

EDM INTERNATIONAL

Société d'Investissement à Capital Variable

Prospectus

January 2026

Distribution of this Prospectus is not authorised unless it is accompanied, when available, by the latest annual report and any subsequent semi-annual report. These reports form an integral part of this Prospectus.

Notice

EDM INTERNATIONAL (the "Company") is an open-ended investment company registered on the official list of collective investment undertakings pursuant to Part I of the Luxembourg law of December 17, 2010 relating to collective investment undertakings (the "law of 2010"). It should be noted that such registration does not imply approval by any Luxembourg authority of the contents of this Prospectus or the portfolios of securities held by the Company.

The shares of the Company are offered on the basis of the information and representations contained in this Prospectus. Any information or representation given or made by any distributor, selling agent or other person not contained herein or in the documents referred to herein should be regarded as unauthorised and should accordingly not be relied upon.

The Directors of the Company have taken all reasonable care to ensure that at the date of this Prospectus the information contained herein is accurate and true in all material aspects and that there are no other material facts the omission of which would make misleading any statement herein, whether of fact or opinion. The Directors of the Company accept responsibility accordingly.

To reflect material changes, this document may be updated from time to time and potential investors are recommended to enquire at the offices of the Company as to the issue of any subsequent and more recent Prospectus.

The distribution of the Prospectus and the offering of the Shares may be restricted in certain jurisdictions. This Prospectus does not constitute an offer or solicitation in a jurisdiction where such offer or solicitation is unlawful or the person making the offer or solicitation is not qualified to do so or a person receiving the offer or solicitation may not lawfully do so. It is the responsibility of any person into whose possession this Prospectus comes and of any person wishing to apply for Shares in the Company to inform themselves about and to observe all applicable laws and regulations relating to the relevant jurisdictions.

Statements made in this Prospectus are based on the law and practice currently in force in the Grand Duchy of Luxembourg and are subject to changes therein.

A subscription of a subscriber will only be taken into consideration if the Application Form is accompanied by the identification documents of the subscriber duly certified by the local authorities of his country of residence.

Prospective investors who are in any doubt about the contents of this Prospectus and the annual or semi-annual reports (as far as the latter have been issued) of the Company should consult their stockbroker, bank manager, solicitor, accountant or other financial adviser and should in particular take appropriate advice as to the possible tax consequences, legal requirements, foreign exchange restrictions or exchange control requirements which they might encounter under the laws of the countries of their citizenship, residence or domicile and which might be relevant to the subscription, holding or disposal of Shares.

In particular, the Shares have not been registered and will not be registered under the United States Securities Act of 1933, as amended (nor has the Company been registered under the United States Investment Company Act of 1940, as amended) and may not be offered, sold or delivered, directly or indirectly, in the United States of America, its territories or possessions or areas subject to its jurisdiction, or to citizens or residents thereof other than in accordance with the laws of the United States. Any re-offer or resale of any Shares in the United States or to US Persons may constitute a violation of United States law. Shares may not be subscribed by an US Person. The Board of Directors may decide to allow exemptions from this principle at its sole discretion.

The Company may cause Shares to be redeemed at any time if such Shares are held by/for the account and/or on behalf of:

- US Persons;
- A person who does not provide the necessary information requested by the Company in order to comply with legal or regulatory rules as but not limited to FATCA provisions; or
- A person who is deemed to cause potential financial risk for the Company.

It should be remembered that the value of the Shares and the income from them can fall as well as rise and that accordingly the amount realised by a Shareholder on the redemption of Shares may be less than the original investment made. Past performance of the Company may not be construed as a guarantee of future (successful) results.

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Definitions

The following definitions apply throughout the Prospectus:

Business Day	a bank business day in Luxembourg
Class	one or more classes of Shares within a Sub-Fund, whose assets shall be commonly invested according to the investment objective of that Sub-Fund, but where a specific sales and/or redemption charge structure, fee structure, dividend policy, Reference Currency or hedging policy shall be applied, or which may only be subscribed by certain types of investors
Company	EDM INTERNATIONAL, Société d'Investissement à Capital Variable
Director	a member of the Board of Directors of the Company
Distributor	financial institution appointed by the Management Company for the selling of shares
Eligible Counterparties	investment firms, credit institutions, insurance companies, UCITS and their management companies, pension funds and their management companies, other financial institutions authorised or regulated under EU law or under the national law of a member state of the EU, national governments and their corresponding offices including public bodies that deal with public debt at national level, central banks and supranational organisations
EU	the European Union
EUR	Euro, the currency of the member states of the European Monetary Union (EMU)
FATCA	the Foreign Account Tax Compliance provisions of the U.S. Hiring Incentives to Restore Employment Act (HIRE) enacted in March 2010, set out in sections 1471 to 1474 of the Code, and any U.S. Treasury regulations issued thereunder, Internal Revenue Service rulings or other official guidance pertaining thereto
FATCA Law	the amended Luxembourg law dated 24 July 2015 implementing the Model I Intergovernmental Agreement between the Government of the Grand Duchy of Luxembourg and the Government of the United States of America to Improve International Tax Compliance and with respect to the United States information reporting provisions commonly known as FATCA
Financial Year	starts on the first day of January of each year and ends on the last day of December of the same year
Institutional Investor	means an investor which qualifies as an institutional investor within the meaning of Article 174 of the law of 2010
Management Company	the management company appointed by the Company in accordance with the provisions of the law of 2010 and the

	Management Company Agreement, as identified in section 2 “Management and Administration”
Management Company Agreement	the agreement entered into between the Company and the Management Company governing the appointment of the Management Company, as may be amended or supplemented from time to time
Net Asset Value (also NAV)	the Net Asset Value of a given Sub-Fund is computed on each Valuation Day by subtracting from the total value of its assets an amount equal to all its liabilities, divided by the total number of Shares of that Sub-Fund outstanding on that Valuation Day
OECD	the Organization for Economic Co-operation and Development
Redemption Price	the Net Asset Value per Share of a Sub-Fund or Class on a given Valuation Day
Reference Currency	the currency in which the Net Asset Value of a given Sub-Fund or Class is expressed
Share	a share of any Sub-Fund in the capital of the Company
Shareholder	the holder of one or more Shares in the capital of the Company
Sub-Distributor	financial institution appointed by the Distributor for the selling of shares
Sub-Fund	an individual Sub-Fund of the Company, linked to a portfolio of assets invested according to a specific investment policy
Subscription Price	the Net Asset Value per Share of a Sub-Fund or Class on a given Valuation Day, plus a subscription fee of maximum 5% of that Net Asset Value
Sustainability Factors	means environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters
Sustainability Risk	means an environmental, social or governance event or condition that, if it occurs, could cause an actual or a potential material negative impact on the value of the investments made by the Company
UCITS Directive	Directive 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities (UCITS), as amended by Directive 2014/91/EU of the European Parliament and of the Council of 23 July 2014 as regards depositary functions, remuneration policies and sanctions as may be further amended in the future
UNPRI	United Nations Principles of Responsible Investment
USD	US Dollars, the currency of the United States of America
US Person	(i) a natural person who is a resident of the United States; (ii) a corporation, partnership or other entity, other than an entity

organized principally for passive investment, organized under the laws of the United States and which has its principal place of business in the United States; (iii) an estate or trust, the income of which is subject to United States income tax regardless of the source; (iv) a pension plan for the employees, officers or principals of an entity organized and with its principal place of business in the United States; (v) an entity organized principally for passive investment such as a pool, investment company or other similar entity; provided that units of participation in the entity held by persons who qualify as U.S. persons or otherwise as qualified eligible persons represent in the aggregate 10% or more of the beneficial interests in the entity, and that such entity was formed principally for the purpose of investment by such persons in a commodity pool the operator of which is exempt from certain requirements of Part 4 of the U.S. Commodity Futures Trading Commission's regulations by virtue of its participants being non-U.S. Persons; or (vi) any other "U.S. Person" as such term may be defined in Regulation S under the U.S. Securities Act of 1933, as amended, or in regulations adopted under the U.S. Commodity Exchange Act of 1922, as amended and (vii) any U.S. person that would fall within the ambit of the FATCA provisions

Valuation Day

every Business Day on which the Net Asset Value of the Shares of the Company is calculated

Prospectus

1 PRINCIPAL FEATURES OF EDM INTERNATIONAL

The information set out under this section is a summary of the principal features of the Company and should be read in conjunction with the entire text of this Prospectus.

1.1 Structure

EDM INTERNATIONAL is an open-ended investment company with variable capital, incorporated in the Grand Duchy of Luxembourg as a “Société Anonyme” on the basis of the law of 10 August 1915 on Commercial Companies (the “law of 1915”) and qualifies as a “Société d’Investissement à Capital Variable” (“SICAV”) on the basis of Part I of the law of 2010.

The Company is structured to provide to investors a variety of different portfolios (“Sub-Funds”) of specific assets in various Reference Currencies. This “umbrella” structure enables investors to select from a range of Sub-Funds, the Sub-Fund(s) which best suit their individual requirements and thus make their own strategic allocation by combining holdings in various Sub-Funds of their own choosing. Each such Sub-Fund shall be designated by a generic name.

Further, the Shares of each Sub-Fund may, as the Board of Directors shall so determine from time to time, be issued in one or more classes of Shares (each such class being referred to herein as a “Class”), whose assets shall be commonly invested pursuant to a specific investment policy of the respective Sub-Fund, but where a specific sales and redemption charge structure, fee structure, dividend policy, hedging policy, or Reference Currency is applied to each such Class, or which may only be subscribed by certain types of investors.

The specific characteristics and investment objectives of each Sub-Fund and, if applicable, its Classes, are defined in the relevant appendix to this Prospectus. Each such appendix forms an integral part of the Prospectus.

1.2 Investment Objective

The objective of the Company is to provide investors with a variety of Sub-Funds investing in a wide range of securities or other legally acceptable assets on a world-wide basis and featuring a diverse array of investment objectives, including capital growth and income, whilst retaining the administrative advantages of one single corporate entity.

The specific investment policy of each Sub-Fund is set out in the relevant appendix to this Prospectus.

1.3 Stock Exchange Listing

The Board of Directors may decide to list the Shares of the Sub-Funds or Classes, as and when issued, on the Luxembourg Stock Exchange. In case that the Shares of a Sub-Fund are listed on the Luxembourg Stock Exchange the relevant details are set out for such Sub-Fund in the Sub-Fund specific appendix to this Prospectus.

1.4 PRIIPs KID

As of 1 January 2023 and in accordance with Regulation (EU) 1286/2014 of the European Parliament and of the Council of 26 November 2014 on key information documents for packaged retail and insurance-based investment products (“PRIIPs”), as amended, and

the Commission Delegated Regulation (EU) 2017/653 of 8 March 2017 supplementing Regulation (EU) No 1286/2014, as amended (collectively referred to as the "**PRIIPs Regulation**"), a key information document ("**KID**") will be published for each Share class where such Share class is available to retail investors in the European Economic Area (the "EEA").

A retail investor within the meaning of the preceding paragraph means any person who is a retail client as defined in article 4(1), point (11), of Directive 2014/65/EU of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Directive 2002/92/EC and Directive 2011/61/EU ("**MiFID II**") (referred to herein as a "**Retail Investor**").

A KID will be handed over to Retail Investors and professional investors, where shares are made available, offered or sold in the EEA, in good time prior to their subscription in the Company. In accordance with the PRIIPs Regulation, the KID will be provided to Retail Investors and professional investors (i) by using a durable medium other than paper or (ii) at <https://www.waystone.com/our-funds/waystone-management-company-lux-s-a/> in which case it can also be obtained, upon request, in paper form from the registered office of the Company free of charge.

2 MANAGEMENT AND ADMINISTRATION

Chairman:	Mr. Carlos Llamas Director EDM Gestión, S.A.U., S.G.I.I.C. Madrid
Directors:	Mr. Paul de Quant Independent Director Luxembourg
	Mrs. Maria Isabel Gomez-Arevalillo Magan Director EDM Gestión, S.A.U., S.G.I.I.C. Madrid
Registered Office:	5, Allée Scheffer L-2520 Luxembourg
Management Company:	Waystone Management Company (Lux) S.A. 19, rue de Bitbourg L-1273 Luxembourg
Board of Directors of the Management Company:	Timothy Madigan Chairman, Independent Director
	Denis Harty Waystone Country Head – Continental Europe
	Vasileios Karelakas Product Lead – Quantitative Solutions in Regulated Fund Solutions
	Alexandra Serban Head of Business Operations – Continental Europe
Investment Manager:	EDM Gestión, S.A.U., S.G.I.I.C. Paseo de la Castellana 78 28046 Madrid Spain
Sub-Investment Managers:	- For the sub-funds Credit Portfolio and EDM High Yield Short Duration Muzinich & Co. Inc. 450 Park Avenue New York, NY 10022 United States of America
	- For the sub-fund American Growth Edgewood Management Llc 350 Park Avenue, 18 th Floor New York, NY 10022 United States of America
	- For the sub-fund Latin American Equity Fund LarraínVial Asset Management Administradora General de Fondos S.A. Avenida Isidora Goyenechea N° 2800, Piso 1, comuna de Las Condes, Santiago, Chile
	- For the sub-fund Alterna Renta Fija Alterna Inversiones y Valores S.A. S.G.I.I.C Marqués de la Ensenada 4, 2 ^a Planta 28004 Madrid Spain

Depository:	CACEIS Bank, Luxembourg Branch 5, Allée Scheffer L-2520 Luxembourg Grand Duchy of Luxembourg
Central Administration:	CACEIS Bank, Luxembourg Branch 5, Allée Scheffer L-2520 Luxembourg Grand Duchy of Luxembourg
Transfer Agent:	CACEIS Bank, Luxembourg Branch 5, Allée Scheffer L-2520 Luxembourg Grand Duchy of Luxembourg
Distributor:	EDM Gestion, S.A.U., S.G.I.I.C. Paseo de la Castellana 78 E-28046 Madrid
Auditor:	PricewaterhouseCoopers Assurance, Société coopérative 2, rue Gerhard Mercator L-2182 Luxembourg Grand Duchy of Luxembourg
Legal adviser as to matters of Luxembourg law:	Arendt & Medernach S.A. 41A, avenue J.F. Kennedy L-2082 Luxembourg Grand Duchy of Luxembourg

3 GENERAL INFORMATION

3.1 The Company

EDM INTERNATIONAL is an open-ended investment company, incorporated in the Grand Duchy of Luxembourg as a “Société Anonyme” on the basis of the law of 10 August 1915 (the “law of 1915”) and qualifies as a “Société d’Investissement à Capital Variable” (SICAV) on the basis of Part I of the law of 2010.

The Company was incorporated as a SICAV for an unlimited period on 15 March 1995, after having first existed under the legal form of a FCP. The Articles of Incorporation of the Company were published in the *Mémorial, Recueil des Sociétés et Associations* (the “Mémorial”), of Luxembourg, on 11th April 1995. The Company is registered with the Luxembourg Trade and Companies’ Register (*Registre de Commerce et des Sociétés*, “RCS”), Luxembourg under number B-50523.

The Articles of Incorporation have been amended most recently on 15 September 2020 and were published in the *Recueil Electronique des Sociétés et Associations* (RESA), the central electronic platform of the Grand Duchy of Luxembourg, on 29 September 2020.

The Articles of Incorporation of the Company and a notice required by Luxembourg law in respect of the issue and sale of Shares by the Company are on file with the RCS, where they may be consulted and where copies may be obtained upon payment of the Registrar’s costs.

The financial year (“Financial Year”) of the Company starts on the first day of January in each year and ends on the last day of December of the same year.

3.2 Board of Directors

The members of the Board of Directors will be elected by the general meeting of the Shareholders subject to the approval of the CSSF. The Board of Directors is vested with the broadest powers to act on behalf of the Company and to take any actions necessary or useful to fulfil the Company’s corporate purpose, subject to the powers expressly assigned by law or the Articles of Incorporation to the general meeting of the Shareholders.

The members of the Board of Directors will receive periodic reports from the Management Company and/or the Central Administrative Agent detailing the performance and analyzing the investment portfolios of the Company.

The Board of Directors is responsible for conducting the overall management and business affairs of the Company in accordance with the Articles of Incorporation. In particular, the Board of Directors is responsible for defining the investment objective and policy of the Sub-Funds and their risk profile, subject to the principle of risk diversification, and for the overall supervision of the management and administration of the Company, including the selection and supervision of the Management Company and the general monitoring of the performance and operations of the Company.

In the definition of the investment policy of each Sub-Fund, the Board of Directors may be assisted by one or several professional Investment Management Support Agents. The Prospectus will be updated in case of appointment of further Investment Management Support Agents.

The list of the members of the Board of Directors as well as of the other administrating bodies of the Company may be found in section 2 "Management and Administration" and in the periodic reports as published by the Company.

3.3 The Management Company

The Company has appointed the Management Company as its management company in accordance with the provisions of the law of 2010 pursuant to the Management Company Agreement.

The Management Company is a public limited company (Société Anonyme) incorporated and existing under the laws of Luxembourg and registered with the Luxembourg Trade and Companies Register (*Registre de Commerce et des Sociétés*) under number B96744. The Management Company was incorporated for an unlimited duration in Luxembourg on 23 October 2003 in accordance with the law of 1915. The articles of association of the Management Company have been amended last time on 28 June 2023 and have been published on the *Recueil Electronique des Sociétés et Associations* (RESA) on 17 July 2023, No. RESA_2023_151.1532. Its fully paid-up share capital amounts to EUR 3,950,000. The Management Company is authorised and regulated by the CSSF in Luxembourg under Luxembourg law. Its main business activity is the management of Luxembourg and foreign undertakings for collective investment in transferable securities authorised according to EU Directive 2009/65/EC and the additional management of other Luxembourg and foreign undertakings for collective investment, in accordance with Article 101(2) and Annex II of the law of 2010.

A complete list of the UCITS managed by the Management Company is available at: <https://www.waystone.com/our-funds/waystone-management-company-lux-s-a>.

The relationship between the Company and the Management Company is subject to the terms of the Management Company Agreement. Under the terms of the Management Company Agreement, the Management Company is responsible for the investment management and administration of the Company as well as the marketing of the Shares, subject to the overall supervision of the Board of Directors. The Management Company is in charge of the day-to-day business activities of the Company. The Management Company has authority to act on behalf of the Company within its function.

For the purpose of a more efficient conduct of its business, the Management Company may delegate to third parties the power to carry out some of its functions on its behalf and with the prior consent of the Company. The delegated functions shall remain under the supervision and responsibility of the Management Company and the delegation shall not prevent the Management Company from acting, or the Company from being managed, in the best interests of the investors. The delegation to third parties is subject to the prior approval of the CSSF.

In conducting its activities, the Management Company shall act honestly and fairly, with due skills, care and diligence, in the best interests of the Company, its investors, and the integrity of the market. In accordance with applicable laws and regulations, the Management Company has adopted and maintains sound internal governance, administrative and accounting procedures. It maintains effective, permanent and independent compliance and internal audit functions. The Management Company is

organised in such a way as to minimise the risk of the Company's interests being prejudiced by conflicts of interest between the Management Company and/or its clients.

The Management Company Agreement contains provisions exempting the Management Company from liability and indemnifying the Management Company in certain circumstances. However, the liability of the Management Company towards the Company will not be affected by any delegation of functions by the Management Company.

The agreement between the Management Company and the Company is concluded for an indefinite period and may be terminated by either party upon a three (3) months' written notice.

The Management Company has in place a remuneration policy in line with the UCITS Directive.

The remuneration policy sets out principles applicable to the remuneration of senior management, all staff members having a material impact on the risk profile of the financial undertakings as well as all staff members carrying out independent control functions.

In particular, the remuneration policy complies with the following principles in a way and to the extent that is appropriate to the size, internal organisation and the nature, scope and complexity of the activities of the Management Company:

- i. it is consistent with and promotes sound and effective risk management and does not encourage risk taking which is inconsistent with the risk profiles, rules or Articles of Incorporation of the Fund;
- ii. if and to the extent applicable, the assessment of performance is set in a multi-year framework appropriate to the holding period recommended to the investors of the Fund in order to ensure that the assessment process is based on the longer-term performance of the Fund and its investment risks and that the actual payment of performance-based components of remuneration is spread over the same period;
- iii. it is in line with the business strategy, objectives, values and interests of the Management Company and the Fund and of the Shareholders, and includes measures to avoid conflicts of interest;
- iv. fixed and variable components of total remuneration are appropriately balanced and the fixed component represents a sufficiently high proportion of the total remuneration to allow the operation of a fully flexible policy on variable remuneration components, including the possibility to pay no variable remuneration component.

The remuneration policy is determined and reviewed at least on an annual basis by a remuneration committee.

The details of the up-to-date remuneration policy of the Management Company, including, but not limited to, a description of how remuneration and benefits are calculated, the identity of the persons responsible for awarding the remuneration and benefits, including the composition of the remuneration committee, are available on

<https://www.waystone.com/waystone-policies>, a paper copy will be made available free of charge upon request.

3.4 Investment Manager

The Management Company shall with the consent of the Company appoint one or more investment manager for each Sub-Fund, as specified in each appendix of this Prospectus, (individually the “Investment Manager” and collectively the “Investment Managers”), who may, subject to the approval of the Board of Directors of the Company, sub-delegate its powers, in which case the Prospectus shall be updated accordingly.

The relationship between the Company, the Management Company and the Investment Managers is subject to the terms of the relevant investment management agreement. The Investment Manager has full discretion, subject to the overall review and control of the Management Company and, ultimately, the Board of Directors, to manage the assets of the relevant Sub-Fund on a discretionary basis, in accordance with the investment objective and policy of the Sub-Fund and any additional investment restrictions or guidelines imposed by the Board of Directors or the Management Company. Within this function, the Investment Manager has authority to act on behalf of the Sub-Fund.

The rights and duties of the Investment Managers are governed by agreements entered into for an unlimited period of time and which may be terminated by the Management Company on giving three (3) months' prior notice by registered mail or with immediate effect, when this is in the interest of the shareholders of the Company or the Investment Manager on giving three (3) months' prior notice by registered mail.

3.5 Sub-Investment Manager

The Investment Managers may with the consent of the Company also appoint one or more sub-investment managers for the portfolio management of a Sub-Fund, subject to the prior approval of the CSSF.

Information about the individual Sub-Funds managed by the individual investment manager or sub-investment manager is provided in the relevant Sub-Fund related appendix to the Prospectus.

3.6 Depositary

The Company has appointed CACEIS Bank, Luxembourg Branch, having its registered office at 5, Allée Scheffer, L-2520 Luxembourg, Grand Duchy of Luxembourg, as depositary bank and principal paying agent (the “**Depositary**”) of the Company with responsibility for the

- (a) safekeeping of the assets,
- (b) oversight duties and
- (c) cash flow monitoring

in accordance with the law of 2010, and the Depositary Bank and Principal Paying Agent Agreement dated 18 March 2016 and entered into between the Company and the Depositary (the “**Depositary Bank and Principal Paying Agent Agreement**”).

CACEIS Bank, Luxembourg branch is acting as a branch of CACEIS Bank, a public limited liability company (*société anonyme*) incorporated under the laws of France with a share capital of 1 280 677 691,03 Euros having its registered office located at 89-91, rue Gabriel Peri, 92120 Montrouge, France, registered with the French Register of Trade and Companies under number 692 024 722 RCS Nanterre. Caceis Bank is an authorised

credit institution supervised by the European Central Bank ("ECB") and the *Autorité de contrôle prudentiel et de résolution* ("ACPR"). It is further authorised to exercise through its Luxembourg branch banking and central administration activities in Luxembourg.

The Depositary shall act honestly, fairly, professionally, independently and solely in the interests of the Company and the Shareholders in the execution of its duties under the law of 2010 and the Depositary Bank and Principal Paying Agent Agreement.

Shareholders may consult upon request at the registered office of the Company, the Depositary Bank and Principal Paying Agent Agreement to have a better understanding and knowledge of the limited duties and liabilities of the Depositary.

The Depositary has been entrusted with the custody and/or, as the case may be, recordkeeping and ownership verification of the Sub-Fund's assets, and it shall fulfil the obligations and duties provided for by Part I of the law of 2010. In particular, the Depositary shall ensure an effective and proper monitoring of the Company's cash flows.

In due compliance with the law of 2010, the Depositary shall:

- (i) ensure that the sale, issue, repurchase, redemption and cancellation of Shares effected on behalf of the Company are carried out in accordance with Luxembourg law and with the Articles of Incorporation;
- (ii) ensure that the value of Shares is calculated in accordance with Luxembourg law and the Articles of Incorporation;
- (iii) carry out the instructions of the Company or the Management Company acting on behalf of the Company, unless they conflict with Luxembourg law or the Articles of Incorporation;
- (iv) ensure that in transactions involving the Company's assets, the consideration is remitted to the Company within the usual time limits; and
- (v) ensure that the income of the Company is applied in accordance with Luxembourg law or the Articles of Incorporation.

The Depositary shall not delegate any of the obligations and duties set out in (i) to (v) of this clause.

In compliance with the provisions of the law of 2010, the Depositary may, under certain conditions, entrust part or all of the assets which are placed under its custody and/or recordkeeping to correspondents or third-party custodians as appointed from time to time. The Depositary's liability shall not be affected by any such delegation, unless otherwise specified, but only within the limits as permitted by the law of 2010.

A list of these correspondents/third party custodians are available on the website of the Depositary (www.caceis.com, section "veille réglementaire"). Such list may be updated from time to time. A complete list of all correspondents/third party custodians may be obtained, free of charge and upon request, from the Depositary. Up-to-date information regarding the identity of the Depositary, the description of its duties and of conflicts of interest that may arise, the safekeeping functions delegated by the Depositary and any conflicts of interest that may arise from such a delegation are also made available to investors on the website of the Depositary (www.caceis.com), and upon request.

Depositary's conflicts of interests

There are many situations in which a conflict of interest may arise, notably when the Depositary delegates its safekeeping functions or when the Depositary also performs

other tasks on behalf of the Company, such as administrative agency and registrar and transfer agency services. In order to protect the Company's and its Shareholders' interests and comply with applicable regulations, a policy and procedures designed to prevent situations of conflicts of interest and monitor them when they arise have been set in place within the Depositary, aiming namely at:

- a. identifying and analysing potential situations of conflicts of interest;
- b. recording, managing and monitoring the conflict of interest situations either in:
 - relying on the permanent measures in place to address conflicts of interest such as maintaining separate legal entities, segregation of duties, separation of reporting lines, insider lists for staff members; or
 - implementing a case-by-case management to (i) take the appropriate preventive measures such as drawing up a new watch list, implementing a new Chinese wall, making sure that operations are carried out at arm's length and/or informing the concerned Shareholders of the Company, or (ii) refuse to carry out the activity giving rise to the conflict of interest.

The Depositary has established a functional, hierarchical and/or contractual separation between the performance of its UCITS depositary functions and the performance of other tasks on behalf of the Company, notably, administrative agency and registrar and transfer agency services.

The Company and the Depositary may terminate the Depositary Bank and Principal Paying Agent Agreement at any time by giving ninety (90) days' prior notice in writing. The Company may, however, dismiss the Depositary only if a new depositary bank is appointed within two (2) months to take over the functions and responsibilities of the Depositary. After its dismissal, the Depositary must continue to carry out its functions and responsibilities until such time as the entire assets of the Sub-Fund(s) have been transferred to the new depositary bank.

The Depositary has no decision-making discretion nor any advice duty relating to the Company's investments. The Depositary is a service provider to the Company and is not responsible for the preparation of this Prospectus and therefore accepts no responsibility for the accuracy of any information contained in this Prospectus or the validity of the structure and investments of the Company.

3.7 Central Administration

Pursuant to an agreement dated 11 January 2016 (the "Service Agreement"), the Management Company has appointed with the consent of the Company CACEIS Bank, Luxembourg Branch, as central administrative agent (the "Central Administrative Agent" or also "Central Administration") of the Company. In this capacity, CACEIS Bank, Luxembourg Branch is responsible for the general administrative functions required by law, namely (i) to calculate the Net Asset Value of the Shares of each Sub-Fund, maintain accounting records and perform accounting services; (ii) perform the registrar services such as the maintenance of books and records of the Fund as well as process all subscriptions, redemptions, conversions, and transfers of Shares, and register these transactions in the register of shareholders and (iii) perform the client communication services such as disseminating distribution notices and distributing audited financial statements to shareholders.

The agreement between the Central Administration, the Company and the Management Company is concluded for an indefinite period and may be terminated by either party upon a three (3) months' written notice.

The Central Administration of the Fund is CACEIS Bank, Luxembourg Branch, with its registered office at 5, allée Scheffer, L-2520 Luxembourg and registered with the Luxembourg Register of Commerce and Companies under number B 209.310.

In consideration of the services rendered, the Central Administrative Agent receives a fee as detailed in section 12 "Charges and Expenses" hereafter.

3.8 Transfer Agent

Pursuant to an agreement dated 11 January 2016, the Management Company has with the consent of the Company appointed CACEIS Bank, Luxembourg Branch, as registrar and transfer agent (the "Registrar and Transfer Agent" or also the "Transfer Agent") of the Company. In this capacity, CACEIS Bank, Luxembourg Branch, is responsible for processing the issue, redemption, conversion and transfer of Shares on behalf of the Company, as well as for maintaining the register of Shareholders.

CACEIS Bank, Luxembourg Branch S.A. is registered with the Luxembourg Register of Commerce and Companies under number B 209.310.

It is licensed to carry out banking activities under the terms of the Luxembourg law of 5 April 1993 on the financial services sector and specialises in custody, fund administration and related services. The agreement between the Registrar and Transfer Agent, the Company and the Management Company is concluded for an indefinite period and may be terminated by either party upon a three (3) months' written notice.

In consideration of the services rendered, the Registrar and Transfer Agent receives a fee as detailed in section 12 "Charges and Expenses" hereafter.

In order to provide those services, CACEIS Bank, Luxembourg Branch must enter into outsourcing arrangements with third party service providers in- or outside the CACEIS group (the **Sub-contractors**). As part of those outsourcing arrangement, CACEIS Bank, Luxembourg Branch, may be required to disclose and transfer personal and confidential information and documents about the Shareholder and individuals related to the Shareholder (the **Related Individuals**) (the **Data transfer**) (such as identification data – including the Shareholder and/or the Related Individual's name, address, national identifiers, date and country of birth, etc. – account information, contractual and other documentation and transaction information) (the **Confidential Information**) to the Sub-contractors. In accordance with Luxembourg law, CACEIS Bank, Luxembourg Branch, is due to provide a certain level of information about those outsourcing arrangements to the Company, which, in turn, must be provided by the Company to the Shareholders.

A description of the purposes of the said outsourcing arrangements, the Confidential Information that may be transferred to Sub-contractors thereunder, as well as the country where those Sub-contractors are located is therefore set out in the below table.

Type of Confidential Information transmitted to the Sub-contractors	Country where the Sub-contractors are established	Nature of the outsourced activities
Confidential Information (as defined above)	Belgium Canada Hong Kong India Ireland Jersey Luxembourg Malaysia Poland Singapore United Kingdom United States of America	<ul style="list-style-type: none"> • Transfer agent/ shareholders services (incl. global reconciliation) • Treasury and market services • IT infrastructure (hosting services, including cloud services) • IT system management / operation Services • IT services (incl. development and maintenance services) • Reporting • Investor services activities

Confidential Information may be transferred to Sub-contractors established in countries where professional secrecy or confidentiality obligations are not equivalent to the Luxembourg professional secrecy obligations applicable to CACEIS Bank, Luxembourg Branch. In any event, CACEIS Bank, Luxembourg Branch is legally bound to, and has committed to the Company that it will enter into outsourcing arrangements with Sub-contractors which are either subject to professional secrecy obligations by application of law or which will be contractually bound to comply with strict confidentiality rules. CACEIS Bank, Luxembourg Branch further committed to the Company that it will take reasonable technical and organisational measures to ensure the confidentiality of the Confidential Information subject to the Data Transfer and to protect Confidential Information against unauthorised processing. Confidential Information will therefore only be accessible to a limited number of persons within the relevant Sub-contractor, on "a need to know" basis and following the principle of the "least privilege". Unless otherwise authorised/required by law, or in order to comply with requests from national or foreign regulatory authorities or law enforcement authorities, the relevant Confidential Information will not be transferred to entities other than the Sub-contractors.

Measures aimed towards the prevention of money laundering, as provided by the laws of the Grand Duchy of Luxembourg, the Grand-Ducal regulation of 1 February 2010 providing details on certain provisions of the amended law of 12 November 2004 on the fight against money laundering and terrorist financing as well as the CSSF Regulation N° 12-02 of 14 December 2012 on the fight against money laundering and terrorist financing, are under the supervision of the Registrar and Transfer Agent on behalf of the Company and may require a detailed verification of the applicant's identity. Depending on the circumstances of each application, a detailed verification might not be required where

- (i) the applicant makes the payment from an account held in the applicant's name at a recognised financial institution or
- (ii) the application is made through a recognised intermediary.

These procedures will only apply if the financial institution or intermediary referred to above is located in a country recognised by the Company as having equivalent anti-money laundering regulations to the Luxembourg law dated 12 November 2004 on the fight against money laundering and terrorist financing, as amended.

By way of example, an individual may be required to produce a copy of his passport or identification card duly certified by a notary public, together with evidence of his/her address such as a utility bill or bank statement and date of birth. In the case of corporate applicants this may require production of a certified copy of the certificate of incorporation (and any change of name), memorandum and articles of association (or equivalent) as well as the copies of the passports or identification cards duly certified by a notary public in relation to all representatives of the corporate applicant.

Shares cannot be attributed to the applicant unless full details of registration and money laundering have been completed. Shares cannot be redeemed or converted unless their attribution has been completed.

The Company reserves the right to request such information as is necessary to verify the identity of an applicant. In the event of delay or failure by the applicant to produce any information required for verification purposes, the Company may refuse to accept the application and will not be liable for any interest, costs or compensation.

The Company reserves the right to reject an application, for any reason, in whole or in part in which event the application monies or any balance thereof will generally be returned without unnecessary delay to the applicant by transfer to the applicant's designated account or by post at the applicant's risk. In such event, the Company will not be liable for any interest, costs or compensation.

3.9 Auditor

The Board of Directors has appointed PricewaterhouseCoopers, as auditor of the Company's transactions, accounts and annual reports.

3.10 Delegations to third parties and support/assistance by third parties

The distribution of the Shares of the Company has been delegated to EDM Gestion, S.A.U., S.G.I.I.C..

4 INVESTMENT OBJECTIVES AND POLICIES - RISK FACTORS

4.1 Investment Objective of the Company

The overall investment objective of the Company is to achieve long-term capital appreciation and growth through investments in world-wide equity, bond and other fixed or variable income markets. For each Sub-Fund, the Company will define additional investment criteria and targets, such as a particular geographic, sectorial or other specific investment objectives. The specific investment policy and objective is detailed for each Sub-Fund in the relevant appendix to this Prospectus.

The Company aims to provide subscribers with a choice of Sub-Funds investing in a wide range of transferable securities and featuring a diverse array of investment objectives.

The Company will generally not invest in securities markets or securities issues where the level and quality of fundamental investment research together with the degree of liquidity in the market or the specific issue suggest that such an investment commitment may be of a speculative nature. This would not prevent the company to invest in non-investment grade issues to deliver a risk adjusted return based on specific credit analysis and appraisal of market conditions.

The overall objective of the Company is to seek to minimise risk exposure through diversification.

The Company gives the subscribers direct access to professionally managed and diversified portfolios.

Individual subscribers may participate in an investment with a substantial amount of funds invested; they are therefore able to take advantage of investment terms normally only available to larger professional investors.

The Company may also seek to protect and enhance the asset value of its different Sub-Funds through hedging strategies consistent with the Company's investment objectives by utilising in general derivatives like currency options, forward contracts and futures contracts as detailed in section 15 "Risk Management" of this Prospectus.

Trading in futures and options can achieve high profits but also entails high risks. The options and futures markets are extremely volatile, the price trend resulting from offer and demand on these markets being subject to certain accidental factors which are difficult to foresee.

The investments of the Company are subject to normal market fluctuations and, accordingly, it should be emphasised that the price of shares in any of the Sub-Funds, and their income, can vary.

The Company shall always comply with the limits set forth in section 13 "Investment Restrictions" of this Prospectus.

In addition, as a matter of hedging strategies, the Board of Directors may, for each Sub-Fund, make use of financial derivatives instruments as detailed in section 15 "Risk Management" of this Prospectus.

No Sub-Fund of the Company does use any techniques and instruments relating to transferable securities and money market instruments, such as securities lending, repurchase and reverse repurchase transactions, buy-sell back or sell-buy back transactions, for the purposes of efficient portfolio management.

No Sub-Fund of the Company does further use any other instruments as margin lending transactions or total return swaps falling into the scope of the Regulation (EU) 2015/2365 of 25 November 2015 on transparency of securities financing transactions and of reuse ("SFTR").

4.2 Investment Risks

The investments of the Company are subject to normal market fluctuations and, accordingly, it should be emphasised that the price of assets in any of the Sub-Funds and the income from them, can fluctuate. Changes in exchange rates may also cause the value of Shares in the investor's base currency to go up or down.

Although the Board of Directors makes every effort to achieve the investment objectives of the Company and its Sub-Funds to the best of its knowledge, no guarantee can be given as to whether the investment objectives will be achieved. As a result, the Net Asset Value of the Shares may be higher or lower, and therefore different levels of positive as well as negative income may be earned.

High yield bonds

Investments in non-investment grade issues also known as high yield bonds, are from issuers - generally corporations - that are considered to be at greater risk of not paying interest and/or returning principal at maturity. High yield securities are considered primarily speculative with respect to the issuer's continuing ability to make principal and interest payments, and may be more volatile than higher-rated securities of similar maturity due to increased sensitivity to adverse issuer, political, regulatory, market, or economic developments and can be difficult to resell. In addition, high yield bonds involve greater risk of default or price changes due to changes in the credit quality of the issuer.

Emerging Market Countries

Investments in transferable securities of emerging market countries are subject to various risks with regard to the rapid economic development which some of these countries are experiencing. In this respect no assurance can be given that this process of development will continue during the years to come.

The degree of market regulation in these markets is generally lower than in more developed markets. As a rule, transferable securities of emerging market countries are substantially less liquid than transferable securities of the key markets. This may have negative effects on determining the time and price for the purchase or sale of transferable securities. In general, companies of emerging market countries are not subject to accounting, auditing and financial reporting standards or requirements comparable to those existing in the key markets. Investments in emerging market countries may be influenced by political, economic or foreign policy changes. The ability of some issuers to repay the principal debt and interests may be uncertain, and no assurance can be given as to the possible insolvency of a particular issuer.

Investments in emerging market countries are subject to an increased risk in relation to the ownership and custody of transferable securities.

Generally, investments in emerging market countries involve greater risks due to the lack of an appropriate system for the transfer, price calculation and accounting of the transferable securities and to their custody and record keeping.

Debt Securities Issued Pursuant to Rule 144A under the US Securities Act of 1933

Sub-Funds may also invest in debt securities of corporations issued under Rule 144A under the US Securities Act of 1933. SEC Rule 144A provides a safe harbor exemption from the registration requirements of the US Securities Act of 1933 for resale of restricted securities to qualified institutional buyers, as defined in the rule. The advantage for investors is higher returns due to lower administration charges. However, dissemination of secondary market transactions in rule 144A securities is restricted and only available to qualified institutional buyers. This might increase the volatility of the security prices and, in extremes conditions, decrease the liquidity of a particular rule 144A security.

Over-the-counter' (OTC) financial derivative instruments

In accordance with its investment objective and policy, a Sub-Fund may trade 'over-the-counter' (OTC) financial derivative instruments such as non-exchange traded futures and options, forwards, swaps (including total return swaps) or contracts for difference. Where a Sub-Fund enters into OTC derivative transactions it is exposed to increased credit and counterparty risk, which the Investment Manager may aim to mitigate by the collateral arrangements. Entering into transactions on the OTC markets will expose the Sub-Fund to the credit of its counterparties and their ability to satisfy the terms of the contracts. In the event of a bankruptcy or insolvency of a counterparty, the Sub-Fund could experience delays in liquidating the position and significant losses, including declines in the value of its investments during the period in which the Sub-Fund seeks to enforce its rights, inability to realise any gains on its investments during such period and fees and expenses incurred in enforcing its rights. There is also a possibility that the above agreements and derivative techniques are terminated due, for instance, to bankruptcy, supervening illegality or change in the tax or accounting laws relative to those at the time the agreement was originated.

Risks linked with dealing in securities via Stock Connect

To the extent that the relevant Sub-Fund's investments in China are dealt via Stock Connect, such dealing may be subject to additional risk factors. Stock Connect is a mutual market access programme through which non-PRC investors can deal in select securities listed on a People's Republic of China ("PRC") stock exchange, currently the Shanghai Stock Exchange ("SSE") and the Shenzhen Stock Exchange ("SZSE"), through a platform organized by the Hong Kong Stock Exchange ("SEHK") via a broker in Hong Kong and PRC domestic investors can deal in select securities listed on the SEHK through a platform put in place by a PRC stock exchange, currently the SSE and SZSE.

The relevant regulations are subject to change. Stock Connect is subject to quota limitations which may restrict the relevant Sub-Fund's ability to deal via Stock Connect on a timely basis. This may impact the Sub-Fund's ability to implement its investment strategy effectively. Currently, the scope of Stock Connect includes all constituent stocks of the SSE 180 Index, the SSE 380 Index, the SZSE Component Index, the SZSE Small/Mid Cap Innovation Index (with market capitalisation of Renminbi "RMB" 6 billion or above) as well as all China A Shares dual-listed on either the SSE or SZSE and the SEHK except for listed shares which are not traded in RMB and/or which are under 'risk alert' or under delisting arrangements. Shareholders should note further that under the relevant regulations a security may be recalled from the scope of Stock Connect. This may adversely affect the relevant Sub-Fund's ability to meet its investment objective, e.g. when the Investment Manager wishes to purchase a security which is recalled from the scope of Stock Connect.

Beneficial owner of the SSE/SZSE Shares

Stock Connect currently comprises the Northbound link, through which Hong Kong and overseas investors like the Fund may purchase and hold China A Shares listed on the Shanghai Stock Exchange or the Shenzhen Stock Exchange ("SSE/SZSE Shares"), and the Southbound link, through which investors in Mainland China may purchase and hold shares listed on the Stock Exchange of Hong Kong. The relevant Sub-Fund trades SSE/SZSE Shares through its broker affiliated to the Fund sub-custodian who is SEHK exchange participants. These SSE/SZSE Shares will be held following settlement by

brokers or custodians as clearing participants in accounts in the Hong Kong Central Clearing and Settlement System (“CCASS”) maintained by the Hong Kong Securities and Clearing Corporation Limited (“HKSCC”) as central securities depositary in Hong Kong and nominee holder. HKSCC in turn holds SSE/SZSE Shares of all its participants through a “single nominee omnibus securities account” in its name registered with ChinaClear, the central securities depositary in Mainland China.

Because HKSCC is only a nominee holder and not the beneficial owner of SSE/SZSE Shares, in the unlikely event that HKSCC becomes subject to winding up proceedings in Hong Kong, investors should note that SSE/SZSE Shares will not be regarded as part of the general assets of HKSCC available for distribution to creditors even under Mainland China law. However, HKSCC will not be obliged to take any legal action or enter into court proceedings to enforce any rights on behalf of investors in SSE/SZSE Shares in Mainland China. Foreign Investors like the concerned Sub-Fund investing through the Stock Connect holding the SSE/SZSE Shares through HKSCC are the beneficial owners of the assets and are therefore eligible to exercise their rights through the nominee only.

Not protected by Investor Compensation Fund

Investors should note that any Northbound or Southbound trading under Stock Connect will not be covered by Hong Kong’s Investor Compensation Fund nor the China Securities Investor Protection Fund and thus investors will not benefit from compensation under such schemes.

Hong Kong’s Investor Compensation Fund is established to pay compensation to investors of any nationality who suffer pecuniary losses as a result of default of a licensed intermediary or authorised financial institution in relation to exchange traded products in Hong Kong. Examples of default are insolvency, in bankruptcy or winding up, breach of trust, defalcation, fraud, or misfeasance.

Pre-trade checking

Mainland China law provides that SSE and SZSE may reject a sell order if an investor (including the relevant Sub-Fund) does not have sufficient available China A shares in its account. SEHK will apply similar checking on all sell orders of China connect securities on the Northbound link at the level of SEHK’s registered exchange participants (“Exchange Participants”) to ensure there is no overselling by any individual Exchange Participant (“Pre-Trade Checking”).

Quota limitations

Trading under Stock Connect will be subject to a maximum daily quota (“Daily Quota”). The Northbound link will be subject to a separate set of Daily Quota, which is monitored by SEHK. The Daily Quota limits the maximum net buy value of cross- border trades via the Northbound link under Stock Connect each day. The applicable quota may change from time to time without prior notice and consequently affect the buy trades on the Northbound link.

In particular, once the remaining balance of the Daily Quota applicable to the Northbound link drops to zero or such Daily Quota is exceeded, new buy orders will be rejected (though investors will be allowed to sell their China connect

securities regardless of the quota balance). Therefore, quota limitations may restrict the relevant Sub-Funds' ability to invest in China connect securities through Stock Connect on a timely basis.

Difference in trading day and trading hours

Due to differences in public holiday between Hong Kong and Mainland China or other reasons such as bad weather conditions, there may be a difference in trading days and trading hours in the two Mainland China markets, Shanghai Stock Exchange (SSE) and Shenzhen Stock Exchange (SZSE), and Hong Kong Stock Exchange (HKSE). Stock Connect will thus only operate on days when both markets are open for trading and when banks in both markets are open on the corresponding settlement days. So it is possible that there are occasions when it is a normal trading day for the Mainland China market but it is not possible to carry out any China A Shares trading in Hong Kong.

The investment manager should take note of the days and the hours during which Stock Connect is open for business and decide according to its own risk tolerance capability whether or not to take on the risk of price fluctuations in China A Shares during the time when Stock Connect is not trading.

Order Priority

Where a broker provides the Stock Connect trading services to its clients, proprietary trades of the broker or its affiliates may be submitted to the trading system independently and without the traders having information on the status of orders received from clients. There is no guarantee that brokers will observe client order priority (as applicable under relevant laws and regulations).

Best Execution Risk

China connect securities trades may, pursuant to the applicable rules in relation to Stock Connect, be executed through one or multiple brokers that may be appointed for the relevant Sub-Fund for trading via the Northbound Trading Link. In order to satisfy the Pre-Trade checking requirements, the Sub-Fund may determine that they can only execute China connect securities trades through certain specific broker(s) or Exchange Participant(s) and accordingly such trades may not be executed on a best execution basis.

In addition, the broker may aggregate investment orders with its and its affiliates' own orders and those of its other clients, including the relevant Sub-Fund. In some cases, aggregation may operate to the Sub-Funds disadvantage and in other cases aggregation may operate to the Sub-Funds advantage.

Limited off-exchange trading and transfers

"Non-trade" transfers (i.e. off-exchange trading and transfers) through Stock Connect are generally not permitted except in limited circumstances provided under Stock Connect rules.

Recalling of eligible stocks and trading restrictions

A stock may be recalled from the scope of eligible stocks for trading via Stock Connect for various reasons, and in such event the stock can only be sold but is restricted from being bought. This may affect the investment portfolio or strategies of the Investment Manager. The Investment Manager should

therefore pay close attention to the list of eligible stocks as provided and renewed from time to time by SSE/SZSE and HKSE.

Under Stock Connect, the Investment Manager will only be allowed to sell China A Shares but restricted from further buying if: (i) the China A Share subsequently ceases to be a constituent stock of the relevant indices; (ii) the China A Share is subsequently under “risk alert”; (iii) the corresponding H share of the China A Share subsequently ceases to be traded on SEHK and/or (iv) in respect of SZSE Shares only, such Shares, based on any subsequent periodic review, that are determined to have a market capitalisation of less than RMB 6 billion. Investors should also note that price fluctuation limits would be applicable to China A Shares.

Trading costs

In addition to paying trading fees and stamp duties in connection with China A Shares trading, the relevant Sub-Fund carrying out Northbound trading via Stock Connect should also take note of any new portfolio fees, dividend tax and tax concerned with income arising from stock transfers which would be determined by the relevant authorities.

Currency risks

Northbound investments by the relevant Sub-Fund in the SSE/SZSE securities will be traded and settled in Renminbi. If the relevant Sub-Fund holds a class of shares denominated in a local currency other than RMB, the Sub-Fund will be exposed to currency risk if the relevant Sub-Fund invests in a RMB product due to the need for the conversion of the local currency into RMB. During the conversion, the relevant Sub-Fund will also incur currency conversion costs. Even if the price of the RMB asset remains the same when the Sub-Fund purchases it and when the Sub-Fund redeems / sells it, the Sub-Fund will still incur a loss when it converts the redemption / sale proceeds into local currency if RMB has depreciated.

The above may not cover all risks related to Stock Connect and any above mentioned laws, rules and regulations are subject to change.

4.3 CRS

Capitalized terms used in this section should have the meaning as set forth in the CRS Law (as defined below), unless provided otherwise herein.

The Company may be subject to the Standard for Automatic Exchange of Financial Account Information in Tax matters and its Common Reporting Standard (“CRS”) as set out in the Luxembourg law dated 18 December 2015, as amended or supplemented from time to time (the “CRS Law”) implementing Council Directive 2014/107/EU which provides for an automatic exchange of financial account information between member States of the European Union as well as the OECD’s multilateral competent authority agreement on automatic exchange of financial account information signed on 29 October 2014 in Berlin, with effect as of 1 January 2016.

Under the terms of the CRS Law, the Company is likely to be treated as a Luxembourg Reporting Financial Institution. As such, as of 30 June 2017 and without prejudice to other applicable data protection provisions, the Company will be required to annually report to the Luxembourg tax authorities (“LTA”) personal and financial information related, inter

alia, to the identification of, holdings by and payments made to (i) certain investors qualifying as Reportable Persons and (ii) Controlling Persons of passive non-financial entities ("NFEs") which are themselves Reportable Persons. This information, as exhaustively set out in Annex I of the CRS Law (the "Information"), will include personal data related to the Reportable Persons.

The Company's ability to satisfy its reporting obligations under the CRS Law will depend on each Shareholder providing the Company with the Information, along with the required supporting documentary evidence. In this context, the Shareholders are hereby informed that, as data controller, the Company will process the Information for the purposes as set out in the CRS Law. The Shareholders qualifying as passive NFEs undertake to inform their Controlling Persons, if applicable, of the processing of their Information by the Company.

Additionally, the Company is responsible for the processing of personal data and each Shareholder has a right to access the data communicated to the Luxembourg tax authorities and to correct such data (if necessary). Any data obtained by the Company are to be processed in accordance with the applicable data protection laws.

The Shareholders are further informed that the Information related to Reportable Persons within the meaning of the CRS Law will be disclosed to the LTA annually for the purposes set out in the CRS Law. The LTA will, under their own responsibility, eventually exchange the reported information to the competent authority of the Reportable Jurisdiction(s). In particular, Reportable Persons are informed that certain operations performed by them will be reported to them through the issuance of statements, and that part of this information will serve as a basis for the annual disclosure to the LTA.

Similarly, the Shareholders undertake to inform the Company within thirty (30) days of receipt of these statements should any included personal data be not accurate. The Shareholders further undertake to inform the Company within thirty (30) days of, and provide the Company with all supporting documentary evidence of any changes related to the Information after occurrence of such changes.

Although the Company will attempt to satisfy any obligation imposed on it to avoid any fines or penalties imposed by the CRS Law, no assurance can be given that the Company will be able to satisfy these obligations. If the Company becomes subject to a fine or penalty as a result of the CRS Law, the value of the Shares held by the Shareholders may suffer material losses.

Any Shareholder that fails to comply with the Company's Information or documentation requests may be held liable for penalties imposed on the Company or the Manager and attributable to such investor's failure to provide the Information or subject to disclosure of the Information by the Company to the LTA and the Company may, in its sole discretion, redeem the Shares of such Shareholders.

4.4 US Foreign Account Tax Compliance Requirements

The Company may be subject to regulations imposed by foreign regulators, in particular, the United States Hiring Incentives to Restore Employment Act (Hire Act) which was enacted into U.S. law in March 2010. It includes provisions generally known as FATCA. FATCA provisions generally impose a reporting to the U.S. Internal Revenue Service of non-U.S. financial institutions that do not comply with FATCA and U.S. persons' (within the meaning of FATCA) direct and indirect ownership of non-U.S. accounts and non-U.S. entities. Failure to provide the requested information will lead to a 30% withholding tax

applying to certain U.S. source income (including dividends and interest) and gross proceeds from the sale or other disposal of property that can produce U.S. source interest or dividends.

Under the terms of FATCA, the Company will be treated as a Foreign Financial Institution (within the meaning of FATCA). As such, the Company may require all Shareholders to provide documentary evidence of their tax residence and all other information deemed necessary to comply with the above mentioned regulations.

Should the Company become subject to a withholding tax as a result of FATCA, the value of the Shares held by all Shareholders may be materially affected.

Furthermore, the Company may also be required to withhold tax on certain payments to its Shareholders who would not be compliant with FATCA (*i.e.* the so-called foreign passthru payments withholding tax obligation). Despite anything else herein contained and as far as permitted by Luxembourg law, the Company shall have the right to:

- withhold any taxes or similar charges that it is legally required to withhold by applicable laws and regulations in respect of any shareholding in the Company;
- require any investor or beneficial owner of the Shares to promptly furnish such personal data as may be required by the Company in its discretion in order to comply with applicable laws and regulations and/or to promptly determine the amount of withholding to be retained;
- divulge any such personal information to any tax authority, as may be required by applicable laws or regulations or requested by such authority; and
- delay payments of any dividend or redemption proceeds to an investor until the Company holds sufficient information to comply with applicable laws and regulations or determine the correct amount to be withheld.

4.5 Operational Risks

Operational risk means the risk of loss for the Company resulting from inadequate internal processes and failures in relation to people and systems of the Company, the Management Company and/or its agents and service providers, or from external events, and includes legal and documentation risk and risk resulting from the trading, settlement and valuation procedures operated on behalf of the Company.

4.6 Country risk linked to the custody

The investment managers may decide from time to time to invest in a country where the Depositary has no correspondent. In such a case, the Depositary will have to identify and appoint a local custodian following a respective due diligence. This process may take time and deprive in the meantime the investment manager of investment opportunities.

The Depositary will assess on an ongoing basis the custody risk of the country where the Sub-Fund's assets are safe kept. In many emerging markets, local custody and settlement services remain underdeveloped and there is a custody and transaction risk involved in dealing in such markets. In certain circumstances, the Sub-Fund may not be able to recover or may encounter delays in the recovery of some of its assets. Furthermore, to secure the investment, the investment manager may be required to sell the assets immediately at a less attractive price than the Sub-Fund would have received under normal circumstances, potentially affecting the performance of the Sub-Fund.

In accordance with the UCITS Directive, entrusting the custody of the Sub-Fund's assets to the operator of a securities settlement system ("SSS") is not considered as a delegation by the Depositary and the Depositary is exempted from the strict liability of restitution of assets. A central securities depositary ("CSD") being a legal person that operates a SSS and provides in addition other core services, should not be considered as a delegate of the Depositary irrespective the fact that the custody of the Sub-Fund's assets has been entrusted to it. There is however some uncertainty around the meaning to be given to such exemption, the scope of which may be interpreted narrowly by some supervisory authorities, notably the European supervisory authorities.

In certain circumstances, the Depositary may be required by local law to delegate safekeeping duties to local custodians subject to weaker legal and regulatory requirements or who might not be subject to effective prudential supervision, increasing thus the risk of a loss of the Sub-Fund's assets held by such local custodians through fraud, negligence or mere oversight of such local custodians. The costs borne by the Sub-Fund in investing and holding investments in such markets will generally be higher than in organised security markets.

4.7 Pledge

As a continuing security for the payment of its duties under the Depositary Bank and Principal Paying Agent Agreement (like the fees to be paid to the Depositary for its services or also overdraft facilities offered by the Depositary), the Depositary shall have a first priority pledge granted by the Company over the assets the Depositary or any third party may from time to time hold directly for the account of the Company, in any currency.

4.8 Cash

Under the UCITS Directive, cash is to be considered as a third category of assets beside financial instruments that can be held in custody and other assets. The UCITS Directive imposes specific cash flow monitoring obligations. Depending on their maturity, term deposits could be considered as an investment and consequently would be considered as other assets and not as cash.

5 THE SHARES

The assets of its various Sub-Funds represent the Company's capital. Subscription proceeds by investors are invested in assets of the relevant Sub-Fund.

The Shares of each Sub-Fund may, as the Board of Directors shall so determine from time to time, be issued in one or more classes of Shares (each such class being referred to herein as a "Class"), whose assets shall be commonly invested pursuant to a specific investment policy of the respective Sub-Fund, but where a specific sales and redemption charge structure, fee structure, dividend policy, hedging policy, or Reference Currency is applied to each such Class, or which may only be subscribed by certain types of investors.

For each Sub-Fund, the Board of Directors may elect to issue Shares in either registered and/or bearer form.

The Appendices to this Prospectus provide additional information as to what form of Shares is offered to investors for a given Sub-Fund.

In the absence of a request for Shares to be issued in any particular form, subscribers will be deemed to have requested that their Shares be issued in registered form without share

certificates and that a confirmation of shareholding will be issued and delivered instead. Unless otherwise stated in the relevant appendix to the Prospectus for a particular Sub-Fund, registered Shares may be issued with fractions up to three (3) decimals.

If bearer Shares are issued, share certificates may be issued, as decided by the Board of Directors, in denominations of 1, 10, 100 and 1,000 Shares. For the time being, bearer Shares will no longer be available for any of the Company's Sub-Funds. Existing bearer Shares may be retained, exchanged for Registered Shares or Global Certificates without charge, or redeemed according to the terms of this Prospectus.

Delivery of share certificates to Shareholders, if specifically requested, is made at the risk and at the expense of those Shareholders. Unless instructions have been received to the contrary, share certificates are delivered to the address quoted by the applicant(s) on the application form, or to the first-named applicant in the case of joint applicants.

The Company however recommends that subscribers hold the Shares in registered form for the purposes of security and ease of dealing. The Shares so issued may be redeemed, converted or transferred upon written instruction to the Company. If share certificates have been issued, any request for redemption or conversion must be accompanied by the respective certificates, and, if coupon sheets have been issued, by the entire set of associated coupons as at the date of the request for conversion or redemption.

The ownership of Shares is evidenced by possession of the share certificate(s), including the associated coupons (if any), or by an entry in the Company's register of Shareholders. The Company shall consider the person in whose name the Shares are registered as their full owner.

Each Share includes the right to a participation in the profits and results of the respective Sub-Fund or Class.

Each entire Share entitles its owner to a vote, which he may exercise at the general meeting of Shareholders or at other meetings of the respective Sub-Fund, either in person or through a proxy. The Shares do not include rights of priority or subscription rights. Nor are they now or will they in the future be associated with any outstanding options or special rights.

In the case of joint applicants, the Company is authorised to accept instructions relating to voting rights, transfers, conversions and redemptions from the first-named applicant in the application unless it receives instructions to the contrary.

The Company draws the investors' attention to the fact that any investor will only be able to fully exercise his investor rights directly against the UCITS, notably the right to participate in general shareholders' meetings if the investor is registered himself and in his own name in the shareholders' register of the UCITS. In cases where an investor invests in the UCITS through an intermediary investing into the UCITS in his own name but on behalf of the investor, (i) it may not always be possible for the investor to exercise certain shareholder rights, such as the right to participate in general meetings of shareholders, directly against the UCITS and (ii) the investors' right to be compensated in case of significant Net Asset Value calculation errors and/or other errors at the level of the Fund (including any Sub-Funds) may be affected. Investors are advised to take advice on their rights.

The Shares are transferable without restriction unless the Board of Directors has restricted ownership of the Shares to specific persons or organisations.

6 HOW TO APPLY FOR SHARES

6.1 General

Applications for subscriptions of Shares should be made directly to the Company and/or the Transfer Agent of the Company in Luxembourg.

The Company reserves the right to reject any application for subscription in full or in part.

In case of joint applicants, the application must include the signatures of all applicants.

No Shares of any Sub-Fund will be issued during any period when the calculation of the Net Asset Value of the relevant Sub-Fund is suspended by the Company as described in section 10.2 "Suspension of the determination of the Net Asset Value".

Prospective investors should complete the Application Form attached to this Prospectus. Application for subscription may also be made in writing, provided that all information required in the Application Form is provided.

6.2 Procedure

Shares are issued according to this Prospectus and the respective appendix, at a price equal to the Net Asset Value per Share of the relevant Sub-Fund or Class, plus a subscription fee of maximum 5% (the "Subscription Price") in favor of the Distributor or Sub-Distributors, as detailed for each Sub-Fund in the appendix to this Prospectus.

Unless otherwise provided for in the relevant appendix to this Prospectus, applications received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before the Cut-off Time, as defined for each Sub-Fund in the relevant appendix to this Prospectus, shall be dealt with on the same Valuation Day at the Subscription Price of the relevant Sub-Fund or Class prevailing on that Valuation Day. Any applications received thereafter will be processed on the next Valuation Day.

6.3 Payments

The Subscription Price is payable in the Reference Currency of the relevant Sub-Fund or Class according to the instructions as detailed in the appendix to this Prospectus. However, the Board of Directors may, for each Sub-Fund or Class, determine additional currencies (hereinafter the "Payment Currencies") in which the Subscription Price may be paid. Such Payment Currencies are indicated for each Sub-Fund in the relevant appendix to this Prospectus. Payments must be made either by cheque or by bank transfer to the bank account of the Company with the Depositary, as indicated in the Application Form. Any payment must clearly identify the name of the respective Sub-Fund or Class, the investor wishes to invest in.

Transfer of funds should be made under arrangements giving the Company notice of the amount transferred and the value date at which it will be available. When payment is made by cheque, Shares will not be issued until cleared funds are received.

6.4 Contribution in Kind

The Board of Directors may agree to issue Shares as consideration for a contribution in kind of transferable securities, in compliance with the conditions set forth by Luxembourg law, in particular the obligation to deliver a valuation report from the auditor of the Company and provided that such transferable securities comply with the investment

objective and policy of the relevant Sub-Fund. Any costs incurred in connection with a contribution in kind of transferable securities shall be borne by the relevant Shareholders.

6.5 Data Protection

The Company, the Management Company, the Registrar and Transfer Agent or any other agent used by them agree to keep all information concerning the investor(s) confidential unless required to disclose such information to third parties by applicable law or by formal instruction of the investor(s) or as further described in this section.

In accordance with the provisions of the applicable Luxembourg data protection law and the Regulation n°2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data ("Data Protection Law"), the Company acting as data controller (the "Data Controller"), collects, stores and processes, by electronic or other means, the data supplied by investors for the purpose of fulfilling the services required by the investors and complying with its legal obligations.

The personal data processed includes in particular the name, contact details (including postal or email address), banking details, invested amount and holdings in the Company of investors (and, if the investor is a legal person, of any natural person related to it such as its contact person(s) and/or beneficial owner(s)) ("Personal Data").

The investor may at his/her/its discretion refuse to communicate Personal Data to the Data Controller. In this case, however, it may reject a request for Shares in the Company.

Personal Data supplied by investors is processed to enter into and perform the subscription in the Company (*i.e.* for the performance of a contract), for the legitimate interests of the Data Controller and to comply with the legal obligations imposed on the Data Controller (notably laws and regulations relating to FATCA or CRS). In particular, the Personal Data is processed for the purposes of (i) processing subscriptions, redemptions and conversions of Shares and payments of dividends to investors, (ii) performing controls on excessive trading and market timing practices, and (iii) complying with applicable anti-money laundering rules. Personal Data supplied by investors is also processed for the purpose of (iv) maintaining the register of shareholders of the Company.

The "legitimate interests" referred to above are:

- the processing purposes described in points (i) to (iv) of the above paragraph of this data protection section;
- meeting and complying with the Data Controller's accountability requirements and regulatory obligations globally; and
- exercising the business of the Company in accordance with reasonable market standards.

The Personal Data may also be processed by the Data Controller's data processors (the "Recipients") which, in the context of the above-mentioned purposes, refer to the Management Company, Depositary and paying agent, the Central Administration, domiciliary agent, Registrar and Transfer Agent, the distributors, the auditor and the legal adviser.

The Recipients may, under their own responsibility, disclose the Personal Data to their agents and/or delegates (the "Sub-Recipients"), which shall process the Personal Data

for the sole purposes of assisting the Recipients in providing their services to the Data Controller and/or assisting the Recipients in fulfilling their own legal obligations.

Recipients and Sub-Recipients may be located in countries outside of the European Economic Area (the “EEA”) whose data protection laws may not offer an adequate level of protection to personal data. In such latter case the Data Controller will contractually ensure with such Recipients that the Personal Data relating to investors is protected in a manner which is equivalent to the protection offered pursuant to the Data Protection Law, which may take the form of EU Commission approved “Model Clauses”. In this respect, the investor has a right to request copies of the relevant document for enabling the Personal Data transfer(s) towards such countries by writing to the Company at its registered office.

The Recipients and Sub-Recipients may, as the case may be, process the Personal Data as data processors (when processing the Personal Data upon instructions of the Data Controller), or as distinct data controllers (when processing the Personal Data for their own purposes, namely fulfilling their own legal obligations).

The Personal Data may also be transferred to third-parties such as governmental or regulatory agencies, including tax authorities, in accordance with applicable laws and regulations. In particular, Personal Data may be disclosed to the Luxembourg tax authorities which in turn may, acting as data controller, disclose the same to foreign tax authorities (including for compliance with the FATCA/CRS obligations).

In accordance with the conditions laid down by the Data Protection Law, the investor acknowledges his/her/its right to:

- access his/her/its Personal Data;
- correct his/her/its Personal Data where it is inaccurate or incomplete;
- object to the processing of his/her/its Personal Data;
- ask for erasure of his/her/its Personal Data;
- ask for Personal Data portability.

The investor also acknowledges the existence of his/her/its right to lodge a complaint with the National Commission for Data Protection (“CNPD”).

The investor may exercise the above rights by writing to the Data Controller at the following address: 5, Allée Scheffer, L-2520 Luxembourg, Grand Duchy of Luxembourg.

Personal Data shall not be retained for periods longer than those required for the purpose of their processing subject to any limitation periods imposed by law.

7 How To REDEEM SHARES

7.1 General

Any Shareholder has the right at any time to have all or part of its Shares redeemed by the Company.

Redemption requests shall be made directly to the Company and/or the Transfer Agent of the Company in Luxembourg.

Any request for redemption shall be irrevocable except during any period during which the determination of the Net Asset Value of the relevant Sub-Fund is suspended by the Company, as described in section 10.2 “Suspension of the determination of the Net Asset

Value". In the absence of revocation, redemptions will be effected on the first applicable Valuation Day following the end of the suspension.

The Redemption Price of Shares may be higher or lower than the Subscription Price initially paid by the Shareholder at the time of subscription, depending on whether the Net Asset Value of the Sub-Fund has appreciated or depreciated.

If, as a result of any request for redemption, the investment held by any Shareholder in a class or Sub-Fund would fall below the minimum holding amount indicated in the relevant appendix to this Prospectus, the Company may treat such request as a request to redeem the entire shareholding of such Shareholder. Such rule is however not applicable in case of redemption requests regarding persons and entities having received a previous waiver regarding minimum holding amount provisions and are therefore already below the minimum holding amount.

7.2 Procedure

Redemption requests must state the number of Shares, their form, the Class and the name of the Sub-Fund, as well as necessary references enabling the payment of the redemption proceeds. For redemption payments, the Transfer Agent will take into account the currency in which the relevant Sub-Fund is denominated. No redemption fee will be charged.

If share certificates have been issued, redemption requests must be accompanied by the share certificates, the appropriate coupons (if any), and the documents that evidence a transfer of Shares (if any).

Unless otherwise provided for in the relevant appendix to this Prospectus, redemption requests received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before the cut-off time as defined for each Sub-Fund in the relevant appendix to this Prospectus shall be dealt with on the same Valuation Day at the Redemption Price of the relevant Sub-Fund prevailing on that Valuation Day. Any redemption requests received thereafter will be processed on the next Valuation Day.

7.3 Payments

The Redemption Price is payable in the Reference Currency of the relevant Sub-Fund or Class, provided that all the documents evidencing the redemption as mentioned here above have been received by the Transfer Agent of the Company.

The settlement period for payments of redemption proceeds is set out for each Sub-Fund in the relevant appendix.

7.4 Deferral of Redemptions

The Company shall not be bound to redeem and convert on any Valuation Day more than 10% of the number of Shares of a specific Sub-Fund outstanding on such Valuation Day. Redemptions and conversions may accordingly be deferred by the Company on a pro rata basis and will be dealt with on the next Valuation Day (but subject always to the foregoing limit). For this purpose, requests for redemption and conversion so deferred will be given priority to subsequently received requests.

7.5 Redemption in Kind

The Company shall have the right, subject to agreement by the relevant Shareholder, to satisfy payment of the Redemption Price, partly or entirely, in the form of assets by allocating to the redeeming Shareholder assets out of the relevant Sub-Fund's portfolio.

Such redemption in kind must be equal in value, as of the relevant Valuation Day on which the Redemption Price is calculated, to the value of the Shares to be redeemed.

The nature and type of assets to be transferred to the redeeming Shareholder in such case shall be determined on a fair and reasonable basis and without prejudicing the interests of the other Shareholders of the relevant Sub-Fund, and the valuation used for such redemption in kind shall be confirmed by a special report of the auditor of the Company.

The costs of any such redemption in kind shall be born exclusively by the redeeming Shareholder.

8 How To CONVERT SHARES

8.1 General

Any Shareholder may request the conversion of all or part of his Shares of any Sub-Fund and/or Class (the "Initial EDM Sub-Fund") into Shares of any other existing Sub-Fund and/or Class (the "New EDM Sub-Fund") on any Valuation Day that is common to the Initial and the New EDM Sub-Fund (the "Common Valuation Day"). Restrictions about conversion between Sub-Funds may be found in the relevant Appendices of the respective Sub-Funds.

Further, retail Shares may not be converted into institutional Shares and vice versa.

In converting Shares of a class or Initial EDM Sub-Fund for Shares of another class or New EDM Sub-Fund, a Shareholder must meet the applicable minimum initial investment requirements imposed by the acquired New EDM Sub-Fund.

If, as a result of any request for conversion, the investment held by any Shareholder in a class or Initial EDM Sub-Fund would fall below the minimum holding amount, if any, indicated in the relevant appendix to this Prospectus in the section "Offering of Shares", the Company may treat such request as a request to convert the entire shareholding of such Shareholder.

Conversion requests shall be made directly to the Company and/or the Transfer Agent of the Company in Luxembourg.

Any request for conversions shall be irrevocable except during any period when the determination of the Net Asset Value of the relevant Sub-Fund is suspended by the Company, as described in section 10.2 "Suspension of the determination of the Net Asset Value". In the absence of revocation, conversions will occur as of the first applicable Common Valuation Day after the end of suspension.

8.2 Procedure

Conversion requests must state the number of Shares, their form, the Class and the Sub-Fund, to be converted as well as the form and Class of Shares to be issued in the New EDM Sub-Fund. If more than one New EDM Sub-Fund is selected, the proportion or,

alternatively, amount or number of Shares to be converted out of the Initial EDM Sub-Fund must also be indicated.

If Share certificates have been issued, conversion requests must be accompanied by the Share certificates, the appropriate coupons (if any) and the documents that evidence a transfer of Shares (if any).

Unless otherwise provided for in the relevant appendix to this Prospectus, conversion requests received by the Transfer Agent of the Company in Luxembourg on a Common Valuation Day before the Cut-off Time as defined for each Sub-Fund in the relevant appendix to this Prospectus, shall be dealt with at the applicable Net Asset Value per Share of the same Common Valuation Day. Any conversion requests received thereafter will be processed on the next Common Valuation Day. The Board of Directors reserves the right to reject conversion requests at its sole discretion.

A conversion order may require the conversion of currency from one Sub-Fund to another. In such event, the number of Shares of the New EDM Sub-Fund obtained on a conversion will be affected by the foreign currency exchange rate, if any, applied to the conversion. The Company has established the following formula to determine the number of Shares of the New EDM Sub-Fund into which the Shares of the Initial EDM Sub-Fund will be converted:

$$F = \frac{A \times (B-C) \times E}{D}$$

with

- A being the number of Shares of the Initial EDM Sub-Fund (or Class) to be converted;
- B being the Net Asset Value per Share of the Initial EDM Sub-Fund (or Class) as applicable on the Common Valuation Day;
- C being the conversion fee as described above;
- D being the Net Asset Value per Share of the New EDM Sub-Fund (or Class) as applicable on the Common Valuation Day;
- E being the exchange rate between the Reference Currency of the Initial EDM Sub-Fund (or Class) and the Reference Currency of the New EDM Sub-Fund (or Class). If both Reference currencies are the same E will be equal to 1;
- F being the number of Shares of the New EDM Sub-Fund obtained in the conversion.

Fractions of Shares of the New EDM Sub-Fund will only be issued to registered Shareholders.

The Board of Directors reserves the right to levy a conversion fee of maximum 0.50% in favor of the Initial EDM Sub-Fund. Such a fee, if any, is detailed for each Sub-Fund in the relevant appendix.

9 PREVENTION OF MARKET TIMING AND LATE TRADING PRACTICES

The Company does not allow investments which are associated with late trading or market timing practices, as such practices may adversely affect the interests of the shareholders.

9.1 Market Timing

In general, *Market Timing* is to be understood as an arbitrage method through which an investor systematically subscribes and redeems or converts Shares of the same investment fund within a short time period, by taking advantage of time differences and/or imperfections or deficiencies in the method of determination of the Net Asset Value of the investment fund.

Accordingly, the Board of Directors may, whenever it deems it appropriate, cause the Transfer Agent to reject an application for subscription and/or switching of Shares from investors whom the Board of Directors considers market timer and may, if necessary, take appropriate measures in order to protect the interests of the other investors. For these purposes, the Board of Directors may consider an investor's trading history and the Transfer Agent may combine Shares which are under common ownership or control.

9.2 Late Trading

In general, *Late Trading* is to be understood as the acceptance of a subscription, conversion or redemption order after the time limit fixed for accepting orders (cut-off time) on the relevant day and the execution of such order at the price based on the Net Asset Value applicable to such same day.

Therefore, the subscriptions, conversions or redemptions are dealt with at an unknown Net Asset Value.

10 NET ASSET VALUE

10.1 Determination of the Net Asset Value

The Net Asset Value per Share will be calculated, except in circumstances of suspensions as described hereafter, for each Sub-Fund on each Valuation Day, at least twice a month, as determined in the relevant appendix to this Prospectus. If such a Valuation Day is not a Luxembourg bank business day ("Business Day"), the Net Asset Value per Share will be calculated on the next Business Day.

The Net Asset Value shall be expressed in the Reference Currency of the relevant Sub-Fund or Class as a per Share figure. It shall be determined as being the total value of the assets of a Sub-Fund less its liabilities, divided by the total number of Shares outstanding in the relevant Sub-Fund.

However, the Board of Directors may determine, for each Sub-Fund, other currencies in which the Net Asset Value per Share may be expressed. Such currencies, as the case may be, are indicated in the relevant appendix.

The basic accounting principles for determining the Net Asset Value of the Sub-Funds are set forth in the Articles of Incorporation, the material provisions of which provide as follows:

- (1) the value of any cash on hand or on deposit, bills and demand notes and accounts receivable, prepaid expenses, cash dividends and interest declared or accrued as aforesaid and not yet received shall be deemed to be the full amount thereof, unless in any case the same is unlikely to be paid or received in full, in which case the value thereof shall be arrived at after making such discount as the Directors may consider appropriate in such case to reflect the true value thereof;

- (2) the value of securities which are quoted or dealt in on any stock exchange shall be in respect of each security, the last known price, and where appropriate, the middle market price on the stock exchange which is normally the principle market for such security;
- (3) securities dealt in on another regulated market are valued in a manner as near as possible to that described in the preceding paragraph;
- (4) in the event that any of the securities held in any portfolio on the relevant Valuation Day are not quoted or dealt in on a stock exchange or another regulated market or, for any of the securities, no price quotation is available, or if the price as determined pursuant to sub-paragraphs 2) and/or 3) is not in the opinion of the Board of Directors representative of the fair market value of the relevant securities, the value of such securities will be determined based on the reasonably foreseeable sales price determined prudently and in good faith;
- (5) all other assets will be valued at their respective fair values as determined in good faith by the Directors in accordance with generally accepted valuation principles and procedures.

If since the last Valuation Day there has been a material change in the quotations on the markets on which a substantial portion of the investments of the Company attributable to a particular Sub-Fund is listed or dealt in, the Directors may, in order to safeguard the interests of the Shareholders and the Company, cancel the first valuation and carry out a second valuation.

The Directors may also adopt, when circumstances so require, other valuation methods in accordance with generally accepted procedures.

The value of the assets denominated in a currency other than the currency of the relevant Sub-Fund will be converted at the rates of exchange prevailing in Luxembourg at the time of the determination of the corresponding Net Asset Value.

The total Net Asset Value of the Company is equal to the sum of the net assets of the various activated Sub-Funds translated into EUR at the rates of exchange prevailing in Luxembourg on the relevant Valuation Day.

The capital of the Company shall at any time be equal to the total Net Asset Value of the Company. The minimum capital of the Company, as required by the law of 2010, shall be EUR 1,250,000.-.

10.2 Suspension of the determination of the Net Asset Value

The Company may suspend the determination of the Net Asset Value of Shares of any particular Sub-Fund and the issue and redemption of the Shares in such Sub-Fund as well as the conversion from and to Shares of such Sub-Fund during:

- (a) any period when any of the principal markets or stock exchanges on which a substantial portion of the investments of any Sub-Fund of the Company from time to time is quoted, is closed otherwise than for ordinary holidays, or during which dealings thereon are restricted or suspended;
- (b) the existence of any state of affairs which constitutes an emergency as a result of which disposal or valuation of assets owned by any Sub-Fund of the Company would be impracticable;

- (c) any breakdown in the means of communication normally employed in determining the price or value of any of the investments attributable to any Sub-Fund or the current prices or values on any market or stock exchange;
- (d) any period when the Company is unable to repatriate funds for the purpose of making payments on the redemption of Shares of any Sub-Fund or during which any transfer of funds involved in the realisation or acquisition of investments or payments due on redemption of Shares of any Sub-Fund cannot in the opinion of the Directors be effected at normal prices or rates of exchange;
- (e) any period when the Company is being liquidated or as from the date on which notice is given of a meeting of Shareholders at which a resolution to liquidate the Company is proposed;
- (f) following the suspension of the calculation of the net asset value per unit, the issue, redemption and/or the conversion at the level of a master fund in which a Sub-Fund invests in its quality as feeder fund of such master fund.

Any such suspension shall be published by the Company and shall be notified to Shareholders requesting subscription, redemption or conversion of their Shares by the Company at the time of the filing of their request for such subscription, redemption or conversion.

Such suspension as to any Sub-Fund shall have no effect on the determination of the Net Asset Value, the issue, redemption and conversion of the Shares of any other Sub-Fund if the circumstances referred to above do not exist in respect of the other Sub-Funds.

11 DIVIDENDS

The dividend policy of each Sub-Fund is described in the relevant appendix to this Prospectus.

12 CHARGES AND EXPENSES

12.1 Setting-up Costs

The fees and costs incurred in connection with the establishment and launch of any additional Sub-Fund shall be borne by the relevant Sub-Fund and shall be amortised over the first five (5) Financial Years following the launch of that Sub-Fund.

12.2 Management Company

Under the Management Company Agreement, the Management Company is entitled to a variable fee based on the net assets of the relevant Sub-Fund, calculated at a maximum rate of 0.06 % per annum but subject to a minimum fee of up to EUR 15,000 per annum per Sub-Fund. The variable fees shall be calculated quarterly on the average of the month-end Net Asset Value of the previous quarter and paid quarterly in arrears. In addition, the Management Company is entitled to a fee of EUR 11,000 per annum per Sub-Fund using the commitment approach for the additional performance of risk management and investment compliance services.

Additional fees and other costs charged to the relevant Sub-Fund in relation to any other additional services, as may be agreed from time to time, allowing the Company to comply with any new regulatory requirements impacting the Company. In addition, the Management Company shall be entitled to receive from the Company reimbursement for

its reasonable disbursements, included but not limited to reasonable out-of-pocket expenses, incurred in the performance of its duties.

In addition, where applicable, any value added tax ("VAT") associated with the above fees and reimbursements will be charged to the Sub-Fund.

For the avoidance of doubt, the Management Company Fee does not cover portfolio management, marketing and distribution services performed by the Investment Managers and the Distributor and/or their delegates. The Company pays separate fees to the Investment Managers, the Sub-Investment Managers and the Distributor as described below or in the respective appendix to this Prospectus.

12.3 Investment Managers

As remuneration for their services, the Investment Managers will receive from the Company a monthly fee ("Investment Management Fee") at a maximum annual rate applicable on the average monthly net assets (as determined according to section 10 "Net Asset Value") of each Sub-Fund. Such Investment Management Fee will be computed and paid as indicated in the relevant appendix to this Prospectus. Any distribution fees, if imposed, are included in the Investment Management Fee which is disclosed in the relevant appendix to this Prospectus.

12.4 Sub-Investment Managers

As remuneration for their services, the Sub-Investment Managers will receive from the Company a monthly fee ("Sub-Investment Management Fee") at a maximum annual rate applicable on the average monthly net assets (as determined according to section 10 "Net Asset Value") of each Sub-Fund. Such Sub-Investment Management Fee will be computed and paid as indicated in the relevant appendix to this Prospectus.

12.5 Central Administration, Depositary and Registrar and Transfer Agent

The Company will pay to the Depositary, Central Administration and Registrar and Transfer Agent annual fees which will amount to a maximum percentage of 2% of the net asset value per sub-fund, depending on the total net assets of the Company with a minimum fee per sub-fund of EUR 25,000.-. These fees are payable on a monthly basis and do not include any transaction related fees and costs of sub-depository's or similar agents. The Depositary, Central Administration and Registrar and Transfer Agent are also entitled to be reimbursed of reasonable disbursements and out of pocket expenses which are not included in the above-mentioned fees.

12.6 Other Expenses

The Company bears all its operating expenses, including without limitation the expenses associated with the offering and sale of its Shares, the costs of buying and selling securities and prime brokerage expenses, asset class specific or strategy specific costs and expenses of required risk analytics tools, financial market data costs and costs of any software associated with such monitoring and risk reporting, governmental charges, legal and auditing fees, director fees, expenses of its Board of Directors and Shareholder meetings, interest, printing, reporting and publication expenses, paying agency fees, fees for using indices, postage, telephone, telex and facsimile, etc.

The Company bears the costs and expenses associated with compliance with the SFDR and including the license or data provider service fee of the Company. It is difficult to predict the full extent of the impact of the SFDR on each of the Sub-Funds. The Board of

Directors reserves the right to adopt such arrangements as it deems necessary or desirable to comply with any applicable requirements of the SFDR and any other related applicable legislation or regulations.

The Investment Manager(s) may incur research costs in connection with the investment decision-making process in relation to a Sub-Fund. The Investment Manager(s) paying for investment research may use a research payment account to pay for investment research within the meaning of Commission Delegated Directive (EU) 2017/593 of 7 April 2016 supplementing Directive 2014/65/EU of the European Parliament and of the Council (MiFID II). The European research providers that are MiFID firms will be obliged to price their research services separately from their execution services. The Investment Manager(s) ensure that: (i) research services are acquired in a manner that reasonably benefits the Sub-Fund and its investors; (ii) the total estimated research costs are proportionate and regularly monitored; (iii) the amount of research costs charged to the Sub-Fund is disclosed in the annual report.

12.7 Allocation of Liabilities

The assets of each Sub-Fund shall be invested for the exclusive benefit of the shareholders of the corresponding Sub-Fund and the assets of a specific Sub-Fund are solely accountable for the liabilities, commitments and obligations of that Sub-Fund.

Any charges and costs attributable to a specific Sub-Fund will be allocated directly to that Sub-Fund.

The fees and charges that cannot be directly attributed to a specific Sub-Fund shall be charged to the various Sub-Funds in equal parts or shall be allocated equally to the various Sub-Funds in proportion to their respective Net Asset Value, if the amounts in question so require.

12.8 Single Legal Entity

Notwithstanding the fact that, under current law and practice, each Sub-Fund constitutes a separate body of assets and liabilities, the Company is a single legal entity.

Unless otherwise agreed upon with the Company's creditors, each Sub-Fund shall be exclusively responsible for the debts, liabilities and obligations attributable to it.

12.9 Master/Feeder

Should a Sub-Fund qualify as a master fund of another UCITS, such other UCITS fund will not be charged any subscription fees, redemption fees or contingent deferred sales charges, conversion fees, from the master.

13 INVESTMENT RESTRICTIONS

The Board of Directors shall, based upon the principle of risk spreading, have power to determine the corporate and investment policy for the investments and the course of conduct of the management and business affairs of each Sub-Fund.

By making use of its power to determine the investment policy of each Sub-Fund, the Board of Directors has resolved the following investment restrictions that apply, in principle, for each Sub-Fund, provided that it is not decided and indicated otherwise in respect of any particular Sub-Fund in the relevant appendix to this Prospectus.

In order to comply with the laws and regulations of the countries where the Shares are offered or placed, the Board of Directors may from time to time impose further investment restrictions to all or several Sub-Funds as shall be compatible with or be in the interest of the Shareholders. Such investment restrictions, if any, will be set out for each Sub-Fund in the relevant appendix to this Prospectus.

The Board of Directors has resolved that:

(1)(a) Each Sub-Fund may invest solely in:

- (i) transferable securities and money market instruments admitted to or dealt in on a regulated market within the meaning of Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments (a “Regulated Market”);
- (ii) transferable securities and money market instruments dealt in on another market in a Member State of the European Union which is regulated, operates regularly and is recognised and open to the public;
- (iii) in transferable securities and money market instruments admitted to official listing on a stock exchange in a non-Member State of the European Union or dealt in on another market in a non-Member State of the European Union, which is regulated, operates regularly and is recognized and open to the public, provided that the choice of the stock exchange or market has been provided for in the instruments of incorporation of the Company;
- (iv) recently issued transferable securities and money market instruments, provided that:
 - (a) the terms of issue include an undertaking that application will be made for admission to official listing on a Regulated Market, stock exchange or on another regulated market as described under (i) to (iii) above;
 - (b) such admission is secured within one (1) year of issue;
- (v) in securities of other undertakings in transferable securities (“UCITS”), authorised according to the Directive 2009/65/EC as amended, and/or other undertakings for collective investments (“UCI”) within the meaning of Article 1, paragraph (2), points a) and b) of Directive 2009/65/EC, should they be situated in a Member State of the European Union or not, provided that:
 - such other UCIs are authorised under laws which provide that they are subject to supervision considered by the CSSF (the Luxembourg Supervisory Authority) equivalent to that laid down in Community law and that they ensure sufficient cooperation between supervisory authorities;
 - the level of guaranteed protection for investors in such other UCIs is equivalent to that provided for investors in a UCITS;
 - the business of the other UCI is reported in at least half-yearly and annual reports;
 - no more than 10% of the UCITS or other UCI assets can be invested in aggregate in shares or units of other UCITS or other UCIs;
- (vi) in deposits with credit institutions which are repayable on demand or have the right to be withdrawn, and maturing in no more than twelve (12) months, provided that the credit institution has its registered office in a Member State of the European Union or, if the registered office of the credit institution is situated in a non-Member State, provided that it is subject to prudential rules considered by the CSSF equivalent to that laid down in Community law;

(vii) in financial derivative instruments, including equivalent cash-settled instruments, dealt in on a Regulated Market or other market referred to in (i) to (iii) above, and/or financial derivative instruments dealt in over-the-counter provided that:

- the underlying consists of instruments described in this Article 13 paragraph (1) (a), financial indices, interest rates, foreign exchange rates or currencies, in which the Company may invest;
- the counter-parties to over-the-counter derivative transactions are first class institutions specialised in this type of transactions subject to prudential supervision, and belonging to the categories approved by the CSSF; and
- the over-the-counter derivatives are subject to reliable and verifiable valuation on a daily basis and can be sold, liquidated or closed by an offsetting transaction at any time at their fair value at the Company's initiative;

(viii) money market instruments other than those dealt in on a Regulated Market as referred above, which fall under Article 1 of the law of 2010, if the issue or issuer of such instruments are themselves regulated for the purpose of protecting investors and savings, and provided that such instruments are:

- issued or guaranteed by a central, regional or local authority or central bank of a Member State of the European Union, the European Central Bank, the European Union or the European Investment Bank, a non-Member State of the European Union or, in the case of a Federal State, by one of the members making up the federation, or by a public international body to which one or more Member States of the European Union belong; or
- issued by an undertaking any securities of which are dealt in on regulated markets referred to in items (i) to (iii) above; or
- issued or guaranteed by an establishment subject to prudential supervision, in accordance with criteria defined by Community law, or by an establishment which is subject to and complies with prudential rules considered by the CSSF to be at least as stringent as those laid down by Community Law; or
- issued by other bodies belonging to the categories approved by the CSSF provided that investments in such instruments are subject to investor protection equivalent to that laid down in the first, the second and the third indents and provided that the issuer is a company whose capital and reserves amount to at least ten million euros (EUR 10,000,000.-) and which presents and publishes its annual accounts in accordance with the fourth directive 78/660/EEC, is an entity which, within a group of companies which includes one or several listed companies, is dedicated to the financing of the group or is an entity which is dedicated to the financing of securitisation vehicles which benefit from a banking liquidity line;

(ix) and acquire securities issued by one or several other Sub-Funds of the Company (the "Target Sub-Fund(s)"), under the following conditions:

- the Target Sub-Fund does not, in turn, invest in the Sub-Fund invested in the Target Sub-Fund;
- not more than 10% of the assets of the Target Sub-Fund may be invested in aggregate in shares of other Sub-Funds of the Company;
- the voting rights linked to the securities of the Target Sub-Fund are suspended during the period of investment;

- in any event, for as long as these securities are held by the Company, their value will not be taken into consideration for the calculation of the Net Asset Value for the purposes of verifying the minimum threshold of the net assets imposed by the law of 2010; and

there is no duplication of management/subscription or repurchase fees between those at the level of the Sub-Fund having invested in the Target Sub-Fund and those of the Target Sub-Fund; or

- (x) in any other securities, money market instruments, instruments or other assets within the restrictions as shall be set forth by the Board of Directors in compliance with applicable laws and regulations.

(1)(b) In addition the Company may invest a maximum of 10% of the net assets of any Sub-Fund in transferable securities and money market instruments other than those referred to under (1) (a) above.

(2) The Company may hold ancillary liquid assets limited to 20% of the net assets of the Sub-Fund. However, such limitation may exceptionally and temporarily be exceeded if, due to exceptionally unfavourable market conditions the Board of Directors considers this to be in the best interest of the Shareholders.

(3) The Company will comply in respect of the net assets of each Sub-Fund with the following investment restrictions:

(a) Risk diversification rules

- (i) A Sub-Fund may invest no more than 10% of its net assets in transferable securities or money market instruments issued by the same issuing body.
- (ii) The Company may not invest more than 20% of the net assets of any Sub-Fund in deposits made with the same body. The risk exposure of a Sub-Fund to a counterparty in an OTC derivative transaction may not exceed 10% of its net assets when the counterparty is a credit institution referred to in (1) (a) (vi) above or 5% of its net assets in other cases.
- (iii) Moreover, where the Company holds on behalf of a Sub-Fund investments in transferable securities and money market instruments of issuing bodies which individually exceed 5% of the net assets of such Sub-Fund, the total of all such investments must not account for more than 40% of the total net assets of such Sub-Fund.

This limitation does not apply to deposits and OTC derivative transactions made with financial institutions subject to prudential supervision.

- (iv) Notwithstanding the individual limits laid down in paragraph (3)(a) (i) and (ii), the Company may not combine, where this would lead to investing more than 20% of its assets in a single body, for each Sub-Fund:
 - investments in transferable securities or money market instruments issued by that body;
 - deposits made with that body; or
 - exposure arising from OTC derivative transactions undertaken with that body.
- (v) The limit of 10% laid down in paragraph (3) (a) (i) above may be a maximum of 35% in respect to the transferable securities or money market instruments which are issued or guaranteed by a member State of the European Union (a "Member State"), its local authorities, by another eligible state or by public international bodies of which one or more Member States are members. This limit may be a maximum of 25% for certain bonds when they are issued by a

credit institution which has its registered office in a Member State of the European Union and is subject by law, to special public supervision designed to protect bondholders. In particular, sums deriving from the issue of these bonds must be invested in conformity with the law in assets which, during the whole period of validity of the bonds, are capable of covering claims attaching to the bonds and which, in case of bankruptcy of the issuer, would be used on a priority basis for the repayment of principal and payment of the accrued interest.

If a sub-fund invests more than 5% of its net assets in the bonds referred to in this subparagraph and issued by one issuer, the total value of such investments may not exceed 80% of the net assets of the sub-fund.

The transferable securities and money market instruments referred to in paragraph (v) shall not be included in the calculation of the limit of 40% in paragraph (iii).

- (vi) The limits set out in paragraphs (i), (ii), (iii), (iv) and (v) may not be aggregated and, accordingly, investments in transferable securities or money market instruments issued by the same issuing body, in deposits or in derivative instruments made with the same issuing body may not, in any event, exceed a total of 35% of any Sub-Fund's net assets.

Companies which are part of the same group for the purposes of the establishment of consolidated accounts, as defined in accordance with directive 83/349/EEC or in accordance with recognised international accounting rules, are regarded as a single body for the purpose of calculating the limits contained in this paragraph (3).

The Company may cumulatively invest up to 20% of the net assets of a Sub-Fund in transferable securities and money market instruments within the same group.

- (vii) **Notwithstanding the above clauses, where a Sub-Fund has invested in accordance with the principle of risk spreading in transferable securities, money market instruments issued or guaranteed by a Member State, by its local authorities, or by another member State of the OECD or by public international bodies of which one or more Member States are members, such Sub-Fund is authorized to invest up to 100% of its net assets in such securities, provided that the Sub-Fund holds securities from at least six different issues and securities from any one issue do not account for more than 30% of its total net assets.**

- (viii) Without prejudice to the limits laid down in paragraph 3 (b), the limits provided in the above clauses [ie 3 (a) (i) to 3 (a) (vii)] are raised to a maximum of 20% for investments in shares and/or debt securities issued by the same issuing body if the aim of the investment policy of a sub-fund is to replicate the composition of a certain stock or debt securities index which is sufficiently diversified, represents an adequate benchmark for the market to which it refers, is published in an appropriate manner and disclosed in the relevant Sub-Fund's investment policy.

The 20% limit is raised to 35% where this proves to be justified by exceptional market conditions, in particular on regulated markets where certain transferable securities or money market instruments are highly dominant. The investment up to this limit is only permitted for a single issuer.

- (ix) The Company may acquire units of the UCITS and/or other UCIs referred to in paragraph 1) (a) (v). **Unless otherwise provided in the relevant appendix to this Prospectus, a Sub-Fund may invest no more than 10% of its net assets in units of those UCITS and/or other UCIs.**

The underlying investments held by the UCITS or other UCIs in which the Company invests do not have to be considered for the purpose of the investment restrictions set forth under clauses 3) (a) (i) to 3) (a) (vi) above.

If a Sub-Fund invests in units of UCITS or other UCI that are managed, directly or by delegation, by the Management Company or by any other company which is linked to the Management Company by common management or control, or by a substantial direct or indirect holding, the Management Company or other company may not charge subscription or redemption fees on account of the Sub-Fund's investment in the units of such UCITS and/or other UCI.

If the Company shall decide to invest in respect to a particular Sub-Fund a substantial proportion of its assets in other UCITS and/or UCIs the maximum level of management fees that may be charged to both the Sub-Fund and to the UCITS and/or UCI in which it intends to invest will be disclosed in the appendices to this Prospectus under the detailed information regarding the concerned Sub-Fund.

Based on the exemption rule provided for in Article 77 of the law of 2010 from Article 2(2), first clause of the law of 2010, a sub-fund of the Company may act as a feeder UCITS or master UCITS within the scope of the law of 2010. A feeder UCITS is a UCITS or one of its sub-funds, which invests at least 85% of its assets in units of another UCITS or sub-fund of another UCITS ("master UCITS").

A feeder UCITS may hold up to 15% of its assets in one or more of the following assets:

- liquid assets held in accordance with Article 41 (2), second sub-paragraph of the law of 2010;
- derivative financial instruments in accordance with Article 41 (1), point g) and Article 42(2) and (3) of the law of 2010 which may only be used for hedging purposes;
- if the feeder UCITS is an investment company, moveable and immovable assets essential for the direct exercise of its operations.

For the purpose of compliance with Article 42(3) of the law of 2010, the feeder UCITS calculates its aggregate risk in connection with derivative financial instruments by reference to a combination of its own direct risk,

- either with the actual risk of the master UCITS in respect of derivative financial instruments in proportion to the investments by the feeder UCITS in the master UCITS, or
- with the potential total maximum risk of the master UCITS with regard to derivatives in accordance with the terms of the contract or articles of association of the master UCITS in proportion to the investments by the feeder UCITS in the master UCITS.

A master UCITS is a UCITS or one of its sub-funds which

- has at least one feeder UCITS among its shareholders,
- is not itself a feeder UCITS, and
- does not hold units in a feeder UCITS.

The following derogations apply in the case of a master UCITS:

- when a master UCITS has at least two feeder UCITS as shareholders, the first indent of Article 2(2) and the second indent of Article 3 of the law of 2010 do not apply, and the master UCITS has the opportunity to acquire capital from other investors,
- if a master UCITS does not procure any capital from public subscription in another Member state than that in which it is domiciled and in which it has only one or more feeder UCITS, the provisions of Chapter XI and Article 108(1), sub-par. 2 of Directive 2009/65/EC do not apply.

The investment of a feeder UCITS domiciled in Luxembourg in a particular master UCITS which exceeds the limit applicable under Article 46 (1) law of 2010 for investments in other UCITS is subject to prior approval from the CSSF.

- (x) The risk exposure to a counterparty in an OTC derivative transaction may not exceed 10% of a Sub-Fund's net assets when the counterparty is a credit institution referred to in 1) (a) (vi) above or 5% of its net assets in other cases.
- (xi) The Company shall ensure for each Sub-Fund that the global exposure relating to derivative instruments does not exceed the net assets of the relevant Sub-Fund.

(b) Rules with regard to control

The Company may not acquire

- (i) any Shares carrying voting rights which would enable it to exercise significant influence over the management of an issuing body;
- (ii) more than
 - 10% of the non-voting shares of the same issuer;
 - 10% of the debt securities of the same issuer;
 - 10% of the money market instruments of any single issuer;
 - 25% of the units of the same UCITS or other UCI within the meaning of Article 2 (2) of the law of 2010.

These limits under second, third and fourth indents may be disregarded at the time of acquisition, if at that time the gross amount of debt securities or of the money market instruments or the net amount of the instruments in issue cannot be calculated.

The provisions of this paragraph 3 (b) shall not be applicable to transferable securities and money market instruments issued or guaranteed by a Member State or its local authorities or by any other eligible state, or issued by public international bodies of which one or more Member States are members.

These provisions are also waived as regards shares held by the Company in the capital of a company incorporated in a non-Member State of the EU which invests its assets mainly in the securities of issuing bodies having their registered office in that State, where under the legislation of that State, such a holding represents the only way in which the Company can invest in the securities of issuing bodies of that State provided that the investment policy of the company from the non-Member State of the EU complies with the limits laid down in paragraph 3 (a) (i) to 3 (a) (vi); 3 (a) (ix), 3 (a) (x) and 3 (b).

(c) The Company shall comply in respect of the assets of each Sub-Fund with the following investment restrictions:

- (i) The Company may not grant loans to or act as guarantor on behalf of third parties.
- (ii) The Company may not borrow for the account of any Sub-Fund amounts in excess of 10% of the net assets of that Sub-Fund, any such borrowings to be from banks and to be effected only on a temporary basis, provided that the Company may acquire foreign currencies by means of back to back loans.

- (iii) The Company may not carry out uncovered sales of transferable securities, money market instruments or other financial instruments.
- (iv) The Company may not make investments in or enter into transactions involving precious metals, commodities or certificates representing these.
- (v) The Company may not acquire movable or immovable property.

(4) The Company needs not comply with the limits laid down in the above-mentioned investment restrictions when exercising subscription rights attaching to transferable securities or money market instruments which form part of its assets. While ensuring observance of the principle of risk spreading, recently created Sub-Funds may derogate from paragraphs 3 (a) (i) to 3 (a) (ix) included for a period of six (6) months following the date of their creation.

If the limitations in the above paragraphs are exceeded for reasons beyond the control of the Company or as a result of the exercise of subscription rights, the Board of Directors must adopt as a priority objective for its sales transactions the remedying of that situation, taking due account of the interest of its Shareholders.

14 ESG RELATED DISCLOSURES

Pursuant to EU Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector (the “**SFDR**”), the Company is required to disclose the manner in which Sustainability Risks (as defined in the definitions section) are integrated into the investment decision and the results of the assessment of the likely impacts of Sustainability Risks on the returns of the Company.

If not disclosed otherwise in the Sub-Fund specific appendices to this Prospectus the Company does not actively promote Sustainability Factors and does not maximize portfolio alignment with Sustainability Factors, however it remains exposed to Sustainability Risks. Such Sustainability Risks are integrated into the investment decision making and risk monitoring to the extent that they represent a potential or actual material risks and/or opportunities to maximizing the long-term risk-adjusted returns.

The impacts following the occurrence of a Sustainability Risk may be numerous and vary depending on the specific risk, region and asset class. In general, where a Sustainability Risk occurs in respect of an asset, there will be a negative impact on, or entire loss of, its value.

Such assessment of the likely impact must therefore be conducted at Sub-Fund level, further detail and specific information is given in the relevant appendix to the Prospectus for each Sub-Fund.

The Management Company does not consider the adverse impacts of investment decisions on sustainability factors. As a UCITS Management Company and Alternative Investment Fund Manager (AIFM) for a diverse range of funds, the Management Company typically delegates investment management responsibilities to external portfolio managers. In light of the diverse methodologies applied to environmental, social, and governance (ESG) considerations in respect of each fund, the Management Company has determined that the aggregation at entity level of PAI reporting carried out by individual investment manager in respect of individual funds (where applicable) is of no demonstrable value to individual stakeholders or investors, and, as such, the Management Company has determined not to integrate adverse impacts arising from its investment decisions on sustainability at the entity level. This position will remain under continuous review, with consideration given to evolving market practices and regulatory developments.

15 RISK MANAGEMENT

In accordance with Luxembourg laws and regulations, the Management Company has adopted and implemented a risk management process, which enables it to monitor and measure at any time the risk of the positions and their contribution to the overall risk profile of each Sub-Fund.

The global exposure of a Sub-Fund to financial derivative instruments and efficient portfolio management techniques may not exceed the Net Asset Value of the Sub-Fund. Global exposure is calculated, at least on a daily basis, using either the commitment approach or the value-at-risk or "VaR" approach, as further explained below. Global exposure is a measure designed to limit either the incremental exposure and leverage generated by a Sub-Fund through the use of financial derivative instruments and efficient portfolio management techniques (where the Sub-Fund uses the commitment approach) or the market risk of the Sub-Fund's portfolio (where the Sub-Fund uses the VaR approach).

As part of the risk management process each Sub-Fund of the Company uses the commitment approach to monitor and measure the global exposure. This approach measures the global exposure related to positions on financial derivative instruments, which may not exceed the total net asset value of the portfolio of the relevant Sub-Fund.

The Company may also employ financial derivatives instruments, which are intended to provide cover against currency exchange risks in the context of the management of its assets and liabilities, as well as in order to enhance return on investments.

There can be no guarantee that the Company will achieve the objective sought from the use of the financial derivatives instruments as described here below.

15.1 Financial Derivatives Instruments

15.1.1 Options on Transferable Securities

The Company may purchase and sell call and put options on securities provided that these contracts are traded on a regulated market.

The total of premiums paid for the acquisition of call and put options on securities may not exceed 15% of the Net Asset Value of the relevant Sub-Fund.

When selling call options on securities, the relevant Sub-Fund must hold either the underlying securities or matching call options or other instruments which provide sufficient coverage of the commitments resulting from the contracts in question (such as warrants). The underlying securities of all call options sold may not be disposed of as long as these options exist, unless they are covered in turn by matching options or by other instruments, which can be used for the same purpose. The same applies also to matching call options or other instruments that the relevant Sub-Fund must hold when it does not have the underlying securities at the time of the sale of the relevant options.

Notwithstanding the foregoing rule, a Sub-Fund may sell uncovered call options on securities that it does not own if, at the time of such sale, the following conditions are met:

- the exercise price of such call options does not exceed 25% of the Net Asset Value of the relevant Sub-Fund;
- the relevant Sub-Fund must at all times be able to cover the positions taken on these sales.

When selling put options, the relevant Sub-Fund must be covered for the full duration of the option contract by liquid resources sufficient to pay for the securities deliverable to it on the exercise of the options.

The total commitment arising on the sale of call and put options (excluding the sale of call options for which the Sub-Fund has adequate coverage) may at no time exceed the total Net Asset Value of that Sub-Fund.

15.1.2 Transactions relating to Futures and Options on Financial Instruments

Except for transactions by mutual agreement which are described in item (b) below, the transactions described hereunder may only relate to contracts which are dealt in on a regulated market.

Subject to the conditions defined here below, such transactions may be undertaken for hedging or other purposes.

- (a) hedging operations relating to the risks attached to the general movement of stock markets

As a global hedge against the risk of unfavorable stock market movements, a Sub-Fund may sell futures on stock market indices. For the same purpose, a Sub-Fund may also sell call options or buy put options on stock market indices. The use of these operations assumes that a sufficient correlation exists between the composition of the index used and the corresponding Sub-Fund's portfolio.

In principle, the total commitment relating to futures and option contracts on stock market indices may not exceed the global valuation of securities held by the relevant Sub-Fund in the market corresponding to each index.

- (b) transactions relating to interest rate hedging

As a global hedge against interest rate fluctuations, a Sub-Fund may sell interest rate futures contracts.

For the same purpose, it can also sell call options or buy put options on interest rates or make interest rate swaps on a mutual agreement basis with first class financial institutions specialising in this type of transaction.

In principle, the total commitment on financial futures contracts, option contracts and interest rate swaps may not exceed the global valuation of the assets to be hedged held by the Sub-Fund concerned in the currency corresponding to these contracts.

- (c) transactions undertaken for purposes other than hedging

Apart from option contracts on securities and contracts relating to currencies, a Sub-Fund may, for a purpose other than hedging, buy and sell futures contracts and option contracts on any type of financial instrument, provided that the total commitment resulting from these purchase and sale transactions together with the total commitment resulting from the sale of call and put options on securities at no time exceeds the total Net Asset Value of the relevant Sub-Fund.

In this context, the concept of the commitments relating to transactions other than options on transferable securities is defined as follows:

- the commitment arising from futures contracts is deemed equal to the value of the underlying net positions payable on those contracts which relate to identical financial instruments (after setting off all sale positions against purchase positions), without taking into account the respective maturity dates and
- the commitment deriving from options purchased and written is equal to the aggregate of the exercise (strike) prices of net uncovered sales positions which relate to single underlying assets without taking into account respective maturity dates.

Sales of call options on securities for which the Sub-Fund has sufficient coverage are not included in the calculation of the total commitment referred to above.

(d) General

The total of the premiums paid to acquire call and put options on securities, together with the total of the premiums paid to acquire options on financial instruments undertaken for purposes other than hedging, may not exceed 15% of the Net Asset Value of the relevant Sub-Fund.

15.1.3 Derivatives Financial Instruments to Hedge Exchange Risks to which the SICAV is Exposed in the Management of its Assets and Liabilities

In order to protect its assets against the fluctuation of currencies, a Sub-Fund may enter into transactions the purpose of which is the sale of future as well as forward foreign exchange contracts, the sale of call options or the purchase of put options in respect of currencies.

These transactions may only be entered into via contracts which are dealt in on a regulated market.

For the same purpose, a Sub-Fund may also sell currencies forward or exchange currencies on a mutual agreement basis with first class financial institutions specialising in this type of transaction.

Provided that it is not decided and indicated otherwise in respect of any particular sub fund in the relevant appendix to this Prospectus, the objective of these transactions presupposes the existence of a direct relationship between these transactions and the assets which are being hedged and implies that, in principle, transactions in a given currency cannot exceed the total valuation of assets denominated in that currency nor may the duration of these transactions exceed the period for which the respective assets are held.

15.2 Collateral and Reinvestment of Collateral

The Company will not receive any collateral.

As the Company has decided to not accept collateral in order to reduce its counterparty risk, the Company will comply with the limits of 10%, respectively 5% as regards the risk exposure to a counterparty, as set out in article 43 of the law of 2010.

16 TAXATION

The following is given on a general tax perspective and is based on the Company's understanding of, and advice received on, certain aspects of the law and practice currently in force in Luxembourg as of the date of the Prospectus. It does not purport to be a complete analysis of all

possible tax situations that may be relevant to an investment decision. It is included herein solely for preliminary information purposes. It is not intended to be, nor should it be construed to be, legal or tax advice. It is a description of the essential material Luxembourg tax consequences with respect to the Shares and may not include tax considerations that arise from rules of general application or that are generally assumed to be known to Shareholders. This summary is based upon the Luxembourg law and regulations as in effect and as interpreted by the Luxembourg tax authorities on the date of this Prospectus and is subject to any amendments in law (or in interpretation) later introduced, whether or not on a retroactive basis. Prospective investors should consult their own professional advisors with respect to particular circumstances, the effects of state, local or foreign laws to which they may be subject and as to their tax position.

Please be aware that the residence concept used under the respective headings below applies for Luxembourg income tax assessment purposes only. Any reference in the present section to a tax, duty, levy, impost or other charge or withholding of a similar nature refers to Luxembourg tax law and/or concepts only. Also, please note that a reference to Luxembourg income tax generally encompasses corporate income tax (*impôt sur le revenu des collectivités*), municipal business tax (*impôt commercial communal*), a solidarity surcharge (*contribution au fonds pour l'emploi*) as well as personal income tax (*impôt sur le revenu*). Corporate taxpayers may further be subject to net worth tax (*impôt sur la fortune*) as well as other duties, levies or taxes. Corporate income tax, municipal business tax, as well as the solidarity surcharge invariably apply to most corporate taxpayers' resident of Luxembourg for tax purposes. Individual taxpayers are generally subject to personal income tax and a solidarity surcharge. Under certain circumstances, where an individual taxpayer acts in the course of the management of a professional or business undertaking, municipal business tax may apply as well.

16.1 The Company

Income tax and net worth tax

Under current law and practice, the Company is not liable to any Luxembourg income tax or net worth tax in Luxembourg.

Withholding tax

Under current Luxembourg tax law, there is no withholding tax on any distribution, redemption or payment made by the Company to its Shareholders under the Shares. There is also no withholding tax on the distribution of liquidation proceeds to the Shareholders.

Subscription tax

The Sub-Funds of the Company are liable in Luxembourg to an annual subscription tax ("taxe d'abonnement") of 0.05% of their net assets, payable quarterly and calculated on the basis of the net assets of the Sub-Funds at the end of the relevant quarter.

Such tax rate is reduced to a rate of 0.01% in respect of the assets attributable to such Sub-Funds that are reserved for institutional investors within the meaning of, and as provided for in, Article 174 of the amended law of 2010. The tax is payable quarterly and calculated on the Net Asset Value of the relevant Sub-Fund at the end of the relevant quarter.

No taxe d'abonnement is paid on the part of the assets of any Sub-Fund invested in other Luxembourg undertakings for collective investment that are subject to the subscription tax under the amended law of 2010 or under the amended law of 2007 on specialized investment funds.

Other taxes

No stamp duty or other tax is payable in Luxembourg on the issue of Shares in the Company except for fixed registration duty of EUR 75.00.- which was paid upon incorporation or upon any amendments to its articles of incorporation.

The Company may be subject to withholding tax on dividends and interest and to tax on capital gains in the country of origin of its investments. As the Company itself is exempt from income tax, withholding tax levied at source, if any, is not refundable in Luxembourg.

Value added tax

In Luxembourg, regulated investment funds, such as SICAVs, have the status of taxable persons for value added tax ("VAT") purposes. Accordingly, the Company is considered in Luxembourg as a taxable person for VAT purposes without any input VAT deduction right. A VAT exemption applies in Luxembourg for services qualifying as fund management services. Other services supplied to the Company could potentially trigger VAT and require the VAT registration of the Company. As a result of this VAT registration, the Company will be in a position to fulfil its duty to self-assess the VAT regarded as due in Luxembourg on taxable services (or goods to some extent) purchased from abroad.

No VAT liability arises in principle in Luxembourg in respect of any payments by the Company to its Shareholder, to the extent such payments are linked to their subscription to the Shares and do therefore not constitute the consideration received for taxable services supplied.

16.2 Tax implication of the investment into a master fund

To the extent a withholding tax would be levied in the country of origin of a master fund on distributions made by such master fund to a feeder Sub-Fund or capital gains realized by such feeder Sub-Fund with regard to its investment in a master fund, such foreign withholding tax would however not be credited against any corporate income tax ("CIT") liability in Luxembourg, given the Company is not subject to such CIT. There are no other specific Luxembourg tax implications for a Luxembourg feeder Sub-Fund in relation to its investment into a master fund.

16.3 CRS

Capitalised terms used in this section should have the meaning as set forth in the CRS Law unless provided otherwise herein.

The Company may be subject to the Standard for Automatic Exchange of Financial Account Information in Tax matters (the "Standard") and its Common Reporting Standard (CRS) as set out in the CRS Law implementing Directive 2014/107/EU which provides for an automatic exchange of financial account information between member States of the European Union as well as the OECD's multilateral competent authority agreement on automatic exchange of financial account information signed on 29 October 2014 in Berlin, with effect as of 1 January 2016.

Under the terms of the CRS Law, the Company is likely to be treated as a Luxembourg Reporting Financial Institution. As such, as of 30 June 2017 and without prejudice to other applicable data protection provisions as set out in the Company documentation, the Company will be required to annually report to the Luxembourg tax authority (*administration des contributions directes*) personal and financial information related, inter alia, to the identification of, holdings by and payments made to (i) certain

Shareholders qualifying as Reportable Persons as per the CRS Law and (ii) Controlling Persons of certain non-financial entities (“NFEs”) which are themselves Reportable Persons. This information, as exhaustively set out in Annex I of the CRS Law (the “Information”), will include personal data related to the Reportable Persons.

The Company’s ability to satisfy its reporting obligations under the CRS Law will depend on each Shareholder providing the Company with the Information, along with the required supporting documentary evidence. In this context, the Shareholders are hereby informed that, as data controller, the Company will process the Information for the purposes as set out in the CRS Law. The Shareholders qualifying as passive NFEs undertake to inform their Controlling Persons, if applicable, of the processing of their Information by the Company.

Additionally, the Company is responsible for the processing of personal data and each Shareholder has a right to access the data communicated to the Luxembourg tax authorities and to correct such data (if necessary). Any data obtained by the Company are to be processed in accordance with the applicable data protection laws.

The Shareholders are further informed that the Information related to Reportable Persons within the meaning of the CRS Law will be disclosed to the Luxembourg tax authorities annually for the purposes set out in the CRS Law. The Luxembourg tax authorities will, under their own responsibility, eventually exchange the reported information to the competent authority of the Reportable Jurisdiction. In particular, Reportable Persons are informed that certain operations performed by them will be reported to them through the issuance of statements, and that part of this information will serve as a basis for the annual disclosure to the Luxembourg tax authorities.

Similarly, the Shareholders undertake to inform the Company within thirty (30) days of receipt of these statements should any included personal data be not accurate. The Shareholders further undertake to inform the Company of, and provide the Company with all supporting documentary evidence of any changes related to the Information after occurrence of such changes.

Any Shareholder that fails to comply with the Company’s Information or documentation requests may be held liable for penalties imposed on the Company and attributable to such Shareholder’s failure to provide the Information or subject to disclosure of the Information by the Company to the Luxembourg tax authorities and the Company may, in its sole discretion, redeem the Shares of such Shareholders.

16.4 FATCA

Capitalised terms used in this section should have the meaning as set forth in the FATCA Law, unless provided otherwise.

The Company may be subject to the so-called FATCA legislation which generally requires reporting to the U.S. Internal Revenue Service of non-U.S. financial institutions that do not comply with FATCA and direct or indirect ownership by U.S. persons of non-U.S. entities. As part of the process of implementing FATCA, the U.S. government has negotiated intergovernmental agreements with certain foreign jurisdictions which are intended to streamline reporting and compliance requirements for entities established in such foreign jurisdictions and subject to FATCA.

Luxembourg has entered into a Model I Intergovernmental Agreement (“IGA”) implemented by the FATCA Law which requires Financial Institutions located in

Luxembourg to report, when required, information on Financial Accounts held by Specified U.S. Persons if any, to the Luxembourg tax authorities (*administration des contributions directes*).

Under the terms of the FATCA Law, the Company is likely to be treated as a Luxembourg Reporting Financial Institution.

This status imposes on the Company the obligation to regularly obtain and verify information on all of its Shareholders. On the request of the Company, each Shareholder shall agree to provide certain information, including, in the case of a Non-Financial Foreign Entity (“NFFE”) information on the Controlling Persons of such NFFE, along with the required supporting documentation. Similarly, each investor shall agree to actively provide to the Company within thirty (30) days any information that would affect its status, as for instance a new mailing address or a new residency address.

FATCA may require the Company to disclose the names, addresses and taxpayer identification numbers (if available) of Shareholders as well as information such as account balances, income and gross proceeds (non-exhaustive list) to the Luxembourg tax authorities for the purposes set out in the FATCA Law. Such information will be relayed by the Luxembourg tax authorities to the US Internal Revenue Service.

Additionally, the Company is responsible for the processing of personal data and each Shareholder has the right to access the data communicated to the Luxembourg tax authorities and to correct such data (if necessary). Any data obtained by the Company are to be processed in accordance with the applicable data protection laws.

Although the Company will attempt to satisfy any obligation imposed on it to avoid imposition of FATCA withholding tax, no assurance can be given that the Company will be able to satisfy these obligations. If the Company becomes subject to a withholding tax or penalties as result of the FATCA regime, the value of the Shares held by the Shareholders may suffer material losses. The failure of the Company to obtain such information from each Shareholder and to transmit it to the Luxembourg tax authorities may trigger the 30% withholding tax to be imposed on payments of U.S. source income and on proceeds from the sale of property or other assets that could give rise to U.S. source interest and dividends as well as penalties.

Any Shareholder that fails to comply with the Company’s documentation requests may be charged with any taxes and/or penalties imposed on the Company as a result of such Shareholder’s failure to provide the information and the Company may, in its sole discretion, redeem the Shares of such Shareholder.

Shareholders who invest through intermediaries are reminded to check if and how their intermediaries will comply with this U.S. withholding tax and reporting regime.

Shareholders should consult a U.S. tax advisor or otherwise seek professional advice regarding the above requirements.

17 MEETINGS AND REPORTS

The annual general meeting of Shareholders of the Company is held at the registered office of the Company or at such other place in Luxembourg as indicated in the convening notice on the fourth Tuesday of the month of May of each year at 9.00 a.m., or if any such day is not a bank Business Day in Luxembourg, on the next following bank Business Day in Luxembourg.

Notices of all general meetings will be published in the *Recueil Electronique des Sociétés et Associations* (RESA), of Luxembourg and in at least one Luxembourg newspaper (to the extent required by Luxembourg law), and in such other newspapers as the Board of Directors may decide on, and will be sent by mail to the holders of registered Shares at least 8 days prior to the meeting at their addresses in the register of Shareholders. When registered Shares only have been issued, the notices to Shareholders may be made by registered mail only. Such notices will include the agenda and specify the time and place of the meeting and the conditions of admission, and will refer to the requirements of Luxembourg law with regard to the necessary quorum and majorities required for the meeting. The requirements as to attendance, quorum and majorities at all general meetings will be those laid down in Articles 67 and 67-1 of the law of 10th August 1915 (as amended) of the Grand Duchy of Luxembourg and in the Articles of Incorporation of the Company.

Each Share is entitled to one vote.

Resolutions of meetings of Shareholders will apply to the Company as a whole and to all Shareholders of the Company, provided that any amendment affecting the rights attached to the Shares of any Sub-Fund(s) and the rights of the holders of such Shares may further be submitted to a prior vote of the Shareholders of the relevant Sub-Fund(s) as far as the Shareholders of the Fund(s) in question are present or represented.

Except as otherwise required by law or as otherwise provided in the Articles of Incorporation of the Company, resolutions at a meeting of Shareholders duly convened will be passed by a simple majority of those present or represented and voting.

The Board of Directors may determine all other conditions that must be fulfilled by the Shareholders in order for them to take part in any Shareholder's meeting.

The Financial Year-end of the Company shall be the last day of December of each year.

The audited annual reports will be published within four (4) months after the end of the Financial Year and the unaudited semi-annual reports will be published within two (2) months after the end of the relevant period. Such reports will be made available at the registered office of the Company during normal business hours.

18 LIQUIDATION AND MERGER

18.1 Liquidation - Dissolution of the Company

If the capital of the Company falls below two-thirds of the minimum capital required by the law of 2010, the Directors must submit the question of the dissolution of the Company to a general meeting of Shareholders for which no quorum shall be prescribed and which shall decide on the matter by a simple majority of the Shares present or represented at the meeting.

If the capital of the Company falls below one-fourth of minimum capital required, the Directors must submit the question of the dissolution of the Company to a general meeting of Shareholders for which no quorum shall be prescribed; dissolution may be resolved by Shareholders holding one-fourth of the Shares present or represented at the meeting.

The meeting must be convened so that it is held within a period of forty days from the ascertainment that the total Net Asset Value of the Company has fallen below two-thirds or one-fourth of the minimum capital, as the case may be.

In the event of voluntary liquidation, the operations shall be conducted by one or several liquidators, who shall be appointed by extraordinary general meeting of Shareholders which shall also determine their powers and compensation.

The net product of the liquidation (or also "liquidation proceeds") relating to each Sub-Fund shall be distributed to the Shareholders in the relevant Sub-Fund in the proportion of the number of Shares which they hold in such Sub-Fund.

Should the Company be voluntarily or compulsorily liquidated, its liquidation shall then be carried out in accordance with the provisions of the law which specifies the steps and measures to be taken to enable Shareholders to participate in the liquidation distribution(s) and in this connection provides for deposit in escrow at the Caisse de Consignations of any such amounts which have not been claimed by any Shareholder as at the close of the liquidation.

Amounts not claimed from escrow within the prescription period are liable to be forfeited in accordance with the provisions of Luxembourg law.

18.2 Liquidation of Sub-Funds

The Board of Directors may decide to liquidate one or several Sub-Fund(s) or Class(es) by cancellation of the relevant Shares and refunding to the Shareholders of such Sub-Fund(s) the full Net Asset Value of their Shares.

Such decisions may be taken

- (a) if the net assets of a given Sub-Fund have not reached, or fallen below EUR 5 million or the equivalent in the reference currency of such Sub-Fund, or
- (b) in such cases where substantial unfavorable changes of the social, political or economical situation in countries where investments for the relevant Sub-Fund(s) are made, or Shares of the relevant Sub-Fund(s) are distributed.

Notices of such decisions will be published according to section 19 "Publications" and sent to the holders of registered Shares by mail to their address in the register of Shareholders.

In case of the liquidation of a Sub-Fund or Class by decision of the Directors, the Shareholders of the Sub-Fund(s) or Class(es) to be liquidated may continue to ask for the redemption of their Shares until the effective date of the liquidation. For redemptions made under these circumstances, the Company will apply a Net Asset Value taking into consideration the liquidation fees and will not charge any other fees. The liquidation proceeds not claimed by the Shareholders entitled thereto as at the close of the operations of liquidation will be deposited with the Caisse des Consignations in Luxembourg.

Liquidation or Reorganization of a master fund

In accordance with the provisions of the law of 2010 governing feeder UCITS, a feeder fund shall be dissolved and liquidated if the relevant master fund is liquidated, divided into two or more UCITS or merged with another UCITS, except to the extent permitted, and in compliance with the conditions set out under the law of 2010 and the CSSF Regulation 10-05.

18.3 Merger

18.3.1 Mergers decided by the Directors

The Directors may decide to proceed with a merger (within the meaning of the law of 2010) of the Company or of one of the Sub-Funds, either as receiving or absorbed UCITS or Sub-Fund, subject to the conditions and procedures imposed by the law of 2010, in particular concerning the merger project and the information to be provided to the Shareholders, as follows:

a) Merger of the Company

The Directors may decide to proceed with a merger of the Company, either as receiving or absorbed UCITS, with:

- another Luxembourg or foreign UCITS (the "**New UCITS**"), or
- a sub-fund thereof,

and, as appropriate, to redesignate the Shares of the Company as Shares of this New UCITS, or of the relevant sub-fund thereof as applicable.

In case the Company is the receiving UCITS (within the meaning of the law of 2010), solely the Directors will decide on the merger and effective date thereof.

In case the Company is the absorbed UCITS (within the meaning of the law of 2010), and hence ceases to exist, the general meeting of the Shareholders has to approve, and decide on the effective date of such merger by a resolution adopted with no quorum requirement and at a simple majority of the votes cast at such meeting.

b) Merger of Sub-Funds

The Directors may decide to proceed with a merger of any Sub-Fund, either as receiving or absorbed Sub-Fund, with:

- another existing Sub-Fund within the Company or another sub-fund within a New UCITS (the "**New Sub-Fund**"), or
- a New UCITS,

and, as appropriate, to redesignate the Shares of the Sub-Fund concerned as Shares of the New UCITS, or of the New Sub-Fund as applicable.

18.3.2 Merger decided by the Shareholders

Notwithstanding the provisions under section 18.3.1 "Mergers decided by the Directors", the general meeting of Shareholders may decide to proceed with a merger (within the meaning of the law of 2010) of the Company or of one of the Sub-Funds, either as receiving or absorbed UCITS or Sub-Fund, subject to the conditions and procedures imposed by the law of 2010, in particular concerning the merger project and the information to be provided to the Shareholders, as follows:

a) Merger of the Company

The general meeting of the Shareholders may decide to proceed with a merger of the Company, either as receiving or absorbed UCITS, with:

- a New UCITS, or
- a new sub-fund thereof.

The merger decision shall be adopted by the general meeting of Shareholders with no quorum requirement at a simple majority of the votes validly cast.

b) Merger of the Sub-Funds

The general meeting of the Shareholders of a Sub-Fund may also decide to proceed with a merger of the relevant Sub-Fund, either as receiving or absorbed Sub-Fund, with:

- any New UCITS, or
- a New Sub-Fund,

by a resolution adopted with no quorum requirement at a simple majority of the votes validly cast.

In all the merger cases under 18.3 above, the Shareholders will in any case be entitled to request, without any charge other than those retained by the Company or the Sub-Fund to meet disinvestment costs, the repurchase or redemption of their Shares, in accordance with the provisions of the law of 2010.

19 PUBLICATIONS

The Net Asset Values and the Issue, Conversion and Redemption Prices of the Shares in any Sub-Fund will be made public and available at the registered office of the Company. The Company will further arrange for regular publication of the Net Asset Values in such newspapers as the Board of Directors may decide on.

20 DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the Articles of Incorporation of the Company and of the material contracts referred to above are available for inspection during usual business hours at the registered office of the Company in Luxembourg.

A copy of the Articles of Incorporation of the Company, of this Prospectus, of the applicable KID and of its most recent financial reports and statements may be obtained free of charge upon request at the registered office of the Company.

Any Shareholder having a complaint to make about the operations of the Company may file a complaint by writing to the Management Company. Details on the complaints handling procedure may be obtained from the Management Company upon request.

The Management Company has and each Investment Manager have adopted a "best execution" policy with the objective of obtaining the best possible result for the Company when executing decisions to deal on behalf of the Company or placing orders to deal on behalf of the Company with other entities for execution. Further information on the best execution policy of the Management Company may be obtained from the Management Company upon request.

Procedures relating to the Management Company which Luxembourg regulation requires to be made available to investors for consultation are published on the following website: <https://www.waystone.com>.

The KIDs, Articles of Incorporation, the Prospectus and the most recent annual and semi-annual financial statements of the SICAV are available to investors for consultation on the following website: <https://www.waystone.com/our-funds/waystone-management-company-lux-s-a/>.

OFFICIAL LANGUAGE

The official language of the present Prospectus and of the Articles of Incorporation is the English language; the Board of Directors of the Company however may consider that translation into the languages of the countries where the Shares of the Company are offered and sold shall be mandatory. In the case of any discrepancy between the English original and a foreign language version into which the Prospectus is translated, the English version shall prevail.

21 APPENDICES TO THE PROSPECTUS

I) EDM INTERNATIONAL - STRATEGY FUND

1 Investment Policy

The Sub-Fund seeks capital growth by investing its portfolio mainly but not exclusively in a diversified portfolio of equity securities publicly traded on European regulated markets.

The Sub-Fund may hold ancillary liquid assets or cash equivalent transferable debt securities and money market instruments with a residual maturity of less than twelve (12) months.

The Sub-Fund is actively managed without replicating any benchmark. However, the Sub-Fund is managed with reference to the MSCI EUROPE – NET RETURN index to merely informative and comparative effects.

The Sub-Fund will at all times comply with the investment restrictions as detailed in section 13 of the Prospectus.

For hedging purposes, the Sub-Fund may use financial derivatives instruments as set out in section 15 "Risk Management" of the Prospectus.

The investments within the Sub-Fund are subject to market fluctuations and to the risks inherent in all investments; accordingly, no assurance can be given that their investment objective will be achieved.

The potential effect of the use of financial derivative instruments on the risk profile is to diminish the risk of currency fluctuation.

The Sub-Fund promotes, among other characteristics, environmental and social characteristics according to article 8 of the SFDR, but does not have as its objective a sustainable investment. Nonetheless, it remains exposed to Sustainability Risks. Such Sustainability Risks are integrated into investment decision making and risk monitoring to the extent that they represent potential or actual material risks and/or opportunities to maximizing the long-term risk-adjusted returns.

This Sub-Fund is highly diversified. Therefore, it is expected that the Sub-Fund will be exposed to a broad range of Sustainability Risks, which will differ from company to company. Some markets and sectors will have greater exposure to Sustainability Risks than others. However, it is not anticipated that any single Sustainability Risk will drive a material negative financial impact on the value of the Sub-Fund.

For information related to the promoted environmental and social characteristics as well as for Taxonomy Regulation disclosures, please refer to the "Annex ESG – EDM International - Strategy Fund".

2 Profile of the Typical Investor

Shares of this Sub-Fund are addressed to investors that seek long-term appreciation, but that are prepared to suffer eventual temporary losses.

3 Investment Manager

As from 11 January 2016 the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestion, S.A.U., S.G.I.I.C..

EDM Gestion, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National

Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA. Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and addition has expanded its activity with individual portfolio management and marketing of UCITS.

4 Share Classes

The Sub-Fund offers eight different classes of Shares:

- Class I EUR Shares, denominated in Euro which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class L EUR Shares, denominated in Euro is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
 - (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class R EUR Shares, denominated in Euro which are not restricted as to the type of investors,
- Class Z EUR Shares, denominated in Euro which shall be restricted to Institutional Investors, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group,
- Class I USD Shares, denominated in US Dollar which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class L USD Shares, denominated in US Dollar is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
 - (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class R USD Shares, denominated in US Dollar which are not restricted as to the type of investors,
- Class Z USD Shares, denominated in US Dollar which shall be restricted to Institutional Investors, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group.

5 Reference Currency

The reference currency of the Sub-Fund is Euro (EUR).

The Net Asset Value per Class I EUR, Class L EUR, Class R EUR and Class Z EUR Share of this Sub-Fund will be calculated in Euro (EUR).

The Net Asset Value per Class I USD, Class L USD, Class R USD and Class Z USD Share of this Sub-Fund will be calculated in US Dollar (USD).

The currency risk of Class I USD, Class L USD, Class R USD and Class Z USD Shares will be hedged.

6 Offering of Shares

6.1 The initial subscription price for Class Z EUR Shares will be EUR 100.- ("Initial Subscription Price Z EUR").

The initial subscription price for Class Z USD Shares will be USD 100.- ("Initial Subscription Price Z USD").

The minimum initial subscription amount for Class Z EUR Shares of the Sub-Fund is EUR 10,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below EUR 10,000,000.-.

The minimum initial subscription amount for Class Z USD Shares of the Sub-Fund is USD 10,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below USD 10,000,000.-.

6.2 The minimum holding amount for Class I EUR Shares is EUR 1,000,000.-. The minimum holding amount for Class I USD Shares is USD 1,000,000.-. Any decrease of the holding amount due to a negative performance of the Class I EUR or Class I USD Shares will not be taken into account and will not have a minimum holding requirement related negative impact on the any Class I shareholder.

6.3 After the initial subscription period Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund plus a subscription fee ("Subscription Price"), if applicable, at a rate set out in section 9.1 of this appendix.

7 Form of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

The Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

9 Fees

9.1 Subscription fee

For Class R EUR, Class R USD, Class L EUR and Class L USD Shares, a subscription fee of maximum 2.00% of the applicable Net Asset Value is charged in favor of the Distributor or the Sub-Distributors.

No subscription fee will be charged for Class I EUR, Class I USD, Class Z EUR and Class Z USD Shares.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion fee

A conversion fee of maximum 0.50% of the applicable Net Asset Value will be charged in favor of the Initial EDM Sub-Fund.

9.4 Investment Management Fee

As remuneration for their services, the Investment Manager shall receive from the Company a total fee of 2.50% p.a. for Class R EUR as well as for Class R USD Shares respectively 1.10% p.a. for Class I EUR as well as for Class I USD Shares and 1.10% p.a. for Class L EUR, Class L USD as well as for Class Z EUR and Class Z USD Shares, calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day, which is a bank Business Day in Luxembourg ("Valuation Day").

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 12:00 noon, Luxembourg time ("Cut-off Time"), shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the same Valuation Day. Any application received on any day which is not a Valuation Day shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 12:00 noon on a Valuation Day will be processed on the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Subscription Price: within three (3) Business Days following the applicable Valuation Day
- Payment of Redemption Price: within three (3) Business Days following the applicable Valuation Day

II) EDM INTERNATIONAL – CREDIT PORTFOLIO

1 Investment Policy

The objective of this Sub-Fund is to achieve capital growth through investment in a portfolio of government and corporate bonds. The Sub-Fund could invest in all types of fixed income securities, including convertible bonds, preferred shares and other instruments. Ordinary shares could be held when they come from the conversion of convertible bonds.

The Investment Manager of the Sub-Fund may at its sole discretion and based on its own credit analysis and appraisal of the market and economic situation take the decision to make predominantly investments in non-investment grade securities with a large diversification.

The Sub-Fund may hold ancillary liquid assets or cash equivalent transferable debt securities and money market instruments with a residual maturity of less than twelve (12) months.

The Sub-Fund is actively managed without replicating any benchmark and without reference to any benchmark.

The Sub-Fund will at all times comply with the investment restrictions as detailed in section 13 of the Prospectus.

For hedging purposes, the Sub-Fund may use financial derivatives instruments as set out in section 15 "Risk Management" of the Prospectus.

The Sub-Fund may acquire units of UCITS and UCIs with the limits set out in section 13 of the Prospectus.

The Sub-Fund may invest in collective schemes managed by companies of the EDM Group.

The investments within the Sub-Fund are subject to market fluctuations and to the risks inherent in all investments; accordingly, no assurance can be given that their investment objective will be achieved.

The potential effect of the use of financial derivative instruments on the risk profile is to diminish the risk of currency fluctuation.

The Sub-Fund promotes, among other characteristics, environmental and social characteristics according to article 8 of the SFDR, but does not have as its objective a sustainable investment. Nonetheless, it remains exposed to Sustainability Risks. Such Sustainability Risks are integrated into the investment decision making and risk monitoring to the extent that they represent potential or actual material risks and/or opportunities to maximizing the long-term risk-adjusted returns.

This Sub-Fund is highly diversified. Therefore, it is expected that the Sub-Fund will be exposed to a broad range of Sustainability Risks, which will differ from company to company. Some markets and sectors will have greater exposure to Sustainability Risks than others. However, it is not anticipated that any single Sustainability Risk will drive a material negative financial impact on the value of the Sub-Fund.

For information related to the promoted environmental and social characteristics as well as for Taxonomy Regulation disclosures, please refer to the "Annex ESG – EDM International – Credit Portfolio".

2 Profile of the Typical Investor

Shares of this Sub-Fund are addressed to investors that seek capital appreciation, with little probability of suffering losses in a period of over one (1) year.

3 Investment Manager

As from 11 January 2016 the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestión, S.A.U., S.G.I.I.C..

EDM Gestión, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA.. Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and addition has expanded its activity with individual portfolio management and marketing of UCITS.

As from 10 November 2019, EDM Gestión, S.A.U., S.G.I.I.C. has, with the consent of the Company, concluded an agreement with Muzinich & Co. Inc. as Sub-Investment Manager of the Sub-Fund.

Muzinich & Co. Inc., a company registered and authorized by the SEC (SEC registration n° 8/40102), having its registered office at 450 Park Avenue, New York, NY 10022 USA as sub-investment manager of the Sub-Fund. Muzinich & Co. Inc is a specialist in corporate credit its purpose is to deliver a risk adjusted return in a variety of market conditions, relying on their own credit analysis rather than public ratings and to invest in existing funds of negotiable securities and other assets in conformity with the law, while diversifying risks to permit its shareholders to benefit from the results of its asset management.

4 Share Classes

The Sub-Fund offers four different classes of Shares:

Class R EUR Shares, denominated in Euro (EUR), which are not restricted as to the type of investors;

Class R USD Shares, denominated in US-Dollar (USD), which are not restricted as to the type of investors;

Class L EUR Shares, denominated in Euro is directed to

- (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
- (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements.

Class L USD Shares, denominated in US Dollar is directed to

- (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
- (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements.

5 Reference Currency

The Reference Currency of the Sub-Fund is Euro (EUR).

The Net Asset Value per Class R EUR and Class L EUR Share of this Sub-Fund will be calculated in Euro (EUR) and the Net Asset Value per Class R USD and Class L USD Share of this Sub-Fund will be calculated in US-Dollar (USD). The currency strategy is applied in such a way that irrespective of share class currency, each share class will obtain local currency return of the underlying assets.

6 Offering of Shares

6.1 The initial subscription price for Class L EUR Shares will be EUR 100.- ("Initial Subscription Price L EUR").

The initial subscription price for Class L USD Shares will be USD 100.- ("Initial Subscription Price L USD").

6.2 Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund plus a subscription fee ("Subscription Price") at a rate set out in section 9.1 hereafter.

7 Form and Classes of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

The Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

9 Fees

9.1 Subscription fee

For Class R EUR, Class R USD, Class L EUR and Class L USD Shares a subscription fee of maximum 1.00% of the applicable Net Asset Value is charged in favor of the Distributor or the Sub-Distributors.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion fee

A conversion fee of maximum 0.50% of the applicable Net Asset Value will be charged in favor of the Initial EDM Sub-Fund.

9.4 Investment Management and Sub-Investment Management Fee

As remuneration for their services, the Investment Manager and Sub-Investment Manager shall receive from the Company a total fee of 1.50% p.a. for Class R EUR and Class R USD Shares and of 0.95% p.a. for Class L EUR and for Class L USD Shares, calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day which is a bank Business Day in Luxembourg ("Valuation Day").

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund and/or applications for conversion of Shares within the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 12:00 noon, Luxembourg time ("Cut-off Time") shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the same Valuation Day. Any application received on any day which is not a Valuation Day shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 12:00 noon on a Valuation Day will be processed on the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Subscription Price: within three (3) Business Days following the applicable Valuation Day
- Payment of Redemption Price: within three (3) Business Days following the applicable Valuation Day

III) EDM INTERNATIONAL – SUSTAINABLE GLOBAL EQUITY FUND

1 Investment Policy

The Sub-Fund seeks capital growth by investing its portfolio mainly but not exclusively in a diversified portfolio of global equity securities publicly traded on regulated markets.

The Sub-Fund may also invest in securities of real estate companies, including closed-end real estate investment funds like REITs (real estate investment trusts) which must be regulated by the local supervisory authority and be traded on the relevant local stock exchange. This also includes investments in the emerging markets. The Sub-Fund may hold ancillary liquid assets or cash equivalent transferable debt securities and money market instruments with a residual maturity of less than twelve (12) months.

The Sub-Fund is actively managed without replicating any benchmark. However, the Sub-Fund is managed with reference to the MSCI AC WORLD EUR – NET RETURN index to merely informative and comparative effects.

The Sub-Fund will at all times comply with the investment restrictions as detailed in section 13 of the Prospectus.

For hedging purposes, the Sub-Fund may use financial derivatives instruments as set out in section 15 "Risk Management" of the Prospectus.

The investments within the Sub-Fund are subject to market fluctuations and to the risks inherent in all investments; accordingly, no assurance can be given that their investment objective will be achieved.

The potential effect of the use of financial derivative instruments on the risk profile is to diminish the risk of currency fluctuation.

The Sub-Fund promotes, among other characteristics, environmental and social characteristics according to article 8 of the SFDR, but does not have as its objective a sustainable investment. Nonetheless, it remains exposed to Sustainability Risks. Such Sustainability Risks are integrated into investment decision making and risk monitoring to the extent that they represent potential or actual material risks and/or opportunities to maximizing the long-term risk-adjusted returns.

The Sub-Fund is highly diversified. Therefore, it is expected that the Sub-Fund will be exposed to a broad range of Sustainability Risks, which will differ from company to company. Some markets and sectors will have greater exposure to Sustainability Risks than others. However, it is not anticipated that any single Sustainability Risk will drive a material negative financial impact on the value of the Sub-Fund.

For information related to the promoted environmental and social characteristics as well as for Taxonomy Regulation disclosures, please refer to the "Annex ESG – EDM International – Sustainable Global Equity Fund".

2 Profile of the Typical Investor

Shares of this Sub-Fund are addressed to investors that seek long term appreciation, but that are prepared to suffer eventual temporary losses and high volatility.

3 Investment Manager

As from 11 January 2016 the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestion, S.A.U., S.G.I.I.C. as Investment Manager of the Sub-Fund.

EDM Gestión, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA. Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and addition has expanded its activity with individual portfolio management and marketing of UCITS.

4 Share Classes

The Sub-Fund offers eight different classes of Shares:

- Class I EUR Shares, denominated in Euro which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class L EUR Shares, denominated in Euro which is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
 - (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class R EUR Shares, denominated in Euro which are not restricted as to the type of investors,
- Class Z EUR Shares, denominated in Euro which shall be restricted to Institutional Investors, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group,
- Class I USD Shares, denominated in US Dollar which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class L USD Shares, denominated in US Dollar is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
 - (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class R USD Shares, denominated in US Dollar which are not restricted as to the type of investors,
- Class Z USD Shares, denominated in US Dollar which shall be restricted to Institutional Investors, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group.

5 Reference Currency

The reference currency of the Sub-Fund is Euro (EUR).

The Net Asset Value per Class I EUR, Class L EUR, Class R EUR and Class Z EUR Share of this Sub-Fund will be calculated in Euro (EUR).

The Net Asset Value per Class I USD, Class L USD, Class R USD and Class Z USD Share of this Sub-Fund will be calculated in US Dollar (USD).

6 Offering of Shares

6.1 The initial subscription price for Class I EUR Shares will be EUR 100.- ("Initial Subscription Price I EUR").

The initial subscription price for Class Z EUR Shares will be EUR 100.- ("Initial Subscription Price Z EUR").

The initial subscription price for Class I USD Shares will be USD 100.- ("Initial Subscription Price I USD").

The initial subscription price for Class L USD Shares will be USD 100.- ("Initial Subscription Price L USD").

The initial subscription price for Class R USD Shares will be USD 100.- ("Initial Subscription Price R USD").

The initial subscription price for Class Z USD Shares will be USD 100.- ("Initial Subscription Price Z USD").

6.2 The minimum initial subscription amount for Class Z EUR Shares of the Sub-Fund is EUR 10,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below EUR 10,000,000.-.

The minimum initial subscription amount for Class Z USD Shares of the Sub-Fund is USD 10,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below USD 10,000,000.-.

6.3 The minimum holding amount for Class I EUR Shares is EUR 1,000,000.-. The minimum holding amount for Class I USD Shares is USD 1,000,000.-. Any decrease of the holding amount due to a negative performance of the Class I EUR or Class I USD Shares will not be taken into account and will not have a minimum holding requirement related negative impact on the any Class I shareholder.

6.4 After the initial subscription period Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund plus a subscription fee ("Subscription Price"), if applicable, at a rate as set out in section 9.1 of this appendix.

7 Form of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

The Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

9 Fees

9.1 Subscription fee

For Class R EUR, Class R USD, Class L EUR and Class L USD Shares, a subscription fee of maximum 2.00% of the applicable Net Asset Value is charged in favor of the Distributor or the Sub-Distributors.

No subscription fee will be charged for Class I EUR, Class I USD, Class Z EUR and Class Z USD Shares.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion fee

A conversion fee of maximum 0.50% of the applicable Net Asset Value will be charged in favor of the Initial EDM Sub-Fund.

9.4 Investment Management Fee

As remuneration for their services, the Investment Manager shall receive from the Company a total fee of 2.50% p.a. for Class R EUR as well as for Class R USD Shares, respectively of 1.10% p.a. for Class I EUR, Class I USD Shares, Class L EUR, Class L USD as well as for Class Z EUR and Class Z USD Shares, calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day, which is a bank Business Day in Luxembourg ("Valuation Day").

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 12:00 noon, Luxembourg time ("Cut-off Time") shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next Valuation Day. Any application received on any day, which is not a Valuation Day, shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 12:00 noon on a Valuation Day will be processed on the Valuation Day following the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Subscription Price: within three (3) Business Days following the applicable Valuation Day
- Payment of Redemption Price: within three (3) Business Days following the applicable Valuation Day

IV) EDM INTERNATIONAL – AMERICAN GROWTH

1 Investment Policy

The Sub-Fund seeks capital growth by investing its portfolio mainly but not exclusively in a diversified portfolio of equity securities publicly traded on US regulated markets.

The Sub-Fund may hold ancillary liquid assets or cash equivalent transferable debt securities and money market instruments with a residual maturity of less than twelve (12) months.

The Sub-Fund is actively managed without replicating any benchmark and without reference to any benchmark.

The Sub-Fund may also invest in securities of real estate companies, including closed-end real estate investment funds like REITs (real estate investment trusts) which must be regulated by the local supervisory authority and be traded on the relevant local stock exchange.

The Sub-Fund will at all times comply with the investment restrictions as detailed in section 13 of the Prospectus.

For hedging purposes, the Sub-Fund may use financial derivatives instruments as set out in section 15 "Risk Management" of the Prospectus.

The Sub-Fund may acquire units of UCITS and UCIs with the limits set out in the section 13 of the Prospectus.

The Sub-Fund may invest in collective schemes managed by companies of the EDM Group.

The investments within the Sub-Fund are subject to market fluctuations and to the risks inherent in all investments; accordingly, no assurance can be given that their investment objective will be achieved.

The potential effect of the use of financial derivative instruments on the risk profile is to diminish the risk of currency fluctuation.

The Sub-Fund promotes, among other characteristics, environmental and social characteristics according to article 8 of the SFDR, but does not have as its objective a sustainable investment. Nonetheless, it remains exposed to Sustainability Risks. Such Sustainability Risks are integrated into the investment decision making and risk monitoring to the extent that they represent potential or actual material risks and/or opportunities to maximizing the long-term risk-adjusted returns.

This Sub-Fund is highly diversified. Therefore, it is expected that the Sub-Fund will be exposed to a broad range of Sustainability Risks, which will differ from company to company. Some markets and sectors will have greater exposure to Sustainability Risks than others. However, it is not anticipated that any single Sustainability Risk will drive a material negative financial impact on the value of the Sub-Fund.

For information related to the promoted environmental and social characteristics as well as for Taxonomy Regulation disclosures, please refer to the "Annex ESG – EDM International – American Growth".

2 Profile of the Typical Investor

Shares of this Sub-Fund are addressed to investors that seek long-term appreciation in USD, but that are prepared to suffer eventual temporary losses.

3 Investment Manager

As from 11 January 2016 the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestión, S.A.U., S.G.I.I.C. as Investment Manager of the Sub-Fund.

EDM Gestión, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA. Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and addition has expanded its activity with individual portfolio management and marketing of UCITS.

EDM Gestión, S.A.U., S.G.I.I.C. has, with the consent of the Company, concluded an agreement with Edgewood Management Llc. as Sub-Investment Manager of the Sub-Fund.

Edgewood Management Llc having its registered office at 350 Park Avenue, New York, NY 10022 USA. Its main activity is to preserve and increase the wealth entrusted to them by investing in a selected group of businesses for predictable, long-term growth.

Consistent with the best execution policy, the Sub-Investment Manager may pay a broker-dealer that provides brokerage and research services an amount of commission for effecting a securities transaction for the Sub-Fund in excess of the commission that another broker-dealer would have charged for effecting that transaction if the amount is believed by the Sub-Investment Manager to be reasonable in relation to the value of the overall quality of the brokerage and research services provided. Other clients of the Sub-Investment Manager may indirectly benefit from the provision of these services to the Sub-Investment Manager, and the Sub-Fund may indirectly benefit from services provided to the Sub-Investment Manager as a result of transactions for other clients. Soft commission arrangements are subject to the following conditions: (i) the Sub-Investment Manager will act at all times in the best interest of the Sub-Fund when entering into soft commission arrangements; (ii) the services provided will be in direct relationship to the activities of the Sub-Investment Manager for the Sub-Fund; (iii) brokerage commissions on portfolio transactions for the Sub-Fund will be directed by the Sub-Investment Manager to broker-dealers that are entities and not to individuals; and (iv) the Sub-Investment Manager will provide periodic reports to the Company with respect to soft commission arrangements, including the nature of the services and the relevant agreements with broker-dealers.

4 Share Classes

The Sub-Fund offers five different classes of Shares:

- Class R USD Shares, denominated in US Dollar which are not restricted as to the type of investors, and
- Class R EUR Shares, denominated in Euro which are not restricted as to the type of investors.
- Class I EUR Shares, denominated in Euro which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class L EUR Shares, denominated in Euro which is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or

- (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class L USD Shares, denominated in USD is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
 - (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements.

5 Reference Currency

The reference currency of the Sub-Fund is US Dollar (USD).

The Net Asset Value per Class L USD and Class R USD Shares of this Sub-Fund will be calculated in US Dollar (USD).

The Net Asset Value per Class I EUR, Class L EUR and Class R EUR Shares of this Sub-Fund will be calculated in Euro (EUR).

The currency risk of Class I EUR, Class L EUR and Class R EUR Shares will be hedged. This exposure may vary, as is linked to the “Portfolio Hedging at Sub-Fund Level” of the underlying securities. At all times, the exposure to USD will be hedged between 95% and 105% of the net asset value of the relevant share class.

6 Offering of Shares

The initial subscription price for Class L USD Shares will be USD 100.- (“Initial Subscription Price L USD”).

The initial subscription price for Class I EUR Shares will be EUR 100.- (“Initial Subscription Price I EUR”).

The initial subscription price for Class L EUR Shares will be EUR 100.- (“Initial Subscription Price L EUR”).

After the initial subscription period, Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund plus a subscription fee (“Subscription Price”) if applicable, at a rate as set out in section 9.1 hereafter. Unless special acceptance of the Board of Directors Class I EUR Shares will only be issued to new investors of the Sub-Fund (*i.e.* investors holding at the time of an application for subscription no Shares of the respective Share Class they are subscribing for) if such subscriptions of such new investors amount at least to the equivalent of EUR 1,000,000.- in case of Class I EUR Shares. Investors not considered as new investors may only subscribe additional Class I EUR Shares if the following conditions are met:

- For additional subscriptions in Class I EUR Shares the respective investor must hold including such additional subscription Class I EUR Shares valued at least EUR 1,000,000.- ;

The Board of Directors may resolve to derogate from such rule if the principle of equal treatment of Shareholders will be respected.

7 Form of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

The Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

9 Fees

9.1 Subscription fee

For Class R USD, Class R EUR, Class L USD and Class L EUR Shares, a subscription fee of maximum 2.00% of the applicable Net Asset Value is charged in favor of the Distributor or the Sub-Distributors.

No subscription fee will be charged for Class I EUR Shares.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion Fee

A conversion fee of maximum 0.50% of the applicable Net Asset Value will be charged in favor of the Initial EDM Sub-Fund.

9.4 Investment Management and Sub-Investment Management Fee

As remuneration for their services, the Investment Manager and the Sub-Investment Manager shall receive from the Company a total fee of 2.50% p.a. for Class R USD and Class R EUR Shares and of 1.65% for Class I EUR, Class L EUR and Class L USD Shares, calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day, which is a bank Business Day in Luxembourg and in the United States of America ("Valuation Day").

A business day in Luxembourg and in the United States of America on which a relevant market or stock exchange is closed and on which at least 10% of the investments of the Sub-Fund are quoted, is not considered as a Valuation Day. In that respect the Company will however ensure that the Net Asset Value per Share is calculated at least once a week.

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 12:00 noon, Luxembourg time ("Cut-off Time") shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the same Valuation Day. Any application received on any day which is not a Valuation Day shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 12:00 noon on a Valuation Day will be processed on the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Subscription Price: within three (3) Business Days following the applicable Valuation Day

- Payment of Redemption Price: within three (3) Business Days following the applicable Valuation Day

V) EDM INTERNATIONAL – EDM HIGH YIELD SHORT DURATION

1 Investment Policy

The Sub-Fund seeks to achieve capital growth through investment in a portfolio of investment grade securities and non-investment grade with a minimum B-/B3 rated companies bonds.

The Sub-Fund will invest in

(i) bonds within the range BB+/Ba1 and B-/B3 rated companies with relatively short durations, specifically investing in select short maturity and callable high yield issues and floating rate instruments as well as in

(ii) investment grade securities such as corporate bonds rated BBB-/Baa3 or better, by Moody's (or as deemed equivalent by the investment manager of the Sub-Fund) US treasury bonds and US and European agency bonds which are listed or traded on a recognised exchange with a regulatory and supervisory regime which is up to the standards of established stock exchanges in OECD member states.

The Investment Manager of the Sub-Fund may at its sole discretion and based on its own credit analysis and appraisal of the market and economic situation take the decision to make predominantly investments in non-investment grade bonds.

The Sub-Fund's investments will be well diversified across a broad variety of issuers and industries.

The maximum average duration to worst will be two (2) years, but may increase to two (2) years and three (3) months as a result of market price movement.

Investments in a single corporate issuer will not exceed 3% of the Net Asset Value of the Sub-Fund. The Sub-Fund will invest in both fixed and floating rate instruments. The Sub-Fund may also invest up to 10% of its Net Asset Value in UCITS and/or Non-UCITS collective investment schemes which may invest in bank loans and/or short duration securities.

The Sub-Fund may hold on an ancillary basis liquid assets or cash equivalent transferable debt securities and money market instruments with a residual maturity of less than twelve (12) months. The Sub-Fund will at all times comply with the investment restrictions as detailed in section 13 of the Prospectus.

For hedging purposes, the Sub-Fund may use financial derivatives instruments as set out in section 15 "Risk Management" of the Prospectus.

The Sub-Fund may invest in collective schemes managed by companies of the EDM Group.

The Sub-Fund is actively managed without replicating any benchmark and without reference to any benchmark.

The investments within the Sub-Fund are subject to market fluctuations and to the risks inherent in all investments; accordingly, no assurance can be given that their investment objective will be achieved.

The potential effect of the use of financial derivative instruments on the risk profile is to diminish the risk of currency fluctuation.

The Sub-Fund promotes, among other characteristics, environmental and social characteristics according to article 8 of the SFDR, but does not have as its objective a sustainable investment. Nonetheless, it remains exposed to Sustainability Risks. Such Sustainability Risks are integrated into the investment decision making and risk monitoring to the extent that they represent a

potential or actual material risks and/or opportunities to maximizing the long-term risk-adjusted returns.

This Sub-Fund is highly diversified. Therefore, it is expected that the Sub-Fund will be exposed to a broad range of Sustainability Risks, which will differ from company to company. Some markets and sectors will have greater exposure to Sustainability Risks than others. However, it is not anticipated that any single Sustainability Risk will drive a material negative financial impact on the value of the Sub-Fund.

For information related to the promoted environmental and social characteristics as well as for Taxonomy Regulation disclosures, please refer to the “Annex ESG – EDM International – EDM High Yield Short Duration”.

2 Profile of the Typical Investor

Shares of this Sub-Fund are addressed to investors that seek long-term appreciation.

3 Investment Manager

As from 11 January 2016 the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestión, S.A.U., S.G.I.I.C. as investment manager of the Sub-Fund.

EDM Gestión, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA. Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and addition has expanded its activity with individual portfolio management and marketing of UCITS.

EDM Gestión, S.A.U., S.G.I.I.C., has appointed, with the consent of the Company, Muzinich & Co. Inc, as Sub-Investment Manager of the Sub-Fund.

Muzinich & Co. Inc., a company registered and authorized by the SEC (SEC registration n° 8/40102), having its registered office at 450 Park Avenue, New York, NY 10022 USA as sub-investment manager of the Sub-Fund. Muzinich & Co. Inc is a specialist in corporate credit its purpose is to deliver a risk adjusted return in a variety of market conditions, relying on their own credit analysis rather than public ratings and to invest in existing funds of negotiable securities and other assets in conformity with the law, while diversifying risks to permit its shareholders to benefit from the results of its asset management.

4 Share Classes

The Sub-Fund offers two different classes of Shares:

- Class R EUR Shares, denominated in Euro which are not restricted as to the type of investors
- Class L EUR Shares, denominated in Euro which is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or

- (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,

5 Reference Currency

The Net Asset Value per Share of this Sub-Fund will be calculated in Euro (EUR).

6 Offering of Shares

The initial subscription price for Class L EUR Shares will be EUR 100.- ("Initial Subscription Price L EUR").

After the Initial Offering, Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund, plus a subscription fee ("Subscription Price") at a rate as set out in section 9.1 of this appendix.

7 Form and Classes of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

The Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

9 Fees

9.1 Subscription fee

For Class R EUR and Class L EUR Shares a subscription fee of maximum 1.00% of the applicable Net Asset Value is charged in favor of the Distributor or the Sub-Distributors.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion fee

A conversion fee of maximum 0.50% of the applicable Net Asset Value will be charged in favor of the Initial EDM Sub-Fund.

9.4 Investment Management and Sub-Investment Management Fee

As remuneration for their services the Investment Manager and the Sub-Investment Manager shall receive a total fee of 1.50% p.a. for Class R EUR Shares and of 0.95% p.a. for Class L EUR Shares, calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day, which is a bank Business Day in Luxembourg ("Valuation Day").

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 12:00 noon, Luxembourg time ("Cut-off Time") shall be dealt with at the respective

Subscription, Redemption or Conversion Price prevailing on the same Valuation Day. Any application received on any day, which is not a Valuation Day, shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 12:00 noon on a Valuation Day will be processed on the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Subscription Price: within three (3) Business Days following the applicable Valuation Day
- Payment of Redemption Price: within three (3) Business Days following the applicable Valuation Day

VI) EDM INTERNATIONAL - INVERSION/SPANISH EQUITY

1 Investment Policy

The Sub-Fund is actively managed without replicating any benchmark. However, the Sub-Fund is managed with reference to the IBEX35 NET RETURN index to merely informative and comparative effects. The Sub-Fund invests more than 75% of its total exposure in equity assets and 90% of the equity will be invested in equity listed in Spanish markets, assets from Spanish issuers listed in other markets or companies that conduct the majority of their activity in Spain across all capitalizations and sectors.

The possibility to invest in small-cap assets can negatively influence the Sub-Fund's liquidity. The remainder will be invested in fixed-income assets, specifically public or private fixed income, including deposits and money market instruments, listed or otherwise, with a maximum of 25% of the total Sub-Fund exposure. The average term of the fixed-income portfolio is not predetermined. Issues will be required to have a minimum average credit rating (minimum BBB-). However, up to 100% may always be invested in assets with a rating equal to or greater than that of the Kingdom of Spain at all times. The exposure to currency risk will not exceed 30%. The Sub-Fund will not invest more than 10% of its net assets in shares or units of financial collective investment undertakings (UCI) which are qualifying assets, harmonised or otherwise, belonging or otherwise to the investment manager's group, with an investment policy consistent with that of the Sub-Fund.

The Sub-Fund may operate with derivative financial instruments traded in organised derivative markets for hedging and investment purposes and with OTC derivatives for hedging purposes. This operation entails risks due to the possibility that the hedging is not perfect and due to the leverage involved. The maximum degree of market risk exposure through derivative financial instruments is equal to the amount of the net assets.

The Sub-Fund may also invest in securities of real estate companies, including closed-end real estate investment funds like REITs (real estate investment trusts) which must be regulated by the local supervisory authority and be traded on the relevant local stock exchange.

The Sub-Fund promotes, among other characteristics, environmental and social characteristics according to article 8 of the SFDR, but does not have as its objective a sustainable investment. Nonetheless, it remains exposed to Sustainability Risks. Such Sustainability Risks are integrated into investment decision making and risk monitoring to the extent that they represent potential or actual material risks and/or opportunities to maximizing the long-term risk-adjusted returns.

This Sub-Fund is highly diversified. Therefore, it is expected that the Sub-Fund will be exposed to a broad range of Sustainability Risks, which will differ from company to company. Some markets and sectors will have greater exposure to Sustainability Risks than others. However, it is not anticipated that any single Sustainability Risk will drive a material negative financial impact on the value of the Sub-Fund.

For information related to promoted environmental and social characteristics as well as for Taxonomy Regulation disclosures, please refer to the "Annex ESG – EDM International – Inversion/Spanish Equity".

2 Profile of the typical investor

The Sub-Fund may be appropriate for investors who want to be exposed to equities listed on Spanish markets and assets issued by Spanish companies listed on other markets across all capitalizations and sectors.

3 Investment Manager

On 11 January 2016, the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestión, S.A.U., S.G.I.I.C. as investment manager of the Sub-Fund.

EDM Gestión, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA. Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and addition has expanded its activity with individual portfolio management and marketing of UCITS.

4 Share Classes

The Sub-Fund offers ten different classes of Shares:

- Class I EUR Shares, denominated in Euro which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class L EUR Shares, denominated in Euro is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
 - (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class L EUR (dist.) Shares, denominated in Euro is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
 - (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class R EUR Shares, denominated in Euro which are not restricted as to the type of investors,
- Class R EUR (dist.) Shares, denominated in Euro which are not restricted as to the type of investors,
- Class Z EUR Shares denominated in Euro which shall be restricted to Institutional Investors, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group,
- Class I USD Shares, denominated in US Dollar which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class L USD Shares, denominated in US Dollar is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or

- (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class R USD Shares, denominated in US Dollar which are not restricted as to the type of investors,
- Class Z USD Shares denominated in US Dollar which shall be restricted to Institutional Investors, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group.

5 Reference Currency

The Net Asset Value per Share of this Sub-Fund will be calculated in Euro (EUR).

The Net Asset Value per Class I EUR, Class L EUR, Class L EUR (dist.), Class R EUR, Class R EUR (dist.) and Class Z EUR Shares of this Sub-Fund will be calculated in Euro (EUR).

The Net Asset Value per Class I USD, Class L USD, Class R USD and Class Z USD Shares of this Sub-Fund will be calculated in US Dollar (USD).

The currency risk of Class I USD Shares, Class L USD Shares, Class R USD and Class Z USD Shares will be hedged.

6 Offering of Shares

6.1 The initial subscription price for Class I EUR Shares of the Sub-Fund will be EUR 100.- plus a subscription fee, if applicable, at a rate as set out in section 9.1 hereafter.

The initial subscription price for Class L EUR (dist.) Shares of the Sub-Fund will be EUR 100.- plus a subscription fee (“Initial Subscription Price L EUR (dist.”), if applicable, at a rate as set out in section 9.1 hereafter.

The initial subscription price for Class R EUR (dist.) Shares of the Sub-Fund will be EUR 100.- plus a subscription fee (“Initial Subscription Price R EUR (dist.”), if applicable, at a rate as set out in section 9.1 hereafter.

The initial subscription price for Class Z EUR Shares of the Sub-Fund will be EUR 100.- (“Initial Subscription Price Z EUR”).

The initial subscription price for Class Z USD Shares of the Sub-Fund will be USD 100.- (“Initial Subscription Price Z USD”).

The minimum initial subscription for Class I EUR Shares of the Sub-Fund will be EUR 1,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below EUR 1,000,000.-.

As from 22 May 2024 a minimum holding amount of EUR 1,000,000.- is fixed for Class I EUR Shares. For existing Class I EUR Shareholders the Board of Directors may waive such minimum holding amount if such decision is considered to be in the interest of the Company and of the share class and if such decision will not affect the interest of other Class I EUR Shareholders. Any decrease of the holding amount due to a negative performance of the Class I EUR Shares will not be taken into account and will not have a minimum holding requirement related negative impact on the any Class I shareholder.

The minimum initial subscription amount for Class Z EUR Shares of the Sub-Fund is EUR 10,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below EUR 10,000,000.-.

The minimum initial subscription for Class I USD Shares of the Sub-Fund will be USD 1,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below USD 1,000,000.-.

As from 22 May 2024 a minimum holding amount of USD 1,000,000.- is fixed for Class I USD Shares. For existing Class I USD Shareholders the Board of Directors may waive such minimum holding amount if such decision is considered to be in the interest of the Company and of the share class and if such decision will not affect the interest of other Class I USD Shareholders. Any decrease of the holding amount due to a negative performance of the Class I USD Shares will not be taken into account and will not have a minimum holding requirement related negative impact on the any Class I shareholder.

The minimum initial subscription amount for Class Z USD Shares of the Sub-Fund is USD 10,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below USD 10,000,000.-.

6.2 After the initial subscription period, Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund plus a subscription fee ("Subscription Price"), if applicable, at a rate as set out in section 10.1 hereafter.

7 Form of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

For the Class I EUR, Class L EUR, Class R EUR, Class Z EUR, Class I USD, Class L USD Class R USD and Class Z USD Shares the Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

For the Class L EUR (dist.) and Class R EUR (dist.) Shares the Sub-Fund will pay out dividends in accordance with the following distribution policies:

Distributing Shares will normally distribute dividends in accordance with the following distribution policies, being provided that the Company shall not make distributions, in the event that the net assets of the Sub-Fund would fall below the equivalent in the reference currency of the Sub-Fund of EUR 10,000,000.-, except if the Sub-Fund is in liquidation:

It is envisaged that the Board of Directors will declare three (3) dividends per year covering the following periods:

- 1 January to 30 April, to be paid within seven (7) Business Days following the declaration of the dividend;
- 1 May to 31 August, to be paid within seven (7) Business Days following the declaration of the dividend; and
- 1 September to 31 December (year-end dividend), to be paid within seven (7) Business Days following the declaration of the dividend.

The declaration of interim dividends by the Board of Directors is subject the availability of Total Annual Net Investment Income (as defined below). The Total Annual Net Investment Income shall mean the net distributable income of the Sub-Fund as included in the relevant section of the

annual accounts of the Company related to the Sub-Fund (profit and loss account of the Sub-Fund). The Total Annual Net Investment Income shall include realized but also unrealized net gains to the extent they are disclosed in the relevant section of the annual accounts of the Company related to the Sub-Fund (profit and loss account).

The year-end dividend shall correspond to the difference between the Total Annual Net Investment Income (as defined above) of the Sub-Fund and the interim dividends already distributed during the relevant year. No dividends will be paid out in excess of the Total Annual Net Investment Income allocated to each Class L EUR (dist.) and Class R EUR (dist.) Shares of the Sub-Fund. In this respect, Shareholders should note that no dividends will be paid out of the capital attributed to the Class L EUR (dist.) and Class R EUR (dist.) Shares (contrary to what would happen if processed through a cancellation of the Shares further to redemptions). Interim dividends will be ratified by the annual general meeting of the Company on an annual basis.

9 Fees

9.1 Subscription fee

For Class R EUR, Class R EUR (dist.), Class R USD, Class L EUR, Class L EUR (dist.) and Class L USD Shares, a subscription fee of maximum 2.00% of the applicable Net Asset Value is charged in favor of the Distributor or the Sub-Distributors.

No subscription fee will be charged for Class I EUR, Class I USD, Class Z EUR and Class Z USD Shares.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion fee

A conversion fee of maximum 0.50% of the applicable Net Asset Value will be charged in favor of the initial EDM Sub-Fund.

9.4 Investment Management Fee

As remuneration for their services, the Investment Manager shall receive from the Company a total fee of 2.25% p.a. for Class R EUR, Class R EUR (dist.) and Class R USD Shares, of 1.00% for Class I EUR, Class I USD, Class L EUR, Class L USD, Class L EUR (dist.), Class Z EUR and Class Z USD Shares, calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day, which is a bank business day in Luxembourg ("Valuation Day").

A business day in Luxembourg on which a relevant market or stock exchange is closed and on which at least 10% of the investments are quoted, is not considered as a Valuation Day.

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 12:00 noon, Luxembourg time ("Cut-off Time") shall be dealt with at the respective

Subscription, Redemption or Conversion Price prevailing on the same Valuation Day. Any application received on any day which is not a Valuation Day shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 12:00 noon on a Valuation Day will be processed on the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Subscription Price: within three (3) Business Days following the applicable Valuation Day
- Payment of Redemption Price: within a maximum period of seven (7) Business Days following the applicable Valuation Day.

VII) EDM INTERNATIONAL – LATIN AMERICAN EQUITY FUND

1 Investment Policy

The investment objective of the Sub-Fund is to provide investors with an investment vehicle to achieve long-term capital appreciation by investing in a portfolio of Latin American securities diversified both by geographic and economic sector. The Sub-Fund will maintain at least 70% of its assets in equity and equity linked securities issued by companies having their headquarters in Latin America or carrying out their predominant activities within this region. The Sub-Fund may on an ancillary basis invest in shares or equity linked securities which are convertible into equity securities, other types of transferable securities, including debt (investment grade fixed or variable, certificates of deposit and short and long term obligations) issued or guaranteed by the government of a country of Latin America, the US, European Union or any Member State (where it is deemed in the best interest of the Sub-Fund).

Latin America includes, but is not limited to, Argentina, Belize, Brazil, Chile, Colombia, Costa Rica, Ecuador, Guatemala, Honduras, Mexico, Nicaragua, Peru, Panama, Uruguay, Paraguay and Venezuela.

The Sub-Fund may invest in units of other UCITS and collective investment schemes, including other Sub-Funds of EDM Group.

The Sub-Fund is actively managed without replicating any benchmark and without reference to any benchmark.

The Sub-Fund may hold ancillary liquid assets or cash equivalent transferable debt securities and money market instruments with a residual maturity of less than twelve (12) months.

The Sub-Fund will at all times comply with the investment restrictions as detailed in section 13 of the Prospectus.

For hedging purposes, the Sub-Fund may use financial derivatives instruments as set out in section 15 “Risk Management” of the Prospectus. The investments within the Sub-Fund are subject to market fluctuations and to the risks inherent in all investments; accordingly, no assurance can be given that their investment objective will be achieved.

The potential effect of the use of financial derivative instruments on the risk profile is to diminish the risk of currency fluctuation.

The Sub-Fund promotes, among other characteristics, environmental and social characteristics according to article 8 of the SFDR, but does not have as its objective a sustainable investment. Nonetheless, it remains exposed to Sustainability Risks. Such Sustainability Risks are integrated into the investment decision making and risk monitoring to the extent that they represent a potential or actual material risks and/or opportunities to maximizing the long-term risk-adjusted returns.

This Sub-Fund is highly diversified. Therefore, it is expected that the Sub-Fund will be exposed to a broad range of Sustainability Risks, which will differ from company to company. Some markets and sectors will have greater exposure to Sustainability Risks than others. However, it is not anticipated that any single Sustainability Risk will drive a material negative financial impact on the value of the Sub-Fund.

For information related to the promoted environmental and social characteristics as well as for Taxonomy Regulation disclosures, please refer to the “Annex ESG – EDM International – Latin American Equity Fund”.

2 Profile of the Typical Investor

Shares of this Sub-Fund are addressed to investors that seek long-term appreciation, but that are prepared to suffer eventual temporary losses.

3 Investment Manager

On 11 January 2016, the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestión, S.A.U., S.G.I.I.C. as investment manager of the Sub-Fund.

EDM Gestión, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA. Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and addition has expanded its activity with individual portfolio management and marketing of UCITS.

On 9 December 2021 EDM Gestión, S.A.U., S.G.I.I.C. and the Company have, with the consent of the Management Company, concluded an agreement with LarrainVial Asset Management Administradora General de Fondos S.A. as Sub-Investment Manager of the Sub-Fund.

LarrainVial Asset Management Administradora General de Fondos S.A. having its registered office at Avenida Isidora Goyenechea N° 2800, Piso 1, comuna de Las Condes, Santiago, Chile. The company is a Chilean public fund manager and part of the LarrainVial Group “LarrainVial S.A.”, one of the oldest financial corporations of Chile, founded in 1934. The fund manager began its activities in 2001 and as of the 30th of June 2017 manages 62 Chilean registered mutual and investments funds. As a public entity the fund manager is regulated by Chilean supervisory authority.

4 Share Classes

The Sub-Fund offers eight different classes of Shares:

- Class I EUR Shares, denominated in Euro which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class I USD Shares, denominated in USD which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,
- Class L EUR Shares, denominated in Euro which is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
 - (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements,
- Class L USD Shares, denominated in USD is directed to
 - (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or

- (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements.
- Class R EUR Shares, denominated in Euro which are not restricted as to the type of investors,
- Class R USD Shares, denominated in USD which are not restricted as to the type of investors,
- Class Z EUR Shares, denominated in Euro which shall be restricted to Institutional Investors, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group, and
- Class Z USD Shares, denominated in USD which shall be restricted to Institutional Investors, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group.

5 Reference Currency

The reference currency of the Sub-Fund is US Dollar (USD).

The Net Asset Value per Class I USD, Class L USD, Class R USD and Class Z USD Shares of this Sub-Fund will be calculated in US Dollar (USD).

The Net Asset Value per Class I EUR, Class L EUR, Class R EUR and Class Z EUR Shares of this Sub-Fund will be calculated in Euro (EUR).

The currency risk of Class I EUR, Class L EUR, Class R EUR and Class Z EUR Shares will not be hedged.

6 Offering of Shares

6.1 The initial subscription price for Class Z EUR Shares will be EUR 100.- ("Initial Subscription Price Z EUR").

The initial subscription price for Class Z USD Shares will be USD 100.- ("Initial Subscription Price Z USD").

The minimum initial subscription amount for Class Z EUR Shares of the Sub-Fund is EUR 10,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below EUR 10,000,000.-.

The minimum initial subscription amount for Class Z USD Shares of the Sub-Fund is USD 10,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below USD 10,000,000.-.

6.2 After the initial subscription period, Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund plus a subscription fee ("Subscription Price"), if applicable, at a rate as set out in section 9.1 hereafter.

Unless special acceptance of the Board of Directors Class I EUR Shares, and Class I USD Shares will only be issued to new investors of the Sub-Fund (*i.e.* investors holding at the time of an application for subscription no Shares of the respective Share Class they are subscribing for) if such subscriptions of such new investors amount at least to the equivalent of EUR 1,000,000.- in case of Class I EUR Shares **or** USD 1,000,000.- in case of Class I USD Shares. Investors not considered as new investors may only

subscribe additional Class I EUR Shares and Class I USD Shares if the following conditions are met:

(i) For additional subscriptions in Class I EUR Shares the respective investor must hold including such additional subscription Class I EUR Shares valued at least EUR 1,000,000.-;

(ii) For additional subscriptions in Class I USD Shares the respective investor must hold including such additional subscription Class I USD Shares valued at least USD 1,000,000.-.

The Board of Directors may resolve to derogate from such rule if the principle of equal treatment of Shareholders will be respected.

7 Form of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

The Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

9 Fees

9.1 Subscription fee

For Class R USD, Class R EUR, Class L USD and Class L EUR Shares, a subscription fee of maximum 2.00% of the applicable Net Asset Value is charged in favor of the Distributor or the Sub-Distributors.

No subscription fee will be charged for Class I USD, Class I EUR, Class Z EUR and Class Z USD Shares.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion fee

A conversion fee of maximum 0.50% of the applicable Net Asset Value will be charged in favor of the Initial EDM Sub-Fund.

9.4 Investment Management and Sub-Investment Management Fee

As remuneration for their services, the Investment Manager and the Sub-Investment Manager shall receive from the Company a total fee of 2.50% p.a. for Class R USD and Class R EUR Shares, of 1.65% p.a. for Class I EUR, Class I USD, Class L EUR, Class L USD, Class Z EUR and Class Z USD Shares, calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day, which is a bank Business Day in Luxembourg and in the United States of America ("Valuation Day").

A business day in Luxembourg and in the United States of America on which a relevant market or stock exchange is closed and on which at least 10% of the investments of the

Sub-Fund are quoted, is not considered as a Valuation Day. In that respect the Company will however ensure that the Net Asset Value per Share is calculated at least once a week.

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 12:00 noon, Luxembourg time (“Cut-off Time”) shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the same Valuation Day. Any application received on any day which is not a Valuation Day shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 12:00 noon on a Valuation Day will be processed on the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Subscription Price: within three (3) Business Days following the applicable Valuation Day
- Payment of Redemption Price: within three (3) Business Days following the applicable Valuation Day

VIII) EDM INTERNATIONAL – FLEXIBLE FUND

1 Investment Policy

The Sub-Fund aims to achieve capital growth by investing in a diversified portfolio of equity and fixed-income assets. The Sub-Fund will maintain at least 20% of its assets in fixed-income assets (either directly or indirectly through investments in collective investment schemes) and limit the maximum exposure to equities to 80%. The Sub-Fund intends to invest primarily in equities in the medium term. However, it is possible that investments will be made primarily in fixed-income assets (either directly but primarily indirectly through investments in collective investment schemes) during the initial period or other periods afterwards if the Investment Manager considers that a more defensive positioning would be in the best interest of shareholders.

With respect to equity investments, the Sub-Fund primarily intends to invest in common stocks. It may also include preferred stocks, real estate investment trusts (REITs), and warrants, with the latter limited to a maximum of 10% of the Sub-Fund's assets.

Regarding fixed-income investments, the Sub-Fund will mainly invest in corporate and government bonds mainly through other collective investment schemes and rated in the majority as investment grade. Additionally, up to 10% of the Sub-Fund's assets may be allocated to contingent convertible bonds (CoCos) and traditional convertible bonds.

There are potential risks to investing in CoCos which include the following:

- Trigger level risk: One key risk is the occurrence of a trigger event described in the terms and conditions of the issue. This can result in a partial – or even total – loss of the capital invested since the bond would have to be converted into shares or be written down, either permanently or temporarily. It is hardly possible for retail investors to estimate the risk of a trigger event. Moreover, the term "CoCo" is not protected and for that reason alone, investors should closely scrutinise the specific terms and conditions;
- Coupon cancellation: CoCo bonds issued with the objective of generating Additional Tier 1 capital are subject to a further risk, which is difficult to quantify. Issuers have the option to suspend agreed coupon payments, either temporarily or permanently. This effectively means a temporary or even permanent loss of the promised return;
- Capital structure inversion risk: Contrary to classic capital hierarchy, CoCo investors may suffer a loss of capital when equity holders do not. In certain scenarios, holders of CoCos will suffer losses ahead of equity holders, e.g. when a high trigger principal write-down CoCo is activated.;
- Call extension risk: the risk that the issuer will not call the bond at its first call date, forcing investors to hold the bond longer than expected, often at a less attractive future rate, which negatively impacts its value and return. The investor may not receive return of principal if expected on call date;
- Unknown risk: The structure of the instruments is innovative yet untested. In a stressed environment, when the underlying features of these instruments will be put to the test, it is uncertain how they will perform. In the event a single issuer activates a trigger or suspends coupons, will the market view the issue as an idiosyncratic event or systemic. In the latter case, potential price contagion and volatility to the entire asset class is possible. This risk may in turn be reinforced depending on the level of underlying instrument arbitrage. Furthermore, price formation may be increasingly stressed in an illiquid market.
- Yield/Valuation risk; and
- Liquidity Risk.

In addition to securities, the portfolio may include demand deposits or deposits with a maturity of less than one year in EU or OECD credit institutions subject to prudential supervision, as well as liquid unlisted money market instruments.

The Sub-Fund may invest up to 100% of its net assets in units of other UCITS and collective investment schemes, including other sub-funds of the EDM Group.

Sub-Funds whose net assets are partially or fully invested in units of other existing UCITS and/or other UCIs in accordance with their particular investment policies have either partially or fully the structure of a fund of funds.

The general advantage of a fund of funds structure as compared to a structure of funds that make direct investments in assets is the efficient risk diversification. With a fund of funds structure, the risk of insufficient investment diversification is not just limited on the basis of the various positions (target funds) in the portfolio, but also because of the strict risk spreading requirements to which the target funds are subject. For this reason, when investing in a fund of funds structure, the investor enjoys the advantage of a product that undertakes risk diversification by means of which the risk inherent in each individual product is substantially minimized. A fund of funds structure also offers investors the opportunity to invest in numerous securities by means of a single product. Investors should note that with funds of funds, certain fees and expenses may be payable more than once (e.g. fees for the Depositary and the Central Administration and/or administration fees, management and/or consulting commissions, fees for the issue/redemption of target fund units). These fees may be charged both by the target funds and within the fund of funds.

The Sub-Fund may also invest up to 10% of its assets in closed-ended funds, which are eligible UCITS.

The Sub-Fund's exposure to commodities is limited to 10% of its assets, provided that such exposure is obtained indirectly through exchange traded commodities (ETC) that do not contain embedded derivatives (commonly referred to as "delta one" instruments), are traded on a daily basis, and whose market price is determined based on transactions executed by third parties.

The Sub-Fund is actively managed without replicating any benchmark and without reference to any benchmark.

There is no predetermined target or maximum limits for asset allocation by type of issuer (public or private), issue/issuer rating, duration, market capitalization, currency, economic sector, or country. Investments may be made in emerging countries up to 20%. The Sub-Fund will not invest directly in securities issued in Russia or mainland China. However, it may invest in Chinese companies listed on regulated markets outside of China, such as in the United States of America. Exposure to currency risk may reach 100% of the total exposure.

The maximum degree of exposure to market risk through derivative financial instruments is the amount of the net assets.

The possibility of investing in assets with low capitalization or a low rating may negatively impact the Sub-Fund's liquidity.

The Sub-Fund may also invest in securities of real estate companies, including closed-end real estate investment funds like REITs (real estate investment trusts) which must be regulated by the local supervisory authority and be traded on the relevant local stock exchange.

The Sub-Fund will not invest in distressed debt or distressed securities.

The Sub-Fund will at all times comply with the investment restrictions as detailed in section 13 of the Prospectus.

For hedging purposes, the Sub-Fund may use financial derivatives instruments as set out in section 15 "Risk Management" of the Prospectus. Specifically, the fund may use forwards and bond futures for hedging currency fluctuations and interest rate movement.

The investments within the Sub-Fund are subject to market fluctuations and to the risks inherent in all investments; accordingly, no assurance can be given that their investment objective will be achieved.

The potential effect of the use of financial derivative instruments on the risk profile is to diminish the risk of currency fluctuation.

The Sub-Fund does not promote environmental or social characteristics within the meaning of the Article 8 SFDR nor is it classified as a sustainable investment (Article 9 SFDR) and the investments made by the Sub-Fund do not take into account the EU criteria for environmentally sustainable economic activities.

2 Profile of the Typical Investor

Shares of this Sub-Fund are addressed to investors that seek long-term appreciation.

3 Investment Manager

As from 11 January 2016 the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestión, S.A.U., S.G.I.I.C.

EDM Gestión, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA.

Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and addition has expanded its activity with individual portfolio management and marketing of UCITS.

4 Share Classes

The Sub-Fund offers two (2) classes of Shares:

Class R EUR Shares, denominated in Euro (EUR) are not restricted as to the type of investors. Any requests for subscriptions must be accepted by the Board of Directors at its own discretion.

Class F EUR Shares, denominated in Euro (EUR) are restricted to well-informed investors within the meaning of the Luxembourg law of 13 February 2007 relating to specialised investment funds and which requests for subscriptions have been accepted by the Board of Directors at its own discretion.

5 Reference Currency

The Reference Currency of the Sub-Fund is Euro (EUR).

The Net Asset Value per Class R EUR and Class F EUR will be calculated in Euro (EUR).

6 Offering of Shares

6.1 The initial subscription price for Class R EUR Shares will be EUR 100.- ("Initial Subscription Price R EUR").

The initial subscription period for Class R EUR Shares of the Sub-Fund will be 2 January 2026 to 16 January 2026.

The initial subscription price for Class F EUR Shares will be EUR 100.- ("Initial Subscription Price F EUR").

The initial subscription period for Class F EUR Shares of the Sub-Fund will be 2 January 2026 to 16 January 2026.

The minimum initial subscription for Class F EUR Shares of the Sub-Fund will be EUR 15,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below EUR 15,000,000.-.

6.2 After the initial subscription period Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund plus a subscription fee, if applicable ("Subscription Price") at a rate set out in section 9.1 hereafter.

7 Form and Classes of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

The Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

9 Fees

9.1 Subscription fee

No subscription fee will be charged.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion fee

No conversion fee will be charged.

9.4 Investment Management

As remuneration for their services, the Investment Manager shall receive from the Company a total fee of 0.30% p.a. for Class F EUR and of 2.5% for class R calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

The maximum level of total management fee that may be charged to both the Sub-Fund and to the UCITS and/or UCI in which the Sub-Fund intends to invest is 2.5% p.a. calculated on the Net Asset Value.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day which is a bank Business Day in Luxembourg (the "Valuation Day").

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund and/or applications for conversion of Shares within the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 12:00 noon, Luxembourg time (the “Cut-off Time”) shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the same Valuation Day. Any application received on any day which is not a Valuation Day shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 12:00 noon on a Valuation Day will be processed on the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Initial Subscription Price R EUR: until 16 January 2026;
- Payment of Initial Subscription Price F EUR: until 16 January 2026;
- Payment of Subscription Price: within three (3) Business Days following the applicable Valuation Day; and
- Payment of Redemption Price: within three (3) Business Days following the applicable Valuation Day.

IX) EDM INTERNATIONAL – ALTERNA RENTA FIJA

1 Investment Policy

The objective of this Sub-Fund is to achieve capital growth through investment in a portfolio of government and corporate bonds. The Sub-Fund could invest in all types of fixed income securities, including convertible bonds (up to 10% of its assets), preferred shares, contingent convertible bonds ("CoCos") (up to 10% of its assets) and other instruments. The Sub-Fund targets mainly European bonds but may also invest into other geographical areas. Investments in emerging market countries are limited to 20% of the Sub-Fund's NAV.

The Sub-Fund's portfolio will be required to have a minimum average credit rating (minimum BBB-) by any internationally recognized rating agency. The Sub-Fund may invest up to 20% of its assets in bonds that are either rated below BBB- (high yield) or unrated, provided that the total exposure to such instruments does not compromise the overall average rating requirement. The Sub-Fund will not invest in distressed debt or distressed securities. If a security is unrated, then an equivalent credit rating, as deemed by the Sub-Investment Manager, may be used. Investments in unrated debt securities are included in the credit quality calculation of the Sub-Fund.

Securities that have suffered a credit downgrade below the BBB- rating by all the internationally recognized rating agencies after their purchase may remain in the Sub-Fund at the Sub-Investment Manager's discretion, if such holding is considered by the Sub-Investment Manager as being in the interest of the relevant Shareholders. The Sub-Fund may keep securities that become distressed (e.g. due to a rating downgrade) if such holding is considered by the Sub-Investment Manager being in the interest of the relevant Shareholders but does not actively invest in such securities.

The average duration of the portfolio's assets shall not exceed six (6) years. Ordinary shares could be held when they come from the conversion of convertible bonds.

There are potential risks to investing in CoCos which include the following:

- Trigger level risk: One key risk is the occurrence of a trigger event described in the terms and conditions of the issue. This can result in a partial – or even total – loss of the capital invested since the bond would have to be converted into shares or be written down, either permanently or temporarily. It is hardly possible for retail investors to estimate the risk of a trigger event. Moreover, the term "CoCo" is not protected and for that reason alone, investors should closely scrutinise the specific terms and conditions;
- Coupon cancellation: CoCo bonds issued with the objective of generating Additional Tier 1 capital are subject to a further risk, which is difficult to quantify. Issuers have the option to suspend agreed coupon payments, either temporarily or permanently. This effectively means a temporary or even permanent loss of the promised return;
- Capital structure inversion risk: Contrary to classic capital hierarchy, CoCo investors may suffer a loss of capital when equity holders do not. In certain scenarios, holders of CoCos will suffer losses ahead of equity holders, e.g. when a high trigger principal write-down CoCo is activated.;
- Call extension risk: the risk that the issuer will not call the bond at its first call date, forcing investors to hold the bond longer than expected, often at a less attractive future rate, which negatively impacts its value and return. The investor may not receive return of principal if expected on call date;
- Unknown risk: The structure of the instruments is innovative yet untested. In a stressed environment, when the underlying features of these instruments will be put to the test, it is uncertain how they will perform. In the event a single issuer activates a trigger or suspends

coupons, will the market view the issue as an idiosyncratic event or systemic. In the latter case, potential price contagion and volatility to the entire asset class is possible. This risk may in turn be reinforced depending on the level of underlying instrument arbitrage. Furthermore, price formation may be increasingly stressed in an illiquid market.

- Yield/Valuation risk; and
- Liquidity Risk.

The Sub-Investment Manager of the Sub-Fund may at its sole discretion and based on its own credit analysis and appraisal of the market and economic situation take the decision to make predominantly investments in non-investment grade securities with a large diversification.

The Sub-Fund may hold ancillary liquid assets or cash equivalent transferable debt securities and money market instruments with a residual maturity of less than twelve (12) months.

The Sub-Fund is actively managed without replicating any benchmark. However, the Sub-Fund is managed with reference to the ICE BofA 1-5 Year Euro Broad Market Index¹ for merely informative and comparative effects.

The Sub-Fund will at all times comply with the investment restrictions as detailed in section 13 of the Prospectus.

The Sub-Fund will invest a minimum of 80% of its assets in Euro denominated issuances.

For hedging purposes, the Sub-Fund may use financial derivatives instruments as set out in section 15 "Risk Management" of the Prospectus. Specifically, the Sub-Fund may use forwards and bond futures for hedging currency fluctuations and interest rate movements. The potential effect of the use of financial derivative instruments on the risk profile is to diminish the risk of currency fluctuation and the risk of interest rates.

The Sub-Fund may acquire units of UCITS and UCIs with the limits set out in section 13 of the Prospectus.

The investments within the Sub-Fund are subject to market fluctuations and to the risks inherent in all investments; accordingly, no assurance can be given that their investment objective will be achieved.

The Sub-Fund does neither promote environmental or social characteristics within the meaning of the Article 8 SFDR nor is it classified as a sustainable investment (Article 9 SFDR) and the investments made by the Sub-Fund do not take into account the EU criteria for environmentally sustainable economic activities.

2 Profile of the Typical Investor

Shares of this Sub-Fund are addressed to investors that seek capital appreciation, with little probability of suffering losses in a period of over one (1) year.

¹ ICE BofA 1-5 Year Euro Broad Market is a product of ICE Data Indices, LLC ("ICE") and is used with permission. ICE® is a registered trademark of ICE Data or its affiliates, and BofA® is a registered trademark of Bank of America corporation licensed by Bank of America corporation and its affiliates ("BofA ") and may not be used without BofA's prior written approval. ICE Data, its affiliates and their respective third party suppliers disclaim any and all warranties and representations, expressed and/or implied, including any warranties of merchantability or fitness for a particular purpose or use, including the indices, index data and any data included in, related to, or derived therefrom. Neither ICE Data, its affiliates nor their respective third party suppliers shall be subject to any damages or liability with respect to the adequacy, accuracy, timeliness or completeness of the indices or the index data or any component thereof, and the indices and index data and all components thereof are provided on an "as is" basis and your use is at your own risk. Inclusion of a security within an index is not a recommendation by ICE Data to buy, sell, or hold such security, nor is it considered to be investment advice. ICE Data, its affiliates and their respective third party suppliers do not sponsor, endorse, or recommend EDM International, or any of its products or services.

3 Investment Manager

As from 11 January 2016 the Management Company has, with the consent of the Company, concluded an agreement with EDM Gestión, S.A.U., S.G.I.I.C.. Pursuant to an amendment agreement dated 22 December 2025, the investment management agreement with EDM Gestión, S.A.U., S.G.I.I.C. was expanded to cover this Sub-Fund.

EDM Gestión, S.A.U., S.G.I.I.C. was incorporated on 16 July 1986 in and under the laws of Spain and is registered in the Madrid Trade Register and in the Official Register of the Spanish National Securities Market Commission (CNMV) under number 49. EDM Gestión, S.A.U., S.G.I.I.C. is an asset management firm and its capital is wholly owned by MUTUAMAD INVERSIONES SAU, whose sole shareholder is MUTUA MADRILEÑA AUTOMOVILISTA, SOCIEDAD DE SEGUROS A PRIMA FIJA. Since its foundation, EDM Gestión, S.A.U., S.G.I.I.C. has been managing UCITS of varying purposes and in addition has expanded its activity with individual portfolio management and marketing of UCITS.

With effective date as from 22 December 2025, EDM Gestión, S.A.U., S.G.I.I.C. has, with the consent of the Company, concluded an agreement with Alterna Inversiones y Valores S.A. S.G.I.I.C. as sub-investment manager of the Sub-Fund.

Alterna Inversiones y Valores S.A. S.G.I.I.C, a company registered and authorized by the CNMV (CNMV registration nº 282), having its registered office at Marqués de la Ensenada 4, 2^a Planta, Madrid as sub-investment manager of the Sub-Fund. Alterna Inversiones y Valores S.A. S.G.I.I.C is a specialist in corporate credit its purpose is to deliver a risk adjusted return in a variety of market conditions, relying on their own credit analysis rather than public ratings and to invest in existing funds of negotiable securities and other assets in conformity with the law, while diversifying risks to permit its shareholders to benefit from the results of its asset management. Alterna Inversiones y Valores S.A. SGIIC brings specialized knowledge of the profile and preferences of Mexican investors, the target audience of the Sub-Fund. The direct connection with Alterna México allows for greater cultural and strategic proximity, facilitating the adaptation of the investment strategy and communication with investors. This collaboration enhances the quality of the service provided, optimizes operational efficiency, and enables more direct access to technical knowledge of the target market.

4 Share Classes

The Sub-Fund offers four different classes of Shares:

Class I EUR Shares, denominated in EUR which shall be restricted only for entities that are Eligible Counterparties and professional clients per se,

Class L EUR Shares, denominated in Euro is directed to

- (i) natural as well as legal persons with a discretionary portfolio management agreement or independent advisory contract; or
- (ii) natural as well as legal persons, providing non-independent advice pursuant to a separate fee arrangement with their clients under which they have agreed not to receive and retain inducements.

Class R EUR Shares, denominated in Euro (EUR), which are not restricted as to the type of investors;

Class S EUR Shares denominated in EUR which shall be restricted to sub-distributors of the Sub-Fund, which have entered into a specific remuneration agreement with an entity belonging to the EDM Group.

5 Reference Currency

The Reference Currency of the Sub-Fund is Euro (EUR).

The Net Asset Value per Class I EUR, Class L EUR, Class R EUR and Class S EUR Shares of this Sub-Fund will be calculated in Euro (EUR). The currency strategy is applied in such a way that irrespective of share class currency, each share class will obtain local currency return of the underlying assets.

6 Offering of Shares

6.1 The initial subscription price for Class I EUR Shares will be EUR 100.- ("Initial Subscription Price I EUR").

The initial subscription price for Class L EUR Shares will be EUR 100.- ("Initial Subscription Price L EUR").

The initial subscription price for Class R EUR Shares will be EUR 100.- ("Initial Subscription Price R EUR").

The initial subscription price for Class S EUR Shares will be EUR 100.- ("Initial Subscription Price S EUR").

The initial subscription period for Class I EUR, Class L EUR, Class R EUR and Class S EUR Shares of the Sub-Fund will be 26 January 2026 to 6 February 2026.

The minimum initial subscription amount for Class S EUR Shares of the Sub-Fund is EUR 2,000,000.-. The Board of Directors may, in its absolute discretion, accept a subscription which is below EUR 2,000,000.-.

6.2 After the initial subscription period, Shares in the Sub-Fund are issued at a price corresponding to the Net Asset Value per Share of the Sub-Fund ("Subscription Price")

7 Form and Classes of Shares

The Shares of the Sub-Fund are issued in registered form.

8 Dividend Policy

The Sub-Fund reinvests its revenues and capital gains and does not pay any dividend.

9 Fees

9.1 Subscription fee

No subscription fee will be charged.

9.2 Redemption fee

No redemption fee will be charged.

9.3 Conversion fee

No conversion fee will be charged.

9.4 Investment Management and Sub-Investment Management Fee

As remuneration for their services, the Investment Manager and Sub-Investment Manager shall receive from the Company a total fee of 1.20% p.a. for Class R EUR and of 0.70% p.a. for Class I EUR, Class L EUR and for Class S EUR Shares, calculated on the average monthly net assets of the Sub-Fund, payable monthly in arrears.

10 Valuation Day, Cut-off Time and Settlement Periods

10.1 Valuation Day

The Net Asset Value per Share is calculated on each day which is a bank Business Day in Luxembourg ("Valuation Day").

10.2 Cut-off Time

Applications for subscription, redemption or conversion of Shares from or into the Sub-Fund and/or applications for conversion of Shares within the Sub-Fund received by the Transfer Agent of the Company in Luxembourg on a Valuation Day before 18:00 Luxembourg time ("Cut-off Time") shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the same Valuation Day. Any application received on any day which is not a Valuation Day shall be dealt with at the respective Subscription, Redemption or Conversion Price prevailing on the next following Valuation Day. Any application received after 18:00 Luxembourg time on a Valuation Day will be processed on the next Valuation Day.

10.3 Settlement Periods

The settlement periods are the following:

- Payment of Initial Subscription Price I EUR: until 6 February 2026;
- Payment of Initial Subscription Price L EUR: until 6 February 2026;
- Payment of Initial Subscription Price R EUR: until 6 February 2026;
- Payment of Initial Subscription Price S EUR: until 6 February 2026;
- Payment of Subscription Price: within two (2) Business Days following the applicable Valuation Day; and
- Payment of Redemption Price: within two (2) Business Days following the applicable Valuation Day.

22 ESG ANNEXES

22.1 Pre-contractual disclosure for the financial products EDM International – Strategy Fund

Sustainable investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: EDM International – Strategy Fund (the “Sub-Fund”)

Legal entity identifier:
5493005VV8S3RN6YUR21

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?

<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
<p><input checked="" type="checkbox"/> It will make a minimum of sustainable investments with an environmental objective: ___%</p> <p><input checked="" type="checkbox"/> in economic activities that qualify as environmentally sustainable under the EU Taxonomy</p> <p><input checked="" type="checkbox"/> in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy</p>	<p><input checked="" type="checkbox"/> It promotes Environmental/Social (E/S) characteristics and while it does not have a sustainable investment, it will have a minimum proportion of ___% sustainable investments</p> <p><input checked="" type="checkbox"/> with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy</p> <p><input checked="" type="checkbox"/> with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy</p> <p><input checked="" type="checkbox"/> with a social objective</p>
<p><input checked="" type="checkbox"/> It will make a minimum of sustainable investments with a social objective: ___%</p>	<p><input checked="" type="checkbox"/> It promotes E/S characteristics, but will not make any sustainable investments</p>



What environmental and/or social characteristics are promoted by this financial product?

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

The Sub-Fund will promote E/S characteristics by including ESG considerations in securities analysis and portfolio construction. At least 50% of the Sub-Fund's assets will be dedicated to the promotion of these aspects following the strategy described along the document.

The Sub-Fund promotes certain minimum environmental and social safeguards through applying exclusion criteria with regards to products and business practices that EDM believes are detrimental to society and incompatible with sustainable investment strategies, such as gambling, adult entertainment and the manufacture and delivery of controversial weaponry. EDM has put in place an ESG scoring process based on its own proprietary analysis to measure sustainability indicators and the specific risks that an investment company could address.

An ESG score is determined for each issuer based on specific metrics within ESG factors.

The weights applied to the ESG factors to arrive to the overall ESG score will depend on the economic sector the company operates in.

The Sub-Fund limits investing in companies with an elevated sustainability risk based on ESG risk scores whereas all such investments require separate approval of a dedicated committee that oversees that all investments are substantiated and eligible based on a fundamental review on the sustainability risk.

EDM also follows engagement processes coupled with controversies analysis to ensure the promotion of these E/S characteristics and to prevent E/S damaging events and, in the case of past events, the Sub-Fund reviews the measures taken to repair the damage and avoid another event. Additionally, the Sub-Fund will maintain a minimum proportion of 10% of sustainable investments, which will comply with the Do Not Significant Harm (DNSH) principle and good governance practices.

No reference benchmark has been designated to attain the environmental and social characteristics promoted.

- **What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?**

To measure, monitor and ensure the attainment of the E/S characteristics promoted by this Sub-Fund, the investment manager considers various sustainability and ESG metrics. Key metrics used are:

The percentage of an individual issuer's revenue which may be derived from specific business activities (e.g. controversial weapons production) to determine whether they meet the Sub-

Fund's industry exclusion criteria. The threshold is when it accounts more than 10% of total revenues.

1. The percentage of the portfolio with an ESG score >50. This is the minimum required ESG score established for a company to be included in the investment universe of the Sub-Fund.
2. The number of companies that are in violation of the UNGC or OECD guidelines for Multinational Enterprises.
3. The percentage of holdings with an elevated sustainability risk profile.

These metrics are sourced directly by the Investment team or from external ESG data providers.

All holdings in the Sub-Fund must comply with its ESG policies unless they fall outside of the scope of those policies (for example cash or cash equivalent holdings).

The investment manager seeks to ensure that in the case of a passive breach is presented to the Risk and Sustainability Committee for assessment. An engagement process is followed to assess the severity and any actions that might be taken. Finally, if after the engagement process controversies or the exposure to controversial activities are still relevant for the Committee, the investment is excluded from the investment universe of the Sub-Fund.

● ***What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives***

While the Sub-Fund does not have sustainable investment as its objective, it will invest at least 10% of its assets in sustainable investments which contribute to environmental and/or social objectives.

To qualify as a sustainable investment, an investee company must contribute to environmental and/or social objectives, must not significantly harm any of those objectives and must operate good governance practices:

Environmental objectives include (i) climate change mitigation, (ii) climate change adaptation, (iii) sustainable use and protection of water and marine resources, (iv) transition to a circular economy, (v) pollution prevention and control, and (vi) the protection and restoration of biodiversity and ecosystems.

Social objectives include (i) the promotion of gender diversity, (ii) the provision of decent working conditions, and (iii) sustainable communities and societies.

The Investment Manager will use proprietary analysis and rely on internal and external sources to identify companies which it considers contribute to one or more of these environmental and/or social objectives.

As part of this identification, the Investment Manager will only consider investee companies that fulfil at least one of the criteria listed below in order to contribute to an environmental or social objective:

1. PAI contribution: we consider as contributing to social or environmental objectives if there is a positive contribution through relative performance on PAIs (at least 2 PAIs in the top quartile).

2. Sustainable Revenue alignment with Sustainable Development Goals (SDGs): Companies with revenue that aligns the Sustainable Development Goals are considered to contribute to sustainable objectives (at least 20% UN SGDs revenue alignment).

3. EU Taxonomy Alignment: Companies with Taxonomy aligned revenue are considered to contribute to sustainable objectives (higher than 0% alignment).

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

- ***How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?***

The Sub-Fund will justify not causing significant harm to any environmental or social sustainable investment objectives by considering the principal adverse impacts on sustainability factors under Appendix 1 of the RTS Regulation (2022/1288). This process will be carried out during the investment selection process. This analysis is done using information from the ESG data provider.

- *How have the indicators for adverse impacts on sustainability factors been taken into account?*

EDM sets out its approach to identifying and prioritizing principal adverse impact, and how principal adverse impacts are considered as part of EDM's investment due diligence process and procedures relating to research and analysis, exclusions and restrictions and/or voting and engagement. For sustainable investments, the PAI indicators have been taken into account by ensuring that the investments do no significant harm to any environmental or social objective.

- *How are the sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights? Details:*

The Sub-Fund will follow the alignment of its investments with the OECD Guidelines for Multinational Enterprises or the UN Guiding Principles on Business and Human Rights. In order to do this, the Sub-Fund will use indicators provided by the ESG data provider. The information obtained from the ESG data provider is complemented with active dialogue with the investee companies to obtain an in-depth understanding of their governance.

Company controversies and violations of international norms are also reviewed and monitored before classifying an investee company as a sustainable investment. Where the Investment Manager's assessment concludes that an investee company does not align with these Guidelines and Principles it will not be considered a sustainable investment.

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Sub-Fund considers principal adverse impacts on sustainability factors as referred to in Annex I of the SFDR Delegated Regulation.

These impacts are considered by analysing the evolution of the “mandatory” indicators established in Appendix 1, Table 1 and any relevant ones from Tables 2 and 3 (such as the companies with a policy to reduce carbon emissions) of the RTS regulation (2022/1288).

The Investment Manager uses external data where available and may rely on information directly from the company or its own research and knowledge of the relevant industry or sector to assess the 14 mandatory principal adverse impact indicators. The Investment Manager updates information on the indicators on a regular basis in order to monitor for any changes in its initial assessment. Environmental, social and governance-related harm identified may be mitigated through exclusion policies, engagement with investee companies, voting and advocacy.

More information regarding the principal adverse impacts on sustainability factors can be found in the periodic reports pursuant to Article 11(2) of the SFDR.

No



What investment strategy does this financial product follow?

The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

The objective of the Sub-Fund is to achieve capital growth by investing its portfolio mainly but not exclusively in a diversified portfolio of equity securities publicly traded on European regulated markets. The Sub-Fund may invest in ancillary liquid assets or cash equivalent debt and money market instruments. Maturity of these will be less than twelve (12) months at buying.

The Investment Manager incorporates ESG considerations in the selection of investments by applying exclusion lists on a pre-investment and ongoing basis.

The Sub-Fund applies the Responsible Investment policy to exclude investment in companies with negative social and environmental characteristics and invests in companies that have an ESG score >50 using its proprietary ESG scoring tool.

The environmental or social characteristics and the sustainability indicators are monitored on a regular basis as part of the investment process.

Following the initial investment, the environmental or social characteristics continue to be monitored by the Investment Manager in order to update the initial ESG assessment, identify alerts and controversies and to carry out engagement with the company on ESG areas identified for improvement. Specifically, to evaluate the sustainability performance of the investments, EDM assesses the following aspects:

- Environmental criteria: companies' environmental policies and carbon emission controls.
- Social criteria: companies' social policies, the percentage of female board members, efforts to eradicate child labour in the retail sector, risks derived from the sustainability practices of suppliers, etc.
- Good governance criteria: annual monitoring of the number of board members, percentage of independent board members, compliance with UNGC Principles and OECD Guidelines and codes of ethics and conduct.

From this information an ESG ranking is obtained (from 0 to 100) that serves as a reference when investing. Only those assets with a score ≥ 50 will be directly eligible for investment.

Additionally, any relevant controversial cases identified through the process described in previous sections will be presented to the Risk and Sustainability Committee, which will be responsible for making a decision relative to these investments. If the Committee considers this situation to be relevant, an engagement process is followed in order to assess the severity and any actions that need to be taken regarding the situation. Finally, if after the engagement process controversies are still relevant for the Committee, the investment is excluded from the investment universe of the Sub-Fund.

- ***What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?***

The binding elements of the investment strategy are:

1. The Fund's portfolio complies with EDM's exclusion policy, that is based on exclusion criteria with regards to products and business practices that EDM believes are detrimental to society and incompatible with sustainable investment strategies.
2. The Fund avoids investment in companies that are in breach of UNGC or OECD Guidelines for Multinational Enterprises. Companies that suddenly fail to comply with international norms will need an in-depth analysis and presented to the Sustainability Committee to make a final decision.
3. All equity holdings have a granted right to vote according to EDM's Involvement Policy, unless impediments occur (e.g. share blocking or when not consider cost efficient). EDM's Involvement Policy can be found at <https://www.edm.es/en/esg/nuestras-politicas/?pagina=k93pi5>.

Investments with an elevated sustainability risk are defined by EDM as companies with an ESG score below 50. The Fund avoids investments with an ESG score below 50 according to our internal methodology otherwise requires separate approval by the Sustainability Committee, compliance and risk management that oversees the bottom-up sustainability analysis.

● ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

The Fund does not commit to a minimum rate to reduce the scope of investments prior to the application of the investment strategy.

Good governance practices include sound management structures, employee relations, remuneration of staff and tax compliance.

● **What is the policy to assess good governance practices of the investee companies?**

EDM engages in active dialogue with investee companies to monitor their ESG risk management and ensure their good governance. The Investment team engages with the investee companies through onsite visits, conferences, meetings, and a policy of active dialogue with CEOs, CFOs, and investor relations to monitor the businesses. During these engagements, any good governance issues as well as other issues will be raised and discussed during governance calls, members of EDM Gestion, S.A.U., S.G.I.I.C.' investment team discuss with companies planned governance changes, upcoming proxies and ESG-related risks.

EDM will analyse annually metrics such as:

1. Minimum percentage of independent members in the board of directors: 30%.
2. Existence of a remuneration policy with sustainability considerations.
3. Compliance with UNGC and OECD guidelines.
4. Code of ethics and conduct to mitigate reputational risk.

EDM believes exercising the right to vote gives companies the opportunity to consider and respect governance, the environment, and best social practices. EDM will exercise the right to vote whenever possible, provided the relevant ESG criteria in the SRI policies and in the acquired commitments are met.

Asset allocation describes the share of investments in specific assets.

Taxonomy-aligned activities are expressed as a share of:

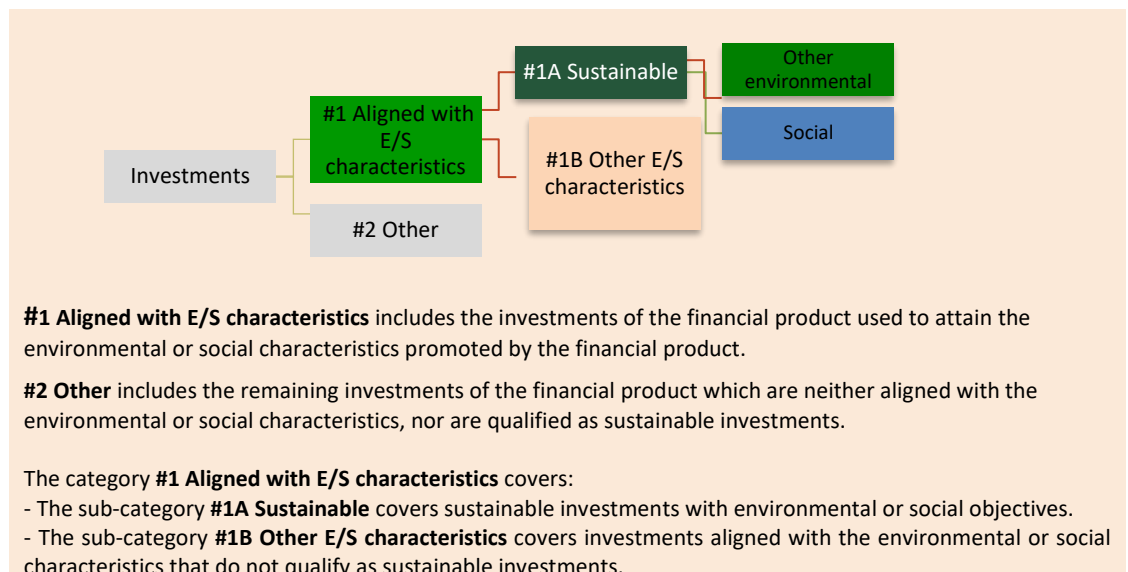
- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.



What is the asset allocation planned for this financial product?

At least 50% of the investments are used to meet the environmental and social characteristics promoted. This includes minimum 10% of sustainable investments. Up to 50% of assets may not be aligned with the environmental or social characteristics.

The Fund is primarily invested in direct holdings of listed equities. The planned asset allocation is monitored and evaluated on a yearly basis.



● **How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?**

The Fund does not make use of derivatives to attain the environmental or social characteristics promoted by the financial product.

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

The Sub-Fund does not currently commit to invest in any “sustainable investment” within the meaning of the Taxonomy Regulation, but only within the meaning of the SFDR regulation.

It cannot be excluded that among the Sub-Fund's holdings certain investments are Taxonomy aligned. The Sub-Fund will report on Taxonomy-aligned investment in the periodic disclosures. The position will be kept under review as the underlying rules are finalised and the availability of reliable data increases over time. EDM currently relies on third-party data, including data in relation to companies that do not disclose on the EU Taxonomy alignment of their activities.

● **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy²?**

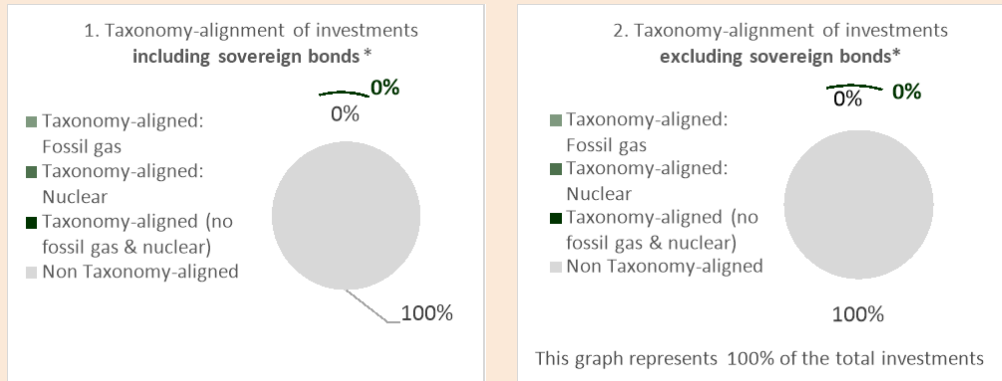
Yes:

In fossil gas In nuclear energy

No

² Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change (“climate change mitigation”) and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.



* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures.

● **What is the minimum share of investments in transitional and enabling activities?**

As the Sub-Fund does not commit to invest any “sustainable investment” within the meaning of the Taxonomy Regulation, the minimum share of investments in transitional and enabling activities within the meaning of the Taxonomy Regulation is therefore also set at 0%.

 are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.



What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?

The Sub-Fund intends to make sustainable investments, to ensure that all securities defined as sustainable investments contribute to a sustainable objective and subsequently pass both Do No Significant Harm (DNSH) and Good Governance checks.

The Fund does not commit to a minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy. It only commits to an overall minimum proportion of sustainable investments that may be socially or environmentally sustainable investments.



What is the minimum share of socially sustainable investments?

0%. The Fund does not commit to a minimum share of socially sustainable investments and only commits to an overall minimum proportion of sustainable investments that may be socially or environmentally sustainable investments.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

The type of instruments under “other investments” portion will consist of ancillary liquid assets, cash equivalent fixed-income assets, and money market assets with maturities of less than one year. These assets do not redirect capital flows toward sustainable investments, as they have no minimum environmental and/or social guarantees.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

Not applicable.

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.



Where can I find more product specific information online?

More product-specific information can be found on the website:
<https://www.edm.es/fondos/edm-strategy-class-r-e/>

22.2 Pre-contractual disclosure for the financial products EDM International – Credit Portfolio

Sustainable investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: EDM International – Credit Portfolio
(the “Sub-Fund”)

Legal entity identifier:
549300WE7M81Q2P49U91

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?

● ● Yes

- It will make a minimum of **sustainable investments with an environmental objective:** ___%
- in economic activities that qualify as environmentally sustainable under the EU Taxonomy
- in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy
- It will make a minimum of **sustainable investments with a social objective:** ___%

● ● ✗ No

- It **promotes Environmental/Social (E/S) characteristics** and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ___% of sustainable investments
 - with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy
 - with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy
 - with a social objective
- It promotes E/S characteristics, but **will not make any sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

The Sub-Fund promotes certain environmental and/or social criteria within its portfolio through the application of an industry exclusion list and certain conduct-related criteria following to the methodology specified in the investment strategy section of this document.

The Sub-Fund also adheres to a weighted average carbon intensity target to ensure that it remains at least 10% lower than that of the Sub-Fund’s reference index. Moreover, the portfolio investments are also required to take account of good governance practices.

The reference benchmark used by the Sub-Fund for comparison purposes is a mainstream index. The mainstream index does not consider ESG factors and is therefore not consistent with the environmental and/or social characteristics promoted by the Sub-Fund.

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

To measure, monitor and ensure the attainment of the environmental and social characteristics that are being promoted by this Sub-Fund, the Investment Manager considers various sustainability and ESG metrics. Three key sets of metrics used are:

- 1) The share of investments in companies involved in business activities that fall under the scope of the exclusion criteria;
- 2) The share of companies in the investment universe that fall under the scope of the exclusion criteria;

The percentage margin between the weighted average carbon intensity of the portfolio and that of the reference index.

● ***What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives***

Not applicable

● ***How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?***

Not applicable

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Sub-Fund considers PAIs through the integration of relevant ESG factors alongside traditional financial factors as part of its due diligence, research and ongoing monitoring of individual issuers and via engagement with those issuers. The Investment Manager's consideration of PAIs is guided by monitoring the mandatory indicators established in Annex 1, Table 1 of the RTS regulation (2022/1288), relating to Regulation (EU) 2019/2088.

As a result of assessing PAIs at an issuer and Sub-Fund level, the Investment Manager may decide to engage with certain issuers, set restrictions and targets at the Sub-Fund level, and ultimately may exclude certain issuers from being eligible for investment on the basis of PAI metrics.

More information regarding the principal adverse impacts on sustainability factors can be found in the Sub-Fund's periodic reports pursuant to Article 11(2) of the SFDR.

No



What investment strategy does this financial product follow?

The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

The Sub-Fund promotes environmental and social characteristics through the application of exclusion criteria, which will reduce the scope of the investment universe.

This exclusion criteria will indeed focus on excluding from the investable universe companies that are involved in the end manufacturing or in the manufacture of core essential components intended to be used in controversial weapons. Furthermore, any issuer deriving more than 10% of its annual revenues from the tobacco industry as well as issuers involved in the mining or extraction of thermal coal and/or the production of energy from thermal coal, will equivalently be excluded.

Regarding the latter, it is subject to an allowance for entities which the Investment Manager deems to have a credible transition plan to reduce their reliance or exposure to thermal coal in favour of less carbon intensive forms of energy such as renewable energy. For an issuer's

decarbonisation plans to be credible, it must have made a public commitment to reduce exposure to below the 10% threshold by 2025.

Additionally, the Sub-Fund is also bound by a carbon efficiency target. Such carbon intensity is based on the emissions by companies of greenhouse gases (tons CO₂e) that contribute to global warming and environmental pollution. In order to determine the carbon footprint relative to the size of a Sub-Fund and allow comparison between portfolios of different sizes, the volume of carbon emissions per unit of sale (per US\$ 1 million) generated by issuers over a specified timeframe is calculated according to each security's weight in a portfolio. This measure is known as the "Weighted Average Carbon Intensity" of a portfolio.

This policy is therefore binding for holdings when aggregated at the Sub-Fund level but does not necessarily require restrictions for specific issuers. The Investment Manager seeks to achieve this target through analysis of data relating to an issuer's carbon intensity relative to any corresponding data of the issuer constituents of the reference index through an optimization process.

Finally, the social and governance pillars are equivalently considered through the exclusion of issuers that have been found to be in breach of international standards, such as the UN Global Compact, ILO conventions or UN Guidelines on Business and Human Rights.

● ***What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?***

The Sub-Fund shall not invest in issuers that have been identified by the Investment Manager as having:

- (i) corporate involvement in the end manufacture of controversial weapons or manufacture of core essential components intended to be used in controversial weapons;
- (ii) direct involvement in the manufacture of tobacco products, being entities which derive more than 10% of their annual revenues from such activities;
- (iii) direct involvement in the mining or extraction of thermal coal and/or the production of energy from thermal coal, being entities which derive more than 10% of their annual revenues from such activities and that did not publicly committed to reduce their exposure to such industries below the 10% threshold by 2025.
- (iv) breached, or to be at severe risk of breaching, certain recognised norms and/or international standards relating to respect for human rights, labour relations, protection from severe environmental harm, and fraud and/or gross corruption standards such as the principles which underly the UN Global Compact, ILO conventions or UN Guidelines on Business and Human Rights.

Additionally, in order to attain the carbon efficiency characteristic of the Sub-Fund, the Investment Manager seeks to maintain a Weighted Average Carbon Intensity for the Sub-Fund which is at least 10% lower than that of the reference index.

- **What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?**

Not applicable

Good governance practices include sound management structures, employee relations, remuneration of staff and tax compliance.

- **What is the policy to assess good governance practices of the investee companies?]**

The Investment Manager considers good corporate governance practices to be fundamental to the ongoing success and resilience of the businesses it invests in and, as an investor in corporate credit, it therefore believes such consideration to be essential to its investment due diligence, research and ongoing monitoring of potential and realized investments. In the Investment Manager's Responsible Investment Policy, it commits to considering and integrating important ESG factors into its investment decisions and to engage companies with the expectation that they enhance their ESG disclosures.

Furthermore, the Investment Manager sources data from external service providers to assess companies' governance and alignment with principles, standards or conventions such as those which underly the UN Global Compact, the ILO Convention, the UN Guiding Principles on Business and Human Rights as they relate to human rights, labour rights, environmental considerations and business integrity matters such as anti-corruption and corporate transparency.

The Investment Manager has appointed an internal ESG Eligibility Committee to determine whether it may invest in a company deemed to have severely breached, or to be at high risk of breaching, these principles.

Asset allocation describes the share of investments in specific assets.

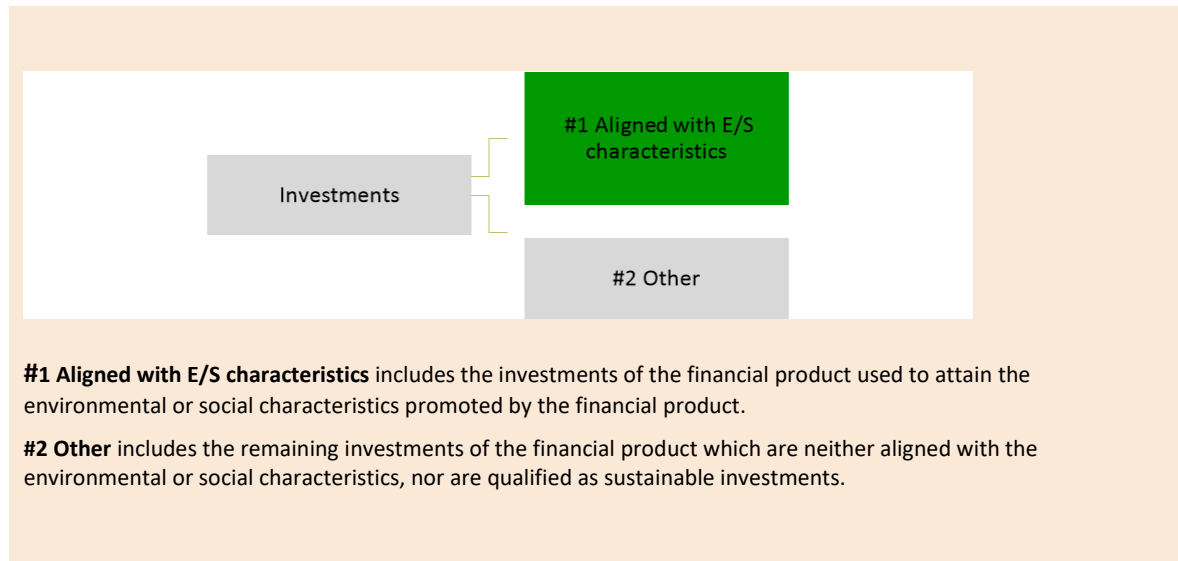


What is the asset allocation planned for this financial product?

The minimum proportion of investments used to meet the environmental and social characteristics of the Sub-Fund will comprise 80% of the positions within the Sub-Fund, while the other 20% will include any securities which fall outside of relevant ESG policies such as cash and derivative holdings.

Taxonomy-aligned activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.



- *How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?*

Not applicable



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

The Sub-Fund does not currently commit to invest in sustainable investments within the meaning of the EU Taxonomy. However, it is not excluded that the Sub-Fund could incidentally invest in taxonomy-aligned environmentally sustainable investments which contribute to climate change mitigation and/or climate change adaptation.

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

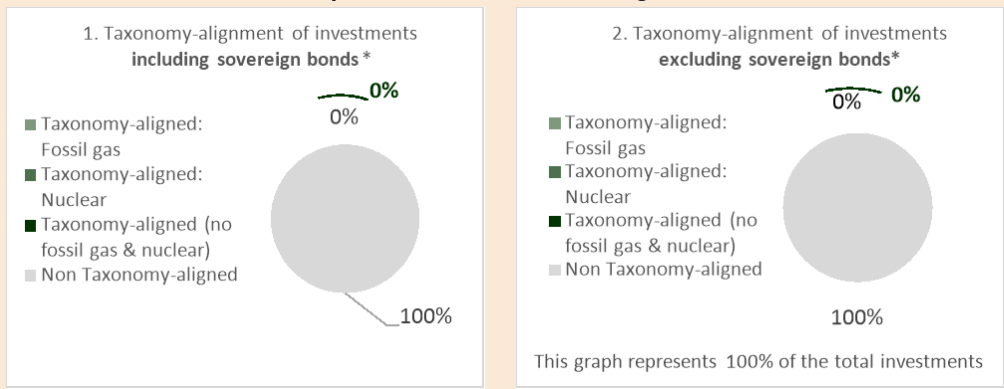
- Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy³?

Yes:

In fossil gas In nuclear energy

No

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.



* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures.

- **What is the minimum share of investments in transitional and enabling activities?**

The Sub-Fund has not specified a minimum allocation to sustainable investment therefore the minimum allocation to investments in transitional and enabling activities within the meaning of the EU Taxonomy is 0%.

³ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

 are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.



What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?

The Sub-Fund has not committed to making sustainable investments that are not aligned with the EU Taxonomy. Therefore, the minimum allocation to sustainable investments with an environmental objective that are not aligned with the EU Taxonomy is 0%.



What is the minimum share of socially sustainable investments?

Not applicable



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

The “other investments” held by the Sub-Fund and described herein comprises cash and cash equivalents, money market instruments and certain hedging instruments including derivatives. The Investment Manager believes that these holdings do not relate directly to a specific issuer and therefore do not relate to the attainment of the environmental and social characteristics and/or principal adverse sustainability impacts. The Investment Manager does not believe therefore that it would be possible to make a meaningful determination on considerations relating to minimum environmental or social safeguards, in part due to the lack of relevant data relating to such instruments.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.

Not applicable



Where can I find more product specific information online?

More product-specific information can be found on the website:
<https://www.edm.es/fondos/edm-credit-portfolio-sicav-e-i/>

22.3 Pre-contractual disclosure for the financial products EDM International – Sustainable Global Equity Fund

Sustainable investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: EDM International – Sustainable Global Equity Fund (the “Sub-Fund”)

Legal entity identifier:
549300NA0YVM2ZGM538

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective? *1*

1

Yes

No

It will make a minimum of sustainable investments with an environmental objective: ___%

- in economic activities that qualify as environmentally sustainable under the EU Taxonomy
- in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of sustainable investments with a social objective: ___%

It promotes Environmental/Social (E/S) characteristics and while it does not have as its objective a sustainable investment, it will have a minimum proportion 50 of sustainable investments

with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy

with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

with a social objective

It promotes E/S characteristics, but **will not make any sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

The Sub-Fund will promote E/S characteristics by including ESG considerations in securities analysis and portfolio construction. At least, 80% of the Sub-Fund’s assets will be dedicated to the promotion of these aspects.

The Sub-Fund promotes certain minimum environmental and social safeguards through applying exclusion criteria with regards to products and business practices that EDM believes are detrimental to society and incompatible with sustainable investment strategies, such as gambling, adult entertainment and the manufacture and delivery of controversial weaponry.

EDM has put in place an ESG scoring process based on its own proprietary analysis to measure sustainability indicators and the specific risks that an investment company could address. An ESG score is determined for each issuer based on a weighted average of specific metrics within ESG factors. The weights applied to the ESG factors to arrive to the overall ESG score will depend on the economic sector the company operates in.

The Sub-Fund limits investing in companies with an elevated sustainability risk based on ESG risk scores whereas all such investments require separate approval of a dedicated committee that oversees that all investments are substantiated and eligible based on a fundamental review on the sustainability risk.

EDM also follows engagement processes coupled with controversies analysis to ensure the promotion of these E/S characteristics and to prevent E/S damaging events and, in the case of past events, the Sub-Fund reviews the measures taken to repair the damage and avoid another event. Additionally, the Sub-Fund will maintain a minimum proportion of 50% of sustainable investments, which will comply with the Do Not Significant Harm (DNSH) principle and good governance practices.

There is no reference benchmark designated for the purpose of attaining the environmental or social characteristics promoted by the Sub-Fund.

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

To measure, monitor and ensure the attainment of the E/S characteristics promoted by this Sub-Fund, the investment manager considers various sustainability and ESG metrics. Key metrics used are:

- 1) The percentage of an individual issuer's revenue which may be derived from specific business activities (e.g. controversial weapons production) to determine whether they meet the Sub-Fund's industry exclusion criteria.
- 2) Compliance with UNGC or OECD guidelines for Multinational enterprises.
- 3) The percentage of the portfolio with an ESG score >50. A minimum ESG score of 50 is required for a company to be included in the investment universe of the Sub-Fund.
- 4) The percentage of the Portfolio which aligns to its key sustainability themes.
- 5) Held companies' revenue alignment with the targets which underpin the Sustainable Development Goals (SDGs).

These metrics are sourced directly by the investment team or from external ESG data providers.

All holdings in the Sub-Fund must comply with its ESG policies unless they fall outside of the scope of those policies (for example cash or cash equivalent holdings). The investment manager seeks to ensure that in the case of a passive breach is presented to the Sustainability and Risk Committee for assessment. An engagement process is followed to assess the severity and any actions that might be taken. Finally, if after the engagement process controversies or the exposure to controversial activities are still relevant for the Committee, the investment is excluded from the investment universe of the Sub-Fund.

● **What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?**

EDM states that sustainable investments are those made in economic activities that contribute to environmental and social objectives, do not significantly harm other objectives, and investee companies should follow good governance practices.

Investment decisions will be based on company-specific research and financial analysis (such as valuation, strength of earnings, quality of balance sheet, cashflow trends) to identify and select the investments that, in the opinion of the Investment Manager, have the potential to produce attractive long term returns across “Impact Themes” which are mapped to the UN SDGs.

The Sub-Fund will aim to diversify its investments across companies that have an impact on people and the planet across themes including, but not limited to, financial and digital inclusion, health and well-being, efficiency, electrification and digitalisation, green energy, innovation, materials, water and waste.

To qualify as a sustainable investment, an investee company must contribute to one or more of the following environmental and/or social objectives, must not significantly harm any of those objectives and must operate good governance practices:

- Environmental objectives include (i) climate change mitigation, (ii) climate change adaptation, (iii) sustainable use and protection of water and marine resources, (iv) transition to a circular economy, (v) pollution prevention and control, and (vi) the protection and restoration of biodiversity and ecosystems.
- Social objectives include (i) Health and well-being, (ii) gender diversity and reduced inequalities, (iii) promotion of sustainable economic growth

The sustainable investments aim to contribute to a range of environmental and/or social objectives which may include but are not limited to, renewable energy, energy efficiency, materials, waste, water, sustainable infrastructure, technological innovation and medical innovation, and the UN Sustainable Development Goals (“environmental and social objectives”).

The Investment Manager will use proprietary analysis and rely on internal and external sources to identify companies which it considers contribute to one or more of these environmental and/or social objectives.

As part of this identification, the Investment Manager will only consider investee companies that fulfil at least one of the criteria listed below:

1. **PAI contribution:** we consider as contributing to social or environmental objectives if there is a positive contribution through relative performance on PAIs (at least 2 PAIs in the top quartile).
2. **Sustainable Revenue Alignment:** Companies with revenue that aligns the Sustainable Development Goals are considered to contribute to sustainable objectives (at least 20% UN SDGs revenue alignment).
3. **EU Taxonomy Alignment:** Companies with Taxonomy aligned revenue are considered to contribute to sustainable objectives (higher than 0% alignment).

To meet the necessary requirements of the EU Taxonomy an activity must comply three criteria

- Make a substantial contribution to one environmental objective
- Do not significant Harm (DNSH) to the other objectives within the EU Taxonomy framework
- Good governance - meet minimum social safeguards referenced in the SFDR regulation

In addition, the Sub-Fund must comply with ESMA thresholds to ensure that underlying investments comply with the PAB/CTB exclusion criteria by using 'sustainability'-related terms referred to in Article 12(1)(a) to (g) of CDR (EU) 2020/1818.

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

- ***How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?***

The Sub-Fund will justify not causing significant harm to any environmental or social sustainable investment objectives by analysing the 14 "mandatory" principal adverse impacts on sustainability factors under Appendix 1 of the RTS Regulation (2022/1288) and aligning with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights. This process will be carried out during the investment selection process. This analysis is done using information from the ESG data provider.

- ***How have the indicators for adverse impacts on sustainability factors been taken into account?***

EDM sets out its approach to identifying and prioritizing principal adverse impact, and how principal adverse impacts are considered as part of EDM's investment due diligence process and procedures relating to research and analysis, exclusions and restrictions and/or voting and engagement. For sustainable investments, the PAI indicators have been taken into account by ensuring that the investments do no significant harm to any environmental or social objective.

- ***How are the sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights? Details:***

The Sub-Fund will follow the alignment of its investments with the OECD Guidelines for Multinational Enterprises or the UN Guiding Principles on Business and Human Rights. In order to do this, the Sub-Fund will use indicators provided by the ESG data provider.

The information obtained from the ESG data provider is complemented with active dialogue with the investee companies to obtain an in-depth understanding of their governance.

Company controversies and violations of international norms are also reviewed and monitored before classifying an investee company as a sustainable investment. Where the Investment Manager's assessment concludes that an investee company does not align with these Guidelines and Principles it will not be considered a sustainable investment.

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Sub-Fund considers principal adverse impacts on sustainability factors as referred to in Annex I of the SFDR Delegated Regulation.

These impacts are considered by analysing the evolution of the “mandatory” indicators established in Appendix 1, Table 1 and any relevant ones from Tables 2 and 3 (such as the companies with a policy to reduce carbon emissions) of the RTS regulation (2022/1288).

Pre-investment, the following principal adverse impacts on sustainability factors are considered:

- Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons (PAI 14, Table 1)
- Violations of the UN Global Compact Principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises (PAI 10, Table 1)
- Exposure to companies active in fossil fuel sector (PAI 4, Table 1)

Via the ESG integration process, as part of the investment procedure, the following PAIs are considered:

- All indicators related to GHG emissions, as part of the required Climate Risk analysis (PAI 1-3, Table 1; PAI 4, Table 2)
- Board gender diversity (PAI 13, Table 1)

Post-investment, the following principal adverse impacts on sustainability factors are taken into account:

- All indicators related to Climate and other environmental-related indicators
- Violations of the UN Global Compact Principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises
- In addition, based on a yearly review, holdings of the Fund that cause adverse impact might be selected for engagement.

More information regarding the principal adverse impacts on sustainability factors can be found in the periodic reports pursuant to Article 11(2) of the SFDR.

No



What investment strategy does this financial product follow?

The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

EDM International Sustainable Global Equity Fund is an actively managed fund that invests in stocks in developed countries across the world. The selection of these stocks is based on fundamental analysis as described in the Investment policy strategy paragraph in the Investment objective paragraph of this prospectus. The strategy integrates sustainability indicators on a continuous basis as part of the stock selection process. Amongst others, the Sub-Fund applies norms-based and activity-based exclusions, good governance practices and considers Principal Adverse Impacts in the investment process.

The Sub-Fund promotes environmental and social characteristics and will additionally have a minimum proportion of sustainable investments. In addition, it takes into consideration the Principles of Responsible Investment. Due to this, it has introduced into its investment strategy ESG considerations with the objective of contributing to the sustainable objectives the Sub-fund intends to accomplish.

When selecting investments, the Sub-Fund relies on a Proprietary ESG Scoring Model that assesses the companies' environmental, social, and governance aspects. Specifically, to evaluate the sustainability performance of the investments, EDM assesses the following aspects:

- Environmental criteria: companies' environmental policies and carbon emission controls.
- Social criteria: companies' social policies, the percentage of female board members, efforts to eradicate child labour in the retail sector, risks derived from the sustainability practices of suppliers, etc.
- Good governance criteria: annual monitoring of the number of board members, percentage of independent board members, compliance with UNGC Principles and OCDE Guidelines and codes of ethics and conduct.

From this information an ESG Scoring is obtained (from 0 to 100) that serves as a reference when investing. Only those assets with a score ≥ 50 will be directly eligible for investment.

Additionally, any relevant controversial cases identified through the process described in previous sections will be presented to the Risk and Sustainability Committee, which will be the responsible for making a decision relative to these investments. If the Committee considers this situation to be relevant, an engagement process is followed in order to assess the severity and any actions that need to be taken regarding the situation. Finally, if after the engagement process controversies are still relevant for the Committee, the investment is excluded from the investment universe of the Sub-Fund.

- ***What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?***

The binding elements of the investment strategy are:

1. The Sub-Fund's portfolio complies with EDM's exclusion policy, that is based on exclusion criteria with regards to products and business practices that EDM believes are detrimental to society and incompatible with sustainable investment strategies. This means that the Sub-Fund has 0% exposure to excluded activities or sectors and complies with ESMA thresholds by using 'sustainability'-related terms.
2. The Sub-Fund complies with UNGC or OECD Guidelines for Multinational Enterprises.
3. All equity holdings have a granted right to vote according to EDM's Involvement Policy, unless impediments occur (e.g. share blocking or when not consider cost efficient). EDM's Involvement Policy can be found at <https://www.edm.es/en/esg/nuestras-politicas/?pagina=k93pi5>
4. Investments with an elevated sustainability risk are defined by EDM as companies with an ESG score below 50. The Fund avoids investments with an ESG score below 50 according to our internal methodology otherwise requires separate approval by the Sustainability Committee, compliance and risk management that oversees the bottom-up sustainability analysis.

● ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

The Sub-Fund does not commit to a minimum rate to reduce the scope of investments prior to the application of the investment strategy.

● ***What is the policy to assess good governance practices of the investee companies?***

EDM engages in active dialogue with investee companies to monitor their ESG risk management and ensure their good governance. The Investment team engages with the investee companies through onsite visits, conferences, meetings, and a policy of active dialogue with CEOs, CFOs, and investor relations to monitor the businesses. During these engagements, any good governance issues as well as other issues will be raised and discussed during governance calls, members of EDM Gestion, S.A.U., S.G.I.I.C.' investment team discuss with companies planned governance changes, upcoming proxies and ESG-related risks.

EDM will analyse annually metrics such as:

1. Minimum percentage of independent members in the board of directors: 30%.
2. Minimum number of members in the board of directors: 12 in the case of traded companies whose market cap is >5Bn and 8 for the rest.
3. Existence of a remuneration policy aligned with sustainability considerations.
4. CSR policy aligned with sustainability objectives (metric provided by the ESG data provider).
5. Code of ethics and conduct to mitigate reputational risk (metric provided by the ESG data provider).

Good governance
practices include
sound management
structures,
employee relations,
remuneration of
staff and tax
compliance.

EDM believes exercising the right to vote gives companies the opportunity to consider and respect governance, the environment, and best social practices. EDM will exercise the right to vote whenever possible, provided the relevant ESG criteria in the SRI policies and in the acquired commitments are met.

Asset allocation
describes the share of investments in specific assets.



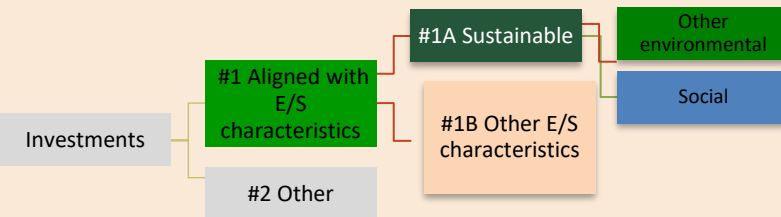
What is the asset allocation planned for this financial product?

Taxonomy-aligned activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.

At least 80% of the investments are aligned with E/S characteristics of the Fund. The remaining 20% will consist primarily of ancillary liquid assets, cash equivalent fixed-income assets, and money market assets with maturities of less than one year.

The Sub-Fund plans to make a minimum of 50% sustainable investments, measured by positive SDG alignment. The planned asset allocation is monitored and evaluated on a yearly basis.



#1 Aligned with E/S characteristics includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.

#2 Other includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.

The category **#1 Aligned with E/S characteristics** covers:

- The sub-category **#1A Sustainable** covers sustainable investments with environmental or social objectives.
- The sub-category **#1B Other E/S characteristics** covers investments aligned with the environmental or social characteristics that do not qualify as sustainable investments.

- **How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?**

The Sub-Fund does not make use of derivatives to attain the environmental or social characteristics promoted by the financial product.

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management.



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

The Sub-Fund does not currently commit to invest in any “sustainable investment” within the meaning of the Taxonomy Regulation, but only within the meaning of the SFDR regulation.

It cannot be excluded that among the Sub-Fund's holdings certain investments are Taxonomy aligned. The Fund will report on Taxonomy-aligned investment in the periodic disclosures. The position will be kept under review as the underlying rules are finalised and the availability of reliable data increases over time. EDM currently relies on third-party data, including data in relation to companies that do not disclose on the EU Taxonomy alignment of their activities.

● **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy⁴?**

Yes:

In fossil gas In nuclear energy

No

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.

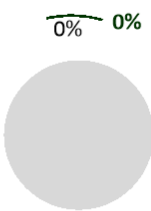
1. Taxonomy-alignment of investments including sovereign bonds*

- Taxonomy-aligned:
Fossil gas
- Taxonomy-aligned:
Nuclear
- Taxonomy-aligned (no fossil gas & nuclear)
- Non Taxonomy-aligned



2. Taxonomy-alignment of investments excluding sovereign bonds*

- Taxonomy-aligned:
Fossil gas
- Taxonomy-aligned:
Nuclear
- Taxonomy-aligned (no fossil gas & nuclear)
- Non Taxonomy-aligned



This graph represents 100% of the total investments

* For the purpose of these graphs, ‘sovereign bonds’ consist of all sovereign exposures.

⁴ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change (“climate change mitigation”) and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

 are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.



What is the minimum share of investments in transitional and enabling activities?

As the Sub-Fund does not commit to invest any “sustainable investment” within the meaning of the Taxonomy Regulation, the minimum share of investments in transitional and enabling activities within the meaning of the Taxonomy Regulation is therefore also set at 0%.



What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?

The Sub-Fund intends to make sustainable investments, to ensure that all securities defined as sustainable investments contribute to a sustainable objective and subsequently pass both Do No Significant Harm (DNSH) and Good Governance checks.

Among those could be investments with environmental objectives that do not qualify as Taxonomy-aligned. The environmental objectives of the Sub-Fund are attained by investing in companies that have a positive alignment with SDGs (Sustainable Development Goals) – SDG 6 (Clear water and sanitation), SDG 7 (Affordable and clean energy), SDG 12 (Sustainable consumption and production), SDG 13 (Climate action), SDG 14 (Life below water).

The sum of sustainable investments with an environmental objective and socially sustainable investments always adds up to the Fund’s minimum proportion of 50% sustainable investments, we commit to a minimum share of 10% sustainable investments with an environmental objective aligned with the Fund’s investment strategy.

What is the minimum share of socially sustainable investments?



The Sub-Fund intends to make sustainable investments, the social objectives of the Sub-Fund are attained by investing in companies that have a positive alignment with SDGs (Sustainable Development Goals) – SDG 3 (Good health and well-being), SDG 5 (Gender equality), SDG 8 (Decent work and economic growth), SDG 9 (Industry, innovation and infrastructure), SDG 10 (Reduced inequalities).

While the sum of socially sustainable investments and sustainable investments with an environmental objective always adds up to the Fund’s minimum proportion of 50% sustainable investments. The minimum share of socially sustainable investments is 10%.

What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

The “other investments” portion will consist of ancillary liquid assets, cash equivalent fixed-income assets, and money market assets with maturities of less than one (1) year. Because these assets do not redirect capital flows toward sustainable investments, they have no minimum environmental and/or social guarantees.

Financial instruments providing an exposure to at least one company are subject to the Paris Aligned Benchmark exclusion criteria referred to in Article 12(1)(a) to (g) of CDR (EU) 2020/1818.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.

Not applicable



Where can I find more product specific information online?

More product-specific information can be found on the website:
<https://www.edm.es/fondos/edm-sustainable-global-equity--fund/>

22.4 Pre-contractual disclosure for the financial products EDM International – American Growth

Sustainable investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: EDM International – American Growth (the “**Sub-Fund**”)

Legal entity identifier:
549300YFHIEB6ER9Y680

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective? [/i](#)

✓

   Yes

It will make a minimum of **sustainable investments with an environmental objective:** ___%

- in economic activities that qualify as environmentally sustainable under the EU Taxonomy
- in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of **sustainable investments with a social objective:** ___%

   No

It **promotes Environmental/Social (E/S) characteristics** and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ___% of sustainable investments

- with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy
- with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy
- with a social objective

 It **promotes E/S characteristics, but will not make any sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

The Sub-Fund will promote environmental and social characteristics through the Investment Manager's ESG Integration Policy by applying certain environment, social, and governance criteria in addition to its financial assessment criteria.

In addition, the Investment Manager also applies exclusionary screening and will not invest in companies where a significant amount of revenues (greater than 5%) are derived from:

- Manufacturing tobacco products
- Producing pornography
- Operating gambling establishments
- Manufacturing cluster munitions and landmines

No reference benchmark has been designated to attain the environmental and social characteristics promoted.

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

In order to measure the attainment of the environmental or social characteristics promoted by the Sub-Fund, the Investment Manager considers the share of investment in companies involved in economic activities that fall under the scope of the exclusion criteria.

This data is sourced from external ESG data providers.

● ***What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?***

Not applicable.

● ***How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?***

Not applicable.

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Investment Manager takes into consideration principal adverse impact indicators (PAIs). In order to evaluate the impact indicators that are relevant for the Sub-Fund according to its investment policy and its exclusion criteria, it will measure the evolution of the following indicators established in Appendix 1 of the RTS regulation (2022/1288):

- GHG emissions
- Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and biological weapons)
- Water usage and recycling
- Lack of grievance / complaints handling mechanism related to employee matters
- Lack of anti-corruption and anti-bribery policies.

More information regarding the consideration of principal adverse impacts on sustainability factors is to be found in the annual periodic reporting document.

No



What investment strategy does this financial product follow?

The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

The Investment Manager promotes environmental and social characteristics through the application of ESG exclusion criteria. This entails that any company from the investment universe that is deemed to derive significant revenues from certain economic activities, meaning more than 5%, will be excluded. As such, the Investment Manager will exclude any company that is involved in the manufacturing of tobacco products, in the production of adult entertainment, in the gambling industry, as well as in the manufacturing of cluster munitions and landmines. The Investment Manager applies the exclusionary screening using data from third party ESG data providers.

Moreover, the Investment Manager uses engagement and proxy voting to address material ESG considerations at the level of the portfolio companies. ESG-related proposals will be reviewed on a case-by-case basis and, in cases where the Investment Committee determines there to be a governance, environmental or social concern, the Investment Committee may instruct the Proxy Voting Officer to vote against management. In cases where Edgewood votes against management on material governance-related proposals, the Investment Committee may subsequently divest from the security.

● ***What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?***

As part of the binding elements of the investment strategy, the Investment Manager applies exclusionary screening and will not invest in companies that derive more than 5% of their revenues from the following economic activities:

- Manufacturing tobacco products;
- Producing pornography;
- Operating gambling establishments;
- Manufacturing cluster munitions and landmines.

Good governance
practices include
sound management
structures,
employee relations,
remuneration of
staff and tax
compliance.

● ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

Not applicable

● ***What is the policy to assess good governance practices of the investee companies?]***

The assessment of a company's governance is a core component of the Investment Manager's fundamental investment analysis seeking to identify companies that can generate long-term, sustainable earnings. When assessing corporate governance, the Investment Manager looks at a company's alignment with long-term shareholder interests including:

- Management transparency
- Risk management framework including audit and accounting
- Executive compensation including stock-based compensation
- Board oversight.

What is the asset allocation planned for this financial product?

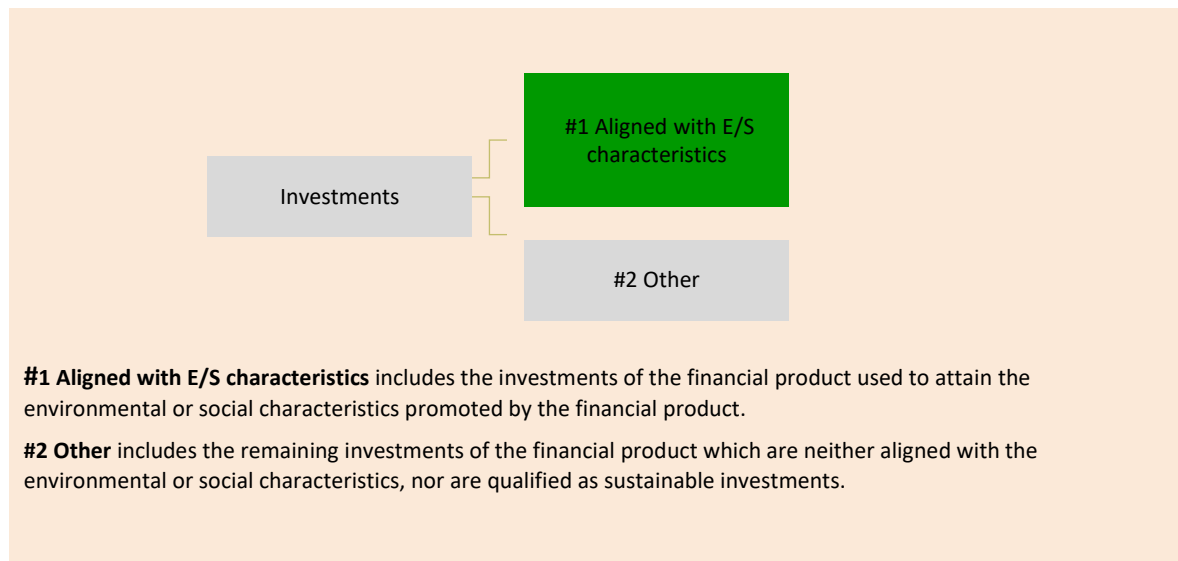


Asset allocation
describes the
share of
investments in
specific assets.

It is intended that the Sub-Fund invests at least 80% of the Sub-Fund's assets in investments which meet the environmental and social characteristics promoted. Consequently, the Sub-Fund's portfolio may hold up to 20% of assets that fall under "#2 Other".

Taxonomy-aligned activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.



- ***How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?***

Not applicable



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

The Sub-Fund does not currently commit to invest in any sustainable investment within the meaning of the EU Taxonomy. However, the position will be kept under review as the underlying rules are finalized and the availability of reliable data increases over time.

- **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy⁵?**

Yes:

In fossil gas In nuclear energy

No

⁵ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

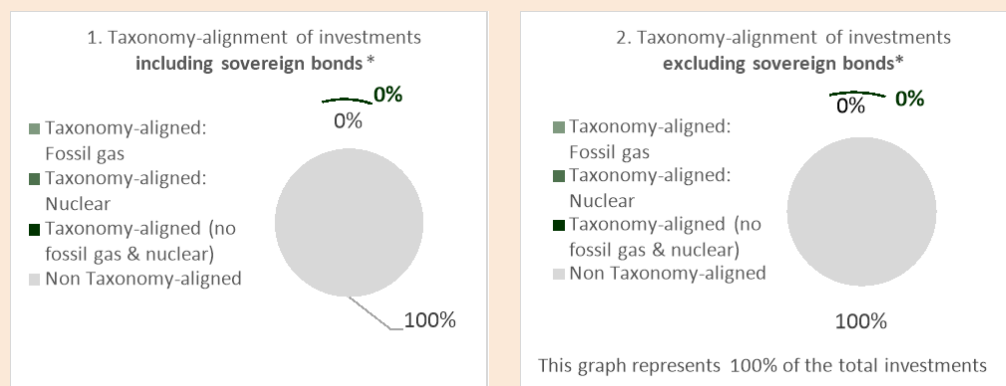
To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

 are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.*



This graph represents 100% of the total investments

** For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures.*

● **What is the minimum share of investments in transitional and enabling activities?**

As the Sub-Fund does not commit to invest any sustainable investment within the meaning of the EU Taxonomy, the minimum share of investments in transitional and enabling activities within the meaning of the EU Taxonomy is therefore also set at 0%.



What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?

The Sub-fund promotes environmental and social characteristics but does not commit to making any sustainable investments. As a consequence, the Sub-Fund does not commit to a minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy.



What is the minimum share of socially sustainable investments?

Not applicable.



What investments are included under "#2 Other", what is their purpose and are there any minimum environmental or social safeguards?

The "#2 Other" section of the portfolio comprises cash and cash equivalents, money market instruments and certain hedging instruments including derivatives. It may represent up to 20% of the Sub-Fund's portfolio. Furthermore, these are held for hedging and liquidity purposes. Currently no minimum environmental or social safeguards are applied to these assets.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.

Not applicable



Where can I find more product specific information online?

More product-specific information can be found on the website:
<https://www.edm.es/fondos/edm-american-growth-class-r/>

22.5 Pre-contractual disclosure for the financial products EDM International – EDM High Yield Short Duration

Sustainable investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: EDM International – EDM High Yield Short Duration (the “Sub-Fund”)

Legal entity identifier:
549300VK4H1XHG7RG846

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective? *1*

1

   Yes

   No

It will make a minimum of sustainable investments with an environmental objective: ___%

in economic activities that qualify as environmentally sustainable under the EU Taxonomy

in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of sustainable investments with a social objective: ___%

It promotes Environmental/Social (E/S) characteristics and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ___% of sustainable investments

with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy

with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

with a social objective

 It promotes E/S characteristics, but will not make any sustainable investments



What environmental and/or social characteristics are promoted by this financial product?

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

The Sub-Fund promotes certain environmental and/or social criteria within its portfolio through the application of an industry exclusion list and certain conduct-related criteria following to the methodology specified in the investment strategy section of this document.

The Sub-Fund also adheres to a weighted average carbon intensity target to ensure that it remains at least 10% lower than that of the Sub-Fund's reference index. Moreover, the portfolio investments are also required to take account of good governance practices.

The reference benchmark used by the Sub-Fund for comparison purposes is a mainstream index. The mainstream index does not consider ESG factors and is therefore not consistent with the environmental and / or social characteristics promoted by the Sub-Fund.

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

To measure, monitor and ensure the attainment of the environmental and social characteristics that are being promoted by this Sub-Fund, the Investment Manager considers various sustainability and ESG metrics. Three key sets of metrics used are:

- 1) The percentage of an individual issuer's revenue which may be derived from specific business activities (e.g. controversial weapons production) to determine whether they meet the Sub-Fund's industry exclusion criteria, and
- 2) The share of companies in the investment universe that fall under the scope of the exclusion criterion;
- 3) The percentage margin between the weighted average carbon intensity of the portfolio and that of the reference index.

● ***What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?***

Not applicable.

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

● ***How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?***

Not applicable.

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Sub-Fund considers PAIs by integrating relevant ESG factors alongside traditional financial factors as part of its due diligence, research and ongoing monitoring of individual issuers and via engagement with those issuers. The Investment Manager’s consideration of PAIs is guided by monitoring the mandatory indicators established in Appendix 1, Table 1 of the RTS regulation (2022/1288), relating to Regulation (EU) 2019/2088.

As a result of assessing PAIs at an issuer and Sub-Fund level, the Investment Manager may decide to engage with certain issuers, set restrictions and targets at the Sub-Fund level, and ultimately may exclude certain issuers from being eligible for investment on the basis of PAI metrics.

More information regarding the principal adverse impacts on sustainability factors can be found in the Sub-Fund’s periodic reports pursuant to Article 11(2) of the SFDR.

No



What investment strategy does this financial product follow?

The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

The Sub-Fund promotes environmental and social characteristics through the application of an exclusion criteria, which will reduce the scope of the investment universe.

This exclusion criteria will indeed focus on each of the environmental and social characteristics by excluding from the investable universe companies that are involved in the end manufacturing or in the manufacture of core essential components intended to be used in controversial weapons. Furthermore, any issuer deriving more than 10% of its annual revenues from the tobacco industry as well as issuers involved in the mining or extraction of thermal coal and/or the production of energy from thermal coal, will equivalently be excluded.

Regarding the latter, it is subject to an allowance for entities which the Investment Manager deems to have a credible transition plan to reduce their reliance or exposure to thermal coal in

favour of less carbon intensive forms of energy such as renewable energy. For an issuer's decarbonisation plans to be credible, it must have made a public commitment to reduce exposure to below the 10% threshold by 2025.

The Sub-Fund is also bound by a carbon efficiency target. Such carbon intensity is based on the emissions by companies of greenhouse gases (tons CO₂e) that contribute to global warming and environmental pollution. In order to determine the carbon footprint relative to the size of a Sub-Fund and allow comparison between portfolios of different sizes, the volume of carbon emissions per unit of sale (per US\$ 1 million) generated by issuers over a specified timeframe is calculated according to each security's weight in a portfolio. This measure is known as the "Weighted Average Carbon Intensity" of a portfolio.

This policy is therefore binding for holdings when aggregated at the Sub-Fund level but does not necessarily require restrictions for specific issuers. The Investment Manager seeks to achieve this target through analysis of data relating to an issuer's carbon intensity relative to any corresponding data of the issuer constituents of the reference index through an optimization process.

Finally, the social and governance pillars are considered through the exclusion of issuers that have been found to be in breach of international standards, such as the UN Global Compact, ILO conventions or UN Guidelines on Business and Human Rights.

● ***What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?***

The Sub-Fund shall not invest in issuers that have been identified by the Investment Manager as having:

- (i) corporate Involvement in the end manufacture of controversial weapons or manufacture of core essential components intended to be used in controversial weapons;
- (ii) direct involvement in the manufacture of tobacco products, being entities which derive more than 10% of their annual revenues from such activities;
- (iii) direct involvement in the mining or extraction of thermal coal and/or the production of energy from thermal coal, being entities which derive more than 10% of their annual revenues from such activities and that did not publicly committed to reduce their exposure to such industries below the 10% threshold by 2025.
- (iv) breached, or to be at severe risk of breaching, certain recognised norms and/or international standards relating to respect for human rights, labour relations, protection from severe environmental harm, and fraud and/or gross corruption standards such as the principles which underly the UN Global Compact, ILO conventions or UN Guidelines on Business and Human Rights.

Additionally, in order to attain the carbon efficiency characteristic of the Sub-Fund, the Investment Manager seeks to maintain a Weighted Average Carbon Intensity for the Sub-Fund which is at least 10% lower than that of the reference index.

- **What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?**

Not applicable

Good governance practices include sound management structures, employee relations, remuneration of staff and tax compliance.

- **What is the policy to assess good governance practices of the investee companies?**

The Investment Manager considers good corporate governance practices to be fundamental to the ongoing success and resilience of the businesses it invests in and, as an investor in corporate credit, it therefore believes such consideration to be essential to its investment due diligence, research and ongoing monitoring of potential and realized investments. In the Investment Manager's Responsible Investment Policy, it commits to considering and integrating important ESG factors into its investment decisions and to engage companies with the expectation that they enhance their ESG disclosures.

Furthermore, the Investment Manager sources data from external service providers to assess companies' governance and alignment with principles, standards or conventions such as those which underly the UN Global Compact, the ILO Convention, the UN Guiding Principles on Business and Human Rights as they relate to human rights, labour rights, environmental considerations and business integrity matters such as anti-corruption and corporate transparency.

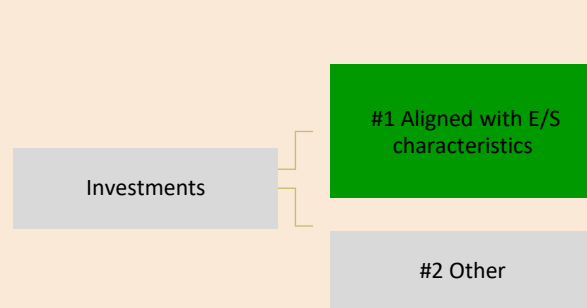
The Investment Manager has appointed an internal ESG Eligibility Committee to determine whether it may invest in a company deemed to have severely breached, or to be at high risk of breaching, these principles.

Asset allocation describes the share of investments in specific assets.



What is the asset allocation planned for this financial product?

The minimum proportion of investments used to meet the environmental and social characteristics of the Sub-Fund will comprise 80% of the positions within the Sub-Fund, while the other 20% will include any securities which fall outside of relevant ESG policies such as cash and derivative holdings.



#1 Aligned with E/S characteristics includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.

#2 Other includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.

Taxonomy-aligned activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.

● ***How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?***

Not applicable.



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

The Sub-Fund does not currently commit to invest in sustainable investments within the meaning of the EU Taxonomy. However, it is however not excluded that the Sub-Fund could incidentally invest in taxonomy-aligned environmentally sustainable investments which contribute to climate change mitigation and/or climate change adaptation.

● **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy⁶?**

Yes:

In fossil gas In nuclear energy

No

⁶ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

 are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.*

1. Taxonomy-alignment of investments including sovereign bonds*

- Taxonomy-aligned: Fossil gas
- Taxonomy-aligned: Nuclear
- Taxonomy-aligned (no fossil gas & nuclear)
- Non Taxonomy-aligned



2. Taxonomy-alignment of investments excluding sovereign bonds*

- Taxonomy-aligned: Fossil gas
- Taxonomy-aligned: Nuclear
- Taxonomy-aligned (no fossil gas & nuclear)
- Non Taxonomy-aligned



This graph represents 100% of the total investments

* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures.

● **What is the minimum share of investments in transitional and enabling activities?**

The Sub-Fund has not specified a minimum allocation to sustainable investment therefore the minimum allocation to investments in transitional and enabling activities within the meaning of the EU Taxonomy is 0%.

 **What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?**

The Sub-Fund has not committed to making sustainable investments that are not aligned with the EU Taxonomy. Therefore, the minimum allocation to sustainable investments with an environmental objective that are not aligned with the EU Taxonomy is 0%.

 **What is the minimum share of socially sustainable investments?**

Not applicable.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

The “other investments” held by the Sub-Fund and described herein comprises cash and cash equivalents, money market instruments and certain hedging instruments including derivatives. The Investment Manager believes that these holdings do not relate directly to a specific issuer and therefore do not relate to the attainment of the environmental and social characteristics and/or principal adverse sustainability impacts. The Investment Manager does not believe therefore that it would be possible to make a meaningful determination on considerations relating to minimum environmental or social safeguards, in part due to the lack of relevant data relating to such instruments.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.

Not applicable



Where can I find more product specific information online?

More product-specific information can be found on the website:
<https://www.edm.es/fondos/edm-high-yield-short-duration-r/>

22.6 Pre-contractual disclosure for the financial products EDM International – Inversion/Spanish Equity

Sustainable investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: EDM International – Inversion/Spanish Equity (the “Sub-Fund”)

Legal entity identifier:
549300YL3W305541F039

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective

ra

Yes

No

It will make a minimum of sustainable investments with an environmental objective: ___%
 in economic activities that qualify as environmentally sustainable under the EU Taxonomy
 in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of sustainable investments with a social objective: ___%

It promotes Environmental/Social (E/S) characteristics and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ___ 10% sustainable investments
 with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy
 with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy
 with a social objective

It promotes E/S characteristics, but **will not make any sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

The Sub-Fund will promote E/S characteristics by including ESG considerations in securities analysis and portfolio construction. At least 50% of the Sub-Fund’s assets will be dedicated to the promotion of these aspects following the strategy described along the document.

The Sub-Fund promotes certain minimum environmental and social safeguards through applying exclusion criteria with regards to products and business practices that EDM believes

are detrimental to society and incompatible with sustainable investment strategies, such as gambling, adult entertainment and the manufacture and delivery of controversial weaponry.

EDM has put in place an ESG scoring process based on its own proprietary analysis to measure sustainability indicators and the specific risks that an investment company could address.

An ESG score is determined for each issuer based on specific metrics within ESG factors. The weights applied to the ESG factors to arrive to the overall ESG score will depend on the economic sector the company operates in.

The Sub-Fund limits investing in companies with an elevated sustainability risk based on ESG risk scores whereas all such investments require separate approval of a dedicated committee that oversees that all investments are substantiated and eligible based on a fundamental review on the sustainability risk.

EDM also follows engagement processes coupled with controversies analysis to ensure the promotion of these E/S characteristics and to prevent E/S damaging events and, in the case of past events, the Sub-Fund reviews the measures taken to repair the damage and avoid another event. Additionally, the Sub-Fund will maintain a minimum proportion of 10% of sustainable investments, which will comply with the Do Not Significant Harm (DNSH) principle and good governance practices.

No reference benchmark has been designated to attain the environmental and social characteristics promoted.

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

To measure, monitor and ensure the attainment of the E/S characteristics promoted by this Sub-Fund, the investment manager considers various sustainability and ESG metrics. Key metrics used are:

1. The percentage of an individual issuer's revenue which may be derived from specific business activities (e.g. controversial weapons production) to determine whether they meet the Sub-Fund's industry exclusion criteria. The threshold is when it accounts more than 10% of total revenues.
2. The percentage of the portfolio with an ESG score >50. This is the minimum required ESG score established for a company to be included in the investment universe of the Sub-Fund.
3. The number of companies that are in violation of the UNGC or OECD guidelines for Multinational Enterprises.
4. The percentage of holdings with an elevated sustainability risk profile.

These metrics are sourced directly by the investment team or from external ESG data providers.

All holdings in the Sub-Fund must comply with its ESG policies unless they fall outside of the scope of those policies (for example cash or cash equivalent holdings).

The investment manager seeks to ensure that in the case of a passive breach is presented to the Risk and Sustainability Committee for assessment. An engagement process is followed to

assess the severity and any actions that might be taken. Finally, if after the engagement process controversies or the exposure to controversial activities are still relevant for the Committee, the investment is excluded from the investment universe of the Sub-Fund.

● ***What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?***

While the Sub-Fund does not have sustainable investment as its objective, it will invest at least 10% of its assets in sustainable investments which contribute to environmental and/or social objectives.

To qualify as a sustainable investment, an investee company must contribute to environmental and/or social objectives, must not significantly harm any of those objectives and must operate good governance practices.

Environmental objectives include (i) climate change mitigation, (ii) climate change adaptation, (iii) sustainable use and protection of water and marine resources, (iv) transition to a circular economy, (v) pollution prevention and control, and (vi) the protection and restoration of biodiversity and ecosystems.

Social objectives include (i) the promotion of gender diversity, (ii) the provision of decent working conditions, and (iii) sustainable communities and societies.

The Investment Manager will use proprietary analysis and rely on internal and external sources to identify companies which it considers contribute to one or more of these environmental and/or social objectives.

As part of this identification, the Investment Manager will only consider investee companies that fulfil at least one of the criteria listed below in order to contribute to an environmental or social objective:

1. **PAI contribution:** we consider as contributing to social or environmental objectives if there is a positive contribution through relative performance on PAIs (at least 2 PAIs in the top quartile).
2. **Sustainable Revenue alignment** with Sustainable Development Goals (SDGs): Companies with revenue that aligns the Sustainable Development Goals are considered to contribute to sustainable objectives (at least 20% UN SDGs revenue alignment).
3. **EU Taxonomy Alignment:** Companies with Taxonomy aligned revenue are considered to contribute to sustainable objectives (higher than 0% alignment).

● ***How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?***

The Sub-Fund will justify not causing significant harm to any environmental or social sustainable investment objectives by considering the principal adverse impacts on sustainability factors under Appendix 1 of the RTS Regulation (2022/1288).

This process will be carried out during the investment selection process. This analysis is done

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

using information from the ESG data provider.

- *How have the indicators for adverse impacts on sustainability factors been taken into account?*

EDM sets out its approach to identifying and prioritizing principal adverse impact, and how principal adverse impacts are considered as part of EDM's investment due diligence process and procedures relating to research and analysis, exclusions and restrictions and/or voting and engagement. For sustainable investments, the PAI indicators have been taken into account by ensuring that the investments do no significant harm to any environmental or social objective.

- *How are the sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights? Details:*

The Sub-Fund will follow the alignment of its investments with the OECD Guidelines for Multinational Enterprises or the UN Guiding Principles on Business and Human Rights. In order to do this, the Sub-Fund will use indicators provided by the ESG data provider. The information obtained from the ESG data provider is complemented with active dialogue with the investee companies to obtain an in-depth understanding of their governance.

Company controversies and violations of international norms are also reviewed and monitored before classifying an investee company as a sustainable investment. Where the Investment Manager's assessment concludes that an investee company does not align with these Guidelines and Principles it will not be considered a sustainable investment.

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Sub-Fund considers principal adverse impacts on sustainability factors as referred to in Annex I of the SFDR Delegated Regulation.

These impacts are considered by analysing the evolution of the “mandatory” indicators established in Appendix 1, Table 1 and any relevant ones from Tables 2 and 3 (such as the companies with a policy to reduce carbon emissions) of the RTS regulation (2022/1288).

The Investment Manager uses external data where available and may rely on information directly from the company or its own research and knowledge of the relevant industry or sector to assess the 14 mandatory principal adverse impact indicators. The Investment Manager updates information on the indicators on a regular basis in order to monitor for any changes in its initial assessment. Environmental, social and governance-related harm identified may be mitigated through exclusion policies, engagement with investee companies, voting and advocacy.

More information regarding the principal adverse impacts on sustainability factors can be found in the periodic reports pursuant to Article 11(2) of the SFDR.

No



What investment strategy does this financial product follow?

The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

The Sub-Fund invests more than 75% of its total exposure in equity assets and 90% of the equity will be invested in equity in Spanish markets and assets from Spanish issuers listed in other markets across all capitalizations and sectors.

The Investment Manager incorporates ESG considerations in the selection of investments by applying exclusion lists on a pre-investment and ongoing basis.

The Sub-Fund applies the Responsible Investment policy to exclude investment in companies with negative social and environmental characteristics and invests in companies that have an ESG score >50 using its proprietary ESG scoring tool.

The environmental or social characteristics and the sustainability indicators are monitored on a regular basis as part of the investment process.

Following the initial investment, the environmental or social characteristics continue to be monitored by the Investment Manager in order to update the initial ESG assessment, identify alerts and controversies and to carry out engagement with the company on ESG areas identified for improvement.

Specifically, to evaluate the sustainability performance of the investments, EDM assesses the following aspects:

- Environmental criteria: companies' environmental policies and carbon emission controls.
- Social criteria: companies' social policies, the percentage of female board members, efforts to eradicate child labour in the retail sector, risks derived from the sustainability practices of suppliers, etc.
- Good governance criteria: annual monitoring of the number of board members, percentage of independent board members, compliance with UNGC Principles and OECD Guidelines and codes of ethics and conduct.

From this information an ESG ranking is obtained (from 0 to 100) that serves as a reference when investing. Only those assets with a score ≥ 50 will be directly eligible for investment.

Additionally, any relevant controversial cases identified through the process described in previous sections will be presented to the Risk and Sustainability Committee, which will be responsible for making a decision relative to these investments. If the Committee considers this situation to be relevant, an engagement process is followed in order to assess the severity and any actions that need to be taken regarding the situation. Finally, if after the engagement process controversies are still relevant for the Committee, the investment is excluded from the investment universe of the Sub-Fund.

- ***What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?***

The binding elements of the investment strategy are:

1. The Fund's portfolio complies with EDM's exclusion policy, that is based on exclusion criteria with regards to products and business practices that EDM believes are detrimental to society and incompatible with sustainable investment strategies.
2. The Fund avoids investment in companies that are in breach of UNGC or OECD Guidelines for Multinational Enterprises. Companies that suddenly fail to comply with international norms will need an in-depth analysis and presented to the Sustainability Committee to make a final decision.
3. All equity holdings have a granted right to vote according to EDM's Involvement Policy, unless impediments occur (e.g. share blocking or when not consider cost efficient). EDM's Involvement Policy can be found at <https://www.edm.es/en/esg/nuestras-politicas/?pagina=k93pi5>

Investments with an elevated sustainability risk are defined by EDM as companies with an ESG score below 50. The Fund avoids investments with an ESG score below 50 according to our internal methodology otherwise requires separate approval by the Sustainability Committee, compliance and risk management that oversees the bottom-up sustainability analysis.

- ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

The Fund does not commit to a minimum rate to reduce the scope of investments prior to the application of the investment strategy.

Good governance
practices include
sound management
structures,
employee relations,
remuneration of
staff and tax
compliance.

- ***What is the policy to assess good governance practices of the investee companies?***

EDM engages in active dialogue with investee companies to monitor their ESG risk management and ensure their good governance. The Investment team engages with the investee companies through onsite visits, conferences, meetings, and a policy of active dialogue with CEOs, CFOs, and investor relations to monitor the businesses. During these engagements, any good governance issues as well as other issues will be raised and discussed during governance calls, members of EDM Gestion, S.A.U., S.G.I.I.C.' investment team discuss with companies planned governance changes, upcoming proxies and ESG-related risks.

EDM will analyse annually metrics such as:

1. Minimum percentage of independent members in the board of directors: 30%.
2. Existence of a remuneration policy with sustainability considerations.
3. Compliance with UNGC and OECD guidelines.
4. Code of ethics and conduct to mitigate reputational risk.

EDM believes exercising the right to vote gives companies the opportunity to consider and respect governance, the environment, and best social practices. EDM will exercise the right to vote whenever possible, provided the relevant ESG criteria in the SRI policies and in the acquired commitments are met.



Asset allocation
describes the
share of
investments in
specific assets.

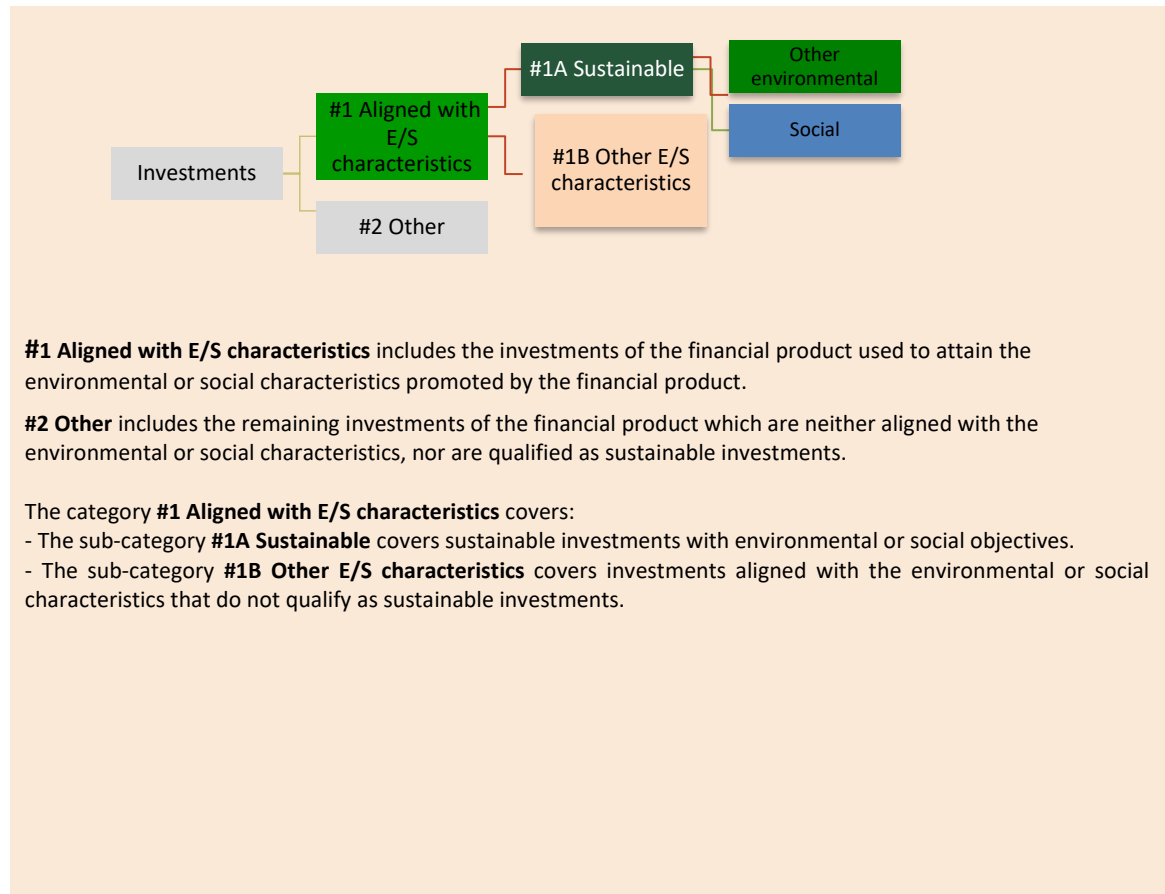
What is the asset allocation planned for this financial product?

At least 50% of the investments are used to meet the environmental and social characteristics promoted. This includes minimum 10% of sustainable investments. Up to 50% of assets may not be aligned with the environmental or social characteristics.

The Fund is primarily invested in direct holdings of listed equities. The planned asset allocation is monitored and evaluated on a yearly basis.

Taxonomy-aligned activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.



#1 Aligned with E/S characteristics includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.

#2 Other includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.

The category **#1 Aligned with E/S characteristics** covers:

- The sub-category **#1A Sustainable** covers sustainable investments with environmental or social objectives.
- The sub-category **#1B Other E/S characteristics** covers investments aligned with the environmental or social characteristics that do not qualify as sustainable investments.

● ***How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?***

The Fund does not make use of derivatives to attain the environmental or social characteristics promoted by the financial product.



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

The Sub-Fund does not currently commit to invest in any “sustainable investment” within the meaning of the Taxonomy Regulation, but only within the meaning of the SFDR regulation.

It cannot be excluded that among the Sub-Fund's holdings certain investments are Taxonomy aligned. The Sub-Fund will report on Taxonomy-aligned investment in the periodic disclosures. The position will be kept under review as the underlying rules are finalised and the availability of reliable data increases over time. EDM currently relies on third-party data, including data in relation to companies that do not disclose on the EU Taxonomy alignment of their activities.

- Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy⁷?

Yes:

In fossil gas In nuclear energy

No

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.*

1. Taxonomy-alignment of investments including sovereign bonds*

- Taxonomy-aligned: Fossil gas
- Taxonomy-aligned: Nuclear
- Taxonomy-aligned (no fossil gas & nuclear)
- Non Taxonomy-aligned



2. Taxonomy-alignment of investments excluding sovereign bonds*

- Taxonomy-aligned: Fossil gas
- Taxonomy-aligned: Nuclear
- Taxonomy-aligned (no fossil gas & nuclear)
- Non Taxonomy-aligned



This graph represents 100% of the total investments

* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures.

- **What is the minimum share of investments in transitional and enabling activities?**

As the Sub-Fund does not commit to invest any “sustainable investment” within the meaning of the Taxonomy Regulation, the minimum share of investments in transitional and enabling activities within the meaning of the Taxonomy Regulation is therefore also set at 0%.

⁷ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change (“climate change mitigation”) and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

 are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.



What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?

The Sub-Fund intends to make sustainable investments, to ensure that all securities defined as sustainable investments contribute to a sustainable objective and subsequently pass both Do No Significant Harm (DNSH) and Good Governance checks.

The Fund does not commit to a minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy. It only commits to an overall minimum proportion of sustainable investments that may be socially or environmentally sustainable investments.



What is the minimum share of socially sustainable investments?

0%. The Fund does not commit to a minimum share of socially sustainable investments and only commits to an overall minimum proportion of sustainable investments that may be socially or environmentally sustainable investments



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

The type of instruments under “other investments” portion will consist of ancillary liquid assets, cash equivalent fixed-income assets, and money market assets with maturities of less than one year. These assets do not redirect capital flows toward sustainable investments, as they have no minimum environmental and/or social guarantees.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.

Not applicable



Where can I find more product specific information online?

More product-specific information can be found on the website:
<https://www.edm.es/fondos/edm-inversion-spanish-equity>

22.7 Pre-contractual disclosure for the financial products EDM International – Latin American Equity Fund

Sustainable investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: EDM International - Latin American Equity Fund (the "Sub-Fund")

Legal entity identifier:
549300N0AOCZ3PV7DH26

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective? *1*

Yes

No

It will make a minimum of sustainable investments with an environmental objective: ___%

- in economic activities that qualify as environmentally sustainable under the EU Taxonomy
- in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of sustainable investments with a social objective: ___%

It promotes Environmental/Social (E/S) characteristics and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ___% of sustainable investments

- with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy
- with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy
- with a social objective

It promotes E/S characteristics, but will not make any sustainable investments



What environmental and/or social characteristics are promoted by this financial product?

The investment process of this Sub-Fund promotes environmental and social characteristics by including E/S considerations in securities analysis and portfolio construction following the Sub-Investment Manager's Responsible Investment Policy.

For all new investments, the Sub-Fund will be conducting enhanced due diligence with respect to E/S characteristics, seeking to encourage issuers to promote the following environmental and social characteristics:

Management of carbon emissions: by assessing a company's carbon intensity and the establishment of carbon reduction targets.

Water management: by evaluating a company's exposure to water stress risk based on the geography of its operations and business segments.

Respect for human rights: by assessing a company's alignment with the United Nations Guiding Principles (UNGPs) for Business and Human Rights.

Appropriate labour practices/Freedom of association: by evaluating the percentage of a company's workforce represented by collective bargaining agreements.

The Sub-Investment Manager has put in place the ESG Scoring Process based on its proprietary analysis (including a proprietary questionnaire covering ESG questions to measure sustainability indicators and the specific risks that an investee company could address) of the E/S criteria mentioned above as well as MSCI ESG Research's analysis and reports. An ESG score is determined for each issuer based on their historical and current performance in a set of sustainability indicators that the Sub-Investment Manager deems material for each issuer's industry sector.

No reference benchmark has been designed to attain the environmental and social characteristics promoted.

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

All potential investments go through the ESG Scoring Process and the ESG due diligence questionnaire in order to measure the issuer's attainment of the environmental and social characteristics promoted by the Sub-Fund while ensuring that the issuer follows good governance practices. Both individual assets or a portfolio of assets can be assessed through this process depending on the potential investment and its structure.

In particular, the following sustainability indicators are used to measure the attainment of the environmental and social characteristics promoted by the Sub-Fund:

- I. Weighted Average Carbon Intensity: The Weighted Average Carbon Intensity measures the Compartment's exposure to carbon intensive companies. The figure is the sum of security weight multiplied by the security Carbon Intensity. Carbon Intensity is the ratio of annual tons of scope 1 and 2 carbon emissions to annual million US dollars in revenue.
- II. Percentage of companies with High Water Risk Exposure: The percentage of portfolio's market value exposed to companies with a Water Stress Exposure Score > 6.6 based on MSCI ESG Research methodology. Scores combine the geographic and business segment components and range from 0 to 10.
- III. Percentage of companies aligned with the UNGPs for Business and Human Rights: The percentage of portfolio's market value exposed to companies that are aligned with the United Nations Guiding Principles (UNGPs) for Business and Human Rights based on MSCI ESG Research methodology.
- IV. Percentage of companies with Collective Bargaining Agreements: This indicator measures the Compartment's exposure to companies that have at least some workers represented by collective bargaining agreements.

- **What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?**

Not applicable.

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

- **How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?**

Not applicable.

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Sub-Fund considers principal adverse impacts (PAIs) on sustainability factors through integration to the analysis and engagements with the underlying companies.

Given its investment strategy and portfolio composition, the Sub-Fund considers the following mandatory PAIs:

- GHG emissions, carbon footprint, and GHG intensity of investee companies (#1, #2, #3)
- Exposure to companies active in the fossil fuel sector (#4)
- Hazardous waste and radioactive waste ratio (#9)
- Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises (#10)
- Lack of processes and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guidelines for Multinational Enterprises (#11)
- Exposure to controversial weapons (#14)

And the following optional PAI:

- Investments in companies without water management policies (#O7)
- Lack of anti-corruption and anti-bribery policies (#O15)

Depending on data availability and quality, companies' performance on the PAIs are analysed during the holding period and those deemed to have a below average performance in relation to industry peers on the investment universe or having a high adverse impact on one or several indicators (as shown in the data disclosed in the annual report) are identified as a candidate for an engagement case. Engagements can also be initiated due to low data disclosure.

The Sub-Investment Manager monitors the PAI indicators of each investee company and that of the Sub-Fund on a quarterly basis.

Additional information on principal adverse impacts will be available in the Sub-Fund's annual report.

No



What investment strategy does this financial product follow?

The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

The Sub-Fund will maintain a minimum of 70% of the assets in equity and equity linked securities of companies that are incorporated in Latin America or conduct the main part of their economic activity within Latin America.

The exposure of the Sub-Fund will be manifested by holding instruments such as stocks, depository receipts, ETF, UCITS and other UCIs, convertible securities, equity linked notes and derivatives.

The Sub-Fund may use financial derivative instruments for hedging purposes only. Cash equivalents and fixed income may be held in the portfolio on a short term basis.

The acquisition of warrants and other rights attached to the financial instruments here above mentioned in the first and second paragraphs is authorized.

Loans and short-selling are not allowed.

The Sub-Fund follows mainly a bottom-up fundamental approach to due diligence, operations and exists.

At due diligence, the Sub-Investment Manager applies with respect to the Sub-Fund the following Exclusion Criteria:

- Coal fired power generation: 30% or more of the energy mix exclusion threshold; with the exception of those issuers that have investment plans in place to increase the amount of energy produced by renewable sources or to decrease the amount of energy generated by coal and will therefore have a coal fired power generation of less than 30% in the next 5 years;
- Thermal coal mining: 30% of revenue exclusion threshold;
- Military Armament - Controversial weapons;
- Tobacco: 5% or more of their revenues from the production, distribution, retail sales and supply of tobacco-related products;
- Spirits: 10% or more of their revenues from the production, distribution, or retail sales;
- Civilian firearms;
- Adult entertainment; and
- Gambling.

In addition, at due diligence, the Sub-Investment Manager shall use the proprietary questionnaire that is fed both through an external ESG Data provider and the Sub-Investment Manager's sectorial analysis. The questionnaires are standardized and consider a materiality assessment that alters the weight for each sector, resulting in relatively comparable scores. An ESG Score based on the MSCI data and the proprietary data and analysis is granted to each investment before the Sub-Investment Manager decides to pursue or not an investment opportunity.

On a continuous basis (and at least annually), the Sub-Fund will assess the compliance of the investment with the ESG score and report the evolution and any change thereof in the annual report against such score. The Sub-Investment Manager shall actively engage with the underlying issuers in maintaining and improving the ESG score by ensuring promotion of the E/S characteristics identified as being relevant to such issuer. The non-compliance by the issuer with the requirements imposed to it, the loss of the ESG Score and the non-attainment of the ESG objectives may lead to the divestment of the Sub-Fund from such issuer.

- **What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?**

In the selection of the investments, the Sub-Investment Manager shall first apply the Exclusion Criteria. After these exclusions being applied, the Sub-Investment Manager shall apply to the retained investments – for each E/S characteristics that is being promoted – the ESG questionnaire as well as the ESG Scoring Process based on MSCI data and proprietary data and analysis. An ESG score is determined for each issuer based on their historical and current performance in a set of sustainability indicators that the Sub-Investment Manager deems material for each issuer's industry sector. Issuers with an ESG score, as determined by the Sub-Investment Manager's ESG Scoring Process (based on MSCI and proprietary data and analysis), within the top 75% of the investment universe will be considered as promoting environmental and social characteristics. Also, the Sub-Investment Manager undertakes to actively engage with the underlying issuer in order to maintain and improve the ESG score.

- **What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?**

Not applicable

Good governance
practices include
sound management
structures,
employee relations,
remuneration of
staff and tax
compliance.

- **What is the policy to assess good governance practices of the investee companies?**

The ESG questionnaire used by the Sub-Investment Manager includes a section where questions on good governance are included and these scores impact the scoring for assessment of whether or not to proceed with making an investment in the issuer. The questionnaire covers the following good governance practices:

- I. Board Flag (%)
- II. Board independence (%)
- III. No Female Directors (%)
- IV. Female Rep. 30% of Directors (%)
- V. Accounting Flag (%)
- VI. Pay Flag (%)
- VII. Ownership & Control Flag (%)

The ESG scoring will take into account these percentages as follows: **Board Flag (%)**: The percentage of portfolio's market value exposed to companies ranking "below average" relative to global peers on MSCI's assessment of board structure and effectiveness.

Lack of Independent Board Majority (%): The percentage of portfolio's market value exposed to companies lacking an independent board majority.

No Female Directors (%): The percentage of portfolio's market value exposed to companies with no female directors.

Female Represent 30% of Directors (%): The percentage of portfolio's market value exposed to companies where women comprise at least 30% of the board of directors

Ownership and Control Flag (%): The percentage of portfolio's market value exposed to companies ranking "below average" relative to global peers on MSCI's assessment of ownership structure and risks.

Pay Flag (%): The percentage of portfolio's market value exposed to companies ranking "below average" relative to global peers on MSCI's assessment of executive pay practices.

No Pay Performance Link (%): The percentage of portfolio's market value exposed to companies flagged for executive pay /performance gaps.

Lack of Internal Pay Equity (%): The percentage of portfolio's market value exposed to companies facing a lack of internal pay equity.

Executive Pay Non-Disclosure (%): The percentage of portfolio's market value exposed to companies flagged for executive pay non-disclosure.

Accounting Flag (%): The percentage of portfolio's market value exposed to companies ranking "below average" relative to global peers on MSCI's assessment of accounting aggressiveness.

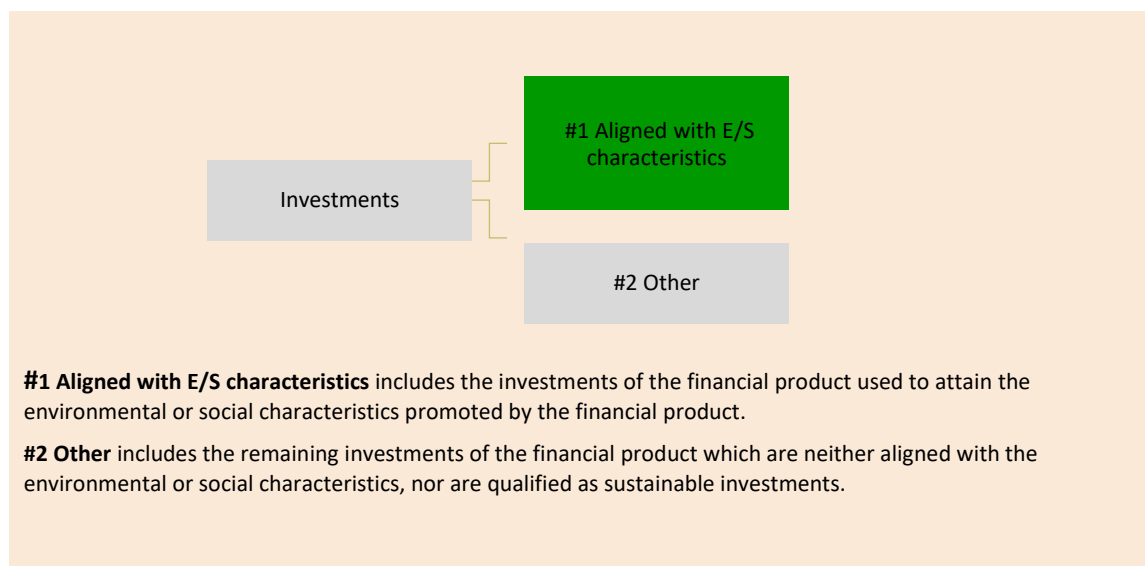


What is the asset allocation planned for this financial product?

Asset allocation describes the share of investments in specific assets.

Taxonomy-aligned activities are expressed as a share of:
- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.

Based on the investment strategy, the Sub-Fund seeks a minimum of 60% exposure to investments that are aligned with the E and S characteristics described therein.



#1 Aligned with E/S characteristics includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.

#2 Other includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.

- **How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?**

The Sub-Fund does not currently use derivatives in order to attain the environmental or social characteristics that it promotes.



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

Not applicable.

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

● **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy⁸?**

Yes:

In fossil gas In nuclear energy

No

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.*

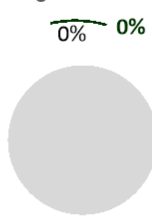
1. Taxonomy-alignment of investments including sovereign bonds*

- Taxonomy-aligned: Fossil gas
- Taxonomy-aligned: Nuclear
- Taxonomy-aligned (no fossil gas & nuclear)
- Non Taxonomy-aligned



2. Taxonomy-alignment of investments excluding sovereign bonds*

- Taxonomy-aligned: Fossil gas
- Taxonomy-aligned: Nuclear
- Taxonomy-aligned (no fossil gas & nuclear)
- Non Taxonomy-aligned



This graph represents 100% of the total investments

** For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures.*

● **What is the minimum share of investments in transitional and enabling activities?**

Not applicable.

⁸ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

 are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.



What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?

Not applicable.



What is the minimum share of socially sustainable investments?

Not applicable.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

Investments included under #2 Other are securities held by the Sub-Fund in order to achieve its investment objective but are not deemed to promote E/S characteristics. These investments nevertheless are subject to the ESG due diligence previously described and the ESG questionnaire to assess good governance practices.

Cash and derivatives (other than derivatives that are used for currency hedging) will also be allocated under #2 Other and are used for liquidity purposes.

Cash and derivatives listed under #2 Other do not consider E/S safeguards.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

Not applicable

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.



Where can I find more product specific information online?

More product-specific information can be found on the website:

Product specific information in accordance with Article 10 of SFDR and in alignment with Section 1 of the Commission Delegated Regulation (EU) 2022/1288 ((a) ‘Summary’; (b) ‘No sustainable investment objective’; (c) ‘Environmental or social characteristics of the financial product’; (d) ‘Investment strategy’; (e) ‘Proportion of investments’; (f) ‘Monitoring of environmental or social characteristics’; (g) ‘Methodologies’; (h) ‘Data

sources and processing'; (i) 'Limitations to methodologies and data'; (j) 'Due diligence'; (k) 'Engagement policies'.

Further information can be found here:

<https://www.edm.es/fondos/edm-latin-american-equity-fund-class-r/>