

CPR INVEST

established in Luxembourg

CPR INVEST – Climate Action

CPR INVEST – Education

CPR INVEST – Food For Generations

CPR INVEST – Global Disruptive Opportunities

CPR INVEST – Global Silver Age

SINGAPORE PROSPECTUS

Dated 17 August 2023

This is a first replacement Singapore Prospectus lodged with the Monetary Authority of Singapore (the "**Authority**") on 22 November 2023 pursuant to Section 298 of the Securities and Futures Act 2001, and it replaces the Singapore Prospectus registered by the Authority on 17 August 2023.

This Singapore Prospectus incorporates and is not valid without the attached Luxembourg Prospectus dated 29 September 2023 (as amended from time to time) (the "**Luxembourg Prospectus**") for CPR Invest (the "**Company**"). The Company is an investment company with variable capital (SICAV) incorporated under Luxembourg law and is constituted outside Singapore. The Company has appointed Amundi Singapore Limited (whose details appear in paragraph 2.2 of this Singapore Prospectus) (the "**Singapore Representative**") as its agent for service of process in Singapore and as its representative in Singapore.

CPR INVEST

IMPORTANT INFORMATION

The collective investment schemes offered pursuant to this Singapore Prospectus (each a "**Compartment**" and collectively the "**Compartments**") are each a recognised scheme under the Securities and Futures Act 2001 of Singapore ("**SFA**"). A copy of this Singapore Prospectus has been lodged with and registered by the Monetary Authority of Singapore (the "**Authority**"). The Authority assumes no responsibility for the contents of this Singapore Prospectus and the registration of this Singapore Prospectus by the Authority does not imply that the SFA or any other legal or regulatory requirements have been complied with. The Authority has not, in any way, considered the investment merits of the Compartments.

The Authority registered this Singapore Prospectus on 17 August 2023. It is valid up to 16 August 2024 and will expire on 17 August 2024.

This Singapore Prospectus incorporates, and is not valid without, the Luxembourg Prospectus attached as a Schedule of this document. Terms defined in the Luxembourg Prospectus have the same meanings when used in this Singapore Prospectus, unless stated otherwise in this Singapore Prospectus. You are also bound or deemed to have notice of the provision of the articles of incorporation of the Company (as amended from time to time) (the "**Articles of Incorporation**"), as described in paragraph 1.1 of this Singapore Prospectus.

The shares of the Compartments (the "**Shares**") are offered to the public in Singapore on the basis of the information contained in this Singapore Prospectus and the documents referred to in this Singapore Prospectus. No person is authorised to give any information or to make any representations concerning the Company or the Compartments other than those contained in this Singapore Prospectus. Any subscription made by any person on the basis of statements or representations not contained in or inconsistent with the information and representations contained in this Singapore Prospectus will be at your sole risk.

The Shares are currently not listed on any securities exchange. There is no ready market for the Shares. You may request the Company to redeem all or part of your holding of Shares in accordance with and subject to the provisions of this Singapore Prospectus.

You should seek professional advice in the event of any doubt or ambiguity or to ascertain (a) the possible tax consequences; (b) the legal requirements and restrictions; and (c) any foreign exchange transactions or exchange control requirements you may encounter under the laws of the countries of your citizenship, residence or domicile which may be relevant to the subscription, purchase, holding or disposal of Shares, including with regard to the applicability of the United States Foreign Account Tax Compliance provisions of the Hiring Incentives to Restore Employment Act ("**FATCA**") and any other reporting and withholding regime to your investments in the Company. Please refer to paragraph 17.2 of this Singapore Prospectus for further details on FATCA.

The board of directors of the Company (the "**Board of Directors**") is responsible for the accuracy of information contained in this Singapore Prospectus and confirm, having made all reasonable enquiries, that to the best of its knowledge and belief, there are no facts the omission of which would make any statement in this Singapore Prospectus misleading.

You should carefully consider the risk factors set out in paragraph 5 of this Singapore Prospectus.

Financial derivative instruments may be used for exposure purposes of a Compartment and not only for hedging and/or efficient portfolio management. Further details are set out in paragraph 5.3 of this Singapore Prospectus.

This Singapore Prospectus does not constitute an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not lawful or in which the person making such offer or solicitation is not qualified to do so or to anyone to whom it is unlawful to make such an offer or solicitation.

A copy of the most recent semi-annual report and annual report of the Company may be obtained upon request from the Singapore Representative during normal Singapore business hours.

The delivery of this Singapore Prospectus or the issue of Shares shall not, under any circumstances, create any impression that the affairs of the Company or the Compartments have not changed since the date of this Singapore Prospectus. This Singapore Prospectus may be updated from time to time to reflect material changes and you should investigate whether a more recent Singapore Prospectus is available.

Notice of any material change to the Company, a Compartment or a Share Class will be mailed to the relevant Shareholders at the address indicated in the relevant application forms or otherwise communicated to and acknowledged by the Company. If applicable, the Luxembourg Prospectus will also be revised and made available at the registered office of the Company. Any other change in the Luxembourg Prospectus, in any other sales documents of the Company, or any other developments concerning the Company, a Compartment or a Share Class, unless other communication means is required in accordance with applicable laws and regulations, will be notified through the website of the Management Company : www.cpr-am.com.

The Board of Directors, CPR Asset Management (the "**Management Company**"), any investment manager appointed for a Compartment ("**Investment Manager**"), and each of their related entities or employees, may from time to time hold positions in the collective investment schemes offered pursuant to this Singapore Prospectus.

You may direct all inquiries on the Company and the Compartments to the Singapore Representative, Amundi Singapore Limited.

Restriction on United States investors

The Shares have not been registered under the United States Securities Act of 1933 (as amended) and may not be offered directly or indirectly in the United States of America (including its territories and possessions) ("**U.S.**") to or for the benefit of a "**U.S. Person**" as defined below.

"**U.S. Person**" means:

- (i) any natural person resident in the U.S.;
- (ii) any partnership or corporation organised or incorporated under the laws of the U.S.;
- (iii) any estate of which any executor or administrator is a U.S. Person;
- (iv) any trust of which any trustee is a U.S. Person;
- (v) any agency or branch of a non-U.S. entity located in the U.S.;
- (vi) any non-discretionary or similar account (other than an estate or trust) held by a dealer or other fiduciary for the benefit or account of a U.S. Person;
- (vii) any discretionary account or similar account (other than an estate or trust) held by a dealer or other fiduciary organised, incorporated or (if an individual) resident in the U.S.; and
- (viii) any partnership or corporation if (i) organised or incorporated under the laws of any non-U.S. jurisdiction and (ii) formed by a U.S. Person principally for the purpose of investing in securities not registered under the U.S. Securities Act of 1933, as amended, unless it is organised or incorporated, and owned, by accredited investors (as defined under Rule 501(a) under the U.S. Securities Act of 1933, as amended) who are not natural persons, estates or trusts.

CPR INVEST

DIRECTORY

Registered Office

CPR Invest
Société d'Investissement à Capital Variable
5, allée Scheffer
L-2520 Luxembourg
Grand-Duchy of Luxembourg

Directors of CPR Invest

Nadine LAMOTTE
Gilles CUTAYA
Emmanuelle COURT
Sophie MOSNIER
Arnaud FALLER

Management Company

CPR Asset Management
91-93, Boulevard Pasteur
F 75015 Paris
France

Depositary, Administrative Agent, Registrar and Transfer Agent

CACEIS Bank, Luxembourg Branch
5, allée Scheffer
L-2520 Luxembourg
Grand-Duchy of Luxembourg

Auditors

Deloitte Audit S.à r.l.
20 Boulevard de Kockelscheuer
L-1821 Luxembourg
Grand-Duchy of Luxembourg

Singapore Representative and Agent for Service of Process in Singapore

Amundi Singapore Limited
(Company Registration No. 198900774E)
80 Raffles Place, #23-01 UOB Plaza 1, Singapore 048624

Legal Advisers to the Company as to Singapore Law

Tan Peng Chin LLC
50 Raffles Place, #27-01 Singapore Land Tower, Singapore 048623

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CPR INVEST

1. STRUCTURE OF THE FUND

1.1 CPR Invest

The Company is an investment company organised as a *société anonyme* under the laws of the Grand-Duchy of Luxembourg and qualifies as a *société d'investissement à capital variable* (SICAV) subject to Part I of the law of 17 December 2010 concerning undertakings for collective investments, as may be amended from time to time (the "**Law**"). The Company was initially incorporated on 19 August 2014. The Company is registered with the *Registre de Commerce et des Sociétés*, Luxembourg, under number B-189.795.

The Articles of Incorporation have been filed with the *Registre de Commerce et des Sociétés* of Luxembourg. A copy is available for inspection upon request from the Singapore Representative during normal Singapore business hours.

The Company qualifies as an Undertaking for Collective Investment in Transferable Securities ("**UCITS**") under the 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 IV Directive**").

The Company has an "umbrella" structure comprising different Compartments¹ and each may be divided in separate Classes².

The reference currency (the "**Reference Currency**") of the Company is the Euro ("**EUR**").

Directors of the Company

As of the date of this Singapore Prospectus, the directors of the Company are as follows:

Ms. Nadine Lamotte

Chairman and Director

CPR Asset Management – Deputy Chief Executive Officer ("**CEO**"), Administrative & Financial Management Director & Chief Operating Officer ("**COO**")

Nadine Lamotte started her career at the Caisse des Dépôts et Consignations in 1990 in internal control then in custodian control. From 1997 to 2010, she held several positions at Société Générale, first in securities services for institutional clients, then at Société Générale Gestion. In 2010, she became Deputy CEO of Etoile Gestion before joining CPR Asset Management ("**CPR AM**") in 2015 as Deputy CEO & COO.

Nadine Lamotte holds a Master's degree of Organisation & Monitoring of financial markets activities from the University of Lumière Lyon II (1990).

Mr. Gilles Cutaya

Director

Deputy Head of Marketing & Products, Head of Strategy & Innovation, Amundi Asset Management

Gilles Cutaya, started his career in 2000 at Selftrade as a Product Manager before joining SG Asset Management in 2002 as a Project Manager, then Axa Investment Managers in 2004 as a Product Engineer. From 2007 to 2015, he held several positions at Lyxor Asset Management from Head of Fund Services Unit to Head of Marketing & Strategy. In 2015, Gilles Cutaya joined

¹ "**Compartment**" means a specific portfolio of assets and liabilities within the Company having its own net asset value and represented by a separate Class or Classes of Shares, which are distinguished mainly by its specific investment policy and objective and/or by the currency in which it is denominated.

² "**Classes**" mean, within each Compartment, separate classes of Shares whose assets will be commonly invested but where a specific sales or redemption charge structure, fee structure, minimum investment amount, taxation, distribution policy or other feature may be applied.

CPR AM as a Head of Marketing & Communication. He is Deputy CEO heading Marketing & Communication since 2019.

Gilles Cutaya holds a Master's Degree in Financial Science & Engineering from ESC Bordeaux (1999).

Ms. Emmanuelle Court

Director

CPR Asset Management – Deputy CEO heading Business Development

Emmanuelle Court started her career in 1993 as Head of Management Control at Banque Paribas, then she became Head of private banking clients in 1996. In 1998, she joined BNP Paribas Asset Management as Institutional Sales. From 2000 to 2009, she held several positions at SG Asset Management, from French Institutional Clients Manager to Head of Institutional & Retail Sales Teams. In 2009, she joined CPR AM as Head of Sales, then became Deputy CEO heading Business Development in 2016.

Emmanuelle Court holds a Master's Degree from ISG Paris (International Business School) (1993).

Ms. Sophie Mosnier

Independent Director

Sophie Mosnier is an independent director since 2014 with over 20 years of experience in the Asset Management industry. She is acting as independent director to the board of Luxembourg structures of pan-European leading Asset Managers, including Management Companies, UCITS and AIFs with a wide range of investment strategies. Sophie is also the chairman of several Luxembourg investment fund boards as well as the chairman of the audit committee for one of her major clients.

Sophie obtained the INSEAD IDP Certificate on Corporate Governance in 2016 and has been admitted by ILA (Luxembourg Institute of Directors) as a Certified Director.

Mr. Arnaud Faller

CPR Asset Management – Deputy CEO & CIO

Arnaud Faller started his career in 1989 as new products Engineer – Bonds Fund Manager at Banque Pallas. He joined CPR AM in 1993 as Balanced & Structured Fund Manager then became Balanced & Convertible Manager in 1999. In 2005, Arnaud Faller is appointed Head of Balanced & Convertible Management, then CIO in 2009. He is Deputy CEO heading Investments since 2016.

Arnaud Faller is also Chairman of the Management Techniques Committee of AFG (French Association of financial management) since 2012.

Arnaud Faller holds a Master's Degree from ENSAE (National School of Statistics & Economic Administration - 1989) and graduated from IAF (Institute of French Actuaries - 1989) of Paris.

You should note that the directors of the Company may change over time.

The Board of Directors is responsible for the overall management and administration of the Company and has broad powers under the Articles and applicable law to act on its behalf, including:

- appointing and supervising the Management Company
- appointing the Depositary
- determining the corporate and investment policy of the Company and the investment and borrowing restrictions applicable, from time to time, to the investments of the Company
- deciding on the creation of Compartments and the specific investment policy and investment objective of each Compartment
- determining the eligibility of investors to subscribe for and hold Shares and other

matters relating to the issue, redemption, conversion and compulsory redemption of Shares

- determining the distribution policy relating to the Shares
- determining matters relating to the valuation of Shares and liquidation of the Company

Further details of the Company are set out in the Luxembourg Prospectus.

1.2 Compartments and Classes offered in Singapore

The following Compartments and Classes are presently being offered pursuant to this Singapore Prospectus:

Compartment and Reference Currency	*Class	Reference Currency of Class
CPR Invest – Climate Action Reference Currency of Compartment: EUR	A2 USDH – Acc	United States Dollar (" USD ")
	A2 SGDH – Acc	Singapore Dollar (" SGD ")
	R ch SGD - Acc	SGD
CPR Invest – Education Reference Currency of Compartment: EUR	A2 USDH – Acc	USD
	A2 SGDH – Acc	SGD
CPR Invest – Food For Generations Reference Currency of Compartment: EUR	A2 USDH – Acc	USD
	A2 SGDH – Acc	SGD
CPR Invest – Global Disruptive Opportunities Reference Currency of Compartment: EUR	A2 USD – Acc	USD
	A2 USDH – Acc	USD
	A2 SGD – Acc	SGD
	A2 SGDH – Acc	SGD
CPR Invest – Global Silver Age Reference Currency of Compartment: EUR	A2 USDH – Acc	USD
	A2 SGDH – Acc	SGD

* Denomination of the Classes:

- (i) Each Share Class is identified first by its affiliation to one of the following base share class labels and then by any applicable suffixes as described below.
 - **A2** Classes are designed for all investors of certain countries approved by the Board of Directors.
 - **R** Classes are designed for intermediaries or providers of individual portfolio management services that are prohibited, by law or contract, from receiving inducements and approved by the Board of Directors; **R ch** Classes refer to R Classes designed for intermediaries and providers from Switzerland or their related entities.
- (ii) The Class' Currency Abbreviation will be added in the name of all Shares, regardless of the currency in which they are denominated. For instance, for a Compartment with a Reference Currency in Euro, a Share designed for all investors, denominated in United States dollar will be named: Class "A USD", and a Share designed for all investors, denominated in euros will be named: Class "A EUR".
- (iii) If the Class is hedged, the letter H is added, e.g. **A2 USDH**. This operation aims to hedge the currency risk between the net asset value ("**NAV**") denominated in the currency of the Class (e.g. USD), compared to the Reference Currency of the Compartment (EUR).
- (iv) The abbreviation of the distribution policy **Acc** or **Dist** that indicates whether the Class is accumulation (Acc) or distribution (Dist) is added, e.g. **A2 USDH – Acc**.

Further details of the features of the available Classes of the respective Compartments are set out in the relevant Appendices of the Luxembourg Prospectus or on the Management

Company's website at <http://www.cpr-am.lu/cpr-Invest>. Non-material amendments to such Classes are described on the Management Company's website.

The Board of Directors may issue distributing and/or capital appreciation Classes within each Compartment. Currently, only capital appreciation Classes are offered pursuant to this Singapore Prospectus. With respect to capital appreciation Classes, the Board of Directors intends to recommend at the annual general meeting the reinvestment of their net assets. The relevant net income and net capital gains may increase the NAV of the relevant Shares (accumulation).

The Compartments and Classes described in the Luxembourg Prospectus or on the Management Company's website which are not set out in the table above are not available for subscription under this Singapore Prospectus.

There may be tax implications in investing in the Shares.

2. MANAGEMENT STRUCTURE AND OTHER PARTIES

The Company has appointed the Management Company to serve as its designated management company in accordance with the Law pursuant to a management company services agreement dated 19 August 2014. Under this agreement, the Management Company provides investment management services, administrative agency, registrar and transfer agency services and marketing, principal distribution and sales services to the Company, subject to the overall supervision and control of the Board of Directors.

Full details on the administration and management of the Company are set out in section 3 (*The management company*) and section 10 (*Management and administration*) of the Luxembourg Prospectus and a summary of the same is set out in the following sub-paragraphs of this paragraph 2. Details of the Board of Directors of the Company are set out in paragraph 1.1 of this Singapore Prospectus.

2.1 Management Company

The Company has appointed the Management Company to act as management company under the meaning of the provisions of Chapter 15 of the Law.

The Management Company was incorporated as a French Public Company (*société anonyme*). It is registered with the Registre de Commerce et des Sociétés de Paris under number RCS 399 392 141 and is authorised and supervised by the Autorité des Marchés Financiers ("**AMF**") as a Portfolio Manager under licence number GP 01-056 since 21 December 2001 and has been managing collective investment schemes and discretionary funds since then.

If the Management Company goes into liquidation, a new management company may be appointed or the Company may be liquidated.

Directors and key executives of the Management Company

As of the date of this Singapore Prospectus, the directors and key executives of the Management Company are as follows:

Mr. Jean-Jacques Barbéris

Head of Institutional and Corporate Clients Coverage and an Executive and General Management board member at Amundi

Before joining Amundi, Jean-Jacques acted as advisor for Economic and Financial affairs in the staff of the French President of the Republic, where he served from 2013-2016. Prior to this, he was a member of staff of Pierre Moscovici, French Minister of Economy and Finance.

Between 2009 and 2010, Jean-Jacques chaired the European group of experts on climate finance in the negotiations at UNFCCC. During that time, he also participated in different studies on the economics of climate change, such as Jean Tirole's report published before the

Copenhagen UNFCCC conference in 2015.

Jean-Jacques started his career in the French Treasury Directorate General where he served from 2008 to 2012.

Jean-Jacques was a lecturer in advanced economics at Sciences-Po Paris from 2009 to 2012. He is also chairman of the French think tank “En Temps Réel”, dedicated to European politics.

Jean-Jacques is a Young Global Leader of the World Economic Forum since 2019.

He is also a vice-chairman of Finance for Tomorrow, the French financial association devoted to sustainable finance.

Jean-Jacques Barbéris graduated from Ecole Normale Supérieure “Lettres et Sciences Humaines”, “agrégé” in History, and alumni at both Sciences Po Paris and Ecole Normale d’Administration.

Mr. Olivier Mariée

CEO of CPR Asset Management - Member of Amundi Executive Committee

Olivier joins Amundi Group in September 2021 from Direct Assurance (AXA Group) where he was CEO since 2020. Prior to that, he was Sales Director of AXA France from 2017 and responsible for defining and implementing the distribution strategy, marketing strategy and sales promotion of AXA France. He was also responsible for the sales teams of the Life business lines (Savings, Pensions, Provident, Health) and of the distribution networks for AXA France.

From 2012-2017, Olivier was CEO of AXA Wealth Management and Head of Life & Savings business lines at AXA France during which he was actively involved in the creation and development of AXA Wealth Europe in Luxembourg.

From 1999 to 2012, he held several senior positions in the Marketing & Communications department of AXA Group, in France, Japan and the United Kingdom. From 1997-1999, he was Head of Private Banking at AXA Investment Managers. Olivier joined AXA Group in 1992 as a Sales Manager in the Prévoyance & Patrimoine Agents network of Axa France

Olivier Mariée holds a Master’s Degree from Institut Supérieur de Gestion, a French Business School (1990).

Ms. Nadine Lamotte

CPR Asset Management – Deputy CEO

Details on Nadine Lamotte are set out in paragraph 1.1 of this Singapore Prospectus.

Ms. Emmanuelle Court

CPR Asset Management – Deputy CEO

Details on Emmanuelle Court are set out in paragraph 1.1 of this Singapore Prospectus.

Mr. Arnaud Faller

CPR Asset Management – Deputy CEO & CIO

Details on Arnaud Faller are set out in paragraph 1.1 of this Singapore Prospectus.

You should note that the directors and the key executives of the Management Company may change over time.

As of the date of this Singapore Prospectus, the Management Company has delegated several of its functions as described below and in the Luxembourg Prospectus.

Further details on the Management Company are set out under section 3 (*The management company*) and section 10 (*Management and administration*) of the Luxembourg Prospectus.

Past performance of the Management Company is not necessarily indicative of its future performance.

2.2 Singapore Representative

Amundi Singapore Limited has been appointed by the Company to act as the Company's local agent in Singapore (the "**Singapore Representative**") and to accept service of process on behalf of the Company in Singapore.

The Singapore Representative will carry out or procure the carrying out of, amongst others, the following functions on behalf of the Company in Singapore:

- (a) facilitate the subscription, issuance, exchange and redemption of Shares offered in Singapore;
- (b) facilitate the publication of subscription and redemption prices of Shares offered in Singapore;
- (c) facilitate the sending of reports of the Company and/or the Compartments offered in Singapore to Shareholders in Singapore;
- (d) facilitate the furnishing of such books relating to the subscription and redemption of Shares offered in Singapore as the Authority may require;
- (e) facilitate the inspection of the instruments constituting the Company;
- (f) either the maintenance in Singapore of a subsidiary register of Shareholders who subscribed for or purchased their Shares in Singapore, or the maintenance in Singapore of any facility that enables the inspection or extraction of the equivalent information;
- (g) making available for public inspection at the Singapore Representative's office, and offering a copy of the Articles of Incorporation, the latest annual report and semi-annual report of the Company and/or the Compartments offered in Singapore and such other documents required under the SFA and the Code on Collective Investment Schemes issued by the Authority (the "**Code**"), free of charge to Shareholders;
- (h) the furnishing of such information or records of the Company as the Authority may at any time require; and
- (i) such other functions as the Authority may prescribe.

2.3 Domiciliary Agent

CACEIS Bank, Luxembourg Branch acts as the domiciliary agent of the Company (the "**Domiciliary Agent**"). In such capacity, it will be responsible for all corporate agency duties required by Luxembourg law, and in particular for providing and supervising the mailing of statements, reports, notices and other documents to the Shareholders.

2.4 Depositary

CACEIS Bank, Luxembourg Branch is acting as the depositary (the "**Depositary**") of the Company. It is acting as a branch of CACEIS Bank, a public limited liability company (société anonyme) incorporated under the laws of France. CACEIS Bank is an authorised credit institution supervised by the European Central Bank and the Autorité de contrôle prudentiel et de résolution. It is further authorised to exercise through its Luxembourg branch banking and central administration activities in Luxembourg. The Luxembourg branch is regulated by the CSSF.

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

In due compliance with the UCITS rules, the Depositary shall:

- (a) ensure that the sale, issue, re-purchase, redemption and cancellation of the Shares are carried out in accordance with the applicable national law and the UCITS rules or the Articles of Incorporation;
- (b) ensure that the value of the Shares is calculated in accordance with the UCITS rules, the Articles of Incorporation and the procedures laid down in the UCITS IV Directive (as amended from time to time);
- (c) carry out the instructions of the Company, unless they conflict with the UCITS rules or the Articles of Incorporation;
- (d) ensure that in transactions involving the Company's assets, any consideration is remitted to the Company within the usual time limits; and
- (e) ensure that the Company's income is applied in accordance with the UCITS rules and the Articles of Incorporation,

The Depositary may not delegate any of its obligations and duties set out in (a) to (e) above.

In compliance with the provisions of the UCITS IV Directive (as amended from time to time), 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 (collectively referred to in this paragraph as sub-custodians) as appointed from time to time. The Depositary is a global depositary with direct market access in certain jurisdictions and for other markets, it engages selected delegates as sub-custodians. 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. A list of these sub-custodians (as updated from time to time) is available on the website of the Depositary (www.caceis.com). Upon request, you may obtain a complete list of all sub-custodians free of charge from the Depositary.

In respect of its sub-custodians, the Depositary operates a rigorous selection and on-going monitoring program to ensure best profile and risks appraisal from its selected sub-custodians, in due compliance with the provisions of the UCITS rules (in particular the UCITS V Directive and the UCITS V delegated regulation). Criteria which are taken into account when selecting sub-custodians include in particular the relevant sub-custodian's financial strength, quality and experience, securities processing and operational capabilities, technologies and systems, assets segregation and protection, risk performance, fees and business continuity planning. The sub-custodians will be licensed and regulated in the relevant jurisdictions.

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 agency services.

Further information on the Depositary, including its policy on the management of conflicts of interest, is set out in section 10.6 (*Depositary*) of the Luxembourg Prospectus.

The appointment of the Depositary may be terminated under the circumstances set out in the relevant agreement (including any events of liquidation). Pursuant to the conditions as described in the custodian agreement, the Company or the Management Company is required to use its best endeavours to find a successor depositary.

2.5 Administrative Agent

With the Company's consent, the Management Company has appointed CACEIS Bank, Luxembourg Branch to act as administrative agent (the "**Administrative Agent**") of the Company.

In its capacity as Administrative Agent, it shall notably perform the calculation of the NAV of units for each existing Class or Compartment of the Company, management of accounts, the preparation of the annual and semi-annual financial statements and execute all tasks required as central administration.

In its capacity as transfer and registration agent, it shall in particular execute subscription, redemption and conversion applications and keep and maintain the register of Shareholders of

the Company. In such capacity it is also responsible for supervising anti-money laundering measures under the AML Regulations³. It may request documents necessary for identification of investors.

Further details on the Administrative Agent are set out in section 10.5 (*Administrative Agent*) of the Luxembourg Prospectus.

The Singapore Representative will maintain a facility that enables the inspection or extraction of information relating to Shareholders who subscribed for or purchased Shares in Singapore. You may access this facility at the Singapore Representative's registered address during normal Singapore business hours.

2.6 Other parties

(a) Distributors

The Management Company may appoint distributors or sales agents to offer and sell Shares as well as handle subscriptions, redemptions and conversions.

(b) The auditor

The auditor of the Company is Deloitte Audit S.à r.l..

3. **INVESTMENT OBJECTIVES AND POLICIES**

The Board of Directors determines the specific investment policy and investment objective of each Compartment, which are described in more detail in the respective Supplement of the Luxembourg Prospectus. The investment objectives of the Compartment will be carried out in compliance with the investment restrictions set out in section 4.3 (*Investment and Borrowing Restrictions*) of the Luxembourg Prospectus.

All Compartments are subject to all investment limitations described in section 4.3 (*Investment and Borrowing Restrictions*) of the Luxembourg Prospectus, and unless otherwise mentioned in the Supplement of the Compartment in the Luxembourg Prospectus, the following principles will apply to each Compartment:

- (i) In each Compartment's objective and investment policy, the reference to a geographic area or the nationality of a security refers to the geographic zone or the country:
 - in which the domicile of the company or of the issuer is situated; and/or
 - in which a company or an issuer has substantial activity.
- (ii) Each Compartment's investment policy will systematically describe its investment universe defined for a minimum of two-thirds of the Compartment's assets.
- (iii) In the absence of other or any indication as to the allocation of the remaining part of its assets, each Compartment will be authorised to invest it in:
 - equities and equity-linked instruments other than those mentioned in its investment policy;
 - debt instruments other than those mentioned in its investment policy;
 - convertible bonds;
 - units or shares in UCIs⁴ within the limits mentioned in each Compartment's investment policy. These collective investment schemes and investment funds shall cover all asset classes and all geographical areas in line with the Compartment's

³ "AML Regulations" means the Luxembourg law of 27 October 2010 relating to the fight against money-laundering and the financing of terrorism, the law of 19 February 1973 on the sale of medicinal substances and the fight against drug addiction (as amended), the law of 12 November 2004 on the fight against money laundering and terrorist financing (as amended), and associated Grand Ducal, Ministerial and regulations and the circulars of the CSSF applicable as amended from time to time.

⁴ "UCI" means the undertaking for collective investment within the meaning of the first and second indent of Article 1 (2) of the Directive, whether situated in a Member State or not. "Directive" means the Directive 2009/65/EC of 13 July 2009 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities as may be amended from time to time and "Member State" means a member state as defined in the Law.

investment restrictions. They may include collective investment schemes and investment funds managed by the Management Company or by other entities – either inside or outside the group Amundi – including affiliated companies (hereinafter the "**Amundi Group**").

- deposits (as mentioned in section 4.3I(1)(d) (*Investment and Borrowing Restrictions*) of the Luxembourg Prospectus);
 - other transferable securities and money market instruments referred to in sections 4.3 I and II (*Investment and Borrowing Restrictions*) of the Luxembourg Prospectus; and
 - each compartment may borrow cash in accordance with limits defined in section 4.3 VII(1) (*Investment and Borrowing Restrictions*) of the Luxembourg Prospectus.
- (iv) Each Compartment may invest in financial derivative instruments for hedging, arbitrage, exposure purposes⁵ and efficient portfolio management, while following, on the level of the underlying values, the investment limit(s) laid down in its investment policy.
- (v) Each Compartment is also authorised to employ techniques and instruments relating to transferable securities and money market instruments under the conditions and within the limits laid down under section 4.5 (*Use of Techniques and Instruments relating to Transferable Securities and Money Market Instruments*) of the Luxembourg Prospectus.

Where a Compartment uses total return swaps to implement its strategy, the Underlying Assets⁶ consists of instruments in which the Compartment may invest according to its investment objectives and policy. Unless otherwise specified for a particular Compartment in its investment policy, the counterparty to any total return swap entered into by the Company would not assume any discretion over the composition or management of the investment portfolio of the Company or of the underlying of the total return swap. The approval of the counterparties is not required in relation to any portfolio transactions by the Company. Further details on the use of total return swaps by a Compartment are set out under section 4.4 (*Financial Derivative Instruments*) of the Luxembourg Prospectus.

The investment objectives and policies and other information on the Compartments are set out below:

(a) CPR Invest – Climate Action

Investment objective

The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities committed to limiting impact of climate change, while integrating Environmental, Social and Governance (E, S, and G) criteria in the investment process. The investment objective is aimed to be in line with the United Nations Sustainable Development Goal⁷ (SDG) related to the climate challenge.

The Compartment is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Compartment, please refer to SFDR Annex 14 of the Luxembourg Prospectus and the Annex to this Singapore Prospectus⁸.

Investment policy

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in section 4.9 (*Overview of the Responsible Investment Policy*) of the Luxembourg Prospectus.

The investment strategy of the Compartment aims to select securities of companies of

⁵ "exposure purposes" means that the relevant financial derivative instruments are used to adjust exposure to an asset in the event of substantial subscriptions and/or redemptions, or to recreate synthetic exposure to an asset.

⁶ "Underlying Assets" means assets in which a Compartment may invest in accordance with its investment policy.

⁷ Climate Action: Goal 13 of the Sustainable Development Goals of the United Nations: "Take urgent action to combat climate change and its impacts".

⁸ For the avoidance of doubt, such Annex comprises the same documents as the SFDR Annexes of the relevant Compartments in the Luxembourg Prospectus.

any countries, sectors, and any capitalization.

Each sector is analyzed and securities are selected based on the fund manager's investment convictions. The final portfolio consists of companies offering the best financial and non-financial prospects.

In order to select companies that are in the best position to tackle climate change, the Management Company relies on CDP's⁹ data. CDP is a provider specialised in environment-related information.

Companies in the investment universe are analysed from a climate perspective so as to select those that are most virtuous according to the CDP's assessment standards.

The investment universe is made up of at least 90% of companies with a CDP score. At least 90% of portfolio stocks are rated by the CDP and have an ESG score.

By construction, the Compartment may emphasise certain investment themes and or even exclude some sectors that are not related to its theme. It is therefore likely to show significant performance differences when compared with a global equity index, including over relatively extended time periods.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country without constraints of capitalization. Among this proportion of 75% of its assets, the Compartment may invest in China A shares via Stock Connect within a maximum of 25% of its assets. While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in section 4.2 (*Specific Investment Policies for each Compartment*) of the Luxembourg Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs.)

Derivatives

Derivative instruments will be used for hedging, arbitrage, exposure purposes and efficient portfolio management. Derivatives used are futures and options on currencies, equity/market indices and interest rates; swaps: on currencies, equities and indices; warrants on equities, forex forwards: forward purchases of currency, forward sales of currency.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

⁹ "CDP" means CDP Europe-Services GmbH, Kemperplatz 1, 10785 Berlin – Germany, a non-governmental organization specializing in providing information on corporate climate policies.

Data provider specialised in environment-related information for the Compartment
CDP

Product suitability

This Compartment is only suitable for investors who:

- want to invest in a portfolio of which the main investment focus is to select equities of international companies committed to limiting impact of climate change;
- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

You might not recover your invested capital at the end of the recommended 5 year minimum investment period.

Singapore ESG Fund

The Compartment is an “ESG Fund” under the MAS ESG Circular¹⁰.

Further information on the ESG policies are set out in the Annex to this Singapore Prospectus¹¹, the Luxembourg Prospectus and on www.cpr-am.com.

(b) CPR Invest – Education

Investment objective

The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities involved in any part of the educational ecosystem, while also integrating Environmental, Social and Governance (E, S, and G) into the investment process. Education is the 4th United Nations Sustainable Development Goal¹² (SDG).

The Compartment is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Compartment, please refer to SFDR Annex 12 of the Luxembourg Prospectus.

Investment policy

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in section 4.9 (*Overview of the Responsible Investment Policy*) of the Luxembourg Prospectus.

The investment strategy of the Compartment aims to select securities of companies involved in Educational Technology, School, College & University Administration, Student Accommodations, Education Financing, Content Production and Publishing, Publishers & Content production, Career Development/Recruitment, Educational Supplies & Services and all related activities.

The Compartment equity exposure will be between 75% and 120% of its assets.

By construction, the Compartment may emphasise certain investment themes and or even exclude some sectors that are not related to its theme. It is therefore likely to show significant performance differences when compared with a global equity index, including over relatively extended time periods.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country without constraints of capitalization. Among this proportion of 75% of its assets, the Compartment may invest in China A shares via Stock Connect within a maximum of 25% of its assets. While complying with the above

¹⁰ "MAS ESG Circular" means Circular No. CFC 02/2022: Disclosure and Reporting Guidelines for Retail ESG Funds issued by the Authority.

¹¹ For the avoidance of doubt, such Annex comprises the same documents as the SFDR Annexes of the relevant Compartments in the Luxembourg Prospectus.

¹² Education: Goal 4 of the Sustainable Development Goals of the United Nations: "Obtaining a quality education".

policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in section 4.2 (*Specific Investment Policies for each Compartment*) of the Luxembourg Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs.)

Derivatives

Derivative instruments will be used for hedging, arbitrage, exposure purposes and efficient portfolio management. Derivatives used are futures and options on currencies, equity/market indices and interest rates; swaps: on currencies, equities and indices; warrants on equities, forex forwards: forward purchases of currency, forward sales of currency.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swap
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

Product suitability

This Compartment is only suitable for investors who:

- want to invest in a portfolio of which the main investment focus is to select international equities involved in the entire education ecosystem;
- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

You might not recover your invested capital at the end of the recommended 5 year minimum investment period.

(c) CPR Invest – Food for Generations

Investment objective

The compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities involved in any part of the food value chain while integrating Environmental, Social and Governance (E, S, and G) criteria in the investment process.

The Compartment is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Compartment, please refer to SFDR Annex 8 of the Luxembourg Prospectus.

Investment policy

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in section 4.9 (*Overview of the Responsible Investment Policy*) of the Luxembourg Prospectus.

The investment strategy of the Compartment aims to select securities of companies involved in agriculture, forest, water, food and beverage production and distribution, catering and all related activities.

The Compartment equity exposure will be between 75% and 120% of its assets.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country without constraints of capitalization. Among this proportion of 75% of its assets, the Compartment may invest in China A shares via Stock Connect within a maximum of 25% of its assets. The investments in Russia will be made on the MICEX-RTS¹³. While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in section 4.2 "Specific Investment Policies for each Compartment" of the Luxembourg Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs.)

Derivatives

Derivative instruments will be used for hedging, arbitrage, exposure purposes and efficient portfolio management. Derivatives used are futures and options on currencies, equities/market indices and interest rates; swaps: on currencies, equities and indices; warrants on equities, forex forwards: forward purchases of currency, forward sales of currency.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

Product suitability

This Compartment is only suitable for investors who:

- want to invest in a portfolio of which the main investment focus is to select international equities involved in the entire food value chain;
- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

You might not recover your invested capital at the end of the recommended 5 years minimum investment period.

(d) CPR Invest – Global Disruptive Opportunities

Investment objective

The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in shares of companies which either establish or benefit - fully or partly - from disruptive business models.

The Compartment is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Compartment, please refer to SFDR Annex 6 of the Luxembourg Prospectus.

Investment policy

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in section 4.9 (*Overview of the Responsible Investment Policy*) of the

¹³ "MICEX-RTS" means the Moscow Interbank Currency Exchange - Russian Trading System.

Luxembourg Prospectus.

The investment strategy of the Compartment aims to select Companies' securities which are game changers, i.e. innovative companies which create a new market (new products, services, solutions, distribution channels...) that can challenge and finally overtake existing business models.

Securities benefit from structural changes related to disruption, in all countries, including emerging markets. Disruption might also occur in all economic sectors, for example, healthcare, internet economy, technology, industrials, environment, financials....

The Compartment uses a mix of a top-down and a bottom-up approach.

The Compartment equity exposure will be between 75% and 120% of its assets.

By construction, the Compartment may emphasise certain investment themes and or even exclude some sectors that are not related to its theme. It is therefore likely to show significant performance differences when compared with a global equity index, including over relatively extended time periods.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country, without constraints of capitalization. Among this proportion of 75% of its assets, the Compartment may invest in China A shares via Stock Connect within a maximum of 25% of its assets. While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in section 4.2 (*Specific Investment Policies for each Compartment*) of the Luxembourg Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs.)

Derivatives

Derivative instruments will be used for hedging, arbitrage, exposure purposes and efficient portfolio management. Derivatives used are futures and options on currencies, equities/market indices and interest rates; swaps: on currencies, equities and indices; warrants on equities, forex forwards: forward purchases of currency, forward sales of currency.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

Product suitability

This Compartment is only suitable for investors who:

- want to invest in a portfolio of which the main investment focus is to select shares of companies which create a new market that can challenge and finally overtake existing business models;
- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

You might not recover your invested capital at the end of the recommended 5 years

minimum investment period.

(e) CPR Invest – Global Silver Age

Investment objective

The Compartment's objective is to outperform global equity markets over the long-term period (at least five years) by taking advantage of the dynamics of international securities associated with the ageing of the population, while incorporating Environmental, Social and Governance (E, S, and G) criteria into the investment process.

The Master Fund is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Master Fund, please refer to SFDR Annex 5 of the Luxembourg Prospectus.

Management process

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in section 4.9 (*Overview of the Responsible Investment Policy*) of the Luxembourg Prospectus.

The investment strategy of the Compartment consists in taking advantage of a demographic megatrend, namely the ageing of the population. The objective is to select the best-performing international securities (in particular the USA, Canada, Europe, Japan, Hong Kong and Australia) from various sectors that are likely to benefit from the ageing of the population (pharmaceuticals, medical equipment, savings, leisure activities, dependency care, security, well-being, automobile, etc.) based on criteria relating to fundamental and quantitative analysis, liquidity, and market capitalization. Within the investment theme, the Compartment may also invest up to 25% of its assets in securities from emerging market stocks.

The Compartment's management process is based on a combined approach, namely a top-down sectorial allocation process, and a bottom-up stock selection process.

The Compartment's equity exposure will be between 75% and 120% of its assets.

By construction, the Compartment may emphasise certain investment themes and or even exclude some sectors that are not related to its theme. It is therefore likely to show significant performance differences when compared with a global equity index, including over relatively extended time periods.

Investments

The Compartment will be invested for at least 75% of its assets in equity and equity equivalent securities of any country, without constraints of capitalisation relating to the theme. The Compartment may invest up to 25% of its assets in the equities or similar securities of issuers in emerging countries (and from 18 September 2017, including China A Shares via Stock Connect within a maximum of 25% of its assets). While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in paragraph 3 of this Singapore Prospectus and section 4.2 (*Specific Investment Policies for each Compartment*) of the Luxembourg Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs.)

Derivatives

Derivative instruments will be used for hedging, exposure purposes and efficient portfolio management. Derivatives used are futures on currencies and equities, options on equities; swaps: on currencies, warrants on equities, forex forwards.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total

return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

Product suitability

This Compartment is only suitable for investors who:

- want to invest in a portfolio of which the main investment focus is to select the best performing international securities in various sectors that may benefit from the ageing of the population;
- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

You might not recover your invested capital at the end of the recommended 5 years minimum investment period.

4. FEES AND CHARGES

4.1 Current fees and charges payable by Singapore Shareholders

	Subscription fee (% of the Issue Price)	Redemption fee	Conversion fee (% of NAV of Shares received upon conversion)
CPR Invest – Climate Action			
A2 USDH – Acc	Up to 5%.	Nil.	Up to 5%.
A2 SGD – Acc	Up to 5%.	Nil.	Up to 5%.
R ch SGD - Acc	Up to 5%.	Nil.	Up to 5%.
CPR Invest – Education			
A2 USDH – Acc	Up to 5%.	Nil.	Up to 5%.
A2 SGD – Acc	Up to 5%.	Nil.	Up to 5%.
CPR Invest – Food For Generations			
A2 USDH – Acc	Up to 5%.	Nil.	Up to 5%.
A2 SGD – Acc	Up to 5%.	Nil.	Up to 5%.
CPR Invest – Global Disruptive Opportunities			
A2 USD – Acc	Up to 5%.	Nil.	Up to 5%.
A2 USDH – Acc	Up to 5%.	Nil.	Up to 5%.
A2 SGD – Acc	Up to 5%.	Nil.	Up to 5%.
A2 SGD – Acc	Up to 5%.	Nil.	Up to 5%.
CPR Invest – Global Silver Age			
A2 USDH – Acc	Up to 5%.	Nil.	Up to 5%.
A2 SGD – Acc	Up to 5%.	Nil.	Up to 5%.

Notes on the subscription fee

- Examples of the calculation of the subscription fee are set out in paragraph 7.4 of this Singapore Prospectus.
- The subscription fee is levied in favour of distributors in Singapore (who may include banks, financial institutions, financial advisors and other sales agents) appointed by the Company or the Management Company ("**Singapore Distributors**").

- (c) **You should note that Singapore Distributors may deduct the subscription fee as a percentage of the gross investment amount (i.e. the total amount paid by you) as opposed to deducting the subscription fee as a percentage of the Issue Price.** You should refer to the last sub-paragraph of paragraph 7.4 of this Singapore Prospectus for further details.
- (d) You should also note that the Singapore Distributors through whom you subscribe for Shares may (depending on the specific nature of services provided) impose other fees and charges that are not disclosed in this Singapore Prospectus, and you should check with the relevant Singapore Distributors on such fees and charges, if any.

Note on the conversion fee

- (a) A conversion fee of up to 5% of the value of the Shares received upon conversion, determined on the basis of the applicable NAV, may be applied by the relevant distributor. This conversion fee will not be applicable in the case of a conversion into a Class with no subscription fee.

4.2 Current fees and charges payable out of the Compartments

	Maximum Management Company fee ^(a) (i) Retained by the Management Company (ii) Paid by the Management Company to the financial adviser (trailer fee)¹⁴	Maximum administration charges ^(b) (% of NAV)	Subscription tax (<i>taxe d'abonnement</i>) ^(c)	Turnover commissions (max)
CPR Invest – Climate Action				
A2 USDH – Acc	1.70% p.a. (i) 40% to 50% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
A2 SGD – Acc	(ii) 50% to 60% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
R ch SGD – Acc	0.55% p.a. (i) 100% of the Management Company fee (ii) 0% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
CPR Invest – Education				
A2 USDH – Acc	1.80% p.a. (i) 40% to 50% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
A2 SGD – Acc	(ii) 50% to 60% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.

¹⁴ Your financial adviser is required to disclose to you the amount of trailer fee it receives from the Management Company.

CPR Invest – Food For Generations				
A2 USDH – Acc	1.80% p.a. (i) 40% to 50% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
A2 SGD – Acc	(ii) 50% to 60% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
CPR Invest – Global Disruptive Opportunities				
A2 USD – Acc	1.80% p.a. (i) 40% to 50% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
A2 USDH – Acc	(ii) 50% to 60% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
A2 SGD – Acc		0.30% p.a.	0.05% p.a.	0.20% p.a.
A2 SGD – Acc		0.30% p.a.	0.05% p.a.	0.20% p.a.
CPR Invest – Global Silver Age				
A2 USDH – Acc	1.80% p.a. (i) 40% to 50% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.
A2 SGD – Acc	(ii) 50% to 60% of the Management Company fee	0.30% p.a.	0.05% p.a.	0.20% p.a.

(a) Management Company fee

The Management Company fee is provisioned every time the NAV is calculated and is payable monthly in arrears.

Subject to applicable law and regulations, the Management Company, at its discretion, may enter into private arrangements with a Distributor (belonging to the group of the Management Company or not) under which the Management Company makes payments to or for the benefit of such Distributor which represent a rebate of all or part of the fees paid by the Company to the Management Company.

(b) Annual charges (including administration charges)

The Company shall bear the following expenses:

- 1) all taxes which may be payable on the assets, income and expenses chargeable to the Company;
- 2) transactions fees and turnover commissions charged by the Management Company and/or any other provider other than transaction fees related to the Depositary, the transfer agent and registrar described under 16) and 17) below.

The scale of turnover commissions is the following:

- 0.20% maximum of the transaction amount on sales or purchases of shares, including tax.
- 0.02% maximum of the transaction amount on sales or purchases of bonds and other debt securities, including tax.
- between EUR 10 and EUR 50 per transaction for other kinds of transactions.

Part of the turnover commission received by the Management Company may

- be used to cover the costs of the order reception and transmission services provided by Amundi Intermediation.
- 3) the costs related to extraordinary measures, in particular any expertise or trial aiming at the protection of the Shareholders' interests or in general related to the Company's debt recovery;
 - 4) all the management fees due to the Management Company;
 - 5) all fees due to the Board of Directors of the Company, if applicable;
 - 6) all fees due to the Administrative Agent, Domiciliary Agent and the Depositary other than transaction fees described under 2) and 3) above;
 - 6) all fees due to the auditor;
 - 8) all fees due to the legal advisors and other type of professional consultancies or similar administrative charges, incurred by the Company, the Management Company and the Depositary for acting in the best interests of the Shareholders;
 - 9) all reasonable expenses of the Board of Directors of the Company, the Management Company, the Administrative Agent and the Depositary;
 - 10) expenses connected with publications and the supply of information to Shareholders, in particular the cost of printing global certificates and proxy forms for general meetings for the Shareholders, the cost of publishing the issue and redemption prices, and also the cost of printing, translations, the distribution of the annual and semi-annual reports, the Prospectus as well as the KIID;
 - 11) all expenses involved in registering and maintaining the registration of the Company with all governmental agencies and stock exchanges;
 - 12) all expenses incurred in connection with its operation and its management (e.g. insurance and interests) also including all extraordinary and irregular expenses which are normally incurred by the Company;
 - 13) the preparation, production, translation, diffusion, and any other cost related to the information of the potential investors or Shareholders including costs related to the publication of prices of Shares in the financial press, the production of information material to or in relation to the relevant investment strategy (which are not prepared by the Distributors, such as studies, research presentations, impact investing data, external or extra-financial ratings, or labels etc.) to the potential investors and Distributors and any expense in relation to the presentation of such information;
 - 14) any fees and expenses involved in registering and maintaining the registration of the Company with any governmental agency or stock exchange and to comply with any regulatory requirements and the reimbursement of such fees and expenses incurred by any local representatives; the fees of any local representative/correspondent of which the services are required pursuant to the applicable law;
 - 15) any fees and disbursements on industry experts relating to specific investments, a specific Compartment or the Company;
 - 16) standard brokerage fees and bank charges originating from the Company's business transactions received by the Depositary; and
 - 17) costs related to the transfer agent and registrar, including more particularly transaction fees for the issuance / redemption / conversion of shares.

Charges and expenses described under 5) to 17) above should not exceed the percentage indicated in the above table for "**Maximum Administration Charges**".

Each Compartment may bear charges, fees and costs as described under 1) to 4) above. Such charges, fees and costs are based on effective business transactions and securities trades. Depending on the relevant Compartment's NAV, such charges, fees and costs may amount to or exceed 0.1% p.a. of the NAV.

As the costs described under 5) are exceptional in nature, such costs cannot be determined as at the date of this Singapore Prospectus.

(c) Subscription tax ("*taxe d'abonnement*")

Any Class reserved to retail investors is liable in Luxembourg to a subscription tax ("*taxe d'abonnement*") of 0.05% per annum, such tax being payable quarterly and calculated on the NAV of each Class at the end of the relevant quarter.

References to NAV in notes (a) to (c) above refers to the NAV after taking into account any swing pricing adjustments i.e. “swung” NAV. Please see paragraph 11.1 of this Singapore Prospectus for further details on the swing pricing policy applicable to the Compartments.

4.3 Other fees and charges

Any fees payable to the Singapore Representative shall be paid out of the assets of the relevant Compartments, in accordance with paragraph 4.2 of this Singapore Prospectus, note (b), subparagraph (16) of this Singapore Prospectus.

5. **RISK FACTORS**

5.1 General risks

An investment in a Compartment involves risks, including the risks referred to below. The NAV may go up or down and you may not get back the amount invested or any return on your investment.

Before investing, you should consider and satisfy yourself as to the risks of investing in a Compartment. You should read and consider the risk factors set out in section 6 (*Risk warnings*) and the Supplement of the relevant Compartment in the Luxembourg Prospectus.

The main risks of each Compartment are summarised below and you should read the same together with section 6 (*Risk warnings*) of the Luxembourg Prospectus. The investment risks described herein are not purported to be exhaustive. You should review this Singapore Prospectus and the Luxembourg Prospectus in its entirety and consult with your professional advisor before making an investment.

5.2 Risk warnings specific to the Compartments

(a) CPR Invest – Climate Action

Main risks:

- Capital loss risk
- Equity and market risks (including small capitalisation and emerging market related risk)
- Currency risk (including currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities
- Country risk : China
- Credit risk
- Interest rate
- Sustainable Investment Risk

(b) CPR Invest – Education

Main risks:

- Capital loss risk
- Equity and market risks (including small capitalisation and emerging market related risk)
- Currency risk (including currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities

- Country risk : China
- Credit risk
- Interest rate
- Sustainable Investment Risk

(c) CPR Invest – Food For Generations

Main risks:

- Capital loss risk
- Equity and market risks (including small capitalisation and emerging market related risk)
- Currency risk (including currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities
- Country risk : China
- Credit risk
- Interest rate
- Sustainable Investment Risk

(d) CPR Invest – Global Disruptive Opportunities

Main risks:

- Capital loss risk
- Equity and market risks (including small capitalisation and emerging market related risk)
- Currency risk (including currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities
- Country risk : China
- Credit risk
- Interest rate
- Sustainable Investment Risk

(e) CPR Invest – Global Silver Age

Main risks:

- Capital loss risk
- Equity and market risks (including small capitalisation and emerging market related risk)
- Currency risk (including currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities
- Country risk : China
- Credit risk
- Interest rate
- Sustainable Investment Risk

Capital Loss risk: The Compartment does not offer any performance or capital guarantee and, accordingly, may present a capital risk, particularly if the term of holding ends prior to the

recommended investment period. Consequently, initial capital invested may not be returned in full.

Counterparty risk: This is the risk of default of a market participant preventing it from honouring its commitments in respect of the Compartment. The Compartment may use among other things temporary purchases and sales of securities and/or OTC derivatives such as Total Return Swap. These transactions are entered into with a counterparty and expose the Compartment to a risk of default of the latter which may lower the Compartment's net asset value. The counterparty risk may be decreased by implementing some financial guarantees (collateral) received by the Compartment.

Country Risk – China:

Risks associated with the investment through the Stock Connect program: The Compartment may invest in the Chinese domestic market through the Stock Connect program, which is subject to changes, investment limitations and restrictions (quota, suspension). Quota limitations apply on both daily and aggregate amount and may restrict the Compartment to invest in A-Shares. Chinese regulations require that before an investor sells any share, there should be sufficient shares in the account; otherwise the Stock Exchange Chinese Market will reject the sell order concerned. Pre-trade checking will be carried out on A-Share sell orders to ensure there is no over-selling. Given this pre-trade checking requirement, the Compartment will only execute its trades through a broker who is affiliated to the Company's sub-custodian that is an exchange participant and might not have the ability to trade through multiple brokers and any switch to a new broker will not be possible without a commensurate change to the Company's sub-custody arrangements

Risks associated with China market risk: The Compartments may invest in the Chinese domestic market for which the legal infrastructure in PRC may not provide with the same degree of investors' protection or information to investors, as would generally apply to major securities markets and investments might be sensitive to any significant change in political, social or economic policy in the PRC. Chinese securities market is in the process of development and change which may lead to trading volatility, difficulty in the settlement and recording of transactions and difficulty in interpreting and applying the relevant regulations. For the reasons specified above, China domestic securities may be substantially less liquid and more volatile than those of mature markets which may adversely affect the timing and pricing of the Compartment's acquisition or disposal of securities, the capital growth and thus the performance of the investments.

Risks associated with PRC tax consideration: Regarding the investment in the Chinese domestic market, the Compartment may be affected by tax laws, regulations and practice in China that are subject to change, and may be effective with retrospective effect. The interpretation and applicability of the tax law and regulations by Chinese tax authorities are not as clear as those of more developed countries and may vary from region to region. Under the prevailing Chinese tax policy, there are certain tax incentives available to Chinese companies with foreign investments; however, there can be no assurance that the aforesaid tax incentives will not be abolished in the future. In light of this uncertainty and in order to meet this potential tax liability for capital gains, the Management Company reserves the right to provide for the tax on such gains and withhold the tax for the account of the Compartment. In addition, the value of the Compartment's investment in the PRC and the amount of its income and gains could also be adversely affected by an increase in rates of taxation or changes in the basis of taxation.

RMB currency risk: Some assets of the Compartment may be invested into investments denominated in RMB. There can be no assurance that RMB will not be subject to devaluation or revaluation. RMB is currently not a freely convertible currency and subject to exchange controls and restrictions and the concerned Compartment may be subject to higher transaction costs associated with currency conversion.

Credit risk: The risk of deterioration in the creditworthiness of an issuer or that of its default. This risk is higher if the issuer is in the "Speculative Grade" category, i.e., if it has a rating that is lower than or equal to BB+ (Source: S&P/Fitch) or Ba1 (Source: Moody's) or deemed equivalent based on the criteria used by the Management Company. The occurrence of this type of events could lead to a decline in net asset value.

Currency risk/Exchange rates risk: This involves the risk that investment currencies - and / or the risk generated through expositions - may lose value against the Reference Currency of the Compartment. Currency risk is not systematically hedged for the share of investments made

outside the Compartment's Reference Currency, which may result in a decrease in net asset value.

Cash holdings are mainly denominated in the Compartment's Reference Currency and the currencies of the securities held in the portfolio. Normally, there is no hedging for assets held in foreign currencies.

Currency risk related to emerging countries: Currency risk is not systematically hedged for investments made outside the euro zone. This may result in a fall in the net asset value.

The Compartment may be exposed to currencies of emerging countries. Shareholders should note that, due to the low volumes traded, these currencies may be less liquid than the currencies of developed countries. These currencies may, in the short term, experience price volatility and see significant differences between sale and purchase prices, especially during a market downturn. The combination of price volatility and reduced liquidity on these markets may have a negative impact on the Compartment's performance.

Derivatives risk: A derivative is a financial contract whose value depends on the performance of one of more reference assets (such as a security or basket of securities, an index or an interest rate).

Derivatives instruments involve risks which, in certain cases, can be greater than the risks presented by more traditional investments. There may be transaction costs associated with the use of any such derivatives instruments. The use of certain leverage techniques can increase equity risk and interest rate risk, and to a lesser extent counterparty risk.

Emerging market risk: Compartments may have direct or indirect exposure to securities of emerging countries' issuers. Investors should note that the conditions under which these markets operate and are supervised may differ from the standards in place in the major international marketplaces. Indeed, market falls or rises in these countries may be more abrupt and more volatile than in developed markets. Moreover, the financial markets in these countries offer more limited liquidity than those in the developed countries.

Consequently, this exposure may increase the level of risk of the Compartment.

Reasons for this higher risk may for instance include: political, economic or social instability; unfavorable changes in regulations and laws and uncertainty about their interpretation; rules or practices that place outside investors at a disadvantage: arbitrary delays and market closures. Emerging markets countries may restrict securities ownership by outsiders or may have less regulated custody practices, leaving the Compartment more vulnerable to losses and less able to pursue recourse.

Equity risk: Equities can lose value rapidly, and typically involve higher risks than bonds or money market instruments.

If a company goes through bankruptcy or a similar financial restructuring, its equities may lose most or all of their value.

Interest rate: The value of interest-rate instruments may vary due to changes in interest rates. It is measured in terms of sensitivity.

In the event that interest rates rise (when sensitivity to interest rates is positive) or fall (when sensitivity to interest rates is negative), the Compartment's net asset value is more likely to fall if its sensitivity to interest rates is high in absolute terms.

Liquidity risk: It presents the risks that a financial market, when volumes traded are low or if there are tensions on such market, might not be able to absorb the sell (or buy) volumes without causing the price of the assets to significantly drop (or rise).

Liquidity risk linked to temporary purchases and sales of securities and/or Total Return Swap: The Compartment may be exposed to trading difficulties or a temporary inability to trade certain securities in which the Compartment invests or in those received as collateral, in the event of a counterparty defaulting on temporary purchases and sales of securities and or Total Return Swap.

Market risk: Value of the Compartments' investments could decrease due to movements in financial markets.

Performance risk compared with an equity market index: Through its construction, Compartment may totally exclude some sectors and securities that are not related to the theme management, and is therefore likely to show significant performance differences compared with an equity including over relatively extended time periods. In addition, there is a risk that the Compartment may not be invested in the best-performing securities at all times.

Small capitalisation related risk: Compartments may be exposed directly or indirectly to small and mid-cap securities. Investors should note that these securities may be less liquid than large cap securities, considering the low volumes traded. These securities may, especially in a downward market, experience over the short term, price volatility and sizeable bid/offer price spreads. The combined effect of price volatility and limited liquidity of these markets may have negative effect on the Compartment's performance.

Sustainable Investment Risk: The Management Company or, where applicable, the Investment Manager considers the principal adverse impact of investment decisions on Sustainability Factors¹⁵ when making investments on behalf of the relevant Compartment. As indicated in the relevant Appendices certain Compartments may also be established with either (i) investment policies that seek to promote environmental and social characteristics or (ii) a Sustainable Investment¹⁶ objective. In managing the relevant Compartment and in selecting the assets which the Compartment shall invest in, the Management Company or, where applicable, the Investment Manager applies the Responsible Investment Policy¹⁷.

A Compartment may have an investment universe that focuses on investments in companies that meet specific criteria including ESG scores and relate to certain sustainable development themes and demonstrate adherence to environmental, social and corporate governance practices. Accordingly, the universe of investments of such Compartment may be smaller than other funds. Such Compartment may (i) underperform the market as a whole if such investments underperform the market and/or (ii) underperform relative to other funds that do not utilize ESG criteria when selecting investments and/or could cause the Compartment to sell for ESG related concerns investments that both are performing and subsequently perform well.

Exclusion or disposal of securities of issuers that do not meet certain ESG criteria from the Compartment's investment universe may cause the Compartment to perform differently compared to similar funds that do not have such an ESG policy and that do not apply ESG screening criteria when selecting investments.

Compartments will vote proxies in a manner that is consistent with the relevant ESG exclusionary criteria, which may not always be consistent with maximising the short-term performance of the relevant issuer. Further information relating to Amundi's ESG voting policy may be found in the Amundi Responsible Investment Policy available at www.amundi.com.

The selection of assets may rely on a proprietary ESG scoring process that relies partially on third party data. Data provided by third parties may be incomplete, inaccurate or unavailable and as a result, there is a risk that the Management Company or, where applicable, the Investment Manager may incorrectly assess a security or issuer.

5.3 Disclosures on derivatives

(a) Use of derivatives

Each Compartment may use derivatives for the purposes set out in paragraph 3 of this Singapore Prospectus.

¹⁵ "Sustainability Factors" for the purposes of art. 2.(24) of SFDR mean environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery.

¹⁶ "Sustainable Investment" for the purposes of art. 2.(17) of the SFDR mean (1) an investment in an economic activity that contributes to an environmental objective, as measured by key resource efficiency indicators on (i) the use of energy, (ii) renewable energy, (iii) raw materials, (iv) water and land, (v) on the production of waste, (vi) greenhouse gas emissions, or (vii) its impact on biodiversity and the circular economy, or (2) an investment in an economic activity that contributes to a social objective (in particular an investment that contributes to tackling inequality or that fosters social cohesion, social integration and labour relations), or (3) an investment in human capital or economically or socially disadvantaged communities, provided that such investments do not significantly harm any of those objectives and that the investee companies follow good governance practices, in particular with respect to sound management structures, employee relations, remuneration of staff and tax compliance.

¹⁷ as set out in section 4.9 (*Overview of the Responsible Investment Policy*) of the Luxembourg Prospectus.

Financial derivative instruments that may be used by the Compartments include equivalent cash-settled instruments, dealt in on an Eligible Market (as defined in the Luxembourg Prospectus) and/or financial derivative instruments dealt in over-the-counter ("**OTC**"), subject to restrictions set out under section 4.3 (*Investment and Borrowing Restrictions*) of the Luxembourg Prospectus.

(b) Risks relating to the use of derivatives

A Compartment's use of derivatives involves increased risks, as described under section 6.2 (*General risks*) of the Luxembourg Prospectus.

(c) Risk management

The Company shall ensure that its global exposure to financial derivative instruments computed on a commitment basis does not exceed the total net value of its assets. The global exposure is calculated taking into account the current value of the Underlying Assets, the counterparty risk, future market movements and the time available to liquidate the positions.

The method used to calculate overall exposure of the Compartments offered pursuant to this Singapore Prospectus is the commitment calculation method.

The Management Company will, in accordance with Luxembourg laws, regulations and guidelines, ensure that the risk management and compliance procedures and controls adopted are adequate and have been or will be implemented. The Management Company will also, in accordance with Luxembourg laws, regulations and guidelines, ensure that it has the necessary expertise to control and manage the risks relating to the use of derivatives.

You may refer to section 4.3 (*Investment and Borrowing Restrictions*), section 4.4 (*Financial Derivative Instruments*) and section 5 (*Risk-management process*) of the Luxembourg Prospectus for more details.

You may obtain supplementary information relating to the risk management process upon request from the Singapore Representative.

5.4 Disclosure on securities lending and repurchase transactions

Subject to the investment policy of the relevant Compartment and the conditions under section 4.5 (*Use of Techniques and Instruments relating to Transferable Securities and Money Market Instruments*) of the Luxembourg Prospectus, each Compartment may engage in securities lending transactions, repurchase agreement transactions and reverse repurchase agreement transactions for the purposes of efficient portfolio management.

You may refer to the following for further details:

- the relevant Appendices of the Luxembourg Prospectus for transactions that the Compartments may engage in;
- section 4.5 (*Use of Techniques and Instruments relating to Transferable Securities and Money Market Instruments*) and section 4.6 (*Management of collateral for OTC Derivative transactions and efficient portfolio management techniques*) of the Luxembourg Prospectus for restrictions and limits applicable to such transactions, policy with regards to costs (direct and indirect operational costs) arising from such transactions, counterparties to such transactions, exposure obtained through the use of this type of transactions and the type and amount of collateral.
- section 4.7 (*Summary description of the process for selecting intermediaries*) of the Luxembourg Prospectus for details on the Management Company's policy for intermediaries selection especially when entering into temporary securities purchases and sales and certain derivatives such as total return swaps.

As of the date of this Singapore Prospectus, the intermediary used for the execution of the

efficient portfolio management transactions is Amundi Intermediation. Crédit Agricole CIB and CACEIS Bank Lux are authorized counterparties which may enter in efficient portfolio management transactions with the Company. Crédit Agricole CIB and CACEIS Bank Lux are affiliated to the Amundi Group. The list of the non-affiliated counterparties of the Company for efficient portfolio management transactions is detailed in the annual report of the Company.

All revenues linked to the securities lending operations will revert to the Company, net of costs and fees to be charged by intermediaries of the Company.

In relation to securities lending transactions, you must notably be aware that:

- (a) if the borrower of securities lent by the Company fail to return these there is a risk that the collateral received may realise less than the value of the securities lent out, whether due to inaccurate pricing, adverse market movements, a deterioration in the credit rating of issuers of the collateral, or the illiquidity of the market in which the collateral is traded;
- (b) in case of reinvestment of cash collateral, as assets in which cash collateral is reinvested are subject to the same risks as those further described in other sections of the Luxembourg Prospectus in relation to direct investment of the Company, such reinvestment may yield a sum less than the amount of collateral to be returned hence creating leverage with corresponding risks and risk of losses and volatility; and
- (c) delays in the return of securities on loans may restrict the ability of the Company to meet delivery obligations under security sales.

5.5 Exchange rate/currency risks

As the NAV of a Compartment will be calculated in its Reference Currency, the performance of an asset denominated in a currency different from the Compartment's Reference Currency will depend on the applicable exchange rates. The Compartment is also exposed to exchange rate risk where its assets are denominated in a currency other than its Reference Currency.

For the Classes designated as Hedged Classes (for example, A2 SGD – Acc) in paragraph 1.2 of this Singapore Prospectus, a passive hedging strategy is employed to manage exchange rate/currency risk. This is a systematic hedging strategy which aims to hedge the exchange rate/currency risk of the currency of these Classes compared to the Reference Currency of the Compartment (EUR). The hedge aims to reduce, but not eliminate fully the currency risk, and you may still be exposed to a residual exchange rate/currency risk due to the imperfection of the hedging. This operation has no impact on the investment management of the relevant Compartment because it is applying to the NAV of the relevant Hedged Class, not on the Underlying Assets. The Management Company regularly supervises and makes adjustments to the hedging ratio and typically rolls over foreign exchange contracts on a monthly basis.

For Classes other than the Hedged Classes, no hedging strategy (whether to SGD or otherwise) is employed and you will be exposed to exchange rate/currency risk.

5.6 Information relating to the use of ESG¹⁸ criteria

For compartment with investment process using ESG criteria, the Management Company conviction is that each step of the rating process (criteria, components, overall score) conveys important information and that ESG risk prevention is essential for the sustainability of portfolios. This is why CPR Asset Management has developed the ESG risk-based approach based on several exclusion filters for ESG portfolios:

- Exclusion based on Amundi Group ESG Data:
 - Exclusion on the basis of the overall ESG profile of the value: companies whose overall ESG rating is "F" or "G" and which therefore present a high overall level of ESG risk;
 - Exclusion of companies rated "F" or "G" on a selection of specific criteria - within Amundi reference framework - deemed relevant for each investment strategy/compartment. These companies present a high level of ESG risk on one/or several of the selected criteria.

¹⁸ "ESG" means Environmental, Social and Governance matters.

- For certain investment process:
 - Exclusion of companies exposed to controversies to exclude the “worst” behaviours according to the data providers’ standard: for controversies, we rely on the controversy risk ratings of companies provided by at least one external provider and/or provider specialised in specific data useful for the investment process

ESG and controversies screening of the investable universe and the portfolio is carried out on a regular basis, as further described in the SFDR Annex of each relevant Compartment in the Luxembourg Prospectus.

The information/ratings used to establish the ESG criteria in the management of certain Compartments does not, as a general rule, result in final costs for investors. These costs are borne by the Management Company as part of its overall ESG management process. However, other schemes may exist within the Company, particularly where the provision of high value-added data for the management of one or more specific Compartments is an integral part of the portfolio management process. For example, for the Compartments with a thematic related to the climate change, those Compartments rely on CDP Europe-Services GmbH, Kemperplatz 1, 10785 Berlin – Germany, (“CDP”), a non-governmental organization specializing in providing information on corporate climate policies, in order to select the best-positioned companies to tackle climate change. In this specific case, the costs of CDP’s data are included in the administrative management fees paid by the investors.

In the same way, other costs may also be included in the administrative fees for instance when the provision of new services requires significant investments from the Management Company and benefits to the community of the Shareholders.

5.7 Integration of Amundi Group's Sustainability Risks¹⁹ approach at Compartment level

Alignment with the Taxonomy Regulation at Compartment level

The Compartments classified below as article 8 of the Disclosure Regulation²⁰ aim to promote environmental or social characteristics in addition to applying Amundi’s Responsible Investment Policy.

In accordance with their objectives and investment policies, these Compartments promote environmental characteristics within the meaning of article 6 of Taxonomy Regulation²¹ and may partially invest in economic activities that contribute to one or several environmental objective(s) prescribed in Article 9 of the Taxonomy Regulation.

While these Compartments may already hold investments in economic activities that qualify as Sustainable Activities, the Management Company currently does not commit to invest a minimum portion of the Compartments’ portfolio in assets invested in economic activities that qualify as environmentally sustainable pursuant to article 3 of the Taxonomy Regulation. Accordingly, such portion will represent at least 0% of the Compartments’ assets.

See section 4.9 (*Overview of the Responsible Investment Policy*) of the Luxembourg Prospectus for further details on article 8 Compartments.

Article 8 of the Disclosure Regulation
CPR Invest – Climate Action
CPR Invest – Education
CPR Invest – Food For Generations

¹⁹ “**Sustainability Risks**” for the purpose of art. 2 (22) of SFDR 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 an investment, including but not limited to, risks stemming from climate change, natural resource depletion, environmental degradation, human rights abuses, bribery, corruption and social and employee matters.

²⁰ “**Disclosure Regulation**” or “**SFDR**” means Regulation (EU) 2019/2088 of the European Parliament and of the Council of 27 November 2019 on sustainability - related disclosures in the financial services sector, as may be amended, supplemented, consolidated, substituted in any form or otherwise modified from time to time.

²¹ “**Taxonomy Regulation**” means Regulation (EU) 2020/852 of the European Parliament and of the Council of 18 June 2020 on the establishment of a framework to facilitate sustainable investment and amending Disclosure Regulation, as may be amended, supplemented, consolidated, substituted in any form or otherwise modified from time to time.

CPR Invest – Global Disruptive Opportunities
CPR Invest – Global Silver Age

6. INCLUSION UNDER THE CPF INVESTMENT SCHEME

The Compartments offered pursuant to this Singapore Prospectus are currently not included under the Central Provident Fund Investment Scheme.

7. SUBSCRIPTIONS OF SHARES OFFERED PURSUANT TO THIS SINGAPORE PROSPECTUS

7.1 Subscription procedure

You may subscribe for Shares by submitting a completed application form together with the subscription monies to Singapore Distributors, or, as and when available, through Supplementary Retirement Scheme ("**SRS**") operator banks. You may apply to subscribe for Shares directly from the Company under certain circumstances as permitted by the Company. You may not revoke a subscription application.

You may pay for the Shares in cash or, as and when available, SRS monies. Singapore Distributors may require payment of the investment amount in cleared funds prior to submission of a subscription application.

There will be no "cooling off" or cancellation period for the subscription of Shares.

Further details on the conditions applicable for subscriptions are set out in section 8 (*Issues, redemption and conversion of shares*) of the Luxembourg Prospectus, and in particular, section 8.1 (*Subscription Redemption and Conversion Requests*), section 8.4 (*Minimum Subscription and Holding Amounts and Eligibility for Shares*), section 8.5 (*Issue of Shares*) and section 8.6 (*Anti-Money Laundering Procedures*).

SRS subscriptions

You may pay for Shares with SRS monies if the relevant Class of the Compartment has been made available for subscriptions using SRS monies, subject to any restrictions imposed from time to time by the relevant authority. You should check with your Singapore Distributor and SRS operator bank on whether subscriptions using SRS monies for that Class is available. If available, you should complete the relevant application form provided by your Singapore Distributor or SRS operator bank and also instruct your SRS operator bank to debit monies from your SRS account as payment for the subscription of Shares.

7.2 Minimum subscription amounts

The minimum subscription (both initial and subsequent) in respect of the Classes offered pursuant to this Singapore Prospectus are set out below:

Compartment	Class	Minimum initial subscription	Minimum subsequent subscription
CPR Invest – Climate Action	A2 USDH – Acc	One fraction of Share	One fraction of Share
	A2 SGDH – Acc	One fraction of Share	One fraction of Share
	R ch SGD – Acc	One fraction of Share	One fraction of Share
CPR Invest – Education	A2 USDH – Acc	One fraction of Share	One fraction of Share
	A2 SGDH – Acc	One fraction of Share	One fraction of Share

CPR Invest – Food For Generations	A2 USDH – Acc	One fraction of Share	One fraction of Share
	A2 SGDH – Acc	One fraction of Share	One fraction of Share
CPR Invest – Global Disruptive Opportunities	A2 USD – Acc	One fraction of Share	One fraction of Share
	A2 USDH – Acc	One fraction of Share	One fraction of Share
	A2 SGD – Acc	One fraction of Share	One fraction of Share
	A2 SGDH – Acc	One fraction of Share	One fraction of Share
CPR Invest – Global Silver Age	A2 USDH – Acc	One fraction of Share	One fraction of Share
	A2 SGDH – Acc	100 Shares	One fraction of Share

The Company has the discretion, from time to time, to waive or reduce any applicable subscription amount.

Singapore Distributors may stipulate a minimum subscription by monetary amount (e.g. S\$1,000), subject to adherence to the minimum initial subscription in the above table. You should check with your Singapore Distributor on its requirements before subscribing and also refer to the illustration and notes set out in paragraph 7.4 of this Singapore Prospectus.

Further details on the minimum subscription amounts are set out in section 8.4 (*Minimum Subscription and Holding Amounts and Eligibility for Shares*) of the Luxembourg Prospectus.

7.3 Pricing and dealing deadline

There is no initial offer period in Singapore in respect of the Classes of the Compartments offered pursuant to this Singapore Prospectus. The inception dates of the relevant Classes are set out in paragraph 13.1 of this Singapore Prospectus.

Shares are offered on a forward pricing basis²². A subscription fee may be applicable to the Class in question.

Subscriptions for Shares can be made in relation to any day which is a Valuation Day²³ for the relevant Compartment. Shares will be allotted at the subscription price of the relevant Class (the "**Issue Price**") i.e. the NAV per Share of such Class determined on the applicable Valuation Day for which the request has been accepted, rounded to the nearest 2 decimal places, plus the applicable sales commission, if any. The NAV per Share is determined in accordance with section 13.6 (*Determination of the net asset value of Shares*) of the Luxembourg Prospectus, and summarised in paragraph 11.1 of this Singapore Prospectus.

Shares will be issued in registered form. Fractional entitlements to Shares will be truncated to 4 decimal places.

Under normal circumstances, if your subscription application is received by the Administrative Agent by 2 p.m. Luxembourg time (the "**Cut-off time**") on a Valuation Day, Shares will be issued to you based on NAV calculated for that Valuation Day. If your subscription application is received after the relevant Cut-off time, it will be accepted and dealt with on the next Valuation Day. As a result, your subscription application is made on an unknown NAV basis (i.e. forward pricing basis) before the determination of the NAV for that day.

²² In this Singapore Prospectus, "**forward pricing basis**" means that requests for subscriptions, redemptions and conversions (as the case may be) are made on the basis of an unknown NAV per Share.

²³ "**Valuation Day**" means a Luxembourg Business Day on which the NAV per Share is determined, and for the Compartments offered pursuant to this Singapore Prospectus, means every Luxembourg Business Day. A "**Luxembourg Business Day**" means a business day on which banks and Eligible Markets are opened in Luxembourg, Paris and New York.

For indicative purposes, 2 p.m. Luxembourg time corresponds to:

- (a) 9 p.m. Singapore time from the last Sunday of October (included) until the last Sunday of March of the following year (excluded);
- (b) 8 p.m. Singapore time from the last Sunday of March (included) up to the last Sunday of October during the year (excluded).

You should note that Singapore Distributors may impose dealing deadlines that are earlier than the Cut-off time. Furthermore, they may accept applications only on a day (other than a Saturday, Sunday or public holiday) on which commercial banks are open for business in Singapore (a "**Singapore Business Day**"). Applications received or deemed to have been received by a Singapore Distributor after its dealing deadline, or on a day that is not a Singapore Business Day, may be dealt with by the relevant Singapore Distributor only on the next Singapore Business Day being a Valuation Day. You should confirm the applicable dealing deadlines with your Singapore Distributor.

7.4 Numerical example of the calculation of Shares allotted

The number of Shares to be issued is determined by calculating the subscription fee as a percentage of the Issue Price and deducting such amount from the gross investment amount (i.e. the total amount paid by you) and dividing the result by the applicable NAV per Share (after taking into account any swing pricing adjustments i.e. "swung" NAV). Please see paragraph 11.1 of this Singapore Prospectus for details on the swing pricing policy applicable to the Compartments.

The amount of subscription fee is calculated in accordance with the following formula:

$$A = \frac{E}{(C + C \times F)} \times C \times F$$

where:

- A corresponds to the amount of subscription fee to be paid for each subscription of Shares in a given Class;
- E corresponds to the gross investment amount, i.e. the aggregate of (i) the amount invested for the subscription of shares in a given Class and (ii) the subscription fee to be paid;
- C corresponds to the NAV per Share at which the Shares will be allotted; and
- F corresponds to the rate of subscription fee applied.

Example 1

Illustration of the number of Shares of Class A2 SGD – Acc of CPR Invest – Global Silver Age to be allotted with a hypothetical gross investment amount of SGD 1,000, a notional Issue Price (or NAV per Share) of SGD 9.00* and a notional subscription fee rate of 5% of the Issue Price:

SGD 1,000.00	-	SGD 47.62	=	SGD 952.38
Gross investment amount		Subscription fee		Net Investment amount
SGD 952.38	÷	SGD 9.00*	=	105.8200
Net investment amount		Issue Price		Number of Shares allotted

Example 2

Illustration of the number of Shares of Class A2 SGD – Acc of CPR Invest – Global Silver Age to be allotted with a hypothetical gross investment amount of SGD 1,000, a notional Issue Price

(or NAV per Share) of SGD 11.00* and a notional subscription fee rate of 5% of the Issue Price:

SGD 1,000.00	-	SGD 47.62	=	SGD 952.38
Gross investment amount		Subscription fee		Net Investment amount
SGD 952.38	÷	SGD 11.00*	=	86.5800**
Net investment amount		Issue Price		Number of Shares allotted

* The Issue Prices used in the above examples are for illustration purposes only and the actual Issue Price will fluctuate according to the NAV per Share of the relevant Class at the time of subscription. You should note that neither of the Issue Prices used in the examples is the Initial Price of Class A2 SGD H – Acc of CPR Invest – Global Silver Age.

** If the subscription in Example 2 was an initial subscription in Shares of Class A2 SGD H – Acc of CPR Invest – Global Silver Age, as the number of Shares to be allotted (86.5800 Shares) is less than the applicable minimum subscription of 100 Shares set out in paragraph 7.2 of this Singapore Prospectus, the Company or the Administrative Agent would be entitled to refuse your subscription and your gross investment amount will be returned to you (without interest) within 5 Luxembourg Business Days of the relevant Valuation Date.

In contrast, Singapore Distributors may determine the number of Shares to be allotted by subtracting the subscription fee as a percentage of the gross investment amount and dividing the result by the applicable Issue Price. Based on the same hypothetical amounts as the above illustration, the notional subscription fee rate will be a maximum of 4.762% of the gross investment amount. You should therefore check with the relevant Singapore Distributors on the method it employs to determine the number of Shares to be allotted.

7.5 Confirmation of purchase

A confirmation of your purchase will be sent to you within 2 days (each of which is both a Singapore Business Day and a Luxembourg Business Day) from the date of issue of the relevant Shares.

8. **REGULAR SAVINGS PLAN**

For the time being, the Company does not offer regular savings plans ("**RSP**") in Singapore in respect of any Compartment offered under this Singapore Prospectus. You may wish to check with your Singapore Distributors if they independently offer any RSP in respect of the Compartments. Any such RSP are offered by the relevant Singapore Distributors at their own discretion and sole responsibility.

9. **REDEMPTION OF SHARES SUBSCRIBED PURSUANT TO THIS SINGAPORE PROSPECTUS**

9.1 Redemption procedure

You may request for redemption of Shares on any day that is a Valuation Day for the relevant Compartment, by submitting a completed redemption request to the Singapore Distributor through whom you subscribed for your Shares, or, if applicable, through your SRS operator bank. You may submit your redemption request directly to the Company under certain circumstances as permitted by the Company. You may not revoke a redemption request.

Some Singapore Distributors may only accept redemption requests by monetary amount (and not by number of Shares) and you should check with your Singapore Distributor on its requirements.

If the total requests for redemption and conversion out of a Compartment on any Valuation Day exceed 10% of the total value of Shares in issue of that Compartment, the Company may decide that redemption and conversion requests in excess of 10% shall be deferred until the next Valuation Day. On the next Valuation Day, or Valuation Days until completion of the original requests, deferred requests will be dealt with in priority to later requests.

Further details on the conditions applicable for redemptions are set out in section 8 (*Issues, redemption and conversion of shares*) of the Luxembourg Prospectus, and in particular, section 8.1 (*Subscription Redemption and Conversion Requests*), section 8.3 (*Settlements*), section 8.4 (*Minimum Subscription and Holding Amounts and Eligibility for Shares*), section 8.6 (*Anti-Money Laundering Procedures*) and section 8.7 (*Redemption of Shares*).

9.2 Minimum holding amount and minimum redemption amount

The minimum holding amount in respect of the Classes offered pursuant to this Singapore Prospectus is one fraction of Shares.

There is no minimum redemption amount in respect of the Classes offered pursuant to this Singapore Prospectus.

Without prejudice to the restrictions applying to Prohibited Persons²⁴, the Board of Directors may, at any time, decide to compulsorily redeem all your Shares if your holding is less than the minimum holding amount of the relevant Class or you fail to satisfy any other applicable eligibility requirements. In such case, you will receive 1 month's prior notice so as to be able to increase your holding above such amount or otherwise satisfy the eligibility requirements.

If a redemption or conversion request would result in the amount remaining invested by you falling below the minimum holding amount of the relevant Class, such request will be treated as a request to redeem or convert, as appropriate, your total holding in the relevant Class. If your request is to transfer Shares, then your request may be refused by the Company.

9.3 Pricing and dealing deadline

Shares are redeemed on a forward pricing basis.

Redemptions will be carried out at the redemption price of the relevant Class ("**Redemption Price**") i.e. the NAV per Share of such Class determined on the applicable Valuation Day for which the request has been accepted, rounded to the nearest 2 decimal places. The NAV per Share is determined in accordance with section 13.6 (*Determination of the net asset value of Shares*) of the Luxembourg Prospectus, and summarised in paragraph 11.1 of this Singapore Prospectus.

The Company may carry out any authentication procedures that it considers appropriate relating to a redemption request. Where it has not been possible to complete any authentication procedures to its satisfaction, the Company may delay the processing of payment instructions until authentication procedures have been satisfied.

Under normal circumstances, if your redemption request is received by the Administrative Agent by the Cut-off time²⁵ on a Valuation Day, your Shares will be redeemed based on the NAV calculated for that Valuation Day. If your redemption request is received after such time, it will be accepted and dealt with on the next Valuation Day. As a result, your redemption request is made on an unknown NAV basis (i.e. forward pricing basis) before the determination of the NAV for that day.

You should note that Singapore Distributors may impose dealing deadlines that are earlier than the Cut-off time. Furthermore, they may accept redemption requests only on Singapore Business Days. Redemption requests received or deemed to have been received by a Singapore Distributor after its dealing deadline, or on a day that is not a Singapore Business

²⁴ "**Prohibited Person**" means U.S. Person (including U.S. Tax Persons) and/or any investor which is not eligible for an investment in the Company.

²⁵ As described in paragraph 7.3 of this Singapore Prospectus.

Day, may be dealt with by the relevant Singapore Distributor only on the next Singapore Business Day being a Valuation Day. You should confirm the applicable dealing deadlines with your Singapore Distributor.

9.4 Numerical examples of calculation of redemption proceeds

The following is an illustration of the net redemption proceeds that you will receive based on a hypothetical redemption of 1,000 Shares of Class A2 SGDH – Acc of CPR Invest – Global Silver Age at a notional Redemption Price (or NAV per Share) of SGD 10.70 with no redemption fee:

1,000.0000 Shares	x	SGD 10.70	=	SGD 10,700.00
Redemption request		Notional Redemption Price		Net redemption proceeds

The net redemption proceeds will be rounded to the nearest 2 decimal places.

This example is for illustrative purpose only. The Redemption Price will fluctuate according to the NAV per Share at the time of redemption and may be above or below the original Issue Price paid for the Shares being redeemed.

9.5 Compulsory redemption of Shares

The Company may restrict or prevent the ownership of Shares in the Company by any person, firm or corporate body, if in the opinion of the Company such holding (i) may be detrimental to the Company, (ii) if it may result in a breach of any law or regulation (iii) if as a result thereof the Company may become exposed to tax disadvantages or other financial disadvantages that it would not have otherwise incurred or (iv) if such person, firm or corporate body would not comply with the eligibility criteria of a given Class of Shares. Such persons, firms or corporate bodies are to be determined by the Board of Directors.

If the Company becomes aware that you are holding Shares in breach of any law or regulation or otherwise in circumstances having, or which may have, adverse regulatory, tax or fiscal consequences for the Company or the Shareholders or would otherwise be detrimental to the interests of the Company or that you have become a Prohibited Person, the Company may, in its sole discretion, redeem your Shares. The Board of Directors shall be authorised to require from you any information it deems appropriate in order to be able to verify at all times that you are eligible to invest in the Company.

You should refer to paragraph 9.2 of this Singapore Prospectus, and the Luxembourg Prospectus, for details of other circumstances when Shares may be compulsorily redeemed.

9.6 Payment of redemption proceeds

Redemption payments will normally be made within 2 Luxembourg Business Days following the relevant Valuation Day. Payment will be made in the Reference Currency of the Shares being redeemed by bank transfer to an account designated by the Shareholder.

If, in exceptional circumstances, redemption proceeds cannot be paid within the period specified above, payment will be made as soon as reasonably practicable thereafter (not exceeding, however, 10 Luxembourg Business Days) at the Redemption Price calculated on the relevant Valuation Day, it being understood that the Board of Directors will always ensure the overall liquidity of the Company.

You should check with the Singapore Distributor through whom you submit your redemption request whether any currency conversion requirements or currency settlement holidays will affect your receipt of redemption proceeds. Additionally, if payment of redemption proceeds is to be made on a Luxembourg Business Day that is not a Singapore Business Day, that payment may only be made on the next following Singapore Business Day.

10. CONVERSION OF SHARES

10.1 Terms of Share conversion

Subject to any provision under this Singapore Prospectus and the Luxembourg Prospectus, you have the right to convert all or part of your Shares of any Class of a Compartment into Shares of another Class of that or another Compartment, by applying for conversion in the same manner as for the subscription and redemption of Shares. Conversions within the Company are permitted provided that you satisfy the eligibility requirements and minimum holding amounts set out in this Singapore Prospectus and the Luxembourg Prospectus and such other conditions applicable to the contemplated Classes.

Singapore Distributors may also impose additional conditions to the conversion of Shares. You should check with your Singapore Distributor on their requirements.

The original Class and contemplated Class, and their Compartments, must also be offered pursuant to this Singapore Prospectus. Shares subscribed for using SRS monies (where applicable) may only be converted to another Class which may be subscribed for using SRS monies.

10.2 Procedure for conversion

You may request for conversion of all or any of your Shares on a common Valuation Day for the original Class and the contemplated Class, by submitting a completed conversion request to the Singapore Distributor through whom you subscribed for your original Shares, or, if applicable, through your SRS operator bank. You may submit your conversion request directly to the Company under certain circumstances as permitted by the Company. You may not revoke a conversion request.

The number of Shares issued upon conversion will be based upon the Redemption Price of the original Class and the Issue Price (i.e. NAV) of the contemplated Class. The Company is entitled to any charges arising from conversions and any rounding adjustment. The NAV per Share is determined in accordance with section 13.6 (*Determination of the net asset value of Shares*) of the Luxembourg Prospectus, and summarised in paragraph 11.1 of this Singapore Prospectus.

10.3 Dealing deadline

Under normal circumstances, if your conversion request is received by the Administrative Agent by the Cut-off time²⁶ on a Valuation Day, your request will be dealt with based on the NAV calculated for that Valuation Day. If your conversion request is received after such time, it will be accepted and dealt with on the next Valuation Day. As a result, your conversion request is made on an unknown NAV basis (i.e. forward pricing basis) before the determination of the NAV for that day.

You should note that Singapore Distributors may impose dealing deadlines that are earlier than the Cut-off time. Furthermore, they may accept conversion requests only on Singapore Business Days. Conversion requests received or deemed to have been received by a Singapore Distributor after its dealing deadline, or on a day that is not a Singapore Business Day, may be dealt with by the relevant Singapore Distributor only on the next Singapore Business Day being a Valuation Day. You should confirm the applicable dealing deadlines with your Singapore Distributor.

11. NAV AND OBTAINING PRICE INFORMATION

11.1 Calculation of NAV

The NAV of Shares of each Compartment shall be expressed in the Reference Currency of each Class of the relevant Compartment or in the Reference Currency of the relevant Compartment. The NAV shall be determined by the Administrative Agent under the Management Company's

²⁶ As described in paragraph 7.3 of this Singapore Prospectus.

responsibility on each Valuation Day (as defined in paragraph 7.3 of this Singapore Prospectus) and on any such day that the Board of Directors may decide from time to time by dividing the net assets of the Company attributable to each Compartment by the number of outstanding Shares of that Compartment.

Swing pricing

Significant subscriptions and redemptions may impact the NAV of the Compartments because of the portfolio adjustment costs related to investment and divestment transactions. This cost may originate from the difference between the transaction price and the valuation prices, taxes or brokerage fees. The costs incurred in these transactions may have a negative impact on the relevant Compartments and would therefore adversely impact its performance for the relevant Shareholders.

For purposes of preserving the interests of the Shareholders present in the Compartments, the Board of Directors may decide to apply a swing pricing mechanism to any Compartment with a trigger threshold ("**partial swing pricing**").

As a result, as long as the absolute value of the balance of subscriptions and redemptions of all Shares of the relevant Compartment together is greater than the preset threshold, there will be an adjustment to the NAV. Consequently, the NAV will be adjusted as follows:

- on a Compartment experiencing levels of net subscriptions on a Valuation Day (i.e. subscriptions are greater in value than redemptions) (in excess of the trigger threshold) the NAV per Share will be adjusted upwards; and
- on a Compartment experiencing levels of net redemptions on a Valuation Day (i.e. redemptions are greater in value than subscriptions) (in excess of the trigger threshold) the NAV per Share will be adjusted downwards.

The adjustment will be calculated by reference to the estimated costs of dealing in the underlying investments of the relevant Compartment, including dealing spreads and charges, commissions, fees and taxes (the "**Swing Factor**") and any such adjustment to the net asset value per Share will be paid into the account of the relevant Compartment.

The objective is to limit the impact of these subscriptions and redemptions on the NAV of the relevant Compartment and on Shareholders present in such Compartment.

For any given business day, the adjustment will normally not be larger than 2% of the net asset value of the Compartment, but the Board of Directors can raise this limit in unusual market conditions (e.g. higher volatility risk) to protect the interests of shareholders. In particular, the Swing Factor and the resulting adjustment may differ between Compartments, depending on the markets and jurisdictions in which they invest, and may be different for subscriptions than for redemptions.

The Company has delegated to the Management Company the determination of the Swing Factor for each Compartment and shall inform without undue delay the Board of Directors each time the relevant threshold has been triggered. The Management Company shall review the determination of the Swing Factor for each Compartment at least on a quarterly basis in order to verify the appropriateness of the relevant Swing Factor in view of the relevant market conditions.

Due to the application of swing pricing, the volatility of the NAV of the Compartment may be not only derived from the assets held in the portfolio (and therefore might deviate from the Compartment's benchmark, where applicable).

The swing pricing mechanism may be imposed across all Compartments with the exception of those Compartments that are fully invested in other funds managed by the Management Company.

The value of the assets of the Company shall be determined as follows:

- (a) investment funds are valued at their net asset value;
- (b) liquid assets and money market instruments are valued at their nominal value plus accrued interest or on the basis of amortised costs;
- (c) fixed term deposits are valued at their nominal value plus accrued interest. Fixed term deposits with an original term of more than 30 days can be valued at their yield adjusted price if an arrangement has been made between the Company and the bank with which the fixed term deposit is invested on such terms that the fixed term deposits are terminable at any time and the yield adjusted price corresponds to the realisation value;
- (d) commercial papers are valued at their nominal value plus accrued interest. Commercial papers with an original term of more than 90 calendar days can be valued at their yield adjusted price if an arrangement has been made between the Company and the bank with which the commercial paper is invested on such terms that the commercial papers are terminable at any time and the yield adjusted price corresponds to the realisation value;
- (e) securities or financial instruments admitted for official listing on a Regulated Market (as defined in the Luxembourg Prospectus) are valued on the basis of the last available price at the time when the valuation is carried out. If the same security is quoted on a Regulated Market, the quotation on the principal market for this security will be used. If there is no relevant quotation or if the quotations are not representative of the fair value, the evaluation will be made in good faith by the Board of Directors or its delegate;
- (f) unlisted securities or financial instruments are valued on the basis of their value realisation as determined by the Board of Directors or its delegate using valuation principles which can be examined by the auditor of the Company, in order to reach a proper and fair valuation of the total assets of each Compartment;
- (g) swaps are valued at their fair value based on the last known closing price of the underlying security;
- (h) any other assets are valued on the basis of their probable value realisation as determined by the Board of Directors or its delegate using valuation principles which can be examined by the auditor of the Company, in order to reach a proper and fair valuation of the total assets of each Compartment; and
- (i) OTC financial derivative instruments must be valued at their fair value in accordance with CSSF Circular 08/356.

In the event that it is impossible or incorrect to carry out a valuation in accordance with the above rules owing to particular circumstances, the Board of Directors or its delegate shall be entitled to use other generally recognised valuation principles which can be examined by an auditor, in order to reach a proper valuation of the total assets of each Compartment.

Further details on calculation of the NAV, including the types of assets and liabilities deemed to be included as the assets and liabilities of the Company, are set out in section 13.6 (*Determination of the net asset value of Shares*) of the Luxembourg Prospectus.

11.2 Obtaining price information

The NAV per Share of the Classes of the Compartments offered in Singapore pursuant to this Singapore Prospectus may be obtained from the Management Company and the Depositary during office hours in Luxembourg. You may also request for the NAV per Share of these Classes from the Singapore Representative. NAVs are normally available on the websites www.cpr-am.com and www.fundinfo.com within 1 Luxembourg Business Day following the relevant Valuation Day.

You should note that published and quoted prices do not represent the actual prices of the Shares issued or redeemed (as the case may be) on the day of publication or quotation since Shares are priced on a forward pricing basis.

12. SUSPENSION OF DEALING AND VALUATION

The calculation of the NAV of the Shares of any Compartment and the issue, redemption, and conversion of the Shares of any Compartment may be suspended in the following circumstances:

- (a) during any period (other than ordinary holidays or customary weekend closings) when any market or stock exchange is closed which is the principal market or stock exchange for a significant part of the Compartment's investments, or in which trading is restricted or suspended;
- (b) during any period when an emergency exists as a result of which it is impossible to dispose of investments which constitute a substantial portion of the assets of the Compartment, or it is impossible to transfer money involved in the acquisition or disposal of investments at normal rates of exchange, or it is impossible to fairly determine the value of any assets in the Compartment;
- (c) during any breakdown in the means of communication normally employed in determining the price of any of the Compartment's investments or the current prices on any stock exchange;
- (d) when for any reason beyond the control of the Board of Directors, the prices of any investment held by the Compartment cannot be reasonably, promptly or accurately ascertained;
- (e) during any period when remittance of money which will or may be involved in the purchase or sale of any of the Compartment's investments cannot, in the opinion of the Management Company and/or the Board of Directors, be effected at normal rates of exchange;
- (f) when calculating the NAV of a UCITS/UCI in which the Company has invested a substantial portion of the assets of one or more Compartments or one or more Classes are suspended or unavailable, or where the issue, redemption or conversion of shares or units of such UCITS or other UCI is suspended or restricted;
- (g) in the event of the publication of the convening notice to a general meeting of the Shareholders at which a resolution to wind up or merge the Company or one or more Compartment(s) is to be proposed; or
- (h) during any period when in the opinion of the Directors of the Company there exist circumstances outside the control of the Company where it would be impracticable or unfair towards the Shareholders to continue dealing in Shares of any Compartment of the Company.

No Shares may be issued, redeemed or converted during a period of suspension. In addition, dealings in Singapore may be suspended at the direction or order of the Authority, or in exceptional circumstances during any period when the business of the Company in Singapore is substantially interrupted or closed as a result of or arising from pestilence, act of war, terrorism, civil unrest, strike or acts of God.

13. PERFORMANCE OF THE COMPARTMENTS

13.1 Past performance (as at 30 June 2023)

CPR Invest – Climate Action

Share Class and Inception Dates	1 Year (%)	3 Years* (%)	5 Years* (%)	10 Years* (%)	Since Inception* (%)
Class A2 SGD – Acc Inception: 1 Oct 2019					
Single NAV (adjusted)	13.07	36.65	N.A.	N.A.	38.24
Single NAV (unadjusted)	15.51	45.91	N.A.	N.A.	51.12
Class A2 USDH – Acc Inception: 28 Apr 2021					
Single NAV (adjusted)	14.54	N.A.	N.A.	N.A.	12.51
Single NAV (unadjusted)	17.00	N.A.	N.A.	N.A.	17.84

*Average annual compounded return

Class not incepted and track record of at least one year not available:
Class R ch SGD – Acc

There is currently no benchmark that can accurately reflect the investment objective, focus and approach of this Compartment, as the management of this Compartment is based on a specific theme for which there is no benchmark index.

CPR Invest – Education

Share Class and Inception Dates	1 Year (%)	3 Years* (%)	5 Years* (%)	10 Years* (%)	Since Inception* (%)
Class A2 SGD – Acc Inception: 1 Oct 2019					
Single NAV (adjusted)	9.94	4.91	N.A.	N.A.	2.22
Single NAV (unadjusted)	12.44	12.31	N.A.	N.A.	12.16
Class A2 USDH – Acc Inception: 16 Oct 2019					
Single NAV (adjusted)	13.15	8.46	N.A.	N.A.	5.13
Single NAV (unadjusted)	15.72	16.11	N.A.	N.A.	14.40

*Average annual compounded return

There is currently no benchmark that can accurately reflect the investment objective, focus and approach of this Compartment, as the management of this Compartment is based on a specific theme for which there is no benchmark index.

CPR Invest – Food for Generations

Share Class and Inception Dates	1 Year (%)	3 Years* (%)	5 Years* (%)	10 Years* (%)	Since Inception* (%)
Class A2 SGD – Acc Inception: 1 Oct 2019					
Single NAV (adjusted)	-0.29	23.29	N.A.	N.A.	15.07
Single NAV (unadjusted)	1.94	33.91	N.A.	N.A.	25.24

*Average annual compounded return

Classes not inception and track record of at least one year not available:
Class A2 USDH – Acc

There is currently no benchmark that can accurately reflect the investment objective, focus and approach of this Compartment, as the management of this Compartment is based on a specific theme for which there is no benchmark index.

CPR Invest – Global Disruptive Opportunities

Share Class and Inception Dates	1 Year (%)	3 Years* (%)	5 Years* (%)	10 Years* (%)	Since Inception* (%)
Class A2 SGD – Acc Inception: 1 Oct 2019					
Single NAV (adjusted)	8.34	4.16	N.A.	N.A.	31.93
Single NAV (unadjusted)	10.84	11.62	N.A.	N.A.	44.26
Class A2 USDH – Acc Inception: 14 May 2020					
Single NAV (adjusted)	9.44	-8.39	N.A.	N.A.	0.49
Single NAV (unadjusted)	11.98	-2.21	N.A.	N.A.	7.50

*Average annual compounded return

Classes not inception and track record of at least one year not available:
Class A2 SGD – Acc
Class A2 USD – Acc

There is currently no benchmark that can accurately reflect the investment objective, focus and approach of this Compartment, as the management of this Compartment is based on a specific theme for which there is no benchmark index.

CPR Invest – Global Silver Age

Share Class and Inception Dates	1 Year (%)	3 Years* (%)	5 Years* (%)	10 Years* (%)	Since Inception* (%)
Class A2 SGD – Acc Inception: 29 Sep 2015					
Single NAV (adjusted)	1.82	23.78	31.95	N.A.	61.90
Single NAV (unadjusted)	4.13	34.44	51.32	N.A.	98.64
Class A2 USDH – Acc Inception: 17 Apr 2020					
Single NAV (adjusted)	3.16	25.68	N.A.	N.A.	51.26
Single NAV (unadjusted)	5.08	34.39	N.A.	N.A.	66.94

*Average annual compounded return

There is currently no benchmark that can accurately reflect the investment objective, focus and approach of this Compartment, as the management of this Compartment is based on a specific theme for which there is no benchmark index.

Notes:

- (1) The "**Single NAV (adjusted)**" performance figures are calculated in the Reference Currency of the Class on a bid-to-bid basis (taking into account the subscription fee and the redemption fee, if any, but without taking into account any swing pricing adjustments), with net distributions (if any) reinvested.

- (2) The **"Single NAV (unadjusted)"** performance figures are calculated in the Reference Currency of the Class on a bid-to-bid basis (without taking into account the subscription fee, the redemption fee (if any), and any swing pricing adjustments), with net distributions (if any) reinvested.
- (3) The performance figure for the one year performance return shows the percentage change, while the figures for performance returns in respect of more than one year show the average annual compounded return.
- (4) **Past performance of the above Classes is not necessarily indicative of their future performance. In particular, you should note that prior to 22 December 2016, CPR Invest – Global Silver Age was a feeder compartment of CPR - Global Silver Age, a French Mutual Investment Fund authorised by the AMF as a UCITS.**

13.2 Expense ratios and turnover ratios

- (a) The expense ratios and turnover ratios for each of the Compartments (and where applicable the relevant Classes) for the year ended 31 December 2021 are as follows:

Class	Expense ratio (%)	Turnover ratio (%)
CPR Invest – Climate Action		
A2 USDH – Acc	Not available	71.49
A2 SGDH – Acc	2.24	
R ch SGD – Acc	Not available	
CPR Invest – Education		
A2 USDH – Acc	2.29	50.27
A2 SGDH – Acc	2.29	
CPR Invest – Food For Generations		
A2 USDH – Acc	Not available	30.26
A2 SGDH – Acc	2.26	
CPR Invest – Global Disruptive Opportunities		
A2 USD – Acc	Not available	100.65
A2 USDH – Acc	2.33	
A2 SGD – Acc	Not available	
A2 SGDH – Acc	2.34	
CPR Invest – Global Silver Age		
A2 USDH – Acc	1.97	70.63
A2 SGDH – Acc	2.35	

Notes:

- (1) The expense ratios are calculated in accordance with the requirements in the Investment Management Association of Singapore's guidelines on the disclosure of expense ratios (the **"IMAS Guidelines"**) and based on the latest audited accounts of the Company for the financial year ended 31 December 2021. As set out in the IMAS Guidelines (as may be updated from time to time), the following expenses (where applicable) are excluded from the calculation of the expense ratio:
- (i) interest expense;
 - (ii) brokerage and other transaction costs associated with the purchase and sales of investments (such as registrar charges and remittance fees);
 - (iii) foreign exchange gains and losses of the Compartment, whether realised or unrealised;
 - (iv) tax deducted at source or arising from income received, including withholding tax;
 - (v) front-end loads, back-end loads and other costs arising from the purchase or sale of a foreign unit trust or mutual fund; and
 - (vi) dividends and other distributions paid to Shareholders.
- (2) The turnover ratio of each Compartment is calculated based on the lesser of purchases or sales of underlying investments of a Compartment expressed as

a percentage of daily average NAV.

- (3) The turnover ratio is a composite figure for each Compartment and not calculated at a Class level.
- (4) The Company changed its accounting cut-off date for 2022, from 31 December to 31 July. No expense or turnover ratios are available for the transitional financial year from 1 January 2022 to 31 July 2022. The next expense and turnover ratios will only be available when the audited accounts for the next financial year (from 31 July 2022 to 31 July 2023) become available.

14. SOFT DOLLAR COMMISSIONS

The Management Company does not receive or intend to receive soft dollars in relation to the Compartments.

15. CONFLICTS OF INTEREST

The Management Company, the Investment Manager (if any), their delegates (if any), the sales agents, the Administrative Agent and the Depositary may from time to time act as management company, investment manager, sales agent, administrative agent, registrar or custodian in relation to, or be otherwise involved in, other funds or collective investment schemes which have similar investment objectives to those of any Compartment.

The Management Company is not independent of the Depositary. The Management Company is held by Amundi and by Amundi Asset Management, which in turn is a 100% subsidiary of Amundi. The Depositary, CACEIS Bank, Luxembourg Branch and certain sub-custodians within the same group as the Depositary, have the same indirect majority shareholder as Amundi.

The Management Company, the Investment Manager (if any) and their delegates (if any) will enter into all transactions on an arm's length basis. The directors of the Management Company, the directors of the Investment Manager (if any), their delegates (if any) and any affiliate thereof, members and staff may engage in various business activities other than their business, including providing consulting and other services (including, without limitation, serving as director) to a variety of partnerships, corporations and other entities, not excluding those in which the Company invests.

In the due course of their business, the above persons and entities may have potential conflicts of interest with the Company or a Compartment. Any kind of conflict of interest is to be fully disclosed to the Board of Directors.

In such event, each person and entity will at all times endeavour to comply with its obligations under any agreements to which it is a party or by which it is bound in relation to the Company or any Compartment. The directors of the Management Company, the directors of the Investment Manager (if any), the directors of their delegates (if any) and their members will devote the time and effort necessary and appropriate to the business of the Company.

Although it is aimed to avoid such conflicts of interest, the Management Company, the Investment Manager (if any), their delegates (if any) and their members will attempt to resolve all nonetheless arising conflicts in a manner that is deemed equitable to all parties under the given circumstances so as to serve the best interests of the Company and its Shareholders.

For the purpose of identifying the types of conflict of interest that arise in the course of providing services and activities and whose existence may damage the interest of the Company, the Management Company will take into account, by way of minimum criteria, the question of whether the Management Company or a relevant person, or a person directly or indirectly linked by way of control to the Management Company, is in any of the following situations, whether as a result of providing collective portfolio management activities or otherwise:

- (a) the Management Company or that person is likely to make a financial gain, or avoid a

- financial loss, at the expense of the Company;
- (b) the Management Company or that person has an interest in the outcome of a service or an activity provided to the Company or another client or of a transaction carried out on behalf of the Company or another client or, which is distinct from the Company's interest in that outcome;
- (c) the Management Company or that person has a financial or other incentive to favour the interest of another client or group of clients over the interests of the Company;
- (d) the Management Company or that person carries on the same activities for the Company and for another client or clients which are not UCITS; and
- (e) the Management Company or that person receives or will receive from a person other than the Company an inducement in relation to collective portfolio management activities provided to the Company, in the form of monies, goods or services, other than the standard commission or fee for that service.

When identifying any potential types of conflict of interests, the Management Company will take into account:

- (a) the interests of the Management Company, including those deriving from its belonging to a group or from the performance of services and activities, the interests of the clients and the duty of the Management Company towards the Company; and
- (b) the interests of two or more managed UCITS.

In this regard, the Company and the Compartments offered pursuant to this Singapore Prospectus have the same Management Company. The Management Company has established and implemented a conflicts of interest policy that contains appropriate measures to mitigate any conflicts of interests arising.

The summary description of the strategies referred to above are available on the Management Company's website: www.cpr-am.com.

16. REPORTS

The financial year-end of the Company is 31 July of each year. Until 1 January 2022, the financial year of the Company began on 1 January and ended on 31 December. Exceptionally, the Company has a transitional financial year in 2022 which begins on 1 January 2022 and ends on 31 July 2022.

The audited annual report will be available within 4 months after the end of the Company's financial year and the unaudited semi-annual report will be available within 2 months after the end of the period to which such reports refer.

A copy of the latest semi-annual report and annual report, when available, may be obtained from the websites www.cpr-am.com and www.fundinfo.com and from the Singapore Representative on request during normal Singapore business hours.

17. TAX CONSIDERATIONS

17.1 Singapore tax considerations

You should consult an independent tax adviser on any possible tax you may be liable to pay if you invest in a Compartment.

17.2 U.S. tax considerations

The provisions of the US Foreign Account Tax Compliance Act ("**FATCA**") requires that details of US Tax Person holding assets outside the USA will ultimately be reported by foreign financial institutions to the US Internal Revenue Services ("**IRS**").

FATCA provides that US securities held by a financial institution that does not enter and comply with the regime will be subject to a US tax withholding of 30% on gross sales proceeds as well

as income. The Company is within the scope of FATCA and in order to comply, the Company may require all Shareholders to provide certain mandatory documentation.

The USA have developed an intergovernmental approach to the implementation of FATCA. In this regard, the Luxembourg and US Governments signed an intergovernmental agreement ("**IGA**"). The Management Company and the Company each complies with the FATCA Rules. Neither the Company nor any Compartments expects to be subject to any FATCA withholding tax.

FATCA requires the Company to gather certain accountholder information (including ownership details, holdings and distribution information) about certain US Tax Person, US-controlled tax payers and non-US tax payers that do not comply with applicable FATCA rules or do not provide all required information under the IGA.

In this regard, each Shareholder agrees in the application form to provide any required information (including, but not limited to, his GIIN number) upon request from the Company, its agents or any distributor.

The investors will inform, immediately in writing, the Company, its delegated entities or the distributor of any change of his FATCA status or GIIN number.

Under the IGA, this information must be reported to the Luxembourg tax authorities, who in turn may share it with the US IRS or other tax authorities.

Those investors that either have not properly documented their FATCA status as requested or have refused to disclose such a FATCA status within tax legally prescribed timeframe may be classified as "recalcitrant" and be subject to a reporting by the Management Company and/or the Company towards tax or governmental authorities above.

In order to avoid any potential future issues that could arise from the "Foreign Passthru payment" mechanism and the necessity of deducting the tax and whenever it is considered legitimate and justified by the protection of the general interests of the investors in the Company, the Company may prohibit the sale or ownership of Shares involving any Non-Participating Foreign Financial Institution (as defined in FATCA) or any other investor we believe to be subject to the withholding tax.

The Company and its legal representative, the Depositary and the Administrative Agent reserve their own right to prevent or remedy to the acquisition or the holding or benefit of the Company's shares by any investor that would be in violation of any law or regulation, or when the presence of the investor in the Company could lead to adverse consequences for the Company or other holders, including but not limited to FATCA sanctions. Therefore, the Company could proceed with rejection of subscription forms or redeem shares in the conditions set forth by section 8.4 of the Luxembourg Prospectus.

FATCA is comparatively new and its implementation is still developing. While the above information summarizes the Board of Directors current understanding, that understanding could be incorrect, or the way FATCA is implemented could change in a way that would make some or all investors in the Compartments subject to the 30% withholding tax.

17.3 Automatic exchange of tax information (CRS Regulation)

Luxembourg have entered into multilateral arrangements modelled on the Common Reporting Standard ("**CRS**") for Automatic Exchange of Financial Account Information published by the Organization for Economic Co-operation and Development ("**OECD**").

CRS requires the Company to provide certain information to their local tax authorities about non-Luxembourg tax resident Shareholders (which information will in turn be provided to the relevant tax authorities).

The information to be reported to the tax authorities include information such as name, address, tax identification number ("**TIN**"), date of birth, place of birth (if available in the records of the financial institution), the account number, the account balance or value at year end, and

payments made with respect to the account during the calendar year).

Each investor agrees to provide the Company, the Management Company or their agents with information and documentation prescribed by applicable law (including but not limited to its self-certification) and such additional documentation reasonably requested as may be necessary for them to comply with its obligations under CRS.

More information on CRS standards is available on the websites of the OECD and of the tax authorities of the signatory States of the agreement.

Any Shareholder who fails to comply with the Company's information or documentation requests or provide incomplete or incorrect information (i) may be held liable for penalties imposed on the Company that are attributable to the shareholder's failure to provide the documentation and (ii) will be reported to the relevant tax authorities as having failed to provide the necessary information in order to assess their tax residence and tax identification number.

18. PERSONAL DATA PROTECTION

For the purposes of the Personal Data Protection Act 2012 of Singapore ("**PDPA**"), by subscribing for Shares, you consent and acknowledge that personal data provided by you to the Singapore Representative and/or the Company (whether directly or through his/her appointed agent or distributor), or otherwise collected by or on behalf of a Recipient (defined below) in connection with the subscription for Shares, including any personal data relating to third party individuals (e.g. beneficial owners, directors or authorised signatories of investors who are not individuals) (the "**Data**") may be held by the Company and/or their related corporations (each a "**Recipient**"), and/or any third party engaged by a Recipient to provide administrative, computer or other services. Each of the foregoing persons may collect, use, disclose, process and maintain such Data for the following purposes and other purposes in connection with the administration, operation, processing or management of the Shares, the Company or a Compartment, including but not limited to (i) maintaining the register of Shareholders, (ii) processing applications for subscriptions, redemptions and conversions of Shares and payments to Shareholders, (iii) monitoring late trading and market timing practices, (iv) complying with applicable anti-money laundering rules and regulations, (v) tax identification for the purpose of complying with FATCA and any other applicable tax laws and regulations, (vi) complying with any legal, governmental, or regulatory requirements of any relevant jurisdiction (including any disclosure or notification requirements), (vii) complying with the requirements or directions of any regulatory authority, (viii) providing client-related services, including providing customer support, communicating with and disseminating notices and reports to individuals purporting to be investors or purporting to represent investors, (ix) identity verification, and (x) to exercise or enforce the rights of a Recipient under contract or pursuant to applicable laws and regulations.

Where you provide to a Recipient personal data relating to third party individuals, you warrant that the prior consent of such third party individual, which will allow a Recipient to collect, use and disclose that personal data in the manner and for the purposes described, has been obtained, and consent and acknowledge to all such collection, use and disclosure on behalf of that third party individual. Subject to applicable laws and regulations, such Data may be transferred to the Singapore Representative's holding company in France and the Singapore Representative's affiliated companies in Hong Kong and Luxembourg. All such Data may be retained after your Shares have been redeemed. The Data collected may be maintained for such period of time which may be required under applicable laws and as otherwise needed to fulfil the purposes set out above. You have a right of access and of rectification of the Data in cases where such Data is incorrect or incomplete.

You may refuse to consent to the collection, use, and disclosure of the Data. Where such refusal is made, the Company (whether directly or through the appointed agent or distributor) is entitled to reject any application to subscribe to Shares submitted by you. You may, after consenting to the collection, use and disclosure of your Data, withdraw your consent by giving notice in writing to the Singapore Representative or the Company (whether directly or through the appointed agent or distributor). You should note that a notice of withdrawal of consent submitted by you shall (a) also be deemed to be a request for redemption of all Shares held by you and (b) not

prevent the continued use or disclosure of Data for the purposes of compliance with any legal, governmental or regulatory requirements of any relevant jurisdiction.

19. QUERIES AND COMPLAINTS

If you have any questions concerning your investments in the Company or a Compartment, you may contact the Singapore Representative at telephone number (65) 6439 9333 during normal Singapore business hours.

20. OTHER MATERIAL INFORMATION

You should carefully read the other provisions in the Luxembourg Prospectus to which you are bound, including but not limited to provisions relating to transfers of Shares, Shareholders' meetings, the merger or liquidation of Compartments, the liquidation of the Company and the material contracts of the Company.

ANNEX

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.

Product name:
CPR INVEST – CLIMATE ACTION

Legal entity identifier:
549300GSNDOLOIIVWK17

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?



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 **40 %** 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 sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

The Compartment promotes environmental and/or social characteristics by aiming to have a higher ESG score than the ESG score of the MSCI ACWI Index (the “Benchmark”). In determining the ESG score of the Compartment and the Benchmark, ESG performance is assessed by comparing the average performance of a security against the security issuer’s industry, in respect of each of the three ESG characteristics of environmental, social and governance. The Benchmark is a broad market index which does not assess or include constituents according to environmental and/or social characteristics and therefore is not intended to be consistent with the characteristics promoted by the Compartment. No ESG reference benchmark has been designated.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

The sustainability indicator used is the ESG score of the Compartment that is measured against the ESG score of the Universe of the Compartment.

CPR Asset Management relies on Amundi’s in-house ESG rating process based on the “Best-in-class” approach. Ratings adapted to each sector of activity aim to assess the dynamics in which companies operate.

The Amundi ESG rating used to determine the ESG score is an ESG quantitative score translated into seven grades, ranging from A (the best scores universe) to G (the worst). In the Amundi ESG Rating scale, the securities belonging to the exclusion list correspond to a G. For corporate issuers, ESG performance is assessed globally and at relevant criteria level by comparison with the average performance of its industry, through the combination of the three ESG dimensions:

- Environmental dimension: this examines issuers’ ability to control their direct and indirect environmental impact, by limiting their energy consumption, reducing their greenhouse emissions, fighting resource depletion and protecting biodiversity.
- Social dimension: this measures how an issuer operates on two distinct concepts: the issuer’s strategy to develop its human capital and the respect of the human rights in general;
- Governance dimension: This assesses capability of the issuer to ensure the basis for an effective corporate governance framework and generate value over the long-term.

The methodology applied by Amundi ESG rating uses 38 criteria that are either generic (common to all companies regardless of their activity) or sector specific which are weighted according to sector and considered in terms of their impact on reputation, operational efficiency and regulations in respect of an issuer. Amundi ESG ratings are

likely to be expressed globally on the three E, S and G dimensions or individually on any environmental or social factor.

For more information on ESG scores and criteria, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>

● ***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?***

The objectives of the sustainable investments are to invest in investee companies that meet two criteria:

- 1) follow best environmental and social practices; and
- 2) avoid making products or providing services that harm the environment and society.

In order for the investee company to be deemed to contribute to the above objective it must be a “best performer” within its sector of activity on at least one of its material environmental or social factors.

The definition of “best performer” relies on Amundi’s proprietary ESG methodology which aims to measure the ESG performance of an investee company. In order to be considered a “best performer”, an investee company must perform with the best top three rating (A, B or C, out of a rating scale going from A to G) within its sector on at least one material environmental or social factor. Material environmental and social factors are identified at a sector level. The identification of material factors is based on Amundi ESG analysis framework which combines extra-financial data and qualitative analysis of associated sector and sustainability themes. Factors identified as material result in a contribution of more than 10% to the overall ESG score. For energy sector for example, material factors are: emissions and energy, biodiversity and pollution, health and security, local communities and human rights. For a more complete overview of sectors and factors, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>

To contribute to the above objectives, the investee company shall not have significant exposure to activities (e.g. tobacco, weapons, gambling, coal, aviation, meat production, fertilizer and pesticide manufacturing, single-use plastic production) not compatible with such criteria.

The sustainable nature of an investment is assessed at investee company level.

Principal adverse impact are the most significant negative impacts of investment decision 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?**

To ensure sustainable investments do no significant harm ('DNSH'), Amundi utilises two filters:

- The first DNSH test filter relies on monitoring the mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available (e.g. Greenhouse Gas intensity of investee companies) via a combination of indicators (e.g. carbon intensity) and specific thresholds or rules (e.g. that the investee company's carbon intensity does not belong to the last decile of the sector).

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- Beyond the specific sustainability factors covered in the first filter, Amundi has defined a second filter, which does not take the mandatory Principal Adverse Impact indicators above into account, in order to verify that the company does not badly perform from an overall environmental or social standpoint compared to other companies within its sector which corresponds to an environmental or social score superior or equal to E using Amundi's ESG rating.

– *How have the indicators for adverse impacts on sustainability factors been taken into account?*

The indicators for adverse impacts have been taken into account as detailed in the first do no significant harm (DNSH) filter above:

The first DNSH filter relies on monitoring of mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available via the combination of following indicators and specific thresholds or rules:

- Have a CO2 intensity which does not belong to the last decile compared to other companies within its sector (only applies to high intensity sectors), and
- Have a Board of Directors' diversity which does not belong to the last decile compared to other companies within its sector, and
- Be cleared of any controversy in relation to work conditions and human rights, and
- Be cleared of any controversy in relation to biodiversity and pollution.

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- *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 OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights are integrated into our ESG scoring methodology. Our proprietary ESG rating tool assesses issuers using available data from our data providers. For example the model has a dedicated criteria called “Community Involvement & Human Rights” which is applied to all sectors in addition to other human rights linked criteria including socially responsible supply chains, working conditions, and labor relations. Furthermore, we conduct controversy monitoring on a, at minimum, quarterly basis which includes companies identified for human rights violations. When controversies arise, analysts will evaluate the situation and apply a score to the controversy (using our proprietary scoring methodology) and determine the best course of action. Controversy scores are updated quarterly to track the trend and remediation efforts.

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 not 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 Compartment considers all the mandatory Principal Adverse Impacts applying to the Compartment's strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches.
- Exclusion: Amundi has defined normative, activity-based and sector-based exclusion rules covering some of the key adverse sustainability indicators listed by the Disclosure Regulation.
 - ESG factors integration: Amundi has adopted minimum ESG integration standards applied by default to its actively managed open-ended funds (exclusion of G rated issuers and better weighted average ESG score higher than the applicable benchmark). The 38 criteria used in Amundi ESG rating approach were also designed to consider key impacts on sustainability factors, as well as quality of the mitigation undertaken are also considered in that respect.
 - Engagement: Engagement is a continuous and purpose driven process aimed at influencing the activities or behaviour of investee companies. The aim of engagement activities can fall into two categories : to engage an issuer to improve the way it integrates the environmental and social dimension, to engage an issuer to improve its impact on environmental, social, and human rights-related or other sustainability matters that are material to society and the global economy..
 - Vote: Amundi's voting policy responds to an holistic analysis of all the long-term issues that may influence value creation, including material ESG issues. For more information please refer to Amundi's Voting Policy .
 - Controversies monitoring: Amundi has developed a controversy tracking system that relies on three external data providers to systematically track controversies and their level of severity. This quantitative approach is then enriched with an in-depth assessment of each severe controversy, led by ESG analysts and the periodic review of its evolution. This approach applies to all of CPR Invest's Compartments.

For any indication on how mandatory Principal Adverse Impact indicators are used, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>

☐ No



The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

What investment strategy does this financial product follow?

Objective: The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities committed to limiting impact of climate change, while integrating Environmental, Social and Governance criteria in the investment process. The investment objective is aimed to be in line with the United Nations Sustainable Development Goal (SDG) related to the climate challenge.

The Compartment's sustainable investment is focused on tackling climate change and aims to obtain a lower carbon intensity than its reference index or Investment universe.

The investment process implemented aims to build a portfolio in line with the Paris Agreement 1.5°C temperature goal and whose carbon footprint will be lower compared to the MSCI All Country World Index (MSCI ACWI) Net Return index which is representative of its investment universe (before applying its carbon footprint offsetting mechanism as described in the SFDR Annex).

Benchmark: MSCI All Country World Index is used a posteriori as an indicator for assessing the Compartment's performance.

● ***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?***

All securities held in the Compartment are subject to the ESG Criteria. This is achieved through the use of Amundi's proprietary methodology and/or third party ESG information.

The Compartment first applies Amundi's exclusion policy including the following rules:

- legal exclusions on controversial weapons (anti-personnel mines, cluster bombs, chemical weapons, biological weapons and depleted uranium weapons, etc.);
- companies that seriously and repeatedly violate one or more of the 10 principles of the Global Compact, without credible corrective measures;
- the sectoral exclusions of the Amundi group on Coal and Tobacco (details of this policy are available in CPR's Responsible Investment Policy available on the website of <http://www.cpr-am.com>).

The Compartment as a binding elements aims to have a higher ESG score than the ESG score of the MSCI All Country World Index.

The Compartment's ESG Criteria apply to at least:

- 90% of equities issued by large capitalisation companies in developed countries; debt securities, money market instruments with an investment grade credit rating; and sovereign debt issued by developed countries;
- 75% of equities issued by large capitalisation companies in emerging market countries; equities issued by small and mid-capitalisation companies in any country; debt securities and money market instruments with a high yield credit rating; and sovereign debt issued by emerging market countries.

Furthermore and in consideration of the minimum commitment of 40% of Sustainable Investments with an environmental objective, the Compartment invests in investee companies considered as “best performer” when benefiting over the best top three rating (A, B or C, out of a rating scale going from A to G) within their sector on at least one material environmental or social factor.

Carbon intensity objective, criteria and carbon offsetting mechanism :

The Compartment's sustainable investment is focused on tackling climate change and aims to obtain a lower carbon intensity than its reference index or Investment universe through its investment process.

The Compartment measures greenhouse gas emissions by an investee company by taking into account:

- direct emissions from companies
- indirect emissions due to the company's activity; and
- indirect emissions due to the use of the products sold.

In addition to the above, the Compartment applies a mechanism that offsets the remaining carbon footprint that has been set up by the Management Company.

The offsetting of the Compartment carbon footprint may be considered partial insofar as the Management Company does not offset the carbon emissions associated with financial contracts held in the Compartment's assets (as derivatives).

The measurement of greenhouse gas emissions (expressed as CO2 emission equivalent) by a company can be performed by distinguishing three subsets ('Scopes'):

- Scope 1 concerns direct emissions from companies (such as fuel consumption);
- Scope 2 concerns indirect emissions due to the company's activity (for example the fuel consumption of the electricity supplier); and
- Scope 3 concerns indirect emissions due to the use of the products sold (such as fuel oil consumption by the customer's electricity supplier as a result of the use of the product).

Scopes 1, 2 and 3 will be taken into account when compensating the Compartment's carbon footprint. For reasons of robustness of Scope 3 data, only upstream emissions related to first-tier suppliers are taken into account (first-tier suppliers are those with whom the company has a privileged relationship and can directly influence).

In the current state of the available data, the CO2 emissions associated with Scope 3 are incomplete, and can only be estimated.

The estimation of the Compartment's carbon footprint will be calculated each time the portfolio's securities are reallocated. The estimated average carbon footprint of the Compartment over this period will be calculated as the weighted average of assets under management multiplied by the carbon footprint level associated with the portfolio.

The source of the data on which the carbon footprint calculation is based is Trucost (www.trucost.com).

This carbon footprint offsetting mechanism will be made through the use Verified Emission Reduction units ('VERs') that meets the highest standards of market certification (VCS, Gold standard in particular) and that are listed with a recognized independent register (as Markit).

VERs correspond to carbon credits generated by a project that has a positive impact on reducing CO2 emissions according to a voluntary market standard. One VER is equivalent to 1 ton of CO2 emissions.

By the end of each accounting year of the compartment, the Management Company will ask an intermediary to offset the Compartment's carbon footprint with the central registrar, which issues a confirmation and a carbon offset certificate. All carbon credits acquired will be cancelled, thereby materializing the carbon footprint offsetting. In order to avoid the risk of fraud and double counting, each VER has a unique serial number. The central registry may be consulted publicly, online, to verify ownership of VERs.

At the date of entry into force of this carbon footprint offsetting mechanism, the chosen projects are:

- FLORESTA DE PORTEL: Forest conservation and biodiversity protection project, located in Brazil
- GANDHI WIND: Renewable energy development project, located in India

The Management Company reserves the right to use other underlying projects of VER.

Furthermore, in case of exceptional events (war, political issue, fraud etc.) affecting the underlying projects on which the carbon offsetting mechanism is based, the Management Company may withdraw the VERs issued.

The Management Company will allocate a portion of the net management fees it collects to the Compartment's carbon footprint offset service calculated and accrued during the period. The cost of this service will represent a maximum of 0,50% of the compartment's net assets.

Additional sustainable approach:

The Management Company integrates an additional sustainable approach by analysing companies that have already been selected on the basis of its internal ESG analysis methodology and excluding those based on the following:

- worst overall ESG scores;
- worst Environment and Governance scores;
- worst scores on Environmental sub-criteria;
- high ESG controversies.

Depending on the improvement of data availability and consistency, the Management Company may use additional data it considers to fine-tune the way it identifies companies that are in the best position to tackle climate change.

The Management Company undertakes to reduce the investment universe by at least 20% by excluding companies with the worst CDP climate scores and those excluded from its own internal ESG analysis methodology.

The carbon footprint reduction policy and socially responsible investment policy (objectives, criteria, ratings) are further detailed and available on the Company website ('SRI transparency code' of the Compartment).

The Compartment's socially responsible investment policy (objectives, criteria, ratings) is further detailed and available on the Company website ("SRI transparency code" of the Compartment).

Limits to the ESG approach:

The best-in-class approach does not exclude any sector of activity in principle. All economic sectors are therefore represented in this approach and the Compartment may therefore be exposed to some controversial sectors. In order to limit the potential non-financial risks for these sectors, the Compartment applies the exclusions set out above.

- ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

There is no minimum committed rate for the Compartment.

- ***What is the policy to assess good governance practices of the investee companies?***

Good governance practices include sound management structures, employees' relations, remuneration of staff and tax compliance.

We rely on Amundi Group ESG scoring methodology. Amundi Group's ESG scoring is based on a proprietary ESG analysis framework, which accounts for 38 general and sector-specific criteria, including governance criteria. In the Governance dimension, we assess an issuer's ability to ensure an effective corporate governance framework that guarantees it will meet its long-term objectives (e.g. guaranteeing the issuer's value over the long term). The governance sub-criteria considered are: board structure, audit and control, remuneration, shareholders' rights, ethics, tax practices and ESG strategy.

Amundi Group ESG Rating scale contains seven grades, ranging from A to G, where A is the best and G the worst rating. G-rated companies are excluded from our investment universe.

Each corporate security (shares, bonds, single name derivatives, ESG equity and fixed income ETFs) included in investment portfolios has been assessed for good governance practices applying a normative screen against UN Global Compact (UN GC) principles on the associated issuer. The assessment is performed on an ongoing basis. Amundi's ESG ratings Committee monthly reviews lists of companies in breach of the UN GC leading to rating downgrades to G. Divestment from securities downgraded to G is carried out by default within 90 days.

Amundi Stewardship Policy (engagement and voting) related to governance complements this approach.



Asset allocation describes the share of investments in specific assets.

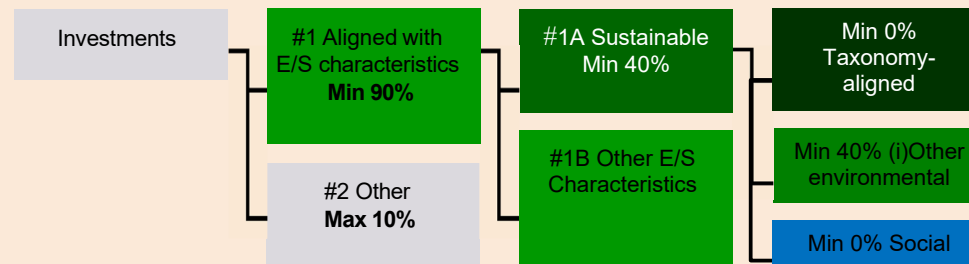
Taxonomy-aligned activities are expressed as a share of:

- **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 90% of the Compartment's securities and instruments will be used to meet the promoted environmental or social characteristics in accordance with the binding elements of the investment strategy of the Compartment.

Furthermore, the Compartment commits to have a minimum of 40% of sustainable investments as per the below chart. Investments aligned with other E/S characteristics (#1B) will represent the difference between the actual proportion of investments aligned with environmental or social characteristics (#1) and the actual proportion of sustainable investments (#1A). The planned proportion of the other environmental investment represents a minimum of 40% (i) and may change as the actual proportions of Taxonomy-aligned and/or Social investments increase.



#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?**

Derivatives are not used to attain the environmental and social characteristics promoted by the Compartment.



- **To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?**

The Compartment currently has no minimum commitment to sustainable investments with an environmental objective aligned with the EU Taxonomy.

- **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?**

☐ Yes

☐ In fossil gas

☐ In nuclear energy

☒ No

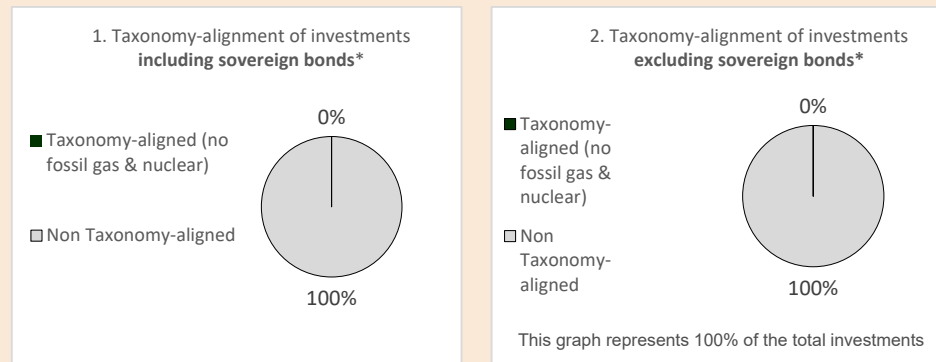
¹Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and 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 fully 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.



* 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 Compartment has no minimum proportion of investment in transitional or enabling activities.



● **What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?**

The Compartment has a minimum commitment of 40% of Sustainable Investments with an environmental objective with no commitment on their alignment with the EU Taxonomy.

 are environmentally sustainable investments that do not take into account the criteria for environmentally sustainable economic activities under the EU Taxonomy



What is the minimum share of socially sustainable investments?

The Compartment has no minimum defined minimum share.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

Included in “#2 Other” are cash and instruments for the purpose of liquidity and portfolio risk management. It may also include ESG unrated securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.

Investors should note that it may not be practicable to perform ESG analysis on cash, near cash, some derivatives and some collective investment schemes, to the same standards as for the other investments. The ESG calculation methodology will not include those securities that do not have an ESG rating, nor cash, near cash, some derivatives and some collective investment schemes.



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?

This Compartment does not have a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental 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

- ***How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?***

N/A

- ***How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?***

N/A

- ***How does the designated index differ from a relevant broad market index?***

N/A

- ***Where can the methodology used for the calculation of the designated index be found?***

N/A



Where can I find more product specific information online?

More product-specific information can be found on the website: <http://www.cpr-am.com>

CPR INVEST

FIRST REPLACEMENT SINGAPORE PROSPECTUS LODGED PURSUANT TO THE SECURITIES
AND FUTURES ACT 2001

Signed:



NADINE LAMOTTE
Director of CPR Invest



NADINE LAMOTTE
for and on behalf of

GILLES CUTAYA
Director of CPR Invest

EMMANUELLE COURT
Director of CPR Invest

SOPHIE MOSNIER
Director of CPR Invest

ARNAUD FALLER
Director of CPR Invest

CPR INVEST

Schedule

Luxembourg Prospectus

PROSPECTUS



RETURN
ON
INNOVATION

CPR Invest

29 September 2023

*Société d'Investissement à Capital Variable (SICAV)
established under the laws of the Grand-Duchy of Luxembourg
UCITS under the Directive 2009/65/EC*

CPR Invest (the "**Company**") is registered under part I of the Luxembourg law of 17 December 2010 concerning undertakings for collective investment, as may be amended from time to time (the "**Law**"). The Company qualifies as an Undertaking for Collective Investment in Transferable Securities under the 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. The Company is managed by CPR Asset Management on the basis of freedom of services pursuant to chapter 15 of the Law.

The Shares have not been registered under the United States Securities Act of 1933 and may not be offered directly or indirectly in the United States of America (including its territories and possessions) to or for the benefit of a "U.S. Person" as defined in Section 1 of the Prospectus. The distribution of this Prospectus in other jurisdictions may also be restricted; persons into whose possession this Prospectus comes are required to inform themselves about and to observe any such restrictions. This document does not constitute an offer by anyone in any jurisdiction in which such offer is not authorised or to any person to whom it is unlawful to make such offer.

Potential investors should ensure that they meet all applicable eligibility requirements for an investment in the Company and are advised to consult with their tax and legal counsel in case of any doubt.

Any information or representation given or made by any person which is not contained herein or in any other document which may be available for inspection by the public should be regarded as unauthorised and should accordingly not be relied upon. Neither the delivery of this Prospectus nor the offer, issue or sale of Shares in the Company shall under any circumstances constitute a representation that the information given in this Prospectus is correct as at any time subsequent to the date of this Prospectus. All references herein to times and hours are to Luxembourg local time.

The members of the Board of Directors are held responsible for all information set out in this Prospectus at the time of its publication.

Potential subscribers to the Company should inform themselves on applicable laws and regulations (i.e. as to the possible tax requirements or foreign exchange control) of the countries of their citizenship, residence or domicile, and which might be relevant to the subscription, purchase, holding, conversion and redemption of Shares.

The KIID will be provided to subscribers before their first subscription and before any application for conversion of shares in accordance with applicable laws and regulations. KIIDs are available on the following website: <http://www.cpr-am.com>.

The Prospectus and the KIID are likely to be updated to take into account creation or liquidation of compartments or significant changes to the structure and the functioning of the Company. It is therefore recommended to subscribers to inform themselves on the latest available documentation of the Company at the registered office of the Company or on the following website: <http://www.cpr-am.com>.

Shareholders are informed that their personal data or information given in the subscription documents or otherwise in connection with an application to subscribe for Shares, as well as details of their shareholding, will be stored in digital form and processed in compliance with the provisions of the Luxembourg law of 1 August 2018 on the Organisation of the National Commission for Data Protection and Implementing the General Data Protection Regulation (the "Data Protection Law"), as amended. Confidential information concerning the investors will not be divulged unless required to do so by law or regulation. Investors agree that personal details contained in the application form and arising from the business relationship with the Company may be stored, modified or used in any other way, in compliance with the provisions of the Data Protection Law, on behalf of the Company for the purpose of administering and developing the business relationship with the investor. To this end, investors accept that data may be transmitted to the Management Company, financial advisers working with the Company, as well as to other companies being appointed to support the business relationship.

In accordance with the provisions of the Data Protection Law, investors are entitled to request information about their personal data at any time as well as to request their correction.

DIRECTORY

CPR Invest

Société d'Investissement à Capital Variable

Registered office:

5, allée Scheffer,

L-2520 Luxembourg,

Grand-Duchy of Luxembourg

RCS: B-189.795

Board of Directors

Chairman

- Ms. Nadine Lamotte, Deputy Chief Executive Officer, CPR Asset Management

Directors

- Ms. Nadine Lamotte, Deputy Chief Executive Officer, Administrative & Financial Management Director, CPR Asset Management
- Mr. Gilles Cutaya, Deputy Head of Marketing & Products, Head of Strategy & Innovation, Amundi Asset Management
- Ms. Emmanuelle Court, Deputy Chief Executive Officer, Business Development Director, CPR Asset Management
- Ms. Sophie Mosnier, Independent Director
- Mr. Arnaud Faller, Deputy Chief Executive Officer, Investments Director, CPR Asset Management

Management Company

CPR Asset Management

91-93, Boulevard Pasteur

75015 Paris

France

Depository

CACEIS Bank, Luxembourg Branch

5, allée Scheffer

L-2520 Luxembourg

Grand Duchy of Luxembourg

Administrative Agent

CACEIS Bank, Luxembourg Branch

5, allée Scheffer

L-2520 Luxembourg

Grand Duchy of Luxembourg

Global Distributor

CPR Asset Management

91-93, Boulevard Pasteur

F-75015 Paris

France

Auditors

Deloitte Audit S.à r.l.

20 Boulevard de Kockelscheuer

L-1821 Luxembourg

Grand Duchy of Luxembourg

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1. Principal features

The following summary is qualified in its entirety by reference to the more detailed information included elsewhere in this Prospectus.

Accounting Year	accounting year begins on the first of August and ends on the thirty-first of July each year. Until 1 January 2022, the accounting year of the Company began on 1 January and ended on 31 December. Exceptionally, the Company has a transitional accounting year in 2022 which begins on 1 January 2022 and ends on 31 July 2022.
Administrative Agent	CACEIS Bank, Luxembourg Branch, acting as registrar and transfer agent, and administrative agent as further described below
Articles	the articles of association of the Company, as amended from time to time
AML Regulations	the Luxembourg law of 27 October 2010 relating to the fight against money-laundering and the financing of terrorism, the law of 19 February 1973 on the sale of medicinal substances and the fight against drug addiction (as amended), the law of 12 November 2004 on the fight against money laundering and terrorist financing (as amended), and associated Grand Ducal, Ministerial and CSSF Regulations and the circulars of the CSSF applicable as amended from time to time
Amundi	<i>Amundi Asset Management, a French société par actions simplifiée</i> , having its registered office at 91-93 Boulevard Pasteur, 75015 Paris, registered with the <i>Registre du Commerce et des Sociétés</i> de Paris under number n°437 574 452. Amundi Asset Management is a management company regulated by the <i>Autorité des Marchés Financiers</i> under the number n° 04000036

Supplement	an supplement to this Prospectus which describes specific investment policy of each Compartment
Benchmark	any index by reference to which the amount payable under a financial instrument or a financial contract, or the value of a financial instrument, is determined, or an index that is used to measure the performance of an investment fund with the purpose of tracking the return of such index or of defining the asset allocation of a portfolio;
Benchmark Regulation	Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds, as may be amended or supplemented from time to time, governing the use of Benchmarks or Performance Indicators as defined in this Prospectus.
Board of Directors	the board of directors of the Company
Business Day	a full business day on which banks and Eligible Markets are opened, as further described in the relevant Supplement
Class(es)	within each Compartment, separate classes of Shares whose assets will be commonly invested but where a specific sales or redemption charge structure, fee structure, minimum investment amount, taxation, distribution policy or other feature may be applied
Company	means CPR Invest, an undertaking for collective investment registered under part I of the Law
Compartment(s)	a specific portfolio of assets and liabilities within the Company having its own net asset value and represented by a separate Class or Classes of Shares, which are distinguished mainly by their specific investment policy and objective and/or by the currency in which they are

	denominated. The specifications of each Compartment are described in the relevant Supplement to this Prospectus.		
CSSF	the Commission de Surveillance du Secteur Financier, the Luxembourg authority supervising the financial sector	Disclosure Regulation	in transferable securities as may be amended from time to time
Cut-off Time	a deadline (as further specified in the Appendices) before which applications for subscription, redemption, or conversion of Shares of any Class in any Compartment must be received by the Administrative Agent in relation to a Valuation Day. For the avoidance of doubt, cut-off times are stated in the Luxembourg time zone (UTC + 1).	/ SFDR	Regulation (EU) 2019/2088 of the European Parliament and of the Council of 27 November 2019 on sustainability-related disclosures in the financial services sector, as may be amended, supplemented, consolidated, substituted in any form or otherwise modified from time to time
	AUD Australian Dollar JPY Japanese Yen CAD Canadian Dollar NOK Norwegian Krone CHF Swiss Franc NZH New Zealand Dollar CZK Czech Koruna PLN Polishzloty DKK Danish Krone RMB Chinese renminbi EUR Euro SEK Swedish Krona SGD Singapore Dollar GBP British pound sterling HKD Hong Kong Dollar USD United States Dollar	Eligible Investors	All investors unless specifically designated as Prohibited Persons
		Eligible Market	a Regulated Market in an Eligible State
		Eligible State	any Member State or any other state in (Eastern and Western) Europe, Asia, Africa, Australia, North and South America and Oceania, as determined by the Board of Directors
		ESG	Environmental, Social and Governance matters
		EU	the European Union
Depository	CACEIS Bank, Luxembourg Branch 5, allée Scheffer, L-2520 Luxembourg acting as depository bank, paying agent in the meaning of the Law	EU Member State	A member state of the European Union: Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden.
Developing Countries / Emerging Countries	All countries except at the date of the present Prospectus, Australia, Austria, Belgium, Canada, Denmark, Finland, France, Germany, Greece, Hong Kong, Iceland, Ireland, Italy, Japan, Luxembourg, Monaco, Netherlands, New Zealand, Norway, Portugal, San Marino, Singapore, Spain, Sweden, Switzerland, United Kingdom, United States of America, Vatican City.	Euroland	Any Member State of the European Monetary Union (EMU) including at the date of the present Prospectus: Austria, Belgium, Cyprus, Estonia, Finland, France, Germany, Greece, Italy, Ireland, Latvia, Lithuania Luxembourg, Malta, Netherlands, Portugal, Slovakia, Slovenia, Spain.
Directive	the Directive 2009/65/EC of 13 July 2009 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment	Europe	Albania, Andorra, Austria, Belarus, Belgium, Bosnia and Herzegovina, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark and its dependencies, Estonia, European Union, Finland, France and its dependencies, Germany, Greece, Holysee (Vatican city state), Hungary, Iceland, Ireland, Italy,

	Latvia, Liechtenstein, Lithuania, Luxembourg, Macedonia, Malta, Moldavia, Monaco, Montenegro, Netherlands and its dependencies, Norway, Poland, Portugal, Romania, Russia, Russian Federation (CIS), San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, Turkey, Ukraine, United Kingdom and its dependencies.	FATF	Financial Action Task Force (also referred to as Groupe d'Action Financière)
EUR	the lawful currency of the member states of the European Union that have adopted the single currency in accordance with the Treaty establishing the European Community (signed in Rome on 25 March 1957) as the same may be amended from time to time	Feeder Compartment	a Compartment of the Company which investment policy consists in investing at least 85 % of its assets in units/shares in a Master Fund according to article 77 of the Law, by way of derogation from Article 2(2) first indent, Articles 41, 43 and 46, and Article 48(2) third indent of the Law, as further described in the relevant Supplement
Environmentally sustainable investments	means an investment in one or several economic activities that qualify as environmentally sustainable under the Taxonomy Regulation	High Yield	Securities rated below BBB- (by Standard & Poor's) and/or Baa (by Moody's) and/or BBB- (by Fitch) express gradually a higher risk and correspond to the class of risk "High Yield".
Environmentally sustainable economic activities	for the purpose of establishing the degree to which an investment is environmentally sustainable, an economic activity shall qualify as environmentally sustainable where that economic activity contributes substantially to one or more of the environmental objectives set out in the Taxonomy Regulation, does not significantly harm and of the environmental objectives set out in the Taxonomy Regulation, is carried out in compliance with the minimum safeguards laid down in the Taxonomy Regulation and complies with the technical screening criteria that have been established by the European Commission in accordance with the Taxonomy Regulation	Investment Grade	Evaluation of the risk expressed in the form of note as granted by a notation agency: securities rated equal or higher than BBB- (by Standard & Poor's) and/or Baa (by Moody's) and/or BBB- (by Fitch) express gradually a lower risk and correspond to the class of risk "Investment Grade".
		Investment Manager	the investment manager appointed by the Management Company (as the case may be) for a specific Compartment as further detailed in the Supplement
		Issue Price	the net asset value per relevant Share/ Share Class of a Compartment as determined on the applicable Valuation Day plus the applicable sales commission (if any)
		KIID	the key investor information document as defined by the Law and applicable laws and regulations.
		Law	the law of 17 December 2010 concerning undertakings for collective investments, as may be amended from time to time
FATCA Rules	refers to the Intergovernmental Agreement (IGA) entered into between the Luxembourg and US governments on March 14, 2014 (based on the Reciprocal Model 1 Intergovernmental Agreement), the forthcoming Luxembourg law transposing the IGA, as well as, to the extent relevant, provisions of the US Foreign Account Tax Compliance	Management Company	CPR Asset Management, a "société anonyme" governed by French laws appointed to act as the management company of the Company pursuant to Chapter 15 of the Law
		Master Fund	A UCITS or a sub-fund thereof or a Compartment of the Company, as further described in the relevant Supplement

	into which a Feeder Compartment invests at least 85 % of its assets and which:		
	(a) has, among its unit-holders, at least one feeder UCITS;	Reference Currency	the currency specified as such in the relevant Supplement to the Prospectus
	(b) is not itself a feeder UCITS; and	Regulated Market	a market within the meaning of Article 41 (1) a) of the Law and Article 4(1)14 of Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments amending Council Directives 85/611/EEC and 93/6/EEC and Directive 2000/12/EC of the European Parliament and of the Council and repealing Council Directive 93/22/EEC and any other market which is regulated, operates regularly and is recognised and open to the public
Member State	a member state as defined in the Law		
OECD	Organisation for Economic Co-operation and Development. The OECD countries are Australia, Austria, Belgium, Canada, Chile, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Israel, Japan, Luxembourg, Mexico, Netherlands, New Zealand, Norway, Poland, Portugal, Slovakia, Slovenia, South Korea, Spain, Sweden, Switzerland, Turkey, United Kingdom, USA.	Securities Financing Transactions	Securities Financing Transactions as defined in the SFTR
Performance Indicator	an index used to measure and assess the performance of a Compartment with the purpose of, amongst other things, computing the performance fees.	Securities Financing Transactions Regulation	Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse ("SFTR")
PRC	The People's Republic of China	Subscription/Redemption	
Prohibited Person	a U.S. Person (including U.S. Tax Persons) and/or any investor which is not eligible for an investment in the Company	Settlement Day	the Business Day on which the consideration for subscription, or redemption is fully paid, which is to occur on a Business Day as further specified in each Supplement
Prospectus	means this prospectus, as amended from time to time.	Shares	a share of any Class of any Compartment in the capital of the Company. The main Classes of Shares are detailed in the Appendices, all the Classes of Shares available are described on the Management Company's website: www.cpr-am.com .
RTS	are a consolidated set of technical standards defined by European Parliament and the Council, which provide additional detail on the content, methodology and presentation of certain existing disclosure requirements under the Disclosure Regulation and the Taxonomy Regulation.	Shareholders	holders of Shares
Rate Product	rate products are all financial instruments whose income and valuation depend on a rate and which therefore fluctuate according to the market rates curve (e.g. bonds,	Stock Connect	means the Shanghai-Hong Kong Stock Connect program which allows non-Chinese investors to purchase certain Shanghai Stock Exchange-listed equities via brokers in Hong Kong and/or any other similar stock connect program between another city of the People's Republic of China and

Sustainability Factors	Hong Kong when it becomes available to, and can be utilised by, the Company
Sustainability Risks	for the purposes of art. 2.(24) of SFDR mean environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery
Sustainable Investment	for the purpose of art. 2 (22) of SFDR 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 an investment. for the purposes of art. 2.(17) of the SFDR mean (1) an investment in an economic activity that contributes to an environmental objective, as measured by key resource efficiency indicators on (i) the use of energy, (ii) renewable energy, (iii) raw materials, (iv) water and land, (v) on the production of waste, (vi) greenhouse gas emissions, or (vii) its impact on biodiversity and the circular economy, or (2) an investment in an economic activity that contributes to a social objective (in particular an investment that contributes to tackling inequality or that fosters social cohesion, social integration and labour relations), or (3) an investment in human capital or economically or socially disadvantaged communities, provided that such investments do not significantly harm any of those objectives and that the investee companies follow good governance practices, in particular with respect to sound management structures, employee relations, remuneration of staff and tax compliance. Taxonomy Regulation Regulation (EU) 2020/852 of the European Parliament and of the Council of 18 June 2020 on the establishment of a framework to facilitate sustainable investment and amending Disclosure Regulation, as may be amended, supplemented, consolidated, substituted in any form or otherwise modified from time to time

UCI	undertaking for collective investment within the meaning of the first and second indent of Article 1 (2) of the Directive, whether situated in a Member State or not
UCITS	undertaking for collective investment in transferable securities as defined in the Directive and the Law
UCITS Rules	the Law together with Directive 2009/65/CE, CSSF Regulation 10-4, CSSF Regulation 10-5, CSSF Circular 16/644, any other related CSSF regulation or circular, any guidelines or rules related to UCITS and issued by the ESMA, and any other rule in relation thereof, each as amended from time to time
Underlying Asset	asset(s) to which Compartment may invest in accordance with its investment policy as described in the relevant Compartment's Supplement
"U.S. Person"	"U.S. Person" means: (a) any natural person resident in the U.S.; (b) any partnership or corporation organised or incorporated under the laws of the U.S.; (c) any estate of which any executor or administrator is a U.S. Person; (d) any trust of which any trustee is a U.S. Person; (e) any agency or branch of a non-U.S. entity located in the U.S.; (f) any non-discretionary or similar account (other than an estate or trust) held by a dealer or other fiduciary for the benefit or account of a U.S. Person; (g) any discretionary account or similar account (other than an estate or trust) held by a dealer or other fiduciary organised, incorporated or (if an individual) resident in the U.S.; and (h) any partnership or corporation if (i) organised or incorporated under the laws of any non-U.S. jurisdiction and (ii) formed by a U.S. Person principally for the purpose of investing in securities not registered under the U.S. Securities Act of 1933, as amended, unless it is organised or incorporated, and owned, by accredited investors (as defined under Rule 501(a) under the

	U.S. Securities Act of 1933, as amended) who are not natural persons, estates or trusts.
US Tax Person	<ul style="list-style-type: none"> (i) Any United States of America (U.S) citizen or U.S resident individual; (ii) Any partnership or corporation organized in the U.S or under the laws of the U.S or any State thereof; (iii) or any trust if one or more U.S. Tax Persons have the authority to control all substantial decisions of the trust and a court within the U.S would have authority under applicable law to render orders or judgments concerning substantially all issues regarding the administration of the trust, or an estate of a decedent that is a citizen or resident of the U.S
Valuation Day	<p>Business Day on which the net asset value per Share is determined as detailed in the relevant Supplement of each Compartment</p> <p>The Board of Directors may in its absolute discretion amend the Valuation Day for some or all of the Compartments. In such case the Shareholders of the relevant Compartment will be duly informed and the Supplement will be updated accordingly.</p>

2. The Company

CPR Invest is an open-ended collective investment company ("*société d'investissement à capital variable*"). In an open-ended collective investment company, shareholders may request at any Valuation Day the redemption of their shares at prices based on the applicable net asset value under the terms and conditions set out under Section 7 « Issues, redemption and conversion of shares ». CPR Invest is established under the laws of the Grand-Duchy of Luxembourg, with an "umbrella" structure comprising different Compartments each may be divided in separate Classes. In accordance with the Law, a subscription of Shares constitutes acceptance of all terms and provisions of the Prospectus and the Articles.

The Company offers investors, within the same investment vehicle, a choice between several Compartments which are distinguished mainly by their specific investment policy and/or by the currency in which they are denominated. The specifications of each Compartment are described in the Supplement.

The assets and liabilities of each Compartment, as further described under 13.5. "Allocation of Assets and Liabilities among the Compartments", shall be segregated from the assets and liabilities of those of the other Compartments, with creditors having recourse only to the assets of the Compartment concerned and where the liabilities cannot be satisfied out of the assets of another Compartment. As between the Shareholders and creditors, each Compartment will be deemed to be a separate entity.

The Board of Directors may, at any time, decide on the creation of further Compartments and in such case, the Supplement will be updated. Each Compartment may have one or more Classes of Shares.

3. The Management Company

The Company has appointed CPR Asset Management to serve as its designated Management Company in accordance with the Law pursuant to a management company services agreement dated on 19 August 2014. Under this agreement, the Management Company provides investment management services, administrative

agency, registrar and transfer agency services and marketing, principal distribution and sales services to the Company, subject to the overall supervision and control of the Board of Directors of the Company.

The Management Company was incorporated as a French Public Company (*société anonyme*). The Management Company is registered with the Registre de Commerce et des Sociétés de Paris under number RCS 399 392 141. The Management Company is authorised and supervised by the Autorité des Marchés Financiers as a Portfolio Manager under Licence number GP 01-056 since 21 December 2001.

The management company services agreement is concluded for an indefinite period of time and may be terminated by either party upon three months' prior written notice or forthwith by notice in writing in the specific circumstances provided in such agreement.

In consideration of its services, the Management Company is entitled to receive fees as indicated in the relevant Supplement to the Prospectus. These fees shall be calculated based on the net asset value of the Compartment and shall be paid monthly in arrears.

The Management Company may delegate certain of its duties to third parties. Third parties to whom such functions have been delegated by the Management Company will be remunerated directly by the Company (out of the assets of the relevant Compartment), except as otherwise provided in the relevant Section of the Prospectus and the relevant Supplement.

These remunerations shall be detailed in the relevant Supplement.

The Management Company has designed and implemented a remuneration policy that is consistent with and promotes sound and effective risk management by having a business model which by its nature does not encourage excessive risk taking which is inconsistent with the risk profile of the Compartment.

The Management Company has identified its staff members whose professional activity has a material impact on the risk profiles of the Compartments and shall ensure they comply with remuneration policy.

The Management Company's remuneration policy integrates governance, balanced pay structure between fixed and variable components as well as risk and long-term performance alignment rules that are designed to be consistent with the Management

Company as well as the Company and the Shareholders business strategy, objectives, values and interest and includes measures to avoid conflicts of interests.

The Management Company ensures that the assessment of the performance is related to the pluri-annual performances related to the Company and the actual payment of performance-based components of remuneration is spread over the same period. 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 and the identity of the persons responsible for awarding the remuneration and benefits, are available on www.cpr-am.com and a paper copy is available to investors free of charge upon request to the registered office of the Management Company.

4. Investment policies and restrictions

4.1. General Investment Policies for all Compartments

The Board of Directors determines the specific investment policy and investment objective of each Compartment, which are described in more detail in the respective Supplement. The investment objectives of the Compartments will be carried out in compliance with the investment restrictions set forth in section 4.3.

Investors are invited to refer to the description of the investment policy of each Compartment in the Supplement for details.

The historical performance of the Compartments will be published in the KIID for each Compartment. Past performance is not necessarily indicative of future results.

4.2. Specific Investment Policies for each Compartment

All Compartments are subject to all investment limitations describes below in section 4.3, unless otherwise mentioned in the Supplement of the Compartment the following principles will apply to each Compartment.

In each Compartment's objective and investment policy as described hereafter, the reference to a geographic area or the nationality of a security refers to the geographic zone or the country:

- o In which the domicile of the company or of the issuer is situated and/or
- o In which a company or an issuer has substantial activity.

▪ Each Compartment's investment policy mentioned in the Supplement will systematically describe the investment universe defined for a minimum of two thirds of the Compartment's assets.

In absence of other/any indication as to the allocation of the remaining part of the assets, each Compartment will be authorized to invest it in:

- o Equities and Equity-linked Instruments other than those mentioned in the investment policy;
- o Debt instruments other than those mentioned in the investment policy;
- o Convertible bonds;

With the exclusion of ABS/MBS, contingent convertible bonds (« coco bonds »), debt securities non-investment grade (including high yield bonds);

o Units or shares in UCI within the limits mentioned in each Compartment's investment policy as described in the Supplement. These collective investment schemes and investment funds shall cover all asset classes, and all geographical areas in line with the Compartment's investment restrictions.

They may include collective investment schemes and investment funds managed by the Management Company or by other entities - either inside or outside the group Amundi - including affiliated companies (hereafter the "Amundi Group").

- o deposits (as mentioned in section 4.3 I (1) (d))
- o Other Transferable securities and money market instruments referred in section 4.3 I and II.
- o Each Compartment may borrow cash in accordance with limits define in section 4.3 VII (1)

▪ Each Compartment may invest in financial derivative instruments for hedging, arbitrage, exposure purpose and efficient portfolio management, while following, on the level of the underlying values, the investment limit(s) laid down in his investment policy.

▪ Each Compartment is also authorized to employ techniques and instruments relating to transferable securities and money market instruments under the conditions and within the limits laid down under Section 4.5 “Use of Techniques and Instruments relating to Transferable Securities and Money Market Instruments”.

Where a Compartment uses total return swaps to implement its strategy, the underlying assets consist of instruments in which the Compartment may invest according to its investment objectives and policy.

Unless otherwise specified for a particular Compartment in its investment policy, the counterparty to any total return swap entered into by the Company would not assume any discretion over the composition or management of the investment portfolio of the Company or of the underlying of the total return swap. The approval of the counterparties is not required in relation to any portfolio transactions by the Company.

4.3. Investment and Borrowing Restrictions

The Articles provide that the Board of Directors shall, based upon the principle of spreading of risks, determine the corporate and investment policy of the Company and the investment and borrowing restrictions applicable, from time to time, to the investments of the Company.

The Board of Directors has decided that the following restrictions shall apply to the investments of the Company and, as the case may be and unless otherwise specified for a Compartment in the Supplement, to the investments of each of the Compartments:

I.

- (1) The Company, for each Compartment, may invest in:
 - (a) transferable securities and money market instruments admitted to or dealt in on an Eligible Market;
 - (b) recently issued transferable securities and money market instruments, provided that the terms of issue include an undertaking that application will be made for admission to official listing on an Eligible Market and such admission is secured within one year of the issue;

- (c) units of UCITS and/or other UCI, whether situated in a Member State or not, provided that:
 - (i) such other UCIs have been authorised under laws which provide that they are subject to supervision considered by the CSSF to be equivalent to that laid down in EU law, and that cooperation between authorities is sufficiently ensured,
 - (ii) the level of protection for unit holders in such other UCIs is equivalent to that provided for unit holders in a UCITS, and in particular that the rules on assets segregation, borrowing, lending, and uncovered sales of transferable securities and money market instruments are equivalent to the requirements of the Directive,
 - (iii) the business of such other UCIs is reported in half-yearly and annual reports to enable an assessment of the assets and liabilities, income and operations over the reporting period,
 - (iv) no more than 10% of the assets of the UCITS or of the other UCIs, whose acquisition is contemplated, can, according to their constitutional documents, in aggregate be invested in units of other UCITS or other UCIs;
- (d) deposits with credit institutions which are repayable on demand or have the right to be withdrawn, and maturing in no more than 12 months, provided that the credit institution has its registered office in a Member State or, if the registered office of the credit institution is situated in a third country, provided that it is subject to prudential rules considered by the Luxembourg regulatory authority as equivalent to those laid down in EU law;
- (e) financial derivative instruments, including equivalent cash-settled instruments, dealt in on an Eligible Market and/or financial derivative instruments dealt in over-the-counter (“OTC derivatives”), provided that:
 - (i) the underlying consists of instruments covered by this section I. (1), financial indices, interest rates, foreign exchange rates or currencies, in which the Compartments may invest according to their investment objective;

- (ii) the counterparties to OTC derivative transactions are institutions subject to prudential supervision, and belonging to the categories approved by the CSSF;
- (iii) the OTC 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;
- (f) money market instruments other than those dealt in on an Eligible Market, if the issue or the issuer of such instruments are themselves regulated for the purpose of protecting investors and savings, and provided that such instruments are:
 - (i) issued or guaranteed by a central, regional or local authority or by a central bank of a Member State, the European Central Bank, the EU or the European Investment Bank, a third country or, in 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 belong, or
 - (ii) issued by an undertaking any securities of which are dealt in on Eligible Markets, or
 - (iii) issued or guaranteed by an establishment subject to prudential supervision, in accordance with criteria defined by EU 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 EU law, such as, but not limited to, a credit institution which has its registered office in a country which is an OECD member state and a FATF State.
 - (iv) 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 or the third indent and provided that the issuer is a company whose capital and reserves amount to at least ten million Euro (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.
- (2) In addition, the Company may invest a maximum of 10% of the net assets of any Compartment in transferable securities and money market instruments other than those referred to under (1) above.
- (3) Under the conditions and within the limits laid down by the Law, the Company may, to the widest extent permitted by the Regulations (i) create a Compartment qualifying either as a Feeder Compartment or as a Master Fund, (ii) convert any existing Compartment into a Feeder Compartment, or (iii) change the Master Fund of any of its Feeder Compartment.
 - (a) A Feeder Compartment shall invest at least 85% of its assets in the units of another Master UCITS.
 - (b) A Feeder Compartment may hold up to 15% of its assets in one or more of the following:
 - (i) ancillary liquid assets in accordance with paragraph II below;
 - (ii) financial derivative instruments, which may be used only for hedging purposes.
 - (c) For the purposes of compliance with paragraph III (1) (c) below, the Feeder Compartment shall calculate its global exposure related to financial derivative instruments by combining its own direct exposure under the second indent of under (b) above with either:
 - (i) the Master Fund actual exposure to financial derivative instruments in proportion to the Feeder Compartment investment into the Master Fund; or
 - (ii) the Master Fund potential maximum global exposure to financial derivative instruments provided for in the Master Fund management regulations or instruments of incorporation in proportion to the Feeder Compartment investment into the Master Compartment.

II. The Company may hold -bank deposits at sight, such as cash held in current accounts with a bank accessible at any time, in order to cover current or exceptional payments, or for the time necessary to reinvest in eligible assets provided under article 41(1) of the Law or for a period of time strictly necessary in case of unfavourable market conditions. The holding of bank deposits at sight is limited to 20% of the net assets of each Compartment. The above mentioned 20% limit shall only be temporarily breached for a period of time strictly necessary when, because of exceptionally unfavourable market conditions, circumstances so require and where such breach is justified having regard to the interests of the investors.

- (1)
 - (a) The Company may invest no more than 10% of the net assets of any Compartment in transferable securities and money market instruments issued by the same issuing body.
 - (b) The Company may not invest more than 20% of the net assets of any Compartment in deposits made with the same body.
 - (c) The risk exposure of a Compartment 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 I. (1) d) above or 5% of its net assets in other cases.
- (2) Moreover, where the Company holds on behalf of a Compartment investment in transferable securities and money market instruments of issuing bodies which individually exceed 5% of the net assets of such Compartment, the total of all such investments must not account for more than 40% of the total net assets of such Compartment.
This limitation does not apply to deposits and OTC derivative transactions made with financial institutions subject to prudential supervision.
Notwithstanding the individual limits laid down in paragraph (1), the Company may not combine for each Compartment where this would lead to investment of more than 20% of the net assets of each Compartment in a single entity:
 - (a) investments in transferable securities or money market instruments issued by a single body,

- (b) deposits made with a single body, and/or
- (c) exposures arising from OTC derivative transactions undertaken with a single body

- (3) The limit of 10% laid down in sub-paragraph III. (1) (a) above is increased to a maximum of 35% in respect of transferable securities or money market instruments which are issued or guaranteed by a Member State, its local authorities, or by another Eligible State, including the federal agencies of the United States of America, Federal National Mortgage Association and Federal Home Loan Mortgage Corporation, or by public international bodies of which one or more Member States are members.
- (4) The limit of 10% laid down in sub-paragraph III. (1) (a) is increased to 25% for certain bonds which fall under the definition of covered bonds in point (1) of Article 3 of Directive (EU) 2019/2162 and for qualifying debt securities issued before 8 July 2022 by a credit institution which has its registered office in a Member State and is subject by law, to special public supervision designed to protect bondholders. In particular, sums deriving from the issue of these bonds issued before 8 July 2022 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 Compartment invests more than 5% of its net assets in the bonds referred to in this sub-paragraph and issued by one issuer, the total value of such investments may not exceed 80% of the value of the assets of the Compartment.

- (5) The transferable securities and money market instruments referred to in paragraphs (3) and (4) shall not be included in the calculation of the limit of 40% in paragraph (2).

The limits set out in sub-paragraphs (1), (2), (3) and (4) 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 effected with the same issuing body may not, in any event, exceed a total of 35% of any Compartment'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 the seventh Council Directive 83/349/EEC of 13 June 1983 based on the Article 54 (3) (g) of the Treaty on consolidated accounts, as amended, 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 III. (1) to (5).

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

Notwithstanding the above provisions, the Company is authorised to invest up to 100% of the net assets of any Compartment, in accordance with the principle of risk spreading, in transferable securities and money market instruments issued or guaranteed by a Member State, by its local authorities or agencies, or by another member State of the OECD, G20 countries, Hong-Kong and Singapore or by public international bodies of which one or more member states of the EU, provided that such Compartment must hold securities from at least six different issues and securities from one issue do not account for more than 30% of the net assets of such Compartment.

III.

- (1) Without prejudice to the limits laid down in paragraph V., the limits provided in paragraph III. (1) to (5) are raised to a maximum of 20% for investments in shares and/or bonds issued by the same issuing body if the aim of the investment policy of a Compartment is to replicate the composition of a certain stock or bond 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 Compartment's investment policy.
- (2) The limit laid down in paragraph (1) 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.

IV.

- (1) The Company may not acquire shares carrying voting rights which should enable it to exercise significant influence over the management of an issuing body.
- (2) The Company may acquire no more than:
 - (a) 10% of the non-voting shares of the same issuer;
 - (b) 10% of the debt securities of the same issuer;
 - (c) 10% of the money market instruments of the same issuer;

These limits under second and third 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 paragraph V. 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 of the EU 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 III. (1) to (5), V. (1) and (2) and VI.

V.

- (1) Unless otherwise provided for in the Supplement to the Prospectus for a Compartment, no more than 10% of a Compartment's net assets may be invested in aggregate in the units of UCITS and/or other UCIs referred to in paragraph I. (1) (c).

In the case the restriction of the above paragraph is not applicable to a specific Compartment as provided in its investment policy, (i) such Compartment may acquire units of UCITS and/or other UCIs referred to in paragraph I. (1) (c) provided that no more than 20% of the Compartment's net assets be invested in the units of a single UCITS or other UCI, and (ii) investments made in units of UCIs

other than UCITS may not in aggregate exceed 30% of the net asset of a Compartment.

For the purpose of the application of this investment limit, each Compartment of a UCITS and UCI with multiple Compartments is to be considered as a separate issuer provided that the principle of segregation of the obligations of the various Compartments vis-à-vis third parties is ensured.

- (2) 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 and borrowing restrictions set forth under III. (1) to (5) above.
- (3) When the Company invests in the units of UCITS and/or other UCIs linked to the Company by common management or control, no subscription or redemption fees may be charged to the Company on account of its investment in the units of such other UCITS and/or UCIs, except for any applicable dealing charge payable to the UCITS and/or UCIs.

In the case where a substantial proportion of the net assets are invested in investment funds the Supplement of the relevant Compartment will specify the maximum management fee (excluding any performance fee, if any) charged to the Compartment and each of the UCITS or other UCIs concerned.

- (4) The Company may acquire no more than 25% of the units of the same UCITS or other UCI. This limit may be disregarded at the time of acquisition if at that time the net amount of the units in issue cannot be calculated. In case of a UCITS or other UCI with multiple Compartments, this restriction is applicable by reference to all units issued by the UCITS or other UCI concerned, all Compartments combined.

VI.

- (1) The Company may not borrow for the account of any Compartment amounts in excess of 10% of the net assets of that Compartment, 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;
- (2) The Company may not grant loans to or act as guarantor on behalf of third parties.

This restriction shall not prevent the Company from acquiring transferable securities, money market instruments or other financial instruments referred to in I. (1) (c), (e) and (f) which are not fully paid.

- (3) The Company may not carry out uncovered sales of transferable securities, money market instruments or other financial instruments.
- (4) The Company may acquire movable or immovable property which is essential for the direct pursuit of its business.
- (5) The Company may not acquire either precious metals or certificates representing them.

VII.

- (1) The Company needs not comply with the limits laid down in this chapter 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 Compartments may derogate from paragraphs III. (1) to (5), IV. and VI. (1) and (2) for a period of six months following the date of their creation.
- (2) If the limits referred to in paragraph (2) are exceeded for reasons beyond the control of the Company or as a result of the exercise of subscription rights, it must adopt as a priority objective for its sales transactions the remedying of that situation, taking due account of the interest of its Shareholders.
- (3) To the extent that an issuer is a legal entity with multiple compartments where the assets of the Compartment are exclusively reserved to the investors in such Compartment and to those creditors whose claim has arisen in connection with the creation, operation or liquidation of that Compartment, each Compartment is to be considered as a separate issuer for the purpose of the application of the risk spreading rules set out in paragraphs III. (1) to (5), IV. and VI.

VIII.

Each Compartment may, subject to the conditions provided for in the Articles as well as this Prospectus, subscribe, acquire and/or hold securities to be issued or issued by one or more Compartments of the Company without the Company being subject to the requirements of the Law of 10 August 1915 on commercial companies, as amended, with respect to the subscription, acquisition and/or the holding by a company of its own shares, under the condition however that:

- (1) the target Compartment does not, in turn, invest in the Compartment invested in this target Compartment;
- (2) no more than 10% of the assets of the target Compartment whose acquisition is contemplated may, pursuant to the Articles be invested in aggregate in units of other target Compartments of the Company;
- (3) voting rights, if any, attaching to the relevant securities are suspended for as long as they are held by the Compartment concerned and without prejudice to the appropriate processing in the accounts and the periodic reports; and
- (4) in any event, for as long as these securities are held by the Company, their value will not be taken into consideration of the calculation of the net assets of the Company for the purposes of verifying the minimum threshold of the net assets imposed by the Law;
- (5) there is no duplication of management/subscription or repurchase fees between those at the level of the Compartment of the Company having invested in the target Compartment, and this target Compartment.

4.4. Financial Derivative Instruments

Without prejudice to any stipulations for one or more particular Compartment, the Company is authorised, for each Compartment and in conformity with its investment policy and with the conditions set out below, to use financial derivative instruments in accordance with section 4.3 e).

A derivative is a financial contract whose value depends on the performance of one of more reference assets (such as a security or basket of securities, an index or an interest rate). Although the Compartment's specific investment policy does not rule out the use of any type of derivative, the following types currently make up the most common derivatives used by the Compartments:

Core Derivatives — may be used by any Compartment, consistent with its investment policy:

- financial futures
- options, such as options on equities, interest rates, indices, bonds,
- currencies, commodity indices
- warrants

- forwards, such as foreign exchange contracts
- swaps (contracts where two parties exchange the returns from two different assets, indices, or baskets of the same), such as foreign exchange, interest rate, but NOT including total return swaps, credit default swaps, commodity index swaps, volatility or variance swaps

Additional Derivatives:

- credit derivatives, such as credit default swaps (contracts where a bankruptcy, default, or other "credit event" triggers a payment from one party to the other), this credit derivatives can be on single issuer or multi-issuers (e.g. ITraxx, CDX,...). Options on credit derivatives can also be used.
- structured financial derivatives, such as credit-linked and equity-linked securities
- contracts for difference (contracts whose value is based on the difference between two reference measurements) such as a basket of securities
- total return swaps "TRS" (contracts where one party transfers to another party the total performance of a reference assets, including all interest, fee income, market gains or losses, and credit losses).

Each Compartment may enter into unfunded TRS for two combinations among the following types of flows:

- fixed rate
- variable rate (indexed to €STR, Euribor or any other market reference)
- performance linked to several currencies, equities, stock indices or listed securities, mutual funds or investment funds
- optional linked to one or more quotes, shares, stock indices or listed securities, mutual funds or investment funds
- dividends (net or gross).

As describe in point 4.2 where a Compartment uses Total Return Swaps to implement its strategy, the underlying assets consist of instruments in which the Compartment may invest according to its investment objectives and policy.

Assets held by the Compartment that are subject to the TRS are held with the Depositary.

The maximum and expected portion of assets under management that will be the subject of such transactions or contracts will be specified in the Supplement of the Compartment.

Futures are generally exchange-traded. All other types of derivatives are generally OTC. For any index-linked derivatives, the index provider determines the rebalancing frequency.

The Company shall ensure that its global exposure relating to derivative instruments does not exceed the total net value of its net assets. The exposure is calculated taking into account the current value of the Underlying Assets, the counterparty risk, future market movements and the time available to liquidate the positions.

Each Compartment may invest in financial derivative instruments within the limits laid down in I. (1) (e), provided that the exposure to the underlying assets does not exceed in aggregate the investment limits laid down in clause III. (1) to (5). When a Compartment invests in index-based financial derivative instruments, these investments do not have to be combined to the limits laid down in III. When a transferable security or money market instrument embeds a derivative, the latter must be taken into account when complying with the requirements of this restriction. When a Compartment qualifies as a Feeder Compartment, that Feeder Compartment shall calculate its global exposure related to financial derivative instruments in accordance with Section 4. 3. I. (3) above.

Consistent with its investment policy, each Compartment may use derivatives for hedging against various types of risk, for efficient portfolio management, to gain exposure to certain investments or markets or for arbitrage purpose.

For instance, you will find below examples of strategies of use of derivatives:

Equity derivatives are used long and short to monitor Compartment overall exposure to the stock markets, and its allocation between various business sectors, countries and regions. An equity derivative contract can be used to hedge part of all exposure or to gain exposure.

Currency derivatives are used to monitor Compartment currency allocation (currency risk management) by exposing the portfolio to a currency or hedging its exposure, or for general cash management. Such hedging can be done at the Compartment level and at the Share Class level. Currency hedging can be done at the Compartment level and at the Share Class level (for Share Classes that are hedged to a different currency than the Compartment's Reference Currency).

Interest rate derivatives are used to monitor Compartment to fixed income markets, and its allocation between various yield curve segments, countries and regions by exposing or reducing the portfolio exposure.

Credit derivatives are used to monitor the Compartment exposure on credit. Credit derivatives can hedge or increase the credit risk of the Compartment. This includes hedges against the risks of specific assets or issuers as well as hedges against securities or issuers to which the Compartment is not directly exposed.

Efficient portfolio management The Compartment can use any allowable derivative for efficient portfolio management. Efficient portfolio management includes cost reduction, cash management, the orderly maintenance of liquidity and related practices (for instance, maintaining 100% investment exposure while also keeping a portion of assets liquid to handle redemptions of shares and the buying and selling of investments). Efficient portfolio management does not include any activities that create leverage at the overall portfolio level.

Gaining exposure The Compartment can use any allowable derivative as a substitute for direct investment, that is, to gain investment exposure to any security, market, index, rate, or instrument that is consistent with the Compartment's investment objective and policy. This exposure may exceed the one than would be obtained through direct investment in that position (leverage effect).

4.5. Use of Techniques and Instruments relating to Transferable Securities and Money Market Instruments

The Company, in order to generate additional revenue for Shareholders, may engage in securities lending transactions subject to complying with the provisions set forth in CSSF Circular 08/356 and the provisions on efficient management portfolio techniques set-forth in CSSF Circulars 13/559, 14/592 and ESMA Guidelines 2014/937.

Securities lending transactions consist in transactions whereby a lender transfers securities or instruments to a borrower, subject to a commitment that the borrower will return equivalent securities or instruments on a future date or when requested to do so by the lender, such transaction being considered as securities lending for the party transferring the securities or instruments and being considered as securities borrowing for the counterparty to which they are transferred.

All revenues arising from efficient portfolio management techniques, net of direct and indirect operational costs/fees, will be returned to the Compartment. In particular, fees and cost may be paid to agents of the Management Company and other intermediaries providing services in connection with efficient portfolio management techniques as normal compensation of their services. Such fees may be calculated as a percentage of net revenues earned by the Compartment through the use of efficient portfolio management techniques. Information on direct and indirect operational costs and fees that may be incurred in this respect as well as the identity of the entities to which such costs and fees are paid – as well as any relationship they have with the Depositary Bank or Management Company - will be available in the annual report of the Compartment, if applicable, and/or disclosed in the Compartment Appendices.

The Company may lend portfolio securities to third persons either directly or through a standardized securities lending system organized by a recognised clearing institution or through a securities lending system organised by a financial institution subject to prudential supervision rules which are considered by the CSSF as equivalent to those laid down in community law and that is specialised in that type of transaction.

The Company must ensure that the volume of the securities lending transactions is kept at an appropriate level in order to be able at all times, to meet its obligation to redeem its own Shares.

The Company must further ensure that it is entitled at any time to request the return of the securities lent or to terminate the securities lending agreement.

Securities lending agreement must not result in a change of the Compartments' investment policies.

The Company will receive collateral in accordance with section 4.6 below.

Such collateral will be maintained at all times in an amount equal to at least 100% of the total valuation of the securities, and for the duration of the loan.

Lending transactions may not be carried out for more than 30 days and in excess of 50% of the total valuation of the portfolio securities. These limits are not applicable if the Company has the right to terminate the lending contract at any time and obtains restitution of the securities lent.

Securities lending are valued at the market price.

All revenues linked to the securities lending operations will revert to the Company, net of costs and fees to be charged by intermediaries of the Company.

The Company may enter into repurchase agreements which consist in the purchase and sale of securities whereby the terms of the agreement entitle the seller to repurchase from the purchaser the securities at a price and at a time agreed amongst the two parties at the conclusion of the agreement.

The Company may act either as purchaser or as seller in repurchase transactions. Its entering in such agreements is however subject to the following rules:

- The Company may purchase or sell securities in the context of a repurchase agreement only if its counterpart is a highly rated financial institution which are experts in this type of transactions and which are subject to prudential supervision rules considered by the Luxembourg regulatory authority as equivalent to those prescribed by EU law.
- During the lifetime of a repurchase agreement, the Company may not sell the securities which are the object of the agreement either before the repurchase of the securities by the counterparty has been carried out or the repurchase period has expired.
- The Company must ensure to maintain the value of purchased securities subject to a repurchase obligation at a level such that it is able, at any time, to meet its obligations to redeem its own Shares.

- When the Company enters into a reverse repurchase agreement, it must ensure that it is able at any time to recall the full amount of cash or to terminate the reverse repurchase agreement on either an accrued basis or a mark-to-market basis. When the cash is recallable at any time on a mark-to-market basis, the mark-to-market value of the reverse repurchase agreement should be used for the calculation of the net asset value of the Company.

When the Company enters into a repurchase agreement, it should ensure that it is able at any time to recall any securities subject to the repurchase agreement or to terminate the repurchase agreement into which it has entered. The principal purpose of the repurchase and reverse repurchase transactions will be to facilitate the adjustment of the Compartment to the variances of outstanding amounts and the investment of cash. Securities lending serves to optimize the performance of the Compartment by the returns they generate.

These transactions will relate to all the assets authorized (outside of the UCIs) as described in the paragraph "Investments" in the Compartment's Supplement.

These assets are kept with the Depositary.

The maximum and expected portion of assets under management that will be the subject of such transactions or contracts will be specified in the Supplement of the Compartment. Securities lending transactions will be entered into depending on the market opportunities and in particular depending on the market demand for the securities held in the Compartment's portfolio at any time and the expected revenues of the transaction compared to the market conditions on the investment side. Market conditions include in particular borrowing demand and risk management parameters depending on volatility, seasonality, liquidity and diversification.

All the revenues achieved from efficient portfolio management transactions remain with the relevant Compartment, net of direct and indirect operational costs incurred by the Management Company in connection with the implementation of these operations. Those costs will not exceed 35% of revenue generated by such operations. Details on these costs are indicated in the annual report of the Company.

As of the Prospectus date, the intermediary used for the execution of the efficient portfolio management transactions is Amundi Intermediation. Crédit Agricole CIB and CACEIS Bank Lux are authorized counterparties which may enter in efficient portfolio management transactions with the Company. Crédit Agricole CIB and CACEIS Bank Lux are affiliated to the Amundi Group. The list of the non-affiliated counterparties of the Company for efficient portfolio management transactions is detailed in the annual report of the Company.

4.6. Management of collateral for OTC Derivative transactions and efficient portfolio management techniques

When the Company enters into OTC Derivative transactions including and efficient portfolio management techniques, all collateral used to reduce counterparty risk exposure should comply with the ESMA guidelines 2014/937 and CSSF Circular 14/592. Information on the financial guarantees (temporary purchases and sales of securities and/or over-the-counter (OTC) derivatives including total return swaps (TRS) where applicable):

Type of collateral:

In the context of temporary purchases and sales of securities and/or OTC derivative transactions, the Company may receive securities and cash as collateral.

Any collateral received other than cash should be of high quality, highly liquid and traded on a regulated market or multilateral trading facility with transparent pricing in order that it can be sold quickly at a price that is close to pre-sale valuation. It should be sufficiently diversified in terms of country, markets and issuers and shall not entail on an aggregate basis an exposure to a given issuer for more than 20 % of its net asset value.

It should be issued by an entity that is independent from the counterparty and is expected not to display a high correlation with the performance of the counterparty.

Securities received as collateral must adhere to the criteria defined by the Management Company. They must be:

- liquid;
- transferable at any time;
- diversified in compliance with the Fund's eligibility, exposure and diversification rules;
- issued by an issuer that is not an entity of the counterparty or its group.

For bonds, securities will also be issued by high-quality issuers located in the OECD whose minimum rating may be AAA to BBB- on Standard & Poor's rating scale or with a rating deemed equivalent by the management company. Bonds must have a maximum maturity of 50 years.

The criteria described above are detailed in a Risk Policy available on the management company's website at www.cpr-am.com and may be subject to change, particularly in the event of exceptional market circumstances.

The discounts that may be applied to the collateral received will take into account the credit quality, the price volatility of the securities and the results of the stress tests performed.

Reusing the cash received as collateral:

Cash received as collateral may be reinvested in deposits, government bonds, reverse repurchase agreements or short-term money market UCITS in accordance with the Management Company's Risk Policy.

Reuse of collateral received:

Not permitted: Securities received in collateral cannot be sold, reinvested or pledged as collateral.

These points are detailed in a "Risk Policy" document that is available on the management company's website: www.cpr-am.com.

The Company has implemented a haircut policy as follows:

Type of collateral	Haircut
Cash deposits	None
Cash deposits in a currency other than the currency of the exposure	[1%-5%]
Government and Supranational bonds *	[0,5%-8%]
Corporate and Financial bonds *	[1%-8%]
Covered bonds *	[1%-8%]
Convertibles bonds	[5%-15%]
Equities	At least 8%

* Following the maturity of the instruments

The Company reserves the right to vary this policy at any time in which case this Prospectus will be updated accordingly.

These points are detailed in a "Risk Policy" document that is available on the Management Company's website: www.cpr-am.com.

Valuation of financial collateral:

Collateral is valued daily at market price (mark-to-market method).

The haircut that may be applied to the collateral received will take into account the credit quality, the price volatility of the securities and the results of the stress tests performed.

Margin calls are made daily, unless otherwise stipulated in the framework contract covering these transactions or if the Management Company and the counterparty have agreed to apply a trigger threshold.

4.7. Information relating to the use of ESG criteria

For compartment with investment process using ESG criteria, the Management Company conviction is that each step of the rating process (criteria, components, overall score) conveys important information and that ESG risk prevention is essential

for the sustainability of portfolios. This is why CPR Asset Management has developed the ESG risk-based approach based on several exclusion filters for ESG portfolios:

- Exclusion based on Amundi Group ESG Data:
 - Exclusion on the basis of the overall ESG profile of the value: companies whose overall ESG rating is "F" or "G" and which therefore present a high overall level of ESG risk;
 - Exclusion of companies rated "F" or "G" on a selection of specific criteria - within Amundi reference framework - deemed relevant for each investment strategy/compartment. These companies present a high level of ESG risk on one/or several of the selected criteria.
- For certain investment process:
 - Exclusion of companies exposed to controversies to exclude the "worst" behaviours according to the data providers' standard: for controversies, we rely on the controversy risk ratings of companies provided by at least one external provider and/or provider specialised in specific data useful for the investment process

ESG and controversies screening of the investable universe and the portfolio is carried out on a regular basis, as further described in the SFDR Annex of each relevant Compartment.

The information/ratings used to establish the ESG criteria in the management of certain Compartments does not, as a general rule, result in final costs for investors. These costs are borne by the Management Company as part of its overall ESG management process. However, other schemes may exist within the Company, particularly where the provision of high value-added data for the management of one or more specific Compartments is an integral part of the portfolio management process. For example, for the Compartments with a thematic related to the climate change, those Compartments rely on CDP Europe-Services GmbH, Kemperplatz 1, 10785 Berlin – Germany, ("CDP"), a non-governmental organization specializing in providing information on corporate climate policies, in order to select the best-positioned companies to tackle climate change. In this specific case, the costs of CDP's data are included in the administrative management fees paid by the investors.

In the same way, other costs may also be included in the administrative fees for instance when the provision of new services requires significant investments from the Management Company and benefits to the community of the Shareholders.

4.8. Disclosure Regulation and Taxonomy Regulation

Disclosure Regulation

On 18 December 2019, the European Council and European Parliament announced that they had reached a political agreement on the Disclosure Regulation, thereby seeking to establish a pan-European framework to facilitate Sustainable Investment. The Disclosure Regulation provides for a harmonised approach in respect of sustainability-related disclosures to investors within the European Economic Area's financial services sector.

The scope of the Disclosure Regulation is extremely broad, covering a very wide range of financial products (e.g. UCITS funds, alternative investment funds, pension schemes etc.) and financial market participants (e.g. E.U. authorised investment managers and advisers). It seeks to achieve more transparency regarding how financial market participants integrate Sustainability Risks into their investment decisions and consider adverse sustainability impacts in the investment process. Its objectives are to (i) strengthen protection for investors of financial products, (ii) improve the disclosures made available to investors from financial market participants and (iii) improve the disclosures made available to investors regarding the financial products, to amongst other things, enable investors make informed investment decisions.

For the purposes of the Disclosure Regulation, the Management Company meets the criteria of a "financial market participant", whilst the SICAV and each Compartment of the SICAV qualifies as a "financial product".

Taxonomy Regulation

The Taxonomy Regulation aims to identify economic activities which qualify as environmentally sustainable (the "Sustainable Activities").

Art. 9 of the Taxonomy Regulation identifies such activities according to their contribution to six environmental objectives: (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; (vi) Protection and restoration of biodiversity and ecosystems.

An economic activity shall qualify as environmentally sustainable where that economic activity contributes substantially to one or more of the six environmental objectives,

does not significantly harm any of the other five environmental objectives (“do no significant harm” or “DNSH” principle), is carried out in compliance with the minimum safeguards laid down in Article 18 of the Taxonomy Regulation and complies with technical screening criteria that have been established by the European Commission in accordance with the Taxonomy Regulation. The “do no significant harm” principle applies only to those investments underlying the relevant Compartments that take into account the European Union 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.

The Compartments identified as Article 8 or Article 9 in their respective supplements may commit or may not commit to invest at the date of this Prospectus, in economic activities that contribute to the following environmental objectives set out in the Article 9 of the Taxonomy Regulation: climate change mitigation and / or climate change adaptation. For more information on Amundi Group’s approach to the Taxonomy Regulation please refer to SFDR Annex - 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 - of each Compartment and to the Amundi Group ESG Regulatory Statement on www.cpr-am.com

Commission Delegated Regulation (EU) 2022/1288 of 6 April 2022

On 6 April 2022, the European Commission published its Level 2 Regulatory Technical Standards (“RTS”) under both the Disclosure Regulation and the Taxonomy Regulation. The RTS were accompanied by five SFDR Annexes, which provide mandatory disclosure templates.

The RTS are a consolidated set of technical standards, which provide additional detail on the content, methodology and presentation of certain existing disclosure requirements under the Disclosure Regulation and the Taxonomy Regulation.

Commission Delegated Regulation (EU) 2022/1288, setting out the RTS was published on 25 July 2022 in the Official Journal of the EU (OJ). The RTS will apply from 1 January 2023.

Further to art. 14.(2) of the RTS, information about the environmental or social characteristics of art. 8 compartments is available in the SFDR Annex - 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 - of each Compartment.

Further to art. 18. (2) of the RTS, information about sustainable investments of art. 9 compartments is available in the SFDR Annex - 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 - of each Compartment.

For further details on how a Compartment complies with the requirements of the Disclosure Regulation, the Taxonomy Regulation and the RTS, please refer to the supplement for that Compartment, the annual financial statements of the Fund, and also to SFDR Annex - 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 - of each Compartment.

The Management Company seeks to provide a description of certain sustainability matters below and in the applicable Supplement in accordance with the Disclosure Regulation. In particular, the SFDR Annex related to each relevant Compartment will set out further details on how (i) a Compartment's investment strategy is used to attain environmental or social characteristics, or (ii) whether that Compartment has Sustainable Investment as its investment objective.

Please also refer to the Overview of the Responsible Investment Policy below for a summary of how the Sustainability Risks are integrated into investment processes.

4.9. Overview of the Responsible Investment Policy

Since its creation, the Amundi Group (to which the Management Company belongs) has put responsible investment and corporate responsibility as one of its founding pillars, based on the conviction that economic and financial actors have a greater responsibility towards sustainable society and that ESG is a long-term driver of financial performance (the “**Responsible Investment Policy**”).

Amundi considers that, in addition to economic and financial aspects, the integration within the investment decision process of ESG dimensions, including Sustainability Factors and Sustainability Risks, allows a more comprehensive assessment of investment risks and opportunities.

Integration of Sustainability Risks by Amundi

Amundi's approach to sustainability risks relies on three pillars: a targeted exclusion policy, integration of ESG scores in the investment process and stewardship.

Amundi applies targeted exclusion policies to all Amundi's active investing strategies by excluding companies in contradiction with the Responsible Investment Policy, such as those which do not respect international conventions, internationally recognized frameworks or national regulations.

Amundi has developed its own ESG rating approach and the Management Company has access to such ESG ratings to apply them as described in the Responsible Investment Policy. The Amundi ESG rating aims to measure the ESG performance of an issuer, i.e. its ability to anticipate and manage Sustainability Risks and opportunities inherent to its industry and individual circumstances. By using the Amundi ESG ratings, the Management Company or, where applicable, the Investment Manager is taking into account Sustainability Risks in its investment decisions.

Amundi ESG rating process is based on the "Best-in-class" approach. Ratings adapted to each sector of activity aim to assess the dynamics in which companies operate.

ESG rating and analysis is performed within the ESG analysis team of Amundi, which is also used as an independent and complementary input into the decision process as further detailed below.

The Amundi ESG rating is a ESG quantitative score translated into seven grades, ranging from A (the best scores universe) to G (the worst). In the Amundi ESG Rating scale, the securities belonging to the exclusion list correspond to a G.

For corporate issuers ESG performance is assessed by comparison with the average performance of its industry, through the three ESG dimensions:

1. Environmental dimension: this examines issuers' ability to control their direct and indirect environmental impact, by limiting their energy consumption, reducing their greenhouse emissions, fighting resource depletion and protecting biodiversity.

2. Social dimension: this measures how an issuer operates on two distinct concepts: the issuer's strategy to develop its human capital and the respect of human rights in general.
3. Governance dimension: This assesses capability of the issuer to ensure the basis for an effective corporate governance framework and generate value over the long-term.

The methodology applied by Amundi ESG rating uses 37 criteria that are either generic (common to all companies regardless of their activity) or sector specific which are weighted according to sector and considered in terms of their impact on reputation, operational efficiency and regulations in respect of an issuer.

For more information on the 38 criteria considered by Amundi please refer to the Responsible Investment Policy and Amundi Group ESG Regulatory Statement available on www.cpr-am.com.

The Amundi ESG rating also considers potential negative impacts of the issuer's activities on Sustainability (principal adverse impact of investment decisions on sustainability factors, as determined by Amundi) including on the following indicators:

- Greenhouse gas emission and Energy Performance (Emissions and Energy Use Criteria)
- Biodiversity (Waste, recycling, biodiversity and pollution Criteria, Responsible Management Forest Criteria)
- Water (Water Criteria)
- Waste (Waste, recycling, biodiversity and pollution Criteria)
- Social and employee matters (Community involvement and human rights criteria, Employment practices Criteria, Board Structure Criteria, Labour Relations Criteria and Health and Safety Criteria)
- Human rights (Community involvement & Human Rights Criteria)
- Anti-corruption and anti-bribery (Ethics Criteria)

The way in which and the extent to which ESG analyses are integrated, for example based on ESG scores, are determined separately for each Compartment by the Investment Manager.

Stewardship activity is an integral part of Amundi's ESG strategy. Amundi has developed an active stewardship activity through engagement and voting. The Amundi Engagement Policy applies to all Amundi funds and is included in the Responsible Investment Policy.

More detailed information are included in the Amundi's Responsible Investment Policy and in the Amundi's ESG Regulatory Statement available at www.cpr-am.com.

Integration of Amundi Group's Sustainability Risks approach at Compartment level

The Compartments classified below as article 9 of the Disclosure Regulation have sustainable investment(s) and seek to increase the value of your investment over the recommended holding period, through investment in Sustainable Investments as their objective(s). These Compartments apply an investment decision process that aims to select securities that contribute to an environmental and or social objective, that do not significantly harm any of those objectives and whose issuers follow good governance practices. Selection is based on a framework of research and analysis of financial and ESG characteristics, defined by the Management Company or, where applicable, the Investment Manager with a view of assessing the opportunities and risks, including any adverse sustainability impacts. Further details of the investment decision process applied are set out in the Supplement of the relevant Compartment.

FINALLY, IN ACCORDANCE WITH AMUNDI'S RESPONSIBLE INVESTMENT POLICY, THE INVESTMENT MANAGERS OF ALL OTHER COMPARTMENT, NOT CLASSIFIED PURSUANT TO ARTICLE 8 OR 9 OF THE DISCLOSURE REGULATION, INTEGRATE SUSTAINABILITY RISKS IN THEIR INVESTMENT PROCESS AS A MINIMUM VIA A STEWARDSHIP APPROACH AND POTENTIALLY, DEPENDING ON THEIR INVESTMENT STRATEGY AND ASSET CLASSES, ALSO VIA A TARGETED EXCLUSION POLICY AND THE AVAILABILITY OF ESG SCORES IN THEIR INVESTMENT MANAGEMENT TOOLS.

Principal Adverse Impact

Principal Adverse Impacts are negative, material or likely to be material effects on Sustainability Factors that are caused, compounded by or directly linked to investment decisions by the issuer.

Amundi considers PAIs via a combination of approaches: exclusions, ESG rating integrating, engagement, vote, controversies monitoring.

For art. 8 and art. 9 Compartment Amundi considers all mandatory PAIs in SFDR Annex 1, Table 1 of the RTS applying to the Compartment's strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches.

For all other Compartment not classified pursuant to art. 8 or art. 9 of the Disclosure Regulation Amundi considers a selection of PAIs through its normative exclusion policy and for these funds only indicator n.14 (Exposure to controversial weapons anti-personnel mines, cluster munitions, chemical weapons and biological weapons) of SFDR Annex 1, Table 1 of the RTS will be taken into account for these Compartment. More detailed information on Principal Adverse Impact are included in the Amundi Group's ESG Regulatory Statement available at www.cpr-am.com.

4.10. Summary description of the process for selecting intermediaries:

The Management Company implements a policy for intermediaries selection especially when entering into temporary securities purchases and sales and certain derivatives such as Total Return Swaps (TRS).

The Management Company Brokerage and Counterparty Committee is the authority that formally validates the list of intermediaries, counterparties and research brokers selected by the management company. The Brokerage and Counterparty Committee meets several times per year. Presided over by the Management Company Senior Management, it brings together the Investment Director, the Management Directors, representatives from the Amundi Intermediation negotiation table, the Legal Services Manager, the Risk Control Manager and the Compliance Manager.

The role of the Brokerage and Counterparty Committee is to:

- approve the list of financial brokers and/or intermediaries;
- monitor volumes (share broking and net amounts for other products) allocated to each broker;
- give an opinion on the quality of the services provided by the brokers.

The selection only concerns financial institutions of OECD countries whose minimum rating ranges between AAA to BBB- by Standard and Poor's, at the moment of transaction's, or considered to be equivalent by the Management Company according its own criteria.

The assessment of the brokers and counterparties with a view to defining those that appear on the authorised list and the maximum volumes permissible for each of them

requires the involvement of several teams who give an opinion regarding various criteria:

- Counterparty risk;
- Quality of order execution;
- Assessment of support services on investment decisions.

4.11. Exercise of Voting Rights

The Company will exercise its voting rights in respect of instruments held by the Company in each Compartment in accordance with the voting policy of the Management Company.

5. Risk-management process

The Management Company must employ a risk-management process which enables it to monitor and measure at any time the risk of the positions in its portfolios and their contribution to the overall risk profile of its portfolios.

In accordance with the Law and the applicable regulations, in particular Circular CSSF 11/512, the Management Company uses for each Compartment a risk-management process which enables it to assess the exposure of each Compartment to market, liquidity and counterparty risks, and to all other risks, including operational risks, which are material to that Compartment.

The global exposure may be calculated through the commitment approach or the Value-at-Risk approach as described in the Supplement of each Compartment.

Where a Compartment's use of derivatives is mostly for hedging and efficient portfolio management purposes, the commitment approach is usually used.

Where a Compartment may use derivatives extensively, Absolute VaR is usually used, unless the Compartment is managed with respect to a benchmark, in which case Relative VaR is used.

- **Commitment:** The Compartment calculates all derivatives exposures as if they were direct investments in the underlying positions. This allows the Compartment to include the effects of any hedging or offsetting positions as well as positions taken for efficient portfolio management. A Compartment

using this approach must ensure that its overall market exposure from derivatives commitments does not exceed 100% of the total net assets.

- **Relative Value-at-Risk (Relative VaR):** The Compartment seeks to estimate the maximum loss it could experience beyond the estimated maximum loss of a benchmark (typically an appropriate market index or combination of indexes). The Compartment calculates the amount that, with 99% certainty, is the limit for how much the Compartment could underperform the benchmark over a month (20 trading days). The absolute VaR of the Compartment cannot exceed twice that of the benchmark.
- **Absolute Value-at-Risk (Absolute VaR):** The Compartment seeks to estimate the maximum loss it could experience in a month (meaning 20 trading days), and requires that 99% of the time, the Compartment's worst outcome is no worse than a 20% decline of net asset value.

Any Compartment that uses the Absolute or Relative VaR approaches must also calculate its expected gross level of leverage, which is stated in the Supplement. Under certain circumstances, gross leverage might exceed this percentage. This percentage of leverage might not reflect adequately the risk profile of the Compartment and should be read in conjunction with the investment policy and objectives of the Compartments. Gross leverage is a measure of total derivative usage and is calculated as the sum of the notional exposure of the derivatives used, without any netting that would allow opposite positions to be considered as cancelling each other out. As the calculation neither takes into account whether a particular derivative increases or decreases investment risk, nor takes into account the varying sensitivities of the notional exposure of the derivatives to market movements, this may not be representative of the actual level of investment risk within a Compartment. The mix of derivatives and the purposes of any derivative's use may vary with market conditions. For purposes of compliance and risk monitoring, any derivatives embedded in transferable securities or money market instrument count as derivatives, and any exposure to transferable securities or money market instruments gained through derivatives (except for index-based derivatives) counts as investment in those securities or instruments.

6. Risk warnings

As for any financial investment, potential investors should be aware that the value of the assets of the Compartments may strongly fluctuate. The Company does not guarantee Shareholders that they will not suffer losses resulting from their investments. The value of investments and the income from them, and therefore the value of and income from Shares relating to a Compartment can go down as well as up and an investor may not get back the amount the investor invests.

Due to the various commissions and fees which may be payable on the Shares, an investment in Shares should be viewed as medium to long term.

Short or leveraged funds are associated with higher risks and may better be considered as short to medium term investments. An investment in a Compartment should not constitute a substantial proportion of an investment portfolio and may not be appropriate for all investors. Investors should only reach an investment decision after careful consideration with their legal, tax, accounting, financial and other advisers. The legal, regulatory, tax and accounting treatment of the Shares can vary in different jurisdictions. Any descriptions of the Shares set out in the Prospectus, including any Supplement - or on the Management Company's website - are for general information purposes only. Investors should recognise that the Shares may decline in value and should be prepared to sustain a total loss of their investment. Risk factors may occur simultaneously and/or may compound each other resulting in an unpredictable effect on the value of the Shares.

While the risk information in this Prospectus is intended to give an idea of the main risks associated with each Compartment in sections 6.2, 6.4.1 and 6.5, any Compartment could be affected by other risks in this section (6.3 and 6.4.2) as well as risks not named here, and the risk descriptions themselves are not intended as exhaustive.

What factors will be of relevance to a particular Compartment will depend upon a number of interrelated matters including, but not limited to the Compartment's Investment Policy and the specificities of the Shares.

No investment should be made in the Shares until careful consideration of all these factors has been made.

6.2. General risks

Capital Loss risk: The Compartment does not offer any performance or capital guarantee and, accordingly, may present a capital risk, particularly if the term of holding ends prior to the recommended investment period. Consequently, initial capital invested may not be returned in full.

Counterparty risk: This is the risk of default of a market participant preventing it from honouring its commitments in respect of the Compartment. The Compartment may use among other things temporary purchases and sales of securities and/or OTC derivatives such as Total Return Swap. These transactions are entered into with a counterparty and expose the Compartment to a risk of default of the latter which may lower the Compartment's net asset value. The counterparty risk may be decreased by implementing some financial guarantees (collateral) received by the Compartment.

Credit risk: The risk of deterioration in the creditworthiness of an issuer or that of its default. This risk is higher if the issuer is in the "Speculative Grade" category, i.e., if it has a rating that is lower than or equal to BB+ (Source: S&P/Fitch) or Ba1 (Source: Moody's) or deemed equivalent based on the criteria used by the Management Company. The occurrence of this type of events could lead to a decline in net asset value.

Currency risk/Exchange rates risk: This involves the risk that investment currencies - and / or the risk generated through expositions - may lose value against the Reference Currency of the Compartment. Currency risk is not systematically hedged for the share of investments made outside the Compartment's Reference Currency, which may result in a decrease in net asset value.

Cash holdings are mainly denominated in Compartment's Reference Currency and the currencies of the securities held in the portfolio. Normally, there is no hedging for assets held in foreign currencies.

Derivatives risk: A derivative is a financial contract whose value depends on the performance of one or more reference assets (such as a security or basket of securities, an index or an interest rate).

Derivatives instruments involve risks which, in certain cases, can be greater than the risks presented by more traditional investments. There may be transaction costs associated with the use of any such derivatives instruments. The use of certain leverage techniques can increase equity risk and interest rate risk, and to a lesser extent counterparty risk.

Duplication of costs risk: The Compartment incurs costs of its own management and administration comprising the fees paid to the Management Company, the Investment Manager (if any), the Depositary, unless otherwise provided hereinafter and other service providers. It should be noted that, in addition, the Compartment incurs similar costs in its capacity as an investor in the funds in which a Compartment invests, which in turn pay similar fees to their manager and other service providers. It is endeavoured to reduce duplication of management charges by negotiating rebates where applicable in favour of the Company with such funds or their managers. Further, the investment strategies and techniques employed by certain funds may involve frequent changes in positions and a consequent portfolio turnover. This may result in brokerage commission expenses which exceed significantly those of the funds of comparable size. The funds may be required to pay performance fees to their manager. Under these arrangements the managers will benefit from the appreciation, including unrealised appreciation of the investments of such funds, but they are not similarly penalised for realised or unrealised losses. As a consequence, the direct and indirect costs borne by the Compartment are likely to represent a higher percentage of the net asset value per Share than would typically be the case with UCITS which invest directly in equity and bond markets (and not through other UCITS/UCI/funds).

Hedging risk: Any attempts to hedge (reduce or eliminate certain risks) may not work as intended, and to the extent that they do work, they will generally eliminate potentials for gain along with risks of loss. Any measures that the Compartment takes that are designed to offset specific risks may work imperfectly, may not be feasible at times, or may fail completely. To the extent that no hedge exists, the Compartment or share class will be exposed to all risks that the hedge would have protected against.

The Compartment may use hedging within its portfolio. With respect to any designated Share Classes, the Compartment may hedge either the currency exposure of the Class (relative to the portfolio's Reference Currency) or the effective duration of the Class (relative to the duration of the Compartment's reference indicator). The purpose of a duration hedge is to reduce interest rate risk. Hedging involves costs, which reduce investment performance.

Legal and regulatory risk: the Company must comply with regulatory constraints or changes in the laws affecting it, the Shares, or the investment restrictions, which might require a change in the investment policy and objectives followed by a Compartment. The Compartment's assets, the Underlying Asset and the derivative techniques used to expose the Compartment to the Underlying Assets may also be subject to change in laws or regulations and/or regulatory action which may affect the value of the Shares.

Legal risk related to temporary purchases and sales securities and / or Total Return Swaps: The use of temporary purchases and sales of securities and/or Total return Swap may lead to a legal risk, particularly relating to contracts.

Leverage risk: Compartment may make use of derivative instruments to generate overexposure and to increase the Fund's exposure in excess of net assets. Depending on the type of transaction the Compartment enters into, a downward effect (in case of a purchase of exposure) or a rise in the underlying of the derivative (in case of a sell of exposure) may increase the risk of drop in the Compartment's NAV compared to the risk related to investments in portfolio securities (excluding derivatives).

Liquidity risk: It presents the risks that a financial market, when volumes traded are low or if there are tensions on such market, might not be able to absorb the sell (or buy) volumes without causing the price of the assets to significantly drop (or rise).

Liquidity risk linked to temporary purchases and sales of securities and/or Total Return Swap: The Compartment may be exposed to trading difficulties or a temporary inability to trade certain securities in which the Compartment invests or in those

received as collateral, in the event of a counterparty defaulting on temporary purchases and sales of securities and or Total Return Swap.

Listing risk: there can be no certainty that a listing on any stock exchange applied for by the Company will be achieved and/or maintained or that the conditions of listing will not change. Further, trading in Shares on a stock exchange may be halted pursuant to that stock exchange's rules due to market conditions and investors may not be able to sell their Shares until trading resumes.

Management risk: There is a risk that the Compartment might not be invested in the best-performing markets and/or securities at all times. The management team may be wrong in its analysis, assumptions, projections and/or investment decisions. The Compartment may underperform the investment objective. Furthermore, the net asset value of the Compartment may decline.

Market risk: Value of the Compartment's investments could decrease due to movements in financial markets.

Nominee arrangements risk: where an investor invests in Shares via the Principal Placement and Distribution Agent, its sub-distribution or private placement agents and/or a nominee or holds interests in Shares through a clearing agent, such Shareholder will typically not appear on the register of Shareholders of the Company and may not therefore be able to exercise voting or other rights available to those persons appearing on the register.

Operational risk: this is the risk of losses resulting from the inadequacy or failure of internal processes, individual, systems, or from external events.

Political factors, emerging market and non-OECD member country assets risk: the performance of the Shares and/or the possibility to purchase, sell, or repurchase the Shares may be affected by changes in general economic conditions and uncertainties such as political developments, changes in government policies, the imposition of restrictions on the transfer of capital and changes in regulatory requirements. Such

risks can be heightened in investments in, or relating to, emerging markets or non-OECD member countries. In addition, local custody services remain underdeveloped in many non-OECD and emerging market countries and there is a heightened transaction and custody risk involved in dealing in such markets. In certain circumstances, a Compartment may not be able to recover or may encounter delays in the recovery of some of its assets. Furthermore, the legal infrastructure and accounting, auditing and reporting standards in emerging markets or non-OECD member countries, may not provide the same degree of investor information or protection as would generally apply to major markets.

Repurchase and Reverse Repurchase Agreement risk: The use of repurchase and reverse repurchase agreements, if any, by certain Compartments involves certain risks. For example, if the seller of securities to the relevant Compartment under a reverse repurchase agreement defaults on its obligation to repurchase the underlying securities, as a result of its bankruptcy or otherwise, the said Compartment will seek to dispose of such securities, which action could involve costs or delays. If the seller becomes insolvent and subject to liquidation or reorganisation under applicable bankruptcy or other laws, the ability of the relevant Compartment to dispose of the underlying securities may be restricted. Finally, if a seller defaults on its obligation to repurchase securities under a reverse repurchase agreement, the Compartment may suffer a loss to the extent that it is forced to liquidate its position in the market, and proceeds from the sale of the underlying securities are less than the repurchase price agreed to by the defaulting seller.

Risks arising from the reuse of such collateral: They may create operational impediments that hinder the Compartment from promptly accessing their securities in the event that the counterparty faces insolvency. They may also contribute to a build-up of leverage, and increase interconnectedness among market participants.

Risks linked to SFT (temporary purchase and sale of securities, total return swaps) and risks linked to financial guarantees (collateral): SFT and related collateral may create risks for the Compartment such as (i) counterparty risk, ii) legal risk, iii) custody

risk, iv) liquidity risk (i.e. risk resulting from the difficulty to buy, sell, terminate or value an asset or a transaction due to a lack of buyers, sellers, or counterparties), and, if relevant, v) risks arising from the reuse of such collateral (i.e. mainly the risk that such collateral posted by the Compartment might not be returned due to the failure of the counterparty for example).

Securities lending transactions risk: In relation to securities lending transactions, investors must notably be aware that (A) if the borrower of securities lent by the Company fail to return these there is a risk that the collateral received may realise less than the value of the securities lent out, whether due to inaccurate pricing, adverse market movements, a deterioration in the credit rating of issuers of the collateral, or the illiquidity of the market in which the collateral is traded; that (B) in case of reinvestment of cash collateral, as assets in which cash collateral is reinvested are subject to the same risks as those further described in other sections of this Prospectus in relation to direct investment of the Company, such reinvestment may yield a sum less than the amount of collateral to be returned hence creating leverage with corresponding risks and risk of losses and volatility; and that (C) delays in the return of securities on loans may restrict the ability of the Company to meet delivery obligations under security sales.

Share subscriptions and repurchases risk: provisions relating to the subscription and repurchase of Shares grant the Company discretion to limit the amount of Shares available for subscription or repurchase on any Business Day and, in conjunction with such limitations, to defer or pro rata such subscription or repurchase. In addition, where requests for subscription or repurchase are received after the Cut-off deadline, there will be a delay between the time of submission of the request and the actual date of subscription or repurchase. Such deferrals or delays may operate to decrease the number of Shares or the repurchase amount to be received.

Valuation of the Shares risk: the value of a Share will fluctuate as a result of changes in the value of, amongst other things, the Compartment's assets, the Underlying Asset

and, where applicable, the financial derivative instruments used to expose the Compartment to the Underlying Asset synthetically.

Valuation of the Underlying Asset and the Compartment's assets risk: the Compartment's assets, the Underlying Asset or the financial derivative instruments used to expose the Compartment to the Underlying Asset synthetically may be complex and specialist in nature. Valuations for such assets or financial derivative instruments will usually only be available from a limited number of market professionals which frequently act as counterparties to the transactions to be valued. Such valuations are often subjective and there may be substantial differences between any available valuations.

Volatility risk: the value of the Shares may be affected by market volatility and/or the volatility of the Compartment's assets and/or the Underlying Asset.

6.3. Specific risks

In addition to the general risks, as set out above, that should be considered for all Compartments, there are other risks into specific Compartments.

The risk descriptions below correspond to the risk factors named in the information about the Compartment.

Country Risk – China:

Risks associated with the investment through the Stock Connect program: The Compartment may invest in the Chinese domestic market through the Stock Connect program, which is subject to changes, investment limitations and restrictions (quota, suspension). Quota limitations apply on both daily and aggregate amount and may restrict the Compartment to invest in A-Shares. Chinese regulations require that before an investor sells any share, there should be sufficient shares in the account; otherwise the Stock Exchange Chinese Market will reject the sell order concerned. Pre-trade checking will be carried out on A-Share sell orders to ensure there is no over-selling. Given this pre-trade checking requirement, the Compartment will only execute its trades through a broker who is affiliated to the Company's sub-custodian that is an

exchange participant and might not have the ability to trade through multiple brokers and any switch to a new broker will not be possible without a commensurate change to the Company's sub-custody arrangements

Risks associated with China market risk: The Compartments may invest in the Chinese domestic market for which the legal infrastructure in PRC may not provide with the same degree of investors' protection or information to investors, as would generally apply to major securities markets and investments might be sensitive to any significant change in political, social or economic policy in the PRC. Chinese securities market is in the process of development and change which may lead to trading volatility, difficulty in the settlement and recording of transactions and difficulty in interpreting and applying the relevant regulations. For the reasons specified above, China domestic securities may be substantially less liquid and more volatile than those of mature markets which may adversely affect the timing and pricing of the Compartment's acquisition or disposal of securities, the capital growth and thus the performance of the investments.

Risks associated with PRC tax consideration: Regarding the investment in the Chinese domestic market, the Compartment may be affected by tax laws, regulations and practice in China that are subject to change, and may be effective with retrospective effect. The interpretation and applicability of the tax law and regulations by Chinese tax authorities are not as clear as those of more developed countries and may vary from region to region. Under the prevailing Chinese tax policy, there are certain tax incentives available to Chinese companies with foreign investments; however, there can be no assurance that the aforesaid tax incentives will not be abolished in the future. In light of this uncertainty and in order to meet this potential tax liability for capital gains, the Management Company reserves the right to provide for the tax on such gains and withhold the tax for the account of the Compartment. In addition, the value of the Compartment's investment in the PRC and the amount of its income and gains could also be adversely affected by an increase in rates of taxation or changes in the basis of taxation.

RMB currency risk: Some assets of the Compartment may be invested into investments denominated in RMB. There can be no assurance that RMB will not be subject to devaluation or revaluation. RMB is currently not a freely convertible currency and

subject to exchange controls and restrictions and the concerned Compartment may be subject to higher transaction costs associated with currency conversion.

Currency risk related to emerging countries: Currency risk is not systematically hedged for investments made outside the euro zone. This may result in a fall in the net asset value.

The Compartment may be exposed to currencies of emerging countries. Shareholders should note that, due to the low volumes traded, these currencies may be less liquid than the currencies of developed countries. These currencies may, in the short term, experience price volatility and see significant differences between sale and purchase prices, especially during a market downturn. The combination of price volatility and reduced liquidity on these markets may have a negative impact on the Compartment's performance.

Emerging market risk: Compartments may have direct or indirect exposure to securities of emerging countries' issuers. Investors should note that the conditions under which these markets operate and are supervised may differ from the standards in place in the major international marketplaces. Indeed, market falls or rises in these countries may be more abrupt and more volatile than in developed markets. Moreover, the financial markets in these countries offer more limited liquidity than those in the developed countries.

Consequently, this exposure may increase the level of risk of the Compartment.

Reasons for this higher risk may for instance include: political, economic or social instability; unfavorable changes in regulations and laws and uncertainty about their interpretation ; rules or practices that place outside investors at a disadvantage: arbitrary delays and market closures.

Emerging markets countries may restrict securities ownership by outsiders or may have less regulated custody practices, leaving the Compartment more vulnerable to losses and less able to pursue recourse.

Equity risk: Equities can lose value rapidly, and typically involve higher risks than bonds or money market instruments.

If a company goes through bankruptcy or a similar financial restructuring, its equities may lose most or all of their value.

High Yield Fixed Income Securities risk: High Yield fixed income securities and unrated securities of comparable credit quality (commonly known as “junk bonds”) are considered speculative and are subject to the increased risk of an issuer’s inability to meet principal and interest payment obligations. These securities may be subject to greater price volatility due to such factors as specific issuer developments, interest rate sensitivity and negative perceptions of the junk bond markets generally and less liquidity.

Interest rate risk: The value of interest-rate instruments may vary due to changes in interest rates. It is measured in terms of sensitivity.

In the event that interest rates rise (when sensitivity to interest rates is positive) or fall (when sensitivity to interest rates is negative), the Compartment’s net asset value is more likely to fall if its sensitivity to interest rates is high in absolute terms.

Inflation risk: the rate of inflation will affect the real return of the Shares. Some underlying asset like inflation-adjusted bonds provide income that is inflation adjusted.

Low interest rate risk: When interest rates are low, the yield on money market instruments and other short-term investments may not be enough to cover the Compartment’s management and operating costs, leading to a decline in the value of the Compartment.

Performance risk compared with an equity market index: Through its construction, Compartment may totally exclude some sectors and securities that are not related to the theme management, and is therefore likely to show significant performance differences compared with an equity including over relatively extended time periods. In addition, there is a risk that the Compartment may not be invested in the best-performing securities at all times.

Small capitalisation related risk: Compartments may be exposed directly or indirectly to small and mid-cap securities. Investors should note that these securities may be less liquid than large cap securities, considering the low volumes traded. These securities may, especially in a downward market, experience over the short term, price volatility and sizeable bid/offer price spreads. The combined effect of price volatility and limited liquidity of these markets may have negative effect on the Compartment’s performance.

Yield risk: returns on Shares may not be directly comparable to the yields which could be earned if any investment were instead made directly in Underlying Asset.

Correlation: the Shares may not correlate perfectly, nor highly, with movements in the value of Compartment’s assets and/or the Underlying Asset.

6.4. Underlying Asset risks

6.4.1. General

Corporate actions: securities comprising an Underlying Asset may be subject to change in the event of corporate actions in respect of those securities.

No investigation or review of the Underlying Asset(s): none of the Management Company, the Investment Manager (if any) or any of their delegates (if any) or affiliates has performed or will perform any investigation or review of the Underlying Asset on behalf of any prospective investor in the Shares. Any investigation or review made by or on behalf of the Company, the Management Company, the Investment Manager (if any) or any of their delegates (if any) or any of their affiliates is or shall be for their own proprietary investment purposes only.

Tracking error: the following are some of the factors which may result in the performance of the Shares varying from the performance of the Underlying Asset investment or regulatory constraints may affect the Compartment but not the Underlying Asset; the fluctuation in value of a Compartment’s assets; the existence of a cash position held by a Compartment.

Underlying Asset calculation and substitution: the Underlying Asset may cease to be calculated or published on the basis described or such basis may be altered or the Underlying Asset may be substituted. In certain circumstances such as the discontinuance in the calculation or publication of the Underlying Asset or suspension in the trading of any constituents of the Underlying Asset, it could result in the suspension of trading of the Shares or the requirement for market makers to provide two-way prices on the relevant stock exchanges.

6.4.2. Certain risks associated with particular Underlying Assets

Certain risks associated with investment in particular Underlying Assets or any securities comprised therein are set out below.

Feeder-Master Structure: Using a "master-feeder" fund structure, in particular the existence of multiple feeder funds investing in the master fund, presents certain risks to the investors. Smaller feeder funds may be materially affected by the actions of larger feeder funds. For example, it is expected that the feeder fund may initially, and perhaps for the life of the Master Fund, hold a larger portion of the net asset value of the outstanding interests of the Master Fund. Consequently, if the feeder fund were to redeem from the Master Fund, the remaining feeder funds, including the Feeder Compartment, may experience higher pro rata operating expenses, thereby producing lower returns, and the Master Fund may become less diverse due to redemption by a larger feeder fund, resulting in increased portfolio risk.

A Feeder Compartment may hold only a minority of the net asset value of the outstanding voting interests of the Master Fund and, consequently, will not be able to control matters that require a vote of the investors of the Master Fund.

Forward commodities contracts: Compartment may be directly or indirectly exposed to an index comprising forward commodities contracts. Future price movements of the components of this index could diverge significantly from those in the markets for traditional securities (equities and bonds). The specific factors (climate and geopolitical factors) affecting the price of commodities account for the lack of correlation between

these markets and traditional markets and therefore the fact that the prices of these assets may follow trends that are very different from those of equities or bonds.

Holding alternative UCIs: The selected alternative UCIs may experience strong ups and downs in their net asset value and therefore negatively affect the Compartment's performance.

Indices: the compilation and calculation of an index or portfolio will generally be rules based, account for fees and include discretions exercisable by the index provider or investment manager. Methodologies used for certain proprietary indices are designed to ensure that the level of the index reaches a pre-determined level at a specified time. However, this mechanism may have the effect of limiting any gains above that level. Continuous protection or lock-in features designed to provide protection in a falling market may also result in a lower overall performance in a rising market.

Pooled investment vehicles: alternative investment funds, mutual funds and similar investment vehicles operate through the pooling of investors' assets. Investments are then invested either directly into assets or are invested using a variety of hedging strategies and/or mathematical modelling techniques, alone or in combination, any of which may change over time. Such strategies and/or techniques can be speculative, may not be an effective hedge and may involve substantial risk of loss and limit the opportunity for gain. It may be difficult to obtain valuations of products where such strategies and/or techniques are used, and the value of such products may depreciate at a greater rate than other investments. Pooled investment vehicles are often unregulated, make available only limited information about their operations, may incur extensive costs, commissions and brokerage charges, involve substantial fees for investors (which may include fees based on unrealised gains), have no minimum credit standards, employ high risk strategies such as short selling and high levels of leverage and may post collateral in unsegregated third party accounts.

Real estate: the risks associated with an indirect investment in real estate include but are not limited to: the cyclical nature of real estate values, changes in environmental,

planning, landlord and tenant, tax or other laws or regulations affecting real property, demographic trends and variations in rental income and increases in interest rates.

Shares: the value of an investment in Shares will depend on a number of factors including, but not limited to, market and economic conditions, sector, geographical region and political events.

Structured finance securities: structured finance securities include, without limitation, asset-backed securities and credit-linked securities, which may entail a higher liquidity risk than exposure to sovereign or corporate bonds. Certain specified events and/or the performance of assets referenced by such securities, may affect the value of, or amounts paid on, such securities (which may in each case be zero).

Others: underlying Asset(s) may include other assets which involve substantial financial risk such as distressed debt, low quality credit securities, forward contracts and deposits with commodity trading advisors (in connection with their activities).

6.5. Other risks

Allocation of shortfalls among Classes of a Compartment: the right of holders of any Class of Shares to participate in the assets of the Company is limited to the assets (if any) of the relevant Compartment and all the assets comprising a Compartment will be available to meet all of the liabilities of the Compartment, regardless of the different amounts stated to be payable on the separate Classes (as set out in the relevant Supplement). For example, if on a winding-up of the Company, the amounts received by the Company under the relevant Compartment's assets (after payment of all fees, expenses and other liabilities which are to be borne by the relevant Compartment) are insufficient to pay the full redemption amount payable in respect of all Classes of Shares of the relevant Compartment, each Class of Shares of the Compartment will rank pari passu with each other Class of Shares of the relevant Compartment and the proceeds of the relevant Compartment will be distributed equally amongst the Shareholders of that Compartment pro rata to the amount paid up on the Shares held by each Shareholder. The relevant Shareholders will have no further right of payment

in respect of their Shares or any claim against any other Compartment or any other assets of the Company. This may mean that the overall return (taking account of any dividends already paid) to Shareholders who hold Shares paying dividends quarterly or more frequently may be higher than the overall return to Shareholders who hold Shares paying dividends annually and that the overall return to Shareholders who hold Shares paying dividends may be higher than the overall return to Shareholders who hold Shares paying no dividends. In practice, cross liability between Classes is only likely to arise where the aggregate amounts payable in respect of any Class exceed the assets of the Compartment notionally allocated to that Class, that is, those amounts (if any) received by the Company under the relevant Compartment's assets (after payment of all fees, expenses and other liabilities which are to be borne by such Compartment) that are intended to Company payments in respect of such Class or are otherwise attributable to that Class. In these circumstances, the remaining assets of the Compartment notionally allocated to any other Class of the same Compartment may be available to meet such payments and may accordingly not be available to meet any amounts that otherwise would have been payable on such other Class.

Consequences of winding-up proceedings: If the Company fails for any reason to meet its obligations or liabilities, or is unable to pay its debts, a creditor may be entitled to make an application for the winding-up of the Company. The commencement of such proceedings may entitle creditors (including the Swap Counterparty) to terminate contracts with the Company and claim damages for any loss arising from such early termination. The commencement of such proceedings may result in the Company being dissolved at a time and its assets (including the assets of all Compartments) being realised and applied to pay the fees and expenses of the appointed liquidator or other insolvency officer, then in satisfaction of debts preferred by law and then in payment of the Company's liabilities, before any surplus is distributed to the Shareholders of the Company. In the event of proceedings being commenced, the Company may not be able to pay the full amounts anticipated by the relevant Supplement in respect of any Class or Compartments.

Potential conflicts of interest: The Management Company, the Investment Manager (if any), their delegates (if any), the sales agents, the Administrative Agent, and the Depositary may from time to time act as management company, investment manager or adviser, sales agent, administrative agent, registrar or custodian in relation to, or be otherwise involved in, other funds or collective investment schemes which have similar investment objectives to those of any Compartment.

The Management Company, the Investment Manager (if any) and their delegates (if any) will enter into all transactions on an arm's length basis. The directors of the Management Company, the directors of the Investment Manager (if any), their delegates (if any) and any affiliate thereof, members, and staff may engage in various business activities other than their business, including providing consulting and other services (including, without limitation, serving as director) to a variety of partnerships, corporations and other entities, not excluding those in which the Company invests.

In the due course of their business, the above persons and entities may have potential conflicts of interest with the Company or Compartment.

Any kind of conflict of interest is to be fully disclosed to the Board of Directors.

In such event, each person and entities will at all times endeavour to comply with its obligations under any agreements to which it is party or by which it is bound in relation to the Company or any Compartment.

The directors of the Management Company, the directors of the Investment Manager (if any), the directors of their delegates (if any) and their members will devote the time and effort necessary and appropriate to the business of the Company.

Although it is aimed to avoid such conflicts of interest, the Management Company, the Investment Manager (if any), their delegates (if any) and their members will attempt to resolve all nonetheless arising conflicts in a manner that is deemed equitable to all parties under the given circumstances so as to serve the best interests of the Company and its Shareholders.

Sustainable Investment Risk: The Management Company or, where applicable, the Investment Manager considers the principal adverse impact of investment decisions on Sustainability Factors when making investments on behalf of the relevant Compartment. As indicated in the relevant Appendices certain Compartments may also be established with either (i) investment policies that seek to promote environmental

and social characteristics or (ii) a Sustainable Investment objective. In managing the relevant Compartment and in selecting the assets which the Compartment shall invest in, the Management Company or, where applicable, the Investment Manager applies the Responsible Investment Policy.

A Compartment may have an investment universe that focuses on investments in companies that meet specific criteria including ESG scores and relate to certain sustainable development themes and demonstrate adherence to environmental, social and corporate governance practices. Accordingly, the universe of investments of such Compartment may be smaller than other funds. Such Compartment may (i) underperform the market as a whole if such investments underperform the market and/or (ii) underperform relative to other funds that do not utilize ESG criteria when selecting investments and/or could cause the Compartment to sell for ESG related concerns investments that both are performing and subsequently perform well.

Exclusion or disposal of securities of issuers that do not meet certain ESG criteria from the Compartment's investment universe may cause the Compartment to perform differently compared to similar funds that do not have such an ESG policy and that do not apply ESG screening criteria when selecting investments.

Compartments will vote proxies in a manner that is consistent with the relevant ESG exclusionary criteria, which may not always be consistent with maximising the short-term performance of the relevant issuer. Further information relating to Amundi's ESG voting policy may be found in the Amundi Responsible Investment Policy available at www.amundi.com

The selection of assets may rely on a proprietary ESG scoring process that relies partially on third party data. Data provided by third parties may be incomplete, inaccurate or unavailable and as a result, there is a risk that the Management Company or, where applicable, the Investment Manager may incorrectly assess a security or issuer.

7. Shares characteristics

Shares in the Company will be issued in the registered form.

The Company may create within each Compartment different Classes of Shares whose assets will be commonly invested pursuant to the specific investment policy of the relevant Compartment.

A distinct fee structure, currency of denomination, dividend policy minimum holding amount, eligibility requirements or other specific feature may apply. The Company may notably issue Shares reserved to retail investors and Shares reserved to institutional investors. Main Classes of Shares are described in the relevant Appendices, the complete list of the available Classes of Shares is described on the Management Company's website: www.cpr-am.lu/Cpr-Invest. Non-material amendments to such Classes of Shares are described on the Management Company's website.

Shares of a Compartment may be listed on the Luxembourg Stock Exchange or any other Regulated Market at the discretion of the Board of Directors and may be cleared through Clearstream Banking or Euroclear or other central depositories.

7.1. Share Classes' description

Denomination of each Class of Shares is determined as follows:

1- Share Classes Labels

Within each Compartment, the Company can create and issue Share Classes with various characteristics and investors eligibility requirements. Each Share Class is identified first by its affiliation to one of the base share class labels as described in the table below (the "**Base Share Class Labels**") and then by any applicable suffixes as described in section 7.1.2 "Share Classes suffixes".

For instance: A share classes are designed for All investors or I share classes are designed for Institutional investors.

The following table describes the different Base Share Classes Labels.

Base Share Class Label	Available to	Board approval needed	Minimum Initial Subscription	Minimum Subsequent Subscription	Minimum Holding	Maximum Fees ⁽¹⁾						
						Share transactions			Annual			
						Subscription	Conversion	Redemption	Taxe d'Abonnement	Administration Charges	Management Company	Distribution (including taxes)
A	All Investors	No	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	2,10%	None
A1	All Investors of certain countries	Yes (Countries)	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	1,70%	None
A2	All Investors of certain countries	No	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	2,50%	None
A (followed by 1 to 3 lowercase letter)	Clients of specific distributors	Yes (Distributors)	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	2,40%	None
CA	All Investors: charity Share Class	No	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	2,10%	None
E	Early bird Institutional Investors who are first subscribers at fund inception until a certain threshold or a certain period is reached	Yes (Investors)	100 000 €	One fraction of Share	100 000 €	5,00%	5,00%	None	0,01%	0,30%	0,60%	None

Base Share Class Label	Available to	Board approval needed	Minimum Initial Subscription	Minimum Subsequent Subscription	Minimum Holding	Maximum Fees ⁽¹⁾						
						Share Transactions			Annual			
						Subscription	Conversion	Redemption	Taxe d'Abonnement	Administration Charges	Management Company	Distribution (including taxes)
F	Clients of authorised distributors	Yes (Distributors)	One fraction of Share	One fraction of Share	One fraction of Share	None	None	None	0,05%	0,30%	1,50%	1,00%
H	Available to UCITS, UCIs, mandates or pension vehicles established or managed in Italy by Amundi Group companies	Yes (Portfolios)	One fraction of Share	One fraction of Share	One fraction of Share	10,00%	5,00%	None	0,01%	0,30%	0,80%	None
I	Institutional Investors	No	100 000 €	One fraction of Share	100 000 €	5,00%	5,00%	None	0,01%	0,30%	1,10%	None
I2	All Institutional Investors of certain countries	No	100 000 €	One fraction of Share	100 000 €	5,00%	5,00%	None	0,01%	0,30%	1,50%	None
I (followed by 1 to 3 lowercase letter)	Dedicated to specific institutional investors	yes	1 000 000 €	One fraction of Share	100 000 €	5,00%	5,00%	None	0,01%	0,30%	1,40%	None
CI	Institutional Investors – Charity Share Class	No	500 000€	One fraction of Share	500 000€	5,00%	5,00%	None	0,01%	0,30%	1,10%	None
SI	Super institutional investors	No	10 000 000 €	One fraction of Share	10 000 000 €	5,00%	5,00%	None	0,01%	0,30%	0,80%	None
M (followed by 1 to 3 characters)	Clients of authorised distributors	Yes (Countries and Distributors)	100 000 €	One fraction of Share	One fraction of Share	10,00%	5,00%	None	0,01%	0,30%	1,50%	None

Base Share Class Label	Available to	Board approval needed	Minimum Initial Subscription	Minimum Subsequent Subscription	Minimum Holding	Maximum Fees ⁽¹⁾						
						Share Transactions			Annual			
						Subscription	Conversion	Redemption	Taxe d'Abonnement	Administration Charges	Management Company	Distribution (including taxes)
O	Multi thematic portfolios managed by the Management Company or other authorised portfolios	Yes (Portfolios)	One Share	One fraction of Share	One Share	10,00%	5,00%	None	0,01%	0,30%	0,00%	None
P (with possible other character)	All investors in Italy	No	25 000 €	One fraction of Share	25 000 €	4,00%	4,00%	None	0,05%	0,30%	2,00%	None
R	Intermediaries or providers of individual portfolio management services that are prohibited, by law or contract, from receiving inducements	Yes (Countries or Distributors)	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	1,10%	None
R2	Intermediaries or providers of individual portfolio management services that are prohibited, by law or contract, from receiving inducements	No	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	1,50%	None

CR	Intermediaries or providers of individual portfolio management services that are prohibited, by law or contract, from receiving inducements – Charity Share Class	Yes (Countries or Distributors)	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	1,10%	None

Base Share Class Label	Available to	Board approval needed	Minimum Initial Subscription	Minimum Subsequent Subscription	Minimum Holding	Maximum Fees ⁽¹⁾						
						Share Transactions			Annual			
						Subscription	Conversion	Redemption	Taxe d'Abonnement	Administration Charges	Management Company	Distribution (including taxes)
R (followed by 1 to 3 lowercase letter)	Intermediaries or providers of individual portfolio management services that are prohibited, by law or contract, from receiving inducements – with specific conditions	Yes (Countries or Distributors)	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	1,40%	None
RE	Retirement schemes promoted by Amundi Group companies	Yes	One fraction of Share	One fraction of Share	One fraction of Share	5,00%	5,00%	None	0,05%	0,30%	1,50%	None
T1	Feeder portfolios managed by directly or by delegation by the Management Company	Yes	100 Shares	One fraction of Share	100 Shares	5,00%	5,00%	None	0,01%	0,30%	0,20%	None
T2	Feeder portfolios managed by Amundi Japan	Yes	One Share	One fraction of Share	One Share	5,00%	5,00%	None	0,01%	0,30%	0,60%	None
T3	Feeder portfolios managed by management companies authorized	Yes (Portfolios, Management Companies)	10 000 Shares	One fraction of Share	10 000 Shares	5,00%	5,00%	None	0,01%	0,30%	0,60%	None
U, W (followed by 1 to 3 characters)	Clients of authorised distributors	Yes (Distributors)	One fraction of Share	One fraction of Share	One fraction of Share	CDSC : 5%	5,00%	None	0,05%	0,30%	2,80%	None
Z	Multi strategies portfolios managed by an Amundi Group companies	Yes (Portfolios)	One Share	One fraction of Share	One Share	5,00%	5,00%	None	0,01%	0,30%	1,00%	None
N	Portfolios managed by Amundi Group Companies on behalf of Insurances Companies of Crédit Agricole Group	Yes	1 000 000 €	One Share	1 000 000€	5,00%	5,00%	None	0,01%	0,10%	0,05%	None

X (followed by 1 to 3 characters)	Dedicated to institutional Investors	Yes	50 000 000 €	One fraction of Share	50 000 000e	5,00%	5,00%	None	0,01%	0,30%	0,70%	None
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⁽¹⁾ The maximum level of fees of each Share Class is available on the Management Company's website: www.cpr-am.lu/Cpr-Invest

⁽²⁾ Except for "CPR Invest – Global Disruptive Opportunities" in respect of which the maximum Management Company annual fee is 2,10%.

2- Share Classes suffixes

(i) Currency suffixes

The Share Class' Currency Abbreviation (as defined in "section 1 Principal features") will be added in the name of all shares, regardless of the currency in which they are denominated.

For instance, for a Compartment with a Reference Currency in Euro, a Share designed for all investors, denominated in United States dollar will be named: Class "A USD", and a Share designed for all investors, denominated in euros will be named: Class "A EUR".

(ii) Hedging suffixes

If the Share is hedged (7.2 below "Hedged Share Classes Policy") the letter H is added.

For instance, a Share designed for all investors, denominated in United States Dollar, and hedged against the Reference Currency of the Compartment will be named: Class "A USDH "

The letter H can be followed by a number which indicates that the hedging policy used by this Share Class is different than the one described above.

For instance, Class "A USDH1 ".

Please refer to 7.2 for the description of the different hedging policies.

(iii) Distribution or accumulation suffixes

It is mentioned the abbreviation of the distribution policy **Acc** or **Dist** that indicates whether Shares are accumulation (Acc) or distribution (Dist).

Finally, for Shares with a target dividend amount, it is mentioned the abbreviation of the nature and frequency of dividend payments: MD, QD, YD (see section 9 below "Distribution Policy").

For a complete list of Share Classes currently available within each Compartment, go to www.cpr-am.lu/Cpr-Invest.

7.2. Currency Hedged Share Classes Policy

As mentioned in section 4.4, consistent with its investment policy, each Compartment may use derivatives for hedging against various types of risk and especially for Currency hedging.

The hedge aims to reduce, not eliminate fully the currency risk. This operation has no impact on the investment management of the Compartment offering hedged Share Classes because it is applying in the net asset value (NAV) of the relevant Share Class which is hedged, not on the underlying assets.

Investors invested in the Currency hedged Share Classes may maintain an exposure to currencies. Investors should note that the hedging at Share Class level is distinct from the various hedging strategies that the Investment manager may use at portfolio level.

- Hedged Share Classes Policy for Share Class with the letter H (followed by no number)

This hedged share classes aims to hedge currency risk between the NAV denominated in the currency of the Share Class, compared to the Reference Currency of the Compartment.

➤ Hedged Share Classes policy for Share Class with the letter H and number 1: H1

This hedged Share Class aims to hedge currency risk between the 3 currencies USD, JPY and GBP and the currency in which such Share Class is denominated. The hedging will be made on the basis of the weight of each currency in the index MSCI World with GBP, JPY and USD Index 100% hedged to currency in which this Share Class is denominated, at the end of each month with a review of the weight on a monthly basis. The amounts hedged may be different from the actual currency exposure of the portfolio, as a result investor should be aware that they keep currency risk exposure with this hedging method.

➤ Hedged Share Classes policy for Share Class with the letter H and number 2: H2

This hedged Share Class aims to hedge currency risk between the currency exposure arising from the holdings of the relevant compartment and the currency in which the Share Class is denominated.

will be dealt with on the relevant Valuation Day on which they are received, provided they are received prior to the cut-off time specified in the relevant Supplement.

Requests received after such time will be accepted on the next Valuation Day. As a result, requests for the subscription, redemption and conversion of Shares shall be dealt with on an unknown net asset value basis before the determination of the net asset value for that day.

The Company does not permit market timing (as set out in CSSF circular 04/146) or related excessive, short-term trading practices.

The Company has the right to reject any request for the subscription or conversion of Shares from any investor engaging in such practices or suspected of engaging in such practices and to take such further action as it may deem appropriate or necessary.

Subscription, redemption and conversion of Shares of a given Compartment shall be suspended whenever the determination of the net asset value per Share of such Compartment is suspended by the Company.

The Company may enter into an agreement with the distribution agent giving the distribution agent the power to sub delegate the distribution pursuant to which they agree to act as or appoint nominees for investors subscribing for Shares through their facilities. In such capacity the distributor or sales agent may effect subscriptions, conversion and redemptions of Shares in the nominee name on behalf of individual investors and request the registration of such transactions on the register of Shareholders of the Company in the nominee name.

The appointed nominee maintains its own records and provides the investor with individualised information as to its holdings of Shares in the Company. Except where local law or custom prohibits the practice, investors may invest directly in the Company and not avail themselves of a nominee service.

Unless otherwise provided by local law, any Shareholder holding Shares in a nominee account with a distributor has the right to claim, at any time, direct title to such Shares.

8.2. Deferral of Redemptions and Conversion

If the total requests for redemption and conversion out of a Compartment on any Valuation Day exceed 10% of the total value of Shares in issue of that Compartment, the Company may decide that redemption and conversion requests in excess of 10%

8. Issues, redemption and conversion of shares

8.1. Subscription, Redemption and Conversion Requests

Unless otherwise provided for a specific Compartment in the relevant Supplement, requests for subscription by Eligible Investors, redemption and conversion of Shares should be sent to one of the sub-distribution and private placement agents or to the Company at its registered address in Luxembourg. Requests may also be accepted by facsimile transmission, or at the discretion of the Company by other means of telecommunication. An application form can be obtained from the Company.

Unless otherwise specified in the Supplement to the Prospectus for any Compartment, requests for subscriptions, redemptions and conversions from or to any Compartment

shall be deferred until the next Valuation Day. On the next Valuation Day, or Valuation Days until completion of the original requests, deferred requests will be dealt with in priority to later requests.

8.3. Settlements

If, on the Settlement Day as determined in the Supplement, banks are not open for business, or an interbank settlement system is not operational, in the country of the currency of the relevant Class, then settlement will be on the next Business Day on which those banks and settlement systems are open.

Confirmation of completed subscriptions, redemptions and conversions will normally be dispatched on the Business Day following the execution of the transaction.

No redemption payment will be deemed made until the original application form and relevant subscription monies have been received from the Shareholder and all the necessary anti-money laundering checks have been completed. Redemption proceeds will be paid on receipt of faxed instructions where such payment is made into the account specified by the Shareholder in the original application form submitted. However, any amendments to the Shareholder's registration details and payment instructions can only be effected upon receipt of original documentation.

8.4. Minimum Subscription and Holding Amounts and Eligibility for Shares

A minimum initial and subsequent subscription amount and minimum holding amounts for each Class may be set forth, as further detailed in the Appendices to the Prospectus for the main Classes of Shares or on the Management Company's website for all the Classes of Shares available. The Company has the discretion, from time to time, to waive or reduce any applicable minimum subscription amounts.

The right to transfer, redeem or convert Shares is subject to compliance with any conditions (including any minimum subscription or holding amounts and eligibility requirements) applicable at the level of the Company and to the Class from which the redemption or conversion is being made, and also the Class into which the conversion is to be effected.

Without prejudice to the restrictions applying to Prohibited Persons, the Board of Directors may also, at any time, decide to compulsorily redeem all Shares from

Shareholders whose holding is less than the minimum holding amount specified in the relevant Supplement to the Prospectus for the main Classes of Shares or on the Management Company's website for all the Classes of Shares available, or who fail to satisfy any other applicable eligibility requirements set out above. In such case the Shareholder concerned will receive one month's prior notice so as to be able to increase its holding above such amount or otherwise satisfy the eligibility requirements. If a redemption or conversion request would result in the amount remaining invested by a Shareholder falling below the minimum holding amount of that Class, such request will be treated as a request to redeem or convert, as appropriate, the Shareholder's total holding in that Class. If the request is to transfer Shares, then that request may be refused by the Company.

Without prejudice to the restrictions applying to Prohibited Persons, the Company may reject any application for Shares or accept any application in part only. The Company may also restrict or prevent the ownership of Shares in the Company by any person, firm or corporate body, if in the opinion of the Company such holding (i) may be detrimental to the Company, (ii) if it may result in a breach of any law or regulation, whether Luxembourg or foreign, (iii) if as a result thereof the Company may become exposed to tax disadvantages or other financial disadvantages that it would not have otherwise incurred or (iv) if such person, firm or corporate body would not comply with the eligibility criteria of a given Class of Shares. Such persons, firms or corporate bodies are to be determined by the Board of Directors.

If the Company becomes aware that a Shareholder is holding Shares in breach of any law or regulation or otherwise in circumstances having, or which may have, adverse regulatory, tax or fiscal consequences for the Company or the Shareholders or would otherwise be detrimental to the interests of the Company or that the Shareholder has become a Prohibited Person, the Company may, in its sole discretion, redeem the Shares of the Shareholder. The Board shall be authorised to require from investors any information it deems appropriate in order to be able to verify at all times that it is eligible to an investment in the Company.

Shareholders are required to certify in written, prior to the acquisition of the Shares, that they are not Prohibited Persons. Shareholders are required to notify the Company immediately in the event that they are or become Prohibited Persons or hold Shares in

breach of any law or regulation or otherwise in circumstances having, or which may have, adverse regulatory, tax or fiscal consequences for the Company or the Shareholders or otherwise be detrimental to the interests of the Company.

8.5. Contingent Deferred Sales Charges (CDSC)

On certain Share Classes, a deferred sales charge is levied on the redemption price of Shares that are redeemed within a certain period of time after purchase. The following table shows how the rates of deferred sales charge are calculated for each Share Class on which this charge is levied.

Share Class	CDSC rates
Class “U”	Maximum 2% if redeemed within the first year of purchase, 1.5% if redeemed within the second year, 1% if redeemed within the third year and 0.5% if redeemed within the fourth year
Class “W”	Maximum 2.25% if redeemed within the first year of purchase, 1.8% if redeemed within the second year, 1.35% if redeemed within the third year, 0.90% if redeemed within the fourth year and 0.45% if redeemed within the fifth year
Class “W2”	Maximum 2.65% if redeemed within the first year of purchase, 2.12% if redeemed within the second year, 1.59% if redeemed within the third year, 1.06% if redeemed within the fourth year and 0.53% if redeemed within the fifth year

Shareholders should note that for the purpose of determining the number of years the relevant Shares have been held:

- (a) the anniversary of the date of subscription shall be used.
- (b) the Shares held the longest period are redeemed first.
- (c) the Shares which a Shareholder receives upon a conversion carry the holding period(s) which corresponds to the holding period(s) of the Shares which were converted.

(d) when a Shareholder converts Shares which have been subscribed at different times to Shares of another Compartment, the Administrative Agent will convert the Shares held for the longest period

Shares acquired by reinvestment of dividends or distributions will be exempt from the deferred sales charge in the same manner as the deferred sales charge will also be waived on redemption of Classes “U” Shares arising out of death or disability of a Shareholder or all Shareholders (in the case of joint Shareholding).

A conversion from a CDSC share class may only be made to the same CDSC share class of another sub-fund.

The amount of any deferred sales charge is based on the lower of the current market value or the purchase price of the Shares being redeemed. For example, when a Share that has appreciated in value is redeemed during the deferred sales charge period, a deferred sales charge is assessed only on its initial purchase price.

In determining whether a deferred sales charge is payable on any redemption, the Compartment will first redeem Shares not subject to any deferred sales charge, and then Shares held longest during the deferred sales charge period. Any deferred sales charge due will be retained by the Administrative Agent and paid to the Management Company, which is entitled to such deferred sales charge.

After the last year anniversary of the original subscription date of “U” Shares for which a CDSC is due (as described in the table above, for the “U” Share Class it is after the 4th year anniversary), such Shares must be automatically converted into the corresponding “A” Shares (same currency and distribution policy) within the same Fund, free of charge. This conversion may give rise to a tax liability for shareholders in certain jurisdictions. Shareholders should consult their tax adviser about their own position.

8.6. Issue of Shares

Subscriptions for Shares can be made in relation to any day that is a Valuation Day for the relevant Compartment. Shares will be allotted at the subscription price of the

relevant Class i.e. the net asset value per Share of such Class determined on the applicable Valuation Day for which the request has been accepted plus the applicable sales commission, if any. Any subscription request shall be irrevocable.

If any sale commissions applied in relation to any particular Compartment, it will be disclosed in the relevant Supplement to the Prospectus for the main Classes of Shares or on the Management Company's website for all the Classes of Shares available.

The Company might be entitled to receive the sale commission (if any).

Failure to make good settlement by the Settlement Day as determined in the Supplement, may result in the Company bringing an action against the defaulting investor or its financial intermediary or deducting any costs or losses incurred by the Company against any existing holding of the applicant in the Company.

In all cases any money returnable to the investor will be held by the Company without payment of interest pending receipt of the remittance.

Payment for Shares must be received by the Administrative Agent in the Reference Currency of the relevant Class on or before the Subscription Settlement Day mentioned in the relevant Supplement. Requests for subscriptions in any other major freely convertible currency will be accepted, at the discretion of the Board of Directors, being understood that the investor shall bear all exchange costs incurred to convert the subscription amount in the Reference Currency of the relevant Class.

Investors are advised to refer to the terms and conditions applicable to subscriptions, which may be obtained by contacting the Company.

The Company may also limit the distribution of a given Class or Compartment to specific countries. The Company may also restrict the distribution of the Company's Shares by distributors or agents who have not been approved.

The Company may, in its absolute discretion, delay the acceptance of any subscription for Shares of a Class restricted to institutional investors until such date as it has received sufficient evidence of the qualification of the investor as an institutional investor.

The Board of Directors may determine to restrict the purchase of Shares in certain Compartments, including, without limitation, where any such Compartment, and/or the investment strategy of any such Compartment, has become "capacity constrained",

when it is in the interests of such Compartment and/ or its Shareholders to do so, including without limitation (by way of example), when a Compartment or the investment strategy of a Compartment reaches a size that in the opinion of the Management Company could impact its ability to implement its investment strategy, find suitable investments or efficiently manage its existing investments.

When a Compartment has reached its capacity limit, the Board of Directors is authorised from time to time to resolve to close the Compartment or any Share Class to new subscriptions either for a specified period or until they otherwise determine in respect of all Shareholders. Should a Compartment then fall beneath its capacity limit, including without limitation (by way of example), as result of redemptions or market movements, the Board of Directors is permitted, in his absolute discretion, to re-open the Compartment or any Share Class on a temporary or permanent basis.

The information, on whether the purchase of Shares in a Compartment at a specific point in time is restricted in this way, is available on the following website: <http://www.cpr-am.com>.

The Company may agree to issue shares as consideration for a contribution in kind of securities, in compliance with the conditions set forth by Luxembourg law, which may in particular provide for the obligation to deliver a valuation report from the auditor of the Company ("*réviseur d'entreprises agréé*") and provided that such securities comply with the investment objectives and policies of the relevant Compartment.

8.7. Anti-Money Laundering Procedures

Pursuant to international rules and Luxembourg laws and regulations comprising, but not limited to, the Law of 12 November 2004 on the fight against money laundering and financing of terrorism, as amended, CSSF Regulation 12-02 and circulars of the supervising authority, obligations have been imposed on all professionals of the financial sector to prevent the use of undertakings for collective investment for money laundering and financing of terrorism purposes. As a result of such provisions, the registrar agent of a Luxembourg undertaking for collective investment must in principle ascertain the identity of the subscriber in accordance with Luxembourg laws and regulations. The registrar agent may require subscribers to provide any document it

deems necessary to effect such identification and to comply with any laws and regulations applicable to the Company, and in particular, the FATCA Rules.

Namely, the requests for subscription must be accompanied, in the case of individuals, by a certified copy of the investor's passport or identification card and, in the case of legal entities, by a certified copy of the investor's articles of incorporation and, where applicable, an extract from the commercial register or a copy of such other documents as may be requested as verification of the identity and address of the individual or legal entity.

This identification procedure must be complied with by CACEIS Bank, Luxembourg Branch, acting as Administrative Agent (or the relevant competent agent of registrar and transfer agent) in the case of direct subscriptions to the Company, and in the case of subscriptions received by the Company from any intermediary resident in a country that does not impose on such intermediary an obligation to identify investors equivalent to that required under AML Regulations.

In case of delay or failure by a subscriber to provide the documents required, the application for subscription (or, if applicable, for redemption) will not be accepted. Neither the undertakings for collective investment nor the registrar agent have any liability for delays or failure to process deals as a result of the subscriber providing no or only incomplete documentation.

8.8. Redemption of Shares

Requests for the redemption of Shares can be made on any day that is a Valuation Day for the relevant Compartment. Redemptions will be carried out at the redemption price of the relevant Class i.e. the net asset value per Share of such Class determined on the applicable Valuation Day on which the request has been accepted less the applicable redemption commission, if any. Any redemption request shall be irrevocable. The Company may carry out any authentication procedures that it considers appropriate relating to a redemption request. This aims to mitigate the risk of error and fraud for the Company, its agents or Shareholders. Where it has not been possible to complete any authentication procedures to its satisfaction, the Company may delay the processing of payment instructions until authentication procedures have been satisfied.

This will not affect the Valuation Day on which the redemption request is accepted and the redemption to be applied. The Company shall not be held responsible to the Shareholder or anyone if it delays execution or declines to execute redemption instructions in these circumstances.

Redemption payments will normally be paid in the Reference Currency of the Class by bank transfer within 2 Business Days of the relevant Valuation Day, unless otherwise provided in the relevant Supplement. The Company is not responsible for any delays or charges incurred at any receiving bank or settlement system. A Shareholder may request, at its own cost and subject to agreement by the Company that their redemption proceeds be paid in a currency other than the Reference Currency of the relevant Class.

If, in exceptional circumstances, redemption proceeds cannot be paid within the period specified above, payment will be made as soon as reasonably practicable thereafter (not exceeding, however, 10 Business Days) at the redemption price calculated on the relevant Valuation Day, it being understood that the Board of Directors will always ensure the overall liquidity of the Company.

If any redemption charge is applied in relation to any particular Compartment, it will be disclosed in the relevant Supplement to the Prospectus for the main Classes of Shares or on the Management Company's website for all the Classes of Shares available. The Company is entitled to receive the redemption charge (if any).

Shares redeemed by the Company become null and void.

The Company shall have the right, if the Board of Directors so determines, to satisfy payment of the redemption price to any shareholder who agrees, in kind by allocating to the holder investments from the portfolio of assets set up in connection with such class or classes of shares equal in value as of the Valuation Day during the course of a 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 in such case shall be determined on a fair and reasonable basis and without prejudicing the interests of the other holders of shares of the relevant class or classes of shares and the valuation used shall be confirmed by a special report of the auditor of the Company. The costs of any such transfers shall be borne by the transferee.

8.9. Conversion of Shares

Subject to any provision under this Prospectus, Shareholders have the right to convert all or part of their Shares of any Class of a Compartment into Shares of another Class of that or another Compartment, by applying for conversion in the same manner as for the subscription and redemption of Shares. Conversions within the Company are permitted provided that the Shareholder satisfies the eligibility requirements and minimum holding amounts set out in the Supplement to the Prospectus for the main Classes of Shares or on the Management Company's website for all the Classes of Shares available and such other conditions applicable to the contemplated Classes.

Procedure for conversion within the Company:

Conversion may be requested on a common Valuation Day for the original Class and the contemplated Class. The number of Shares issued upon conversion will be based upon the redemption price of the original Class and the net asset value of the contemplated Class. In this framework, a conversion charge of up to 5% of the value of the shares received upon conversion, determined on the basis of the applicable net asset value, may be applied by the relevant distributor. This conversion charge shall not be applicable in case of conversion into a Class with no subscription fee. The Company is entitled to any charges arising from conversions and any rounding adjustment. Any conversion request shall be irrevocable.

8.10. Transfer of Shares

Subject to the restrictions described herein, Shares are freely transferable and are each entitled to participate equally in the profits and liquidation proceeds attributable to the relevant Class.

The transfer of Shares may normally be carried out by delivery to the relevant distributor, sales agent or the Company of an instrument of transfer in appropriate form. On the receipt of the transfer request, and after reviewing the endorsement(s), signature(s) may be required to be certified by an approved bank, stockbroker or public notary.

The right to transfer Shares is subject to the minimum investment and holding requirements as detailed above and in the Supplement.

Shareholders are advised to contact the relevant distributor, sales agent or the Company prior to requesting a transfer to ensure that they have the correct documentation for the transaction.

8.11. Subscriptions by savings plans

In some countries investors may be able to subscribe for Shares through several subsequent subscriptions by means of regular savings plans. Orders for subscription, transfer, conversion and/or redemption of Shares can be sent on an aggregate basis in the name of local distributors on behalf of underlying investors under the mandate referred to in the sales documentation and application forms which can be obtained from the distributors appointed by the Company in the relevant jurisdictions. Shares will be registered in the Share register of the Company in the name of the local distributors on behalf of these underlying investors.

Shares of the Company might be referenced as eligible investments for Italian retail investors through a local savings plan offered by Italian local banks in compliance with Italian laws and regulations. The local paying agents shall ensure an effective segregation between Italian investors investing through a savings plan and the other Italian investors.

9. Distribution policy

The Board of Directors issues distributing Classes of Shares and /or capital appreciation within each Compartment, the description of which will be provided for in the relevant Compartment's Supplement for the main Classes of Shares or on the Management Company's website for all the Classes of Shares available. With respect to capital appreciation Classes of Shares, the Board of Directors does intend to recommend at the annual general meeting the reinvestment of their net assets. The relevant net income and net capital gains shall increase the net asset value of the relevant Shares (accumulation).

Shares that have the suffix (Dist) but no other dividend-related suffix (see section 7.1 "Share classes' description") declare an annual dividend. These Shares do not set target dividend amounts. For these Shares the Company intends to distribute substantially all of the net investment income attributable to the Distribution Shares of each Compartment. Furthermore, part of all of the realized and unrealized capital gains may also be distributed.

The Company can create Shares with a target dividend amount. A target dividend is an amount that the Share aims to pay, but without guarantee.

Shares that have the suffix MD, QD or YD (see section 7.1 “Share classes’ description”) pre-announce a target dividend amount and schedule their dividend payments either monthly (MD), quarterly (QD) or yearly (YD). Target dividends may be stated as a specific currency amount or as a percentage of NAV. In order to meet a targeted dividend amount, a Share may end up paying out more or less than its net investment income. Part of all of the realized and unrealized capital gains, but also capital, may be distributed. Meaning that in effect Shareholders concerned may be getting some of their capital back as a dividend.

For more information on dividend calendar and objectives, please refer to the website of the Management Company: www.cpr-am.com

Dividends will be declared and payments in cash made in the Share Class Reference Currency. Upon written instruction to the Administrative Agent, Shareholders may instead elect to have their dividend reinvested in the share class to which such dividend relates.

The Board has adopted a policy of equalization applicable to subscriptions and redemptions of Shares in the Company.

The Board of Directors may further decide to distribute interim dividends in the form of cash in the relevant currency of the Class.

No dividend will be distributed if such distribution would entail the total net assets of the Company to fall below the amount of EUR 1,250,000.

Dividends may result from a decision of the Shareholders in general meeting, subject to a majority vote of those present or represented and within limits provided by law, and a concurring decision at the same majority in the relevant Compartment.

Dividends unclaimed after five years from the date of declaration will lapse and revert to the Company in the relevant Compartment.

10. Management and administration

The Directors of the Company and the Management Company are responsible for its management and supervision including the determination of investment policies.

10.1. Management Company

The Management Company shall at all times act in the best interests of the Shareholders and according to the provisions set forth by the Law, the Prospectus and the Articles.

In fulfilling its responsibilities set forth by the Law and the management company services agreement, the Management Company is permitted to delegate all or a part of its functions and duties to third parties, provided that it retains responsibility and oversight over such delegates. The appointment of third parties is subject to the approval of the Company and the CSSF. The Management Company’s liability shall not be affected by the fact that it has delegated its functions and duties to third parties.

The Management Company shall also ensure compliance of the Company with the investment restrictions and oversee the implementation of the investment policy of each Compartment.

The Management Company will receive periodic reports from the Company’s service providers in relation to the services which they provide. The Management Company shall also submit its own report to the Board of Directors on a periodic basis and inform the Board of Directors without delay of any non-compliance of the Company with the investment restrictions.

The Management Company may act as the management company of other open-ended collective investment schemes. The names of these other collective investment schemes are available upon request.

For its services, the Management Company shall receive remuneration as further described in the relevant Supplement to the Prospectus for the main Classes of Shares or on the Management Company’s website for all the Classes of Shares available.

10.2. Conflicts of Interest

For the purpose of identifying the types of conflict of interest that arise in the course of providing services and activities and whose existence may damage the interest of the Company, the Management Company will take into account, by way of minimum criteria, the question of whether the Management Company or a relevant person, or a person directly or indirectly linked by way of control to the Management Company, is

in any of the following situations, whether as a result of providing collective portfolio management activities or otherwise:

- (1) the Management Company or that person is likely to make a financial gain, or avoid a financial loss, at the expense of the Company;
- (2) the Management Company or that person has an interest in the outcome of a service or an activity provided to the Company or another client or of a transaction carried out on behalf of the Company or another client or, which is distinct from the Company interest in that outcome;
- (3) the Management Company or that person has a financial or other incentive to favour the interest of another client or group of clients over the interests of the Company;
- (4) the Management Company or that person carries on the same activities for the Company and for another client or clients which are not UCITS; and
- (5) the Management Company or that person receives or will receive from a person other than the Company an inducement in relation to collective portfolio management activities provided to the Company, in the form of monies, goods or services, other than the standard commission or fee for that service.

When identifying any potential types of conflict of interests, the Management Company will take into account

- 1) the interests of the Management Company, including those deriving from its belonging to a group or from the performance of services and activities, the interests of the clients and the duty of the Management Company towards the Company as well as
- 2) the interests of two or more managed UCITS.

The summary description of the strategies referred to in that paragraph will be made available to the investors on request.

10.3. Best Execution

The Management Company will act in the best interests of the Company when executing decision to deal on behalf of the Company in the context of the management of the Compartment. For that purpose the Management Company will take all reasonable steps to obtain the best possible results for the Company, taking into

account price, costs, speed, likelihood of execution and settlement, order size and nature, or any other consideration relevant to the execution of the order (best execution).

The relative importance of such factors will be determined by reference to the following criteria:

- (a) the objectives, investment policy and risks specific to the Company,
- (b) the characteristics of the order.

10.4. Domiciliation Agent

CACEIS Bank, Luxembourg Branch acts as the domiciliary agent of the Company. In such capacity, it will be responsible for all corporate agency duties required by Luxembourg law, and in particular for providing and supervising the mailing of statements, reports, notices and other documents to the shareholders.

For its services under the domiciliary agreement CACEIS Bank, Luxembourg Branch shall receive from the Company a remuneration as further described in the relevant Supplement to the Prospectus. In addition the domiciliation agent is entitled to be reimbursed by the Company for its reasonable out-of-pocket expenses and disbursements and to charge transaction fees in relation to the issue, conversion and redemption of shares.

10.5. Administrative Agent

At the date of the present Prospectus the Management Company has delegated the administrative functions to CACEIS Bank, Luxembourg Branch. With the Company's consent, the Management Company has concluded an agreement (the "Services Agreement") appointing CACEIS Bank, Luxembourg Branch as Administrative Agent. This agreement has been concluded for an indefinite duration and may be terminated by either party in writing with three months' notice.

In its capacity as Administrative Agent, CACEIS Bank, Luxembourg Branch shall notably perform the calculation of the net asset value of units for each existing Class or Compartment of the Company, management of accounts, the preparation of the annual and semi-annual financial statements and execute all tasks required as central administration.

In its capacity as the transfer and registration agent, CACEIS Bank, Luxembourg Branch shall in particular execute subscription, redemption and conversion applications and keep and maintain the register of Shareholders of the Company. In such capacity it is also responsible for supervising anti-money laundering measures under the AML Regulations. CACEIS Bank, Luxembourg Branch may request documents necessary for identification of investors.

For its services under the Services Agreement CACEIS Bank, Luxembourg Branch shall receive from the Company a remuneration as further described in the relevant Supplement to the Prospectus. In addition the central administrative, registrar and transfer agent is entitled to be reimbursed by the Company for its reasonable out-of-pocket expenses and disbursements and to charge transaction fees in relation to the issue, conversion and redemption of shares.

10.6. Depositary

CACEIS Bank, Luxembourg Branch, established at 5, allée Scheffer, L-2520 Luxembourg, Grand Duchy of Luxembourg is acting as Depositary in accordance with a depositary agreement dated as of 19 August 2014, as amended from time to time (the "Depositary Agreement") and the relevant provisions of the Law and of the UCITS Rules.

CACEIS Bank, Luxembourg Branch is acting as a branch of the CACEIS Bank, a public limited liability company (*société anonyme*) incorporated under the laws of France, having its registered office located at 1-3, place Valhubert, 75013 Paris, France, identified under number 692 024 722 RCS Paris. 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.

Investors may consult upon request at the registered office of the Company, the Depositary 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 Compartments' assets, and it shall fulfil the obligations and duties provided for by Part I of the Law. In particular, the Depositary shall ensure an effective and proper monitoring of the Company' cash flows.

In due compliance with the UCITS Rules the Depositary shall:

- i. ensure that the sale, issue, re-purchase, redemption and cancellation of Shares of the Company are carried out in accordance with the applicable national law and the UCITS Rules or the Articles;
- ii. ensure that the value of the Units is calculated in accordance with the UCITS Rules, the Articles and the procedures laid down in the Directive;
- iii. carry out the instructions of the Company, unless they conflict with the UCITS Rules, or the Articles;
- iv. ensure that in transactions involving the Company's assets any consideration is remitted to the Company within the usual time limits; and
- v. ensure that an Company's income is applied in accordance with the UCITS Rules and the Articles.

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

In compliance with the provisions of the Directive, 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.

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, as mentioned above, and upon request. 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 agency services. These situations and the conflicts of interest

thereto related have been identified by the Depositary. 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 agency services.

The Company and the Depositary may terminate the Depositary Agreement at any time by giving ninety (90) days' notice in writing. The Company may, however, dismiss the Depositary only if a new depositary bank is appointed within two 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 Compartments 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.

11. Charges & Expenses

11.1. Dealing charges

11.2. Subscription, Conversion and Redemption fees

Subscription fees per Compartment are shown in the relevant Supplement to this Prospectus for the main Classes of Shares or on the Management Company's website for all the Classes of Shares available.

Subscription fees will be calculated in accordance with the following formula:

- **Subscription fee by number of Shares**

$$A = B \times C \times F$$

Where:

A corresponds to the amount of subscription fee to be paid for each subscription of Shares in a given Class;

B corresponds to the number of Shares subscribed in the concerned Class;

C corresponds to the Dealing Price at which the Shares will be allotted;

F corresponds to the rate of subscription fee applied on base of the information and provisions indicated under the relevant Supplement.

- **Subscription fee by invested amount**

$$A = [E / (C + C \times F)] \times C \times F$$

Where:

A corresponds to the amount of subscription fee to be paid for each subscription of Shares in a given Class;

E corresponds to the addition of (i) the amount invested for the subscription of shares in a given Class and (ii) the subscription fee to be paid

C corresponds to the Dealing Price at which the Shares will be allotted

F corresponds to the rate of subscription fee applied on basis of the information and provisions indicated the relevant Supplement to the Prospectus for the main Classes

of Shares or on the Management Company's website for all the Classes of Shares available.

Conversion fee

As described in point 8.8 Conversion fees may be applied by the relevant distributor.

Redemptions

At the present time no charges are levied on the redemption of Shares.

General

The above is without prejudice to other arrangements which may be agreed upon between the Investor and his financial adviser.

The dealing charges are levied in favour of the relevant financial advisor.

11.3. Distribution Fee

For the services provided in the promotion of the Company's Shares the relevant distributors may be entitled to a distribution fee (the "Distribution Fee") calculated and accrued at each Valuation Day by reference to the net asset value of the Classes of Shares of the relevant Compartments and payable monthly in arrears.

The distributor may, from time to time, rebate to local sub-distributors, sales agents, introducing brokers or to shareholders a portion or all of the fees, in accordance with all applicable laws.

The Distribution Fee payable to the distributors for their services in respect of the Classes of Shares of each Compartment is indicated on the Management Company's website for all the Classes of Shares available.

11.4. Annual charges

The Company shall bear the following expenses:

- 1) all taxes which may be payable on the assets, income and expenses chargeable to the Company ;
- 2) transactions fees and turnover commissions received by the Management Company and/or any other provider other than transaction fees related to the

Depository, the transfer agent and registrar described under 16) and 17) below.

The scale of turnover commissions is the following:

- 0,15% maximum of the transaction amount on sales or purchases of shares, including tax.
- 0,02% maximum of the transaction amount on sales or purchases of bonds and other debt securities , including tax.
- between €10 and €50 per transaction for the other kinds of transactions.

Part of the turnover commission received by the Management Company may be used to cover the costs of the order reception and transmission services provided by Amundi Intermediation.

- 3) the costs related to extraordinary measures, in particular any expertise or trial aiming at the protection of the Shareholders' interests or in general related to the Company's debts' recovering;
- 4) All the management fees due to the Management Company
- 5) all fees due to the Board of Directors of the Company, if applicable;
- 6) all fees due to the Administrative Agent, Domiciliary Agent and the Depository other than transaction fees described under 2) and 3) above;
- 7) all fees due to the Auditor ;
- 8) all fees due to the legal advisors and other type of professional consultancies or similar administrative charges, incurred by the Company, the Management Company and the Depository for acting in the best interests of the Shareholders ;
- 9) all reasonable expenses of the Board of Directors of the Company, the Management Company, the Administrative Agent and the Depository ;
- 10) expenses connected with publications and the supply of information to Shareholders, in particular the cost of printing global certificates and proxy forms for general meetings for the Shareholders, the cost of publishing the issue and redemption prices, and also the cost of printing, translations, the distribution of the annual and semi-annual reports, the Prospectus as well as the KIID ;

- 11) all expenses involved in registering and maintaining the registration of the Company with all governmental agencies and stock exchanges ;
- 12) all expenses incurred in connection with its operation and its management (e.g. insurance and interests) also including all extraordinary and irregular expenses which are normally incurred by the Company ;
- 13) the preparation, production, translation, diffusion, and any other cost related to the information of the potential investors or Shareholders including costs related to the publication of prices of Shares in the financial press, the production of information material to or in relation to the relevant investment strategy (which are not prepared by the Distributors, such as studies, research presentations, impact investing data, external or extra-financial ratings, or labels etc.) to the potential investors and Distributors and any expense in relation to the presentation of such information;
- 14) any fees and expenses involved in registering and maintaining the registration of the Company with any governmental agency or stock exchange and to comply with any regulatory requirements and the reimbursement of such fees and expenses incurred by any local representatives; the fees of any local representative/correspondent of which the services are required pursuant to the applicable law; and
- 15) any fees and disbursements on industry experts relating to specific investments, a specific Compartment or the Company.
- 16) standard brokerage fees and bank charges originating from the Company's business transactions received by the Depository; and
- 17) costs related to the transfer agent and registrar, including more particularly transaction fees for the issuance / redemption / conversion of shares.

Charges and Expenses described under 5) to 17) above should not exceed the percentages indicated in the Appendices for "**Administration Charges**".

All recurring expenses will be charged first against current income, then, should this not suffice, against realised capital gains, and, if necessary, against asset.

Any costs incurred by the Company, which are not attributable to a specific Compartment, will be charged to all Compartments in proportion to their net assets. Each Compartment will be charged with all costs or expenses directly attributable to it.

Management Company Fees

The Management Company is entitled to receive from the Company the Management Company Fees as further described in the Appendices to the Prospectus for the main Classes of Shares or on the Management Company's website where all the Classes of Shares available are detailed.

The management fees (fixed portion) are provisioned every time the net asset value is calculated and are payable monthly in arrears.

Subject to applicable law and regulations, the Management Company, at its discretion, may enter into private arrangements with a Distributor (belonging to the group of the Management Company or not) under which the Management Company makes payments to or for the benefit of such Distributor which represent a rebate of all or part of the fees paid by the Company to the Management Company.

As the case may be, the Management Company may also be entitled to receive a performance fee (the "**Performance Fee**") for each Classes of Shares, the amount and specifics characteristics are detailed, if any, in the Compartment Appendices for the main Share Classes or on the Management Company's website where all the Classes of Shares available are detailed. Non-material amendments to such Performance Fees are described on the Management Company's website.

The calculation of the Performance Fee applies to each concerned Share Classes and on each net asset value calculation date. For each Class, this calculation method is based on the comparison (hereafter the "Comparison") between:

- The net asset value of the Class (net of all costs and before deduction of the Performance Fee) and
- The reference asset (hereafter the "Reference Asset") which represents and replicates the net asset value of the Class (before deduction of the Performance Fee) at the first day of the performance Observation Period

(defined below), adjusted by subscriptions/redemptions at each valuation, to which the Performance Fee benchmark (as stated for each Share Class) is applied.

The Comparison is carried out over a performance “Observation Period” of five years maximum, the anniversary date of which corresponds to the day of calculation of the last net asset value of the relevant month as stated in the Compartment’s Supplement (hereafter the “Anniversary Date”). Any new Share Class may have a first performance Observation Period that starts on a specific date, as further indicated in the relevant UCITS KIID.

During the life of the Share Class, a new performance Observation Period of maximum 5 years starts:

- in the event of payment of the Performance Fee accruals on an Anniversary Date.
- in the event of cumulative underperformance observed at the end of a 5-year period. In this case, any underperformance of more than 5 years will no longer be taken into account during the new performance observation period; conversely, any underperformance generated over the past 5 years will continue to be taken into account.

Any underperformance is no more taken into account after 5 years.

The Performance Fee will represent a percentage (as stated for each Compartment and Share Class) of the difference between the net assets of the Share Class (net of all costs and before deduction of the Performance Fee) and the Reference Asset if the following cumulative conditions are met:

- This difference is positive;
- The relative performance of the Share Class compared to the Reference Asset is positive or nil, since the beginning of the performance Observation Period. Past underperformances over the last 5 years should be clawed back before any new accrual of Performance Fee.

An allocation for Performance Fee will be accrued in the net asset value calculation process.

In the event of redemption during the performance Observation Period, the portion of performance fees accruals corresponding to the number of Shares redeemed, is definitively acquired to the Management Company and will become payable at the next Anniversary Date.

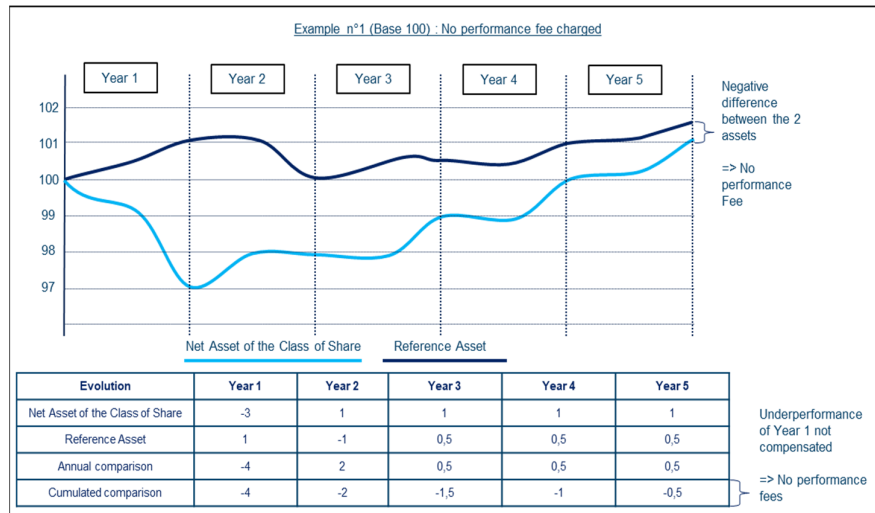
If over the performance Observation Period, the net asset value of each relevant Share Class (before deduction of the Performance Fee) is lower than the Reference Asset, the Performance Fee becomes nil, and all performance fees accruals previously booked are reversed. Those reversals may not exceed the sum of the previous performance fee accruals.

Over the performance Observation Period, all performance fees accruals as defined above become due on the Anniversary Date and will be paid to the Management Company.

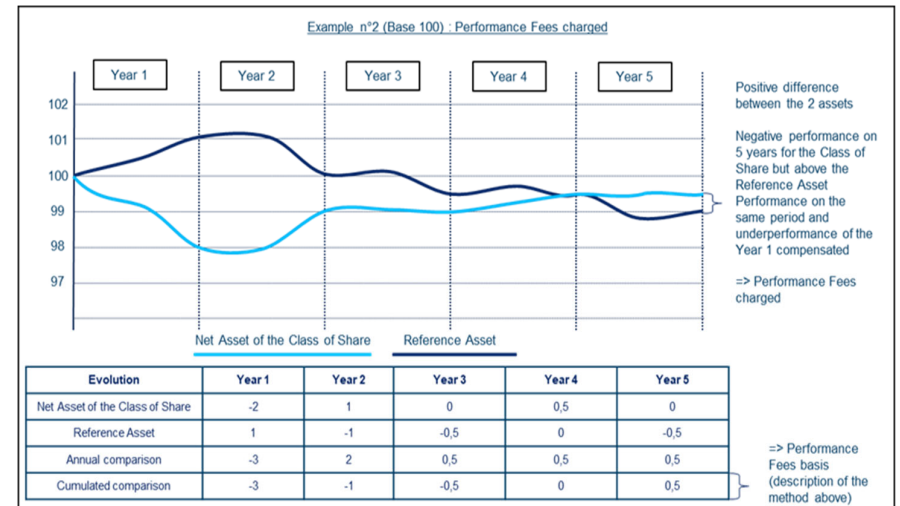
The Performance Fee is paid to the Management Company even if the performance of the Share Class over the performance Observation Period is negative, while remaining higher than the performance of the Reference Asset.

The three examples below illustrate the methodology described for 5 years Observation Period:

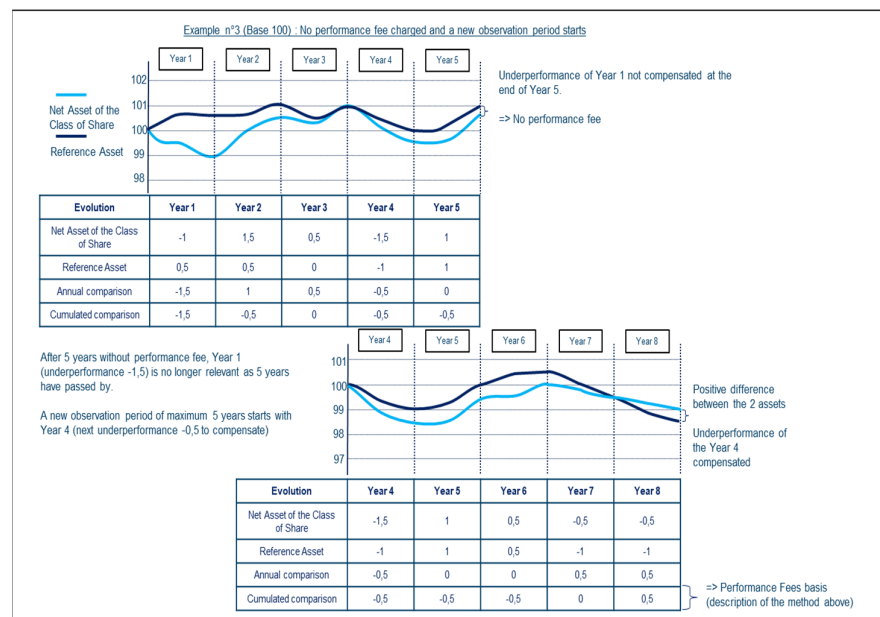
Underperformance not compensated



Underperformance compensated



Underperformance not compensated and new Observation Period starts



For more details, please refer to the ESMA Guidelines n°34-39-968 on performance fees in UCITS and certain types of AIFs, as modified, and any related Q&A disclosed by ESMA.

Moreover, the Management Company may be entitled to receive fees as normal compensation of its services when providing services in connection with efficient portfolio management techniques, as described in Section 4.5. **“Use of Techniques and Instruments relating to Transferable Securities and Money Market Instruments”.**

11.5. Additional information concerning the distribution of the Fund in Italy

The Shareholders are informed that local paying agents or financial intermediaries could charge some fees for the subscription, redemption and conversion of Shares of the Company.

12. Taxation

General

The following does not purport to be a complete analysis of all relevant tax rules and considerations or of all potential tax risks inherent in purchasing or holding Shares of the Company. They do not constitute an investment or tax advice.

The following summary is based on the law and practice currently in force in the Grand Duchy of Luxembourg and is subject to changes therein. Prospective Investors should be aware that levels and bases of taxation are subject to change and that the value of any relief from taxation depends upon the individual circumstances of taxpayer.

12.1. Taxation of the Company in Luxembourg

Taxe d'Abonnement

The Company is further liable in Luxembourg to a tax of 0.05% per annum in respect of the Class reserved to retail investors of the relevant Compartments (except on investments by these Compartments in other undertakings for collective investment established in Luxembourg for which no tax is applied) and of 0.01% per annum in respect of the cash Compartments and the I Classes of the relevant Compartments (“Taxe d'Abonnement”), such tax being payable quarterly on the basis of the value of the net assets of the relevant Compartment at the end of the relevant calendar quarter. The benefit of the 0.01% per annum Taxe d'Abonnement is available to those Shareholders admitted in the I Classes on the basis of the Luxembourg legal, regulatory and tax provisions as these are known to the Company at the time of admission of a Shareholder in such Class of Shares. However, no guarantee can be given for the past and for the future and such assessment is subject to interpretations on the status of an Eligible Investors in the I Classes by any competent authorities as will exist from time to time. Any such reclassification made by an authority as to the status of an Shareholder may submit the entire class of Shares to a Taxe d'Abonnement rate of 0.05% per annum.

In accordance with the article 175 e of the Law indexed Compartments are exempted from the “Taxe d'Abonnement” when they are Compartments:

- (i) whose securities are listed or traded on at least one stock exchange or another regulated market operating regularly, recognised and open to the public; and
- (ii) whose exclusive object is to replicate the performance of one or more indices.

Other taxes

- No stamp duty or other tax is payable in Luxembourg on the issue of Shares.
- No Luxembourg tax is payable on the realised or unrealised capital appreciation of the assets of the Company.
- Income received by the Company on its investments may be subject to non-recoverable withholding taxes in the countries of origin.

As a result of recent developments in EU law concerning the scope of the VAT exemption for management services rendered to investment funds, VAT on some of the fees paid out of the assets of the Company to remunerate service providers might be applied.

The investment by a Feeder Compartment into a Master Fund has no specific Luxembourg tax impact.

12.2. Taxation of Shareholders

Luxembourg

Shareholders are not subject to any capital gains, income, gift, estate, inheritance or other tax in Luxembourg (except for Investors domiciled, resident or having a permanent establishment in Luxembourg and except for certain former residents of Luxembourg or any Shareholder owning more than 10% of the Shares in the Company).

General

Prospective Investors should ascertain from their professional advisers the consequences for them of acquiring, holding, redeeming, transferring, selling or converting Shares under the relevant laws of the jurisdictions to which they are subject, including the tax consequences and any exchange control requirements. These

consequences (including the availability of, and the value of, tax reliefs to Shareholders) will vary with the law and practice of a Shareholder's country of citizenship, residence, domicile or incorporation and with his personal circumstances, including with regard to the applicability of FATCA and any other reporting and withholding regime to their investments in the Company.

Automatic Exchange of Information (EAI) / Directive on Administrative Cooperation in the field of taxation (DAC)

In February 2014, the OECD released the main elements of a global standard for automatic exchange of financial account information in tax matters, namely a Model Competent Authority Agreement and a Common Reporting Standard (CRS). In July 2014, the OECD Council released the full global standard, including its remaining elements, namely the Commentaries on the Model Competent Authority Agreement and Common Reporting Standard and the Information Technology Modalities for implementing the global standard. The entire global standard package was endorsed by G20 Finance Ministers and Central Bank Governors in September 2014. The CRS initiates for participating jurisdiction a commitment to implement the latter regulation by 2017 or 2018 and ensuring the effective automatic exchange of information with their respective relevant exchange partners.

With respect to the European Union – and thus Luxembourg – the scope of information to be reported already envisaged in Article 8(5) of Directive 2011/16/UE DAC has been extended as to encompass the recommendations contained in the AEI. As such, all members of the European Union will effectively exchange information as of September 2017 with respect to calendar year 2016 (except Austria that will start reporting in 2018 regarding calendar year 2017).

The AEI has been fully implemented in Luxembourg by a law published on 24 December 2015 in the Luxembourg Gazette. The AEOI Law has officially entered into force on 1 January 2016 in Luxembourg.

The application of one or the other of these regulations will compel financial institutions to determine shareholders' residence(s) for tax purposes and to report to their local competent authority all accounts held by reportable shareholders (i.e. shareholders residing for tax purposes in a reportable jurisdiction).

The information to be reported encompasses the name, the address, the Tax Identification Number (TIN) the account balance or value at the end of the relevant calendar year. As to determine shareholders' residence for tax purposes, financial institutions will review the information contained in its customer's files. Unless, the shareholder produces a valid self-certification indicating the latter's residence for tax purposes, the financial institution will report the account as being maintained by a shareholder residing in all jurisdictions for which indicia has been found.

US Taxation considerations

The provisions of the US Foreign Account Tax Compliance Act (FATCA) requires that details of US Tax Person holding assets outside the USA will ultimately be reported by foreign financial institutions to the US Internal Revenue Services (IRS).

FATCA provides that US securities held by a financial institution that does not enter and comply with the regime will be subject to a US tax withholding of 30% on gross sales proceeds as well as income. The Company is within the scope of FATCA and in order to comply, the Company may require all Shareholders to provide certain mandatory documentation.

The USA have developed an intergovernmental approach to the implementation of FATCA. In this regard, the Luxembourg and US Governments signed an intergovernmental agreement (IGA). The Management Company and the Company each complies with the FATCA Rules. Neither the Company nor any Compartments expects to be subject to any FATCA withholding tax.

FATCA requires the Company to gather certain accountholder information (including ownership details, holdings and distribution information) about certain US Tax Person, US-controlled tax payers and non-US tax payers that do not comply with applicable FATCA rules or do not provide all required information under the IGA.

In this regard, each Shareholder agrees in the application form to provide any required information (including, but not limited to, his GIIN number) upon request from the Company, its agents or any distributor.

The investors will inform, immediately in writing, the Company, its delegated entities or the distributor of any change of his FATCA status or GIIN number.

Under the IGA, this information must be reported to the Luxembourg tax authorities, who in turn may share it with the US IRS or other tax authorities.

Those investors that either have not properly documented their FATCA status as requested or have refused to disclose such a FATCA status within tax legally prescribed timeframe may be classified as "recalcitrant" and be subject to a reporting by the Management Company and/or the Company towards tax or governmental authorities above.

In order to avoid any potential future issues that could arise from the "Foreign Passthru payment" mechanism and the necessity of deducting the tax and whenever it is considered legitimate and justified by the protection of the general interests of the investors in the Company, the Company may prohibit the sale or ownership of Shares involving any Non-Participating Foreign Financial Institution (as defined in FATCA) or any other investor we believe to be subject to the withholding tax.

The Company and its legal representative, the Depositary and the Administrative Agent reserve their own right to prevent or remedy to the acquisition or the holding or benefit of the Company's shares by any investor that would be in violation of any law or regulation, or when the presence of the investor in the Company could lead to adverse consequences for the Company or other holders, including but not limited to FATCA sanctions. Therefore, the Company could proceed with rejection of subscription forms or redeem shares in the conditions set forth by section 8.4 of the Prospectus.

FATCA is comparatively new and its implementation is still developing. While the above information summarizes the Board's of Directors current understanding, that understanding could be incorrect, or the way FATCA is implemented could change in a way that would make some or all investors in the Compartments subject to the 30% withholding tax.

Automatic exchange of tax information (CRS Regulation)

Luxembourg have entered into multilateral arrangements modelled on the Common Reporting Standard (CRS) for Automatic Exchange of Financial Account Information published by the Organization for Economic Co-operation and Development (OECD). CRS requires the Company to provide certain information to their local tax authorities about non-Luxembourg tax resident Shareholders (which information will in turn be provided to the relevant tax authorities).

The information to be reported to the tax authorities include information such as name, address, tax identification number (TIN), date of birth, place of birth (if available in the records of the financial institution), the account number, the account balance or value at year end, and payments made with respect to the account during the calendar year). Each investor agrees to provide the Company, the Management Company or their agents with information and documentation prescribed by applicable law (including but not limited to its self-certification) and such additional documentation reasonably requested as may be necessary for them to comply with its obligations under CRS.

More information on CRS standards is available on the websites of the OECD and of the tax authorities of the signatory States of the agreement.

Any Shareholder who fails to comply with the Company's information or documentation requests or provide incomplete or incorrect information (i) may be held liable for penalties imposed on the Company that are attributable to the shareholder's failure to provide the documentation and (ii) will be reported to the relevant tax authorities as having failed to provide the necessary information in order to assess their tax residence and tax identification number.

12.3. Eligibility to French "*Plan d'Épargne en Actions*"

The Compartments listed below are managed in order to ensure eligibility under the French "*Plan d'Épargne en Actions*" ("PEA"):

- CPR Invest – Silver Age

Should the Shareholders, at an annual general meeting, decide any distributions in respect of distribution Shares (if issued) these will be paid within one month of the date of the annual general meeting. Under Luxembourg law, no distribution may be

- CPR Invest – Dynamic
- CPR Invest – Climate Action Euro

13. General information

13.1. Organisation

The Company is an investment company organised as a société anonyme under the laws of the Grand-Duchy of Luxembourg and qualifies as a société d'investissement à capital variable (SICAV) subject to Part I of the Law. The Company was initially incorporated on 19th August 2014. The Company is registered with the Registre de Commerce et des Sociétés, Luxembourg, under number B-189.795 The articles of incorporation will be published in the Mémorial on 5 September 2014. The articles of incorporation have been filed with the Registre de Commerce et des Sociétés of Luxembourg.

The minimum capital of the Company required by Luxembourg law shall be 1,250,000 EUR.

13.3. The Shares

Shares will be issued in registered form. Fractional entitlements to Shares will be rounded to 4 decimal places. Subject to the restrictions described herein, Shares in each Compartment are freely transferable and are each entitled to participate equally in the profits and liquidation proceeds attributable to each Class of the relevant Compartment. The rules governing such allocation are set forth under 5. "Allocation of Assets and Liabilities among the Compartments".

The Shares, which are of no par value and which must be fully paid upon issue, carry no preferential or pre-emptive rights and each one is entitled to one vote at all meetings of Shareholders. Shares redeemed by the Company become null and void. decided as a result of which the net assets of the Company would become less than the minimum provided for under Luxembourg law.

13.2. Meetings

The annual general meeting of Shareholders will be held at the registered office of the Company in Luxembourg on the second Thursday of April of each year at 10 a.m. or, to the extent required by Luxembourg law, and notices will be sent to the holders of registered Shares recorded by the transfer agent in the Share register of the Company by post at least 8 calendar days prior to the meeting at their addresses shown on the register of Shareholders. Such notices will include the agenda and will specify the time and place of the meeting and the conditions of admission. They will also refer to the rules of quorum and majorities required in the Articles of the Company.

Each Share confers the right to one vote. The vote on the payment of a dividend on a particular Class requires a separate majority vote from the meeting of Shareholders of the Class concerned. Any change in the Articles affecting the rights of a Compartment must be approved by a resolution of both the general meeting of the Company and the Shareholders of the Compartment concerned.

The Management Company draws the investors' attention to the fact that any investor will only be able to fully exercise his investor rights directly against the Company, 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 Company. In cases where an investor invests in the Company through an intermediary investing into the Company in his own name but on behalf of the investor, it may not always be possible for the investor to exercise certain shareholder rights directly against the Company. Investors are advised to take advice on their rights.

13.4. Reports, Accounts and Notice to Shareholders

Audited annual reports shall be published within 4 months following the end of the accounting year and unaudited semi-annual reports shall be published within 2 months following the period to which they refer. The annual and semi-annual reports shall be made available at the registered offices of the Company, the representatives and paying agents during ordinary office hours. The Company's Accounting Year ends on the thirty-first of July each year. In 2022, the Company has a transitional Accounting

Year, from 1 January 2022 to 31 July 2022. The first Accounting Year ended on 31 December 2014. The first audited report was published as of 31 December 2014 and the first unaudited semi-annual report was published as of 30 June 2015.

The Reference Currency of the Company is the EUR. The aforesaid reports will comprise consolidated accounts of the Company expressed in EUR as well as individual information on each Compartment expressed in the Reference Currency of each Compartment.

Notice of any material change to the Company, a Compartment or a Share Class will be mailed to the relevant Shareholders at the address indicated in the relevant application forms or otherwise communicated to and acknowledged by the Company. If applicable, the Prospectus will also be revised and made available at the registered office of the Company. Any other change in the Prospectus, in any other sales documents of the Company, or any other developments concerning the Company, a Compartment or a Share Class, unless other communication means is required in accordance with applicable laws and regulations, will be notified through the website of the Management Company: www.cpr-am.com.

13.5 Allocation of assets and liabilities among the Compartments

For the purpose of allocating the assets and liabilities between the Compartments, the Board of Directors has established a pool of assets for each Compartment in the following manner:

- (1) the proceeds from the issue of each Share of each Compartment are to be applied in the books of the Company to the pool of assets established for that Compartment and the assets and liabilities and income and expenditure attributable thereto are applied to such pool subject to the provisions set forth hereafter;
- (2) Where any asset is derived from another asset, such derivative asset is applied in the books of the Company to the same pool as the asset from which it was derived and on each revaluation of an asset, the increase or diminution in value is applied to the relevant pool;

- (3) Where the Company incurs a liability which relates to any asset of a particular pool or to any action taken in connection with an asset of a particular pool, such liability is allocated to the relevant pool;
- (4) in the case where any asset or liability of the Company cannot be considered as being attributable to a particular pool, such asset or liability is allocated to all the pools in equal parts or, if the amounts so justify, pro rata to the net asset values of the relevant Compartments;
- (5) upon the payment of dividends to the holders of Shares in any Compartment, the net asset value of such Compartment shall be reduced by the amount of such dividends.

If there have been created within each Compartment different classes of Shares, the rules shall mutatis mutandis apply for the allocation of assets and liabilities amongst Classes.

13.6. Determination of the net asset value of Shares

The net asset value of Shares of each Compartment shall be expressed in the Reference Currency of each Class of the relevant Compartment or in the Reference Currency of the Relevant Compartment. The net asset value shall be determined by the Administrative Agent under the Management Company's responsibility on each Valuation Day and on any such day that the Board may decide from time to time by dividing the net assets of the Company attributable to each Compartment by the number of outstanding Shares of that Compartment.

The Administrative Agent determines the net asset value per Share in each Compartment on the Valuation Day as defined in the Supplement. In order to avoid market timing in their units, preventing arbitrage opportunities, where the Compartment is a Feeder Compartment, the Valuation Day shall be the same day as the valuation day of the Master Fund.

Swing pricing

Significant subscriptions and redemptions may impact the net asset value of the Compartments because of the portfolio adjustment costs related to investment and divestment transactions. This cost may originate from the difference between the transaction price and the valuation prices, taxes or brokerage fees. The costs incurred in these transactions may have a negative impact on the relevant Compartments and would therefore adversely impact its performance for the relevant Shareholders.

For purposes of preserving the interests of the Shareholders present in the Compartments, the Board of Directors may decide to apply a swing pricing mechanism to any Compartment with a trigger threshold ("*partial swing pricing*").

As a result, as long as the absolute value of the balance of subscriptions and redemptions of all Shares of the relevant Compartment together is greater than the preset threshold, there will be an adjustment to the net asset value. Consequently, the net asset value will be adjusted as follows:

- on a Compartment experiencing levels of net subscriptions on a Valuation Day (i.e. subscriptions are greater in value than redemptions) (in excess of the trigger threshold) the net asset value per Share will be adjusted upwards; and
- on a Compartment experiencing levels of net redemptions on a Valuation Day (i.e. redemptions are greater in value than subscriptions) (in excess of the trigger threshold) the net asset value per Share will be adjusted downwards.

The adjustment will be calculated by reference to the estimated costs of dealing in the underlying investments of the relevant Compartment, including dealing spreads and charges, commissions, fees and taxes (the "Swing Factor") and any such adjustment to the net asset value per Share will be paid into the account of the relevant Compartment.

The objective is to limit the impact of these subscriptions and redemptions on the net asset value of the relevant Compartment and on Shareholders present in such Compartment.

For any given business day, the adjustment will normally not be larger than 2% of the net asset value of the Compartment, but the Board of Directors can raise this limit in unusual market conditions (e.g. higher volatility risk) to protect the interests of shareholders. In particular, the Swing Factor and the resulting adjustment may differ between Compartments, depending on the markets and jurisdictions in which they invest, and may be different for subscriptions than for redemptions.

The Company has delegated to the Management Company the determination of the Swing Factor for each Compartment and shall inform without undue delay the Board of Directors each time the relevant threshold has been triggered. The Management Company shall review the determination of the Swing Factor for each Compartment at least on a quarterly basis in order to verify the appropriateness of the relevant Swing Factor in view of the relevant market conditions.

Due to the application of swing pricing, the volatility of the net asset value of the Compartment may be not only derived from the assets held in the portfolio (and therefore might deviate from the Compartment's benchmark, where applicable).

The swing pricing mechanism may be imposed across all Compartments with the exception of those Compartments that are fully invested in other funds managed by the Management Company. For the avoidance of any doubt, the Performance Fee will be charged to the relevant Compartment on the basis of the non-adjusted net asset value, where applicable.

The calculation of the net asset value of the Shares of any Compartment and the issue, redemption, and conversion of the Shares of any Compartment may be suspended in the following circumstances, in addition to any circumstances provided for by law:

- during any period (other than ordinary holidays or customary weekend closings) when any market or stock exchange is closed which is the principal market or stock exchange for a significant part of the Compartment's investments, or in which trading is restricted or suspended,

- during any period when an emergency exists as a result of which it is impossible to dispose of investments which constitute a substantial portion of the assets of the Compartment, or it is impossible to transfer money involved in the acquisition or disposal of investments at normal rates of exchange, or it is impossible to fairly determine the value of any assets in the Compartment,
- during any breakdown in the means of communication normally employed in determining the price of any of the Compartment's investments or the current prices on any stock exchange,
- when for any reason beyond the control of the Board of Directors, the prices of any investment held by the Compartment cannot be reasonably, promptly or accurately ascertained,
- during any period when remittance of money which will or may be involved in the purchase or sale of any of the Compartment's investments cannot, in the opinion of the Management Company and/or the Board of Directors, be effected at normal rates of exchange; or
- when calculating the net asset value of a UCITS/UCIs in which the Company has invested a substantial portion of the assets of one or more Compartments or one or more classes is suspended or unavailable, or where the issue, redemption or conversion of shares or units of such UCITS or other UCI is suspended or restricted.
- in the event of the publication of the convening notice to a general meeting of Shareholders at which a resolution to wind up or merge the Company or one or more Compartment(s) is to be proposed; or
- during any period when in the opinion of the Directors of the Company there exist circumstances outside the control of the Company where it would be impracticable or unfair towards the Shareholders to continue dealing in Shares of any Compartment of the Company.

Furthermore, a Feeder Compartment shall temporarily suspend the redemption, reimbursement or subscription of its Shares, when its Master Fund temporarily suspends the redemption, reimbursement or subscription of its shares/units, whether this be at its own initiative or at the request of its competent authorities, for a period identical to the period of suspension imposed on the Master Fund.

The value of the assets of each Class of Shares of each Compartment is determined as follows:

I. The assets of the Company contain the following:

- (1) all fixed-term deposits, shares, money market instruments, shares, cash in hand or cash expected to be received or cash contributions including interest accrued;
- (2) all debts which are payable upon presentation as well as all other money claims including claims for purchase price payment not yet fulfilled that arise from the sale of investment fund Shares or other assets;
- (3) all investment fund shares/units;
- (4) all dividends and distributions due in favour of the Company, as far as they are known to the Company;
- (5) all interest accrued on interest-bearing securities that the Company holds, as far as such interest is not contained in the principal claim;
- (6) all financial rights which arise from the use of derivative instruments;
- (7) the provisional expenses of the Company, as far as these are not deducted, under the condition that such provisional expenses may be amortised directly from the capital of the Company;
- (8) all other assets of what type or composition, including prepaid expenses.

II. The value of such assets is fixed as follows:

- (1) Investment funds are valued at their net asset value.
- (2) Units or shares of the Master Fund will be valued at their last determined and available net asset value.
- (3) Liquid assets and money market instruments are valued at their nominal value plus accrued interest or on the basis of amortised costs.
- (4) Fixed term deposits are valued at their nominal value plus accrued interest. Fixed term deposits with an original term of more than 30 days can be valued at their yield adjusted price if an arrangement between the Company and the bank, with which the fixed term deposit is invested has been concluded including that the fixed term deposits are terminable at any time and the yield adjusted price corresponds to the realisation value.

- (5) Commercial papers are valued at their nominal value plus accrued interest. Commercial papers with an original term of more than 90 calendar days can be valued at their yield adjusted price if an arrangement between the Company and the bank, with which the commercial paper is invested has been concluded including that the commercial papers are terminable at any time and the yield adjusted price corresponds to the realisation value.
- (6) Securities or financial instruments admitted for official listing on a Regulated Market are valued on the basis of the last available price at the time when the valuation is carried out. If the same security is quoted on a Regulated Markets, the quotation on the principal market for this security will be used. If there is no relevant quotation or if the quotations are not representative of the fair value, the evaluation will be made in good faith by the Board of Directors or their delegate.
- (7) Unlisted securities or financial instruments are valued on the basis of their value realisation as determined by the Board of Directors or their delegate using valuation principles which can be examined by the auditor of the Company, in order to reach a proper and fair valuation of the total assets of each Compartment.
- (8) Swap are valued at their fair value based on the last known closing price of the underlying security;
- (9) Any other assets are valued on the basis of their probable value realisation as determined by the Board of Directors or their delegate using valuation principles which can be examined by the auditor of the Company, in order to reach a proper and fair valuation of the total assets of each Compartment.
- (10) OTC derivative financial instruments must be value at their the «fair value» in accordance with CSSF Circular 08/356.

In the event that it is impossible or incorrect to carry out a valuation in accordance with the above rules owing to particular circumstances, the Board of Directors or their delegate shall be entitled to use other generally recognised valuation principles which can be examined by an auditor, in order to reach a proper valuation of the total assets of each Compartment.

III. The liabilities of the Company contain the following:

- (1) all loans, bills of exchange and other sums due, including deposits of security such as margin accounts, etc. In connection with the use of derivative instruments; and

- (2) all administrative expenses that are due or have been incurred, including the costs of formation and registration at the registration offices as well as legal fees, auditing fees, remuneration and expenses of the members of the Board of Directors, fees payable to the management company, if any, and its service providers, its investment advisers, investment managers, distributors, placing agents, accountants, custodian, domiciliary, registrar and transfer agents, any paying agents and permanent representatives in places of registration, any other agent employed by the Company, fees for legal and auditing services, promotional, printing, reporting and publishing expenses, including the cost of advertising or preparing and printing of sales documents, explanatory memoranda or registration statements, annual and semi-annual reports, taxes or governmental charges, and all other operating management fee
- (3) expenses, including the cost of buying and selling assets, interest, bank charges and brokerage, postage, telephone and telex. If the fee rates agreed between the Company and the employed service providers (such as the Management Company, the Domiciliary Agent, Administrative Agent, Depositary or Investment Manager (if any)) for such services deviate with regard to individual Classes, the corresponding varying fees shall be charged exclusively to the respective Class; and
- (4) all known liabilities, whether due or not, including dividends that have been declared but not yet been paid; and
- (5) a reasonable sum provided for taxes, calculated as of the day of the valuation as well as other provisions and reserves approved by the Board of Directors; and
- (6) all other liabilities of the Company, of whatever nature, vis-à-vis third parties; however, each Compartment shall be exclusively responsible for all debts, liabilities and obligations attributable to it.

For the purpose of valuing its liabilities, the Company may include all administrative and other expenses of a regular or periodic nature by valuing these for the entire year or any other period and apportioning the resulting amount proportionally to the respective expired period of time. The method of valuation may only apply to administrative or other expenses which concern all of Shares equally.

IV. For the purpose of valuation within the scope of this chapter, the following applies:

- (1) Shares that are redeemed in accordance with the provisions under “ISSUE, REDEMPTION AND CONVERSION OF SHARES” above shall be treated as existing Shares and shall be posted until immediately after the point in time set by the Board of Directors for carrying out the valuation; from this point in time until the price is paid, they shall be treated as a liability of the Company; and
- (2) All investments, cash in hand and other assets of any fixed assets that are not in the denomination of the Class concerned shall be converted at the exchange rate applicable on the day of the calculation of net asset value, taking into consideration their market value; and
- (3) On every Valuation Day, all purchases and sales of securities which were contracted by the Company on this very Valuation Day must be included in the valuation to the extent possible.

The Board of Directors can take the decision to proceed with the division of the net asset value.

13.7. Merger or Liquidation of Compartments

The Board of Directors may decide to liquidate any Compartment if (i) the net assets of a Compartment or a Class of Shares of such a Compartment or Class of Shares has decreased to an amount determined by the Board of Directors to be the minimum level for such Compartment or Class of Shares to be operated in an economically efficient manner, (ii) the Master Fund of a Feeder Compartment has been liquidated or closed (without prejudice to the below provisions) or (ii) a change in the economic or political situation relating to the Compartment concerned would justify such liquidation or if required by the interests of the Shareholders of any of the Compartments concerned. The decision of the liquidation will be notified to the Shareholders concerned prior to the effective date of the liquidation and the notification will indicate the reasons for, and the procedures of, the liquidation operations. Unless the Board of Directors otherwise decides in the interests of the Shareholders of the Compartment concerned, they may continue to request redemption or conversion of their Shares on the basis of the applicable net asset value, taking into account the estimated liquidation expenses. Assets which could not be distributed to their beneficiaries upon the close of the

liquidation of the Compartment will be deposited with the Caisse de Consignation on behalf of their beneficiaries.

Under the same circumstances as provided above, the Board of Directors may decide to close down any Compartment by merger into another Compartment or into another UCITS or a compartment thereof (whether established in Luxembourg or another member State or whether such UCITS is incorporated as a company or is a contractual type fund) (the “new Compartment”). Such decision will be notified to Shareholders in the same manner as described in the preceding paragraph and, in addition, the notification will contain information in relation to the new Compartment in accordance with the Law and related regulations. Such notification will be made at least 30 calendar days before the last day for requesting the redemption or conversion of the Shares, free of charge.

Termination of a Compartment by compulsory redemption of its Shares or its merger with another Compartment or with another UCITS (whether established in Luxembourg or another member State or whether such UCITS is incorporated as a company or is a contractual type fund), in each case for a reason other than those mentioned in the preceding paragraph, may be effected only upon its prior approval by the Shareholders of the Compartment to be terminated or merged, at a duly convened Compartment’s Shareholders meeting which may be validly held without a quorum and decide by a simple majority of the Shareholders of the relevant Compartment present or represented.

In accordance with the provisions of the Law applying to a Compartment qualifying as Feeder Compartment, the Feeder Compartment shall be liquidated upon the Master Fund being either liquidated, divided into two or more UCITS or merged with another UCITS, unless the CSSF approves either (a) the investment of at least 85 % of the assets of the Feeder Compartment into units of another master Fund, or (b) the Feeder Compartment’s conversion into a UCITS which is not a feeder UCITS within the meaning of the Law.

13.8. Liquidation of the Company

The Company is incorporated for an unlimited period and liquidation shall normally be decided upon by an extraordinary general meeting of Shareholders. Such a meeting

must be convened by the Board of Directors within 40 calendar days if the net assets of the Company become less than two thirds of the minimum capital required by law. The meeting, for which no quorum shall be required, shall decide on the dissolution by a simple majority of Shares represented at the meeting. If the net assets fall below one fourth of the minimum capital, the dissolution may be resolved by Shareholders holding one fourth of the Shares at the meeting.

Should the Company be liquidated, such liquidation shall be carried out in accordance with the provisions of the Law and which specifies the steps to be taken to enable Shareholders to participate in the liquidation distributions and in this connection provides for deposit in escrow at the Caisse de Consignation in Luxembourg of any such amounts which it has not been possible to distribute to the Shareholders at the close of liquidation. Amounts not claimed within the prescribed period are liable to be forfeited in accordance with the provisions of Luxembourg law. The net liquidation proceeds of each Compartment shall be distributed to the Shareholders of the relevant Compartment in proportion to their respective holdings.

13.9. Complaints Handling

Shareholders of each Compartment of the Company may file complaints free of charge with the Management Company in an official language of their home country.

13.10. Material Contracts

The following material contracts have been entered into:

- (1) An agreement between the Company and CPR Asset Management, pursuant to which the latter acts as Management Company of the Company. This Agreement is entered into for an unlimited period and may be terminated by either party upon three months written notice.
- (2) An agreement between the Company and CACEIS Bank, Luxembourg Branch pursuant to which the latter was appointed as Depositary of the Company. The Agreement is entered into for an unlimited period and may be terminated by either party upon three months’ written notice.
- (3) An agreement between the Company, CPR Asset Management and CACEIS Bank, Luxembourg Branch pursuant to which the latter acts as registrar and transfer

agent – paying and administrative agent of the Company. The Agreement is entered into for an unlimited period and may be terminated by either party upon three months written notice.

- (4) An information sharing agreement between CPR Asset Management and CACEIS Bank, Luxembourg Branch, acting as Depositary of the Company regulating the flows of information that are necessary to allow CACEIS Bank, Luxembourg Branch to perform its functions.

13.11. Contingency Plan

The Management Company has adopted a written plan setting out actions, which it will take with respect to the Compartments in the event that any benchmark materially changes or ceases to be provided (the "**Contingency Plan**"), as required by article 28(2) of the Benchmark Regulation. A copy of the Contingency Plan may be obtained, free of charge, and upon request at the registered office of the Company and the Management Company.

13.12. Documents

Copies of the Articles, the current Prospectus, the KIID for the Compartments, the latest financial reports, the voting policy, the complaints handling procedure as well as the Prospectus and annual and half-yearly reports of the Master Funds (if any) are available the website of the Management Company at <http://www.cpr-am.com>.

14. APPENDICES TO THE PROSPECTUS – COMPARTMENTS

SUPPLEMENT 5. CPR Invest – Global Silver Age

Objective and Investment Policy

Objective

The Compartment's objective is to outperform global equity markets over the long-term period (at least five years) by taking advantage of the dynamics of international securities associated with the ageing of the population, while incorporating Environmental, Social and Governance (E, S, and G) criteria into the investment process.

The Master Fund is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Master Fund, please refer to SFDR Annex 5.

Management Process

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in section 4.9 of the Prospectus.

The investment strategy of the Compartment consists in taking advantage of a demographic megatrend, namely the ageing of the population. The objective is to select the best-performing international securities (in particular the USA, Canada, Europe, Japan, Hong Kong and Australia) from various sectors that are likely to benefit from the ageing of the population (pharmaceuticals, medical equipment, savings, leisure activities, dependency care, security, well-being, automobile, etc.) based on criteria relating to fundamental and quantitative analysis, liquidity, and market capitalization. Within the investment theme, the Compartment may also invest up to 25% of its assets in securities from emerging market stocks.

The Compartment management process is based on a combined approach, namely a top-down sectorial allocation process, and a bottom-up stock selection process.

The Compartment's equity exposure will be between 75% and 120% of its assets.

By construction, the Compartment may emphasise certain investment themes and or even exclude some sectors that are not related to its theme. It is therefore likely to show significant performance differences when compared with a global equity index, including over relatively extended time periods.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country, without constraints of capitalization relating to the theme. The Compartment may invest up to 25% of its assets in the equities or similar securities of issuers in emerging countries (including China A Shares via Stock Connect within a maximum of 25% of its assets). While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in section 4.2 "Specific Investment Policies for each Compartment" of the Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs).

Derivatives

Derivative instruments will be used for hedging, exposure purposes and efficient portfolio management. Derivatives used are Futures on currencies and equities, Options on equities; Swaps: on currencies, warrants on equities, Forex Forwards.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

Reference Currency: Euro (EUR)

Benchmark: No

Performance Indicator:

The Compartment is actively managed. The Compartment uses the MSCI World Net Return Index (net dividends reinvested) and, if relevant, hedged between the currency of the Share Class and the currency of the Compartment, a posteriori as an indicator for assessing the Compartment's performance and, as regards the performance fee benchmark used by the relevant share classes, for calculating the performance fees. There are no constraints relative to any such Benchmark restraining portfolio construction.

The MSCI World Net Return Index is, as at the date of this Prospectus, provided by MSCI Limited, an administrator which is currently not listed in the register referred to in article 36 of the Benchmark Regulation. However, the use of such benchmark is permitted, and new use of such benchmark will also be allowed during the extended transitional period provided for in the amended article 51 of the Benchmark Regulation. This Prospectus will be updated once further information on the administrator's authorization becomes available. Information about this index is available at www.msci.com.

Under Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016, the Management Company has a procedure for monitoring the benchmark indices used, describing the measures to implement should there be substantial changes made to an index or should this index stop being provided.

The Compartment has not designated the Benchmark as a reference benchmark for the purpose of the Disclosure Regulation.

Main Risks (See "Risk Descriptions" for more information.)

- Capital loss risk
- Equity and Market risks (including Small capitalisation and Emerging market related risk)
- Currency risk (including Currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities
- Country Risk: China
- Credit Risk
- Interest rate
- Sustainable Investment Risk

Risk management method: Commitment

Profile of typical investor:

All investors who:

- want to invest in a portfolio of which the main investment focus is to select the best performing international securities in various sectors that may benefit from the ageing of the population;
- can afford to immobilize their capital for at least 5 years;

- accept to bear the risk of capital loss. The investor might not recover its invested capital at the end of the recommended 5 years minimum investment period.

Shares Characteristics / Subscription and Redemption conditions:

Business Day: A Business Day on which banks and Eligible Markets are opened in Luxembourg, Paris and New York.

Valuation Day: Every Business Day / **Calculation Day:** The Business Day following the Valuation Day

Cut-off Time: 14:00 on the relevant Valuation Day

Subscription and Redemption Settlement Day: 2 Business Days after the relevant Valuation Day, except for:

- T1 EUR – Dist Share Class for which it is 1 Business Day after the relevant Valuation Day
- T3 USD - Acc Share Class for which it is 3 Business Day after the relevant Valuation Day.

Main Share Classes

CPR Invest – Global Silver Age			Fees for Share transactions		Annual Fees		
Share Class	Currency	Minimum Initial Subscription	Subscription (max)	Conversion (max)	Management (max)	Administration (max)	Performance Fee (including tax) ⁽¹⁾
A EUR – Acc	EUR	One fraction of Share	5,00%	5,00%	1,50%	0,30%	Yes
I EUR – Acc	EUR	100 000 euros	5,00%	5,00%	0,75%	0,20%	Yes
R EUR – Acc	EUR	One fraction of Share	5,00%	5,00%	0,85%	0,30%	Yes

Performance Fee rate (including tax): 15%⁽²⁾

(1) Performance Fees benchmark: MSCI World Net Return Index. Anniversary Date: last net asset value per Share of December.

(2) % of the difference between the net asset value of the share class and the Reference Asset.

For a complete list of Compartments and share classes currently available, go to www.cpr-am.lu/Cpr-Invest

SFDR Annex 5 - 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

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.

Product name:
CPR INVEST – GLOBAL SILVER AGE

Legal entity identifier:
222100GM5X6BFYGF3Z38

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?



Yes



X 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**: ____%



X 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 20 % 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 sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

The Compartment promotes environmental and/or social characteristics by aiming to have a higher ESG score than the ESG score of its investment universe. In determining the ESG score of the Compartment and the investment universe, ESG performance is assessed by comparing the average performance of a security against the security issuer's industry, in respect of each of the three ESG characteristics of environmental, social and governance. The investment universe is a broad market index which does not assess or include constituents according to environmental and/or social characteristics and therefore is not intended to be consistent with the characteristics promoted by the Compartment. No ESG reference benchmark has been designated.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

The sustainability indicator used is the ESG score of the Compartment that is measured against the ESG score of the Universe of the Compartment.

CPR Asset Management relies on Amundi's in-house ESG rating process based on the "Best-in-class" approach. Ratings adapted to each sector of activity aim to assess the dynamics in which companies operate.

The Amundi ESG rating used to determine the ESG score is an ESG quantitative score translated into seven grades, ranging from A (the best scores universe) to G (the worst). In the Amundi ESG Rating scale, the securities belonging to the exclusion list correspond to a G. For corporate issuers, ESG performance is assessed globally and at relevant criteria level by comparison with the average performance of its industry, through the combination of the three ESG dimensions:

- Environmental dimension: this examines issuers' ability to control their direct and indirect environmental impact, by limiting their energy consumption, reducing their greenhouse emissions, fighting resource depletion and protecting biodiversity.

- Social dimension: this measures how an issuer operates on two distinct concepts: the issuer's strategy to develop its human capital and the respect of the human rights in general;
- Governance dimension: This assesses capability of the issuer to ensure the basis for an effective corporate governance framework and generate value over the long-term.

The methodology applied by Amundi ESG rating uses 38 criteria that are either generic (common to all companies regardless of their activity) or sector specific which are weighted according to sector and considered in terms of their impact on reputation, operational efficiency and regulations in respect of an issuer. Amundi ESG ratings are likely to be expressed globally on the three E, S and G dimensions or individually on any environmental or social factor.

For more information on ESG scores and criteria, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>.

● ***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?***

In order for the investee company to be deemed to contribute to the above objective it must be a “best performer” within its sector of activity on at least one of its material environmental or social factors.

The definition of “best performer” relies on Amundi's proprietary ESG methodology which aims to measure the ESG performance of an investee company. In order to be considered a “best performer”, an investee company must perform with the best top three rating (A, B or C, out of a rating scale going from A to G) within its sector on at least one material environmental or social factor. Material environmental and social factors are identified at a sector level. The identification of material factors is based on Amundi ESG analysis framework which combines extra-financial data and qualitative analysis of associated sector and sustainability themes. Factors identified as material result in a contribution of more than 10% to the overall ESG score. For energy sector for example, material factors are: emissions and energy, biodiversity and pollution, health and security, local communities and human rights. For a more complete overview of sectors and factors, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>.

Principal adverse impact are the most significant negative impacts of investment decision on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

To contribute to the above objectives, the investee company shall not have significant exposure to activities (e.g. tobacco, weapons, gambling, coal, aviation, meat production, fertilizer and pesticide manufacturing, single-use plastic production) not compatible with such criteria.

The sustainable nature of an investment is assessed at investee company level.

● ***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?***

To ensure sustainable investments do no significant harm ('DNSH'), Amundi utilises two filters:

- The first DNSH test filter relies on monitoring the mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available (e.g. Greenhouse Gas intensity of investee companies) via a combination of indicators (e.g. carbon intensity) and specific thresholds or rules (e.g. that the investee company's carbon intensity does not belong to the last decile of the sector).

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- Beyond the specific sustainability factors covered in the first filter, Amundi has defined a second filter, which does not take the mandatory Principal Adverse Impact indicators above into account, in order to verify that the company does not badly perform from an overall environmental or social standpoint compared to other companies within its sector which corresponds to an environmental or social score superior or equal to E using Amundi's ESG rating.

– *How have the indicators for adverse impacts on sustainability factors been taken into account?*

The indicators for adverse impacts have been taken into account as detailed in the first do no significant harm (DNSH) filter above:

The first DNSH filter relies on monitoring of mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available via the combination of following indicators and specific thresholds or rules :

- Have a CO2 intensity which does not belong to the last decile compared to other companies within its sector (only applies to high intensity sectors), and

- Have a Board of Directors' diversity which does not belong to the last decile compared to other companies within its sector, and
- Be cleared of any controversy in relation to work conditions and human rights, and
- Be cleared of any controversy in relation to biodiversity and pollution.

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- *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 OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights are integrated into our ESG scoring methodology. Our proprietary ESG rating tool assesses issuers using available data from our data providers. For example the model has a dedicated criteria called "Community Involvement & Human Rights" which is applied to all sectors in addition to other human rights linked criteria including socially responsible supply chains, working conditions, and labor relations. Furthermore, we conduct controversy monitoring on a, at minimum, quarterly basis which includes companies identified for human rights violations. When controversies arise, analysts will evaluate the situation and apply a score to the controversy (using our proprietary scoring methodology) and determine the best course of action. Controversy scores are updated quarterly to track the trend and remediation efforts.

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 not 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?

- X** Yes, the Compartment considers all the mandatory Principal Adverse Impacts applying to the Compartment's strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches.
- Exclusion: Amundi has defined normative, activity-based and sector-based exclusion rules covering some of the key adverse sustainability indicators listed by the Disclosure Regulation.
 - ESG factors integration: Amundi has adopted minimum ESG integration standards applied by default to its actively managed open-ended funds (exclusion of G rated issuers and better weighted average ESG score higher than the applicable benchmark). The 38 criteria used in Amundi ESG rating approach were also designed to consider key impacts on sustainability factors, as well as quality of the mitigation undertaken are also considered in that respect.
 - Engagement: Engagement is a continuous and purpose driven process aimed at influencing the activities or behaviour of investee companies. The aim of engagement activities can fall into two categories : to engage an issuer to improve the way it integrates the environmental and social dimension, to engage an issuer to improve its impact on environmental, social, and human rights-related or other sustainability matters that are material to society and the global economy..
 - Vote: Amundi's voting policy responds to an holistic analysis of all the long-term issues that may influence value creation, including material ESG issues. For more information please refer to Amundi's Voting Policy .
 - Controversies monitoring: Amundi has developed a controversy tracking system that relies on three external data providers to systematically track controversies and their level of severity. This quantitative approach is then enriched with an in-depth assessment of each severe controversy, led by ESG analysts and the periodic review of its evolution. This approach applies to all of CPR Invest's Compartments.

For any indication on how mandatory Principal Adverse Impact indicators are used, please refer to the Amundi Group ESG Regulatory Statement available at www.cpr-am.com

☐ No



The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

What investment strategy does this financial product follow?

Objective: The Compartment's objective is to outperform global equity markets over the long-term period (at least five years) by taking advantage of the dynamics of international securities associated with the ageing of the population, while incorporating Environmental, Social and criteria into the investment process.

The Compartment's sustainable investment is focused on tackling climate change and aims to obtain a lower carbon intensity than its reference index or Investment universe.

Benchmark: MSCI World Net Return Index is used a posteriori as an indicator for assessing the Compartment's performance.

● **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?**

All securities held in the Compartment are subject to the ESG Criteria. This is achieved through the use of Amundi's proprietary methodology and/or third party ESG information.

The Compartment first applies Amundi's exclusion policy including the following rules:

- legal exclusions on controversial weapons (anti-personnel mines, cluster bombs, chemical weapons, biological weapons and depleted uranium weapons, etc.);
- companies that seriously and repeatedly violate one or more of the 10 principles of the Global Compact, without credible corrective measures;
- the sectoral exclusions of the Amundi group on Coal and Tobacco (details of this policy are available in CPR's Responsible Investment Policy available on the website <http://www.cpr-am.com>).

The Compartment as a binding elements aims to have a higher ESG score than the ESG score of its investment universe.

The Compartment's ESG Criteria apply to at least:

- 90% of equities issued by large capitalisation companies in developed countries; debt securities, money market instruments with an investment grade credit rating; and sovereign debt issued by developed countries;
- 75% of equities issued by large capitalisation companies in emerging market countries; equities issued by small and mid-capitalisation companies in any country; debt securities and money market instruments with a high yield credit rating; and sovereign debt issued by emerging market countries.

Furthermore and in consideration of the minimum commitment of 20% of Sustainable Investments with an environmental objective, the Compartment invests in investee companies considered as “best performer” when benefiting over the best top three rating (A, B or C, out of a rating scale going from A to G) within their sector on at least one material environmental or social factor.

Carbon intensity objective and criteria :

The Compartment's sustainable investment is focused on tackling climate change and aims to obtain a lower carbon intensity than its reference index or Investment universe.

The Compartment measures greenhouse gas emissions by an investee company by taking into account:

- direct emissions from companies
- indirect emissions due to the company's activity; and
- indirect emissions due to the use of the products sold.

Additional sustainable approach:

The Management Company takes a sustainable approach by excluding the following companies:

- worst overall ESG scores ;
- worst scores for specific E, S and G criteria considered relevant to the silver economy; and
- high ESG controversies

At least 90% of portfolio stocks have an ESG score.

The Management Company undertakes to ensure that the compartment's ESG score is higher than the investment universe's ESG score after excluding at least 20% of stocks with the worst scores according to the ESG approach.

The Compartment's socially responsible investment policy (objectives, criteria, ratings) is further detailed and available on the Company website (“SRI transparency code” of the Compartment).

Limits to the ESG approach:

The best-in-class approach does not exclude any sector of activity in principle. All economic sectors are therefore represented in this approach and the Compartment may therefore be exposed to some controversial sectors. In order to limit the potential non-financial risks for these sectors, the Compartment applies the exclusions set out above.

● ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

There is no minimum committed rate for the Master Fund.

● ***What is the policy to assess good governance practices of the investee companies?***

Good governance
practices include
sound management
structures,
employees' relations,
remuneration of staff
and tax compliance.

We rely on Amundi Group ESG scoring methodology. Amundi Group's ESG scoring is based on a proprietary ESG analysis framework, which accounts for 38 general and sector-specific criteria, including governance criteria. In the Governance dimension, we assess an issuer's ability to ensure an effective corporate governance framework that guarantees it will meet its long-term objectives (e.g. guaranteeing the issuer's value over the long term). The governance sub-criteria considered are: board structure, audit and control, remuneration, shareholders' rights, ethics, tax practices and ESG strategy.

Amundi Group ESG Rating scale contains seven grades, ranging from A to G, where A is the best and G the worst rating. G-rated companies are excluded from our investment universe.

Each corporate security (shares, bonds, single name derivatives, ESG equity and fixed income ETFs) included in investment portfolios has been assessed for good governance practices applying a normative screen against UN Global Compact (UN GC) principles on the associated issuer. The assessment is performed on an ongoing basis. Amundi's ESG ratings Committee monthly reviews lists of companies in breach of the UN GC leading to rating downgrades to G. Divestment from securities downgraded to G is carried out by default within 90 days.

Amundi Stewardship Policy (engagement and voting) related to governance complements this approach.



Asset allocation
describes the share
of investments in
specific assets.

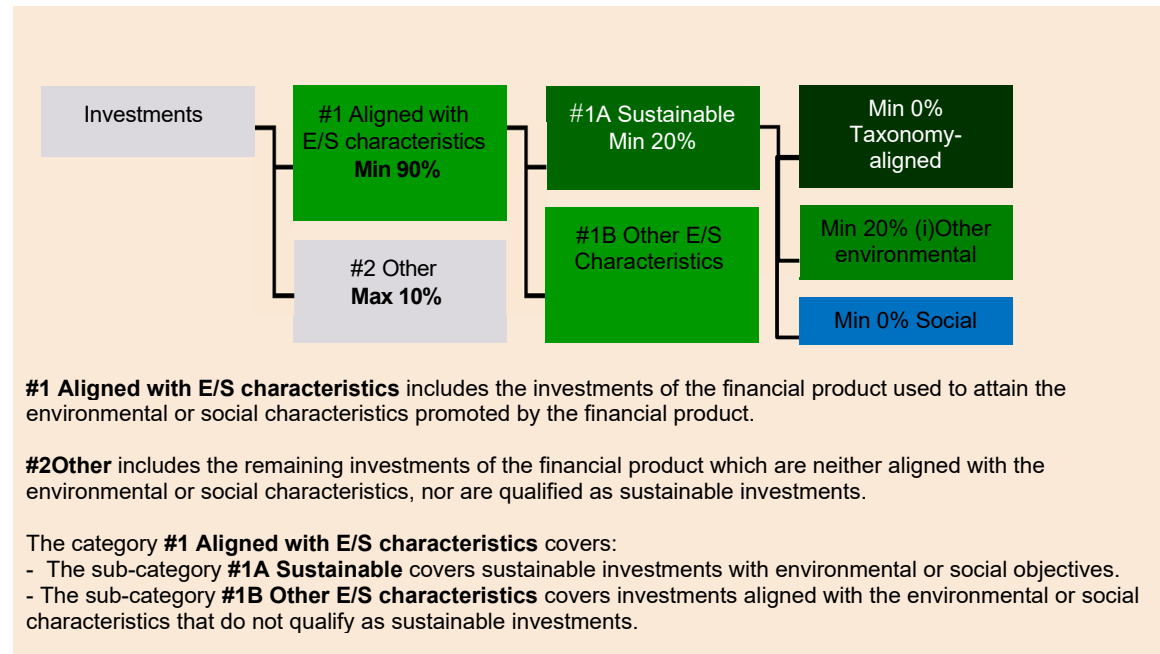
What is the asset allocation planned for this financial product?

At least 90% of the Compartment's securities and instruments will be used to meet the promoted environmental or social characteristics in accordance with the binding elements of the investment strategy of the Compartment.

Furthermore, the Compartment commits to have a minimum of 20% of sustainable investments as per the below chart. Investments aligned with other E/S characteristics (#1B) will represent the difference between the actual proportion of investments aligned with environmental or social characteristics (#1) and the actual proportion of sustainable investments (#1A). The planned proportion of the other environmental investment represents a minimum of 20% (i) and may change as the actual proportions of Taxonomy-aligned and/or Social investments increase.

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?**

Derivatives are not used to attain the environmental and social characteristics promoted by the Compartment.



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

The Compartment currently has no minimum commitment to sustainable investments with an environmental objective aligned with the EU Taxonomy.

● ***Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?***

☐ Yes

☐ In fossil gas

☐ In nuclear energy

☒ No

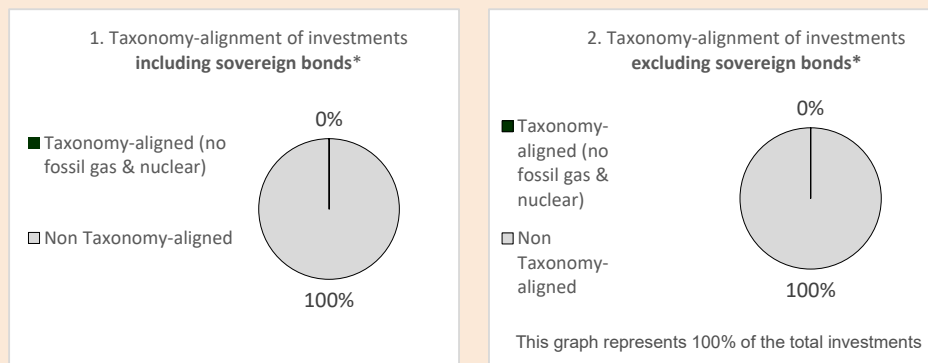
¹Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and 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 fully 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.*



* 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 Compartment has no minimum proportion of investment in transitional or enabling activities.

 are environmentally sustainable investments 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 Compartment has a minimum commitment of 20% of Sustainable Investments with an environmental objective with no commitment on their alignment with the EU Taxonomy.



What is the minimum share of socially sustainable investments?

The Compartment has no minimum defined minimum share.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

Included in “#2 Other” are cash and instruments for the purpose of liquidity and portfolio risk management. It may also include ESG unrated securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.

Investors should note that it may not be practicable to perform ESG analysis on cash, near cash, some derivatives and some collective investment schemes, to the same standards as for the other investments. The ESG calculation methodology will not include those securities that do not have an ESG rating, nor cash, near cash, some derivatives and some collective investment schemes.



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?

This Compartment does not have a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental 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

- ***How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?***
N/A
- ***How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?***
N/A
- ***How does the designated index differ from a relevant broad market index?***
N/A
- ***Where can the methodology used for the calculation of the designated index be found?***
N/A



Where can I find more product specific information online?

More product-specific information can be found on the website: <http://www.cpr-am.com>

SUPPLEMENT 6. CPR Invest – Global Disruptive Opportunities

Investment Objective and Policy

Investment Objective

The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in shares of companies which either establish or benefit - fully or partly - from disruptive business models.

The Compartment is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Compartment, please refer to SFDR Annex 6.

Investment Policy

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in Section 4.9 of the Prospectus.

The investment strategy of the Compartment aims to select Companies' securities which are game changers, i.e. innovative companies which create a new market (new products, services, solutions, distribution channels...) that can challenge and finally overtake existing business models.

Securities benefit from structural changes related to disruption, in all countries, including emerging markets. Disruption might also occur in all economic sectors, for example, healthcare, internet economy, technology, industrials, environment, financials....

The Compartment uses a mix of a top-down and a bottom-up approach.

The Compartment equity exposure will be between 75% and 120% of its assets.

By construction, the Compartment may emphasise certain investment themes and or even exclude some sectors that are not related to its theme. It is therefore likely to show significant performance differences when compared with a global equity index, including over relatively extended time periods.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country, without constraints of capitalization. Among this proportion of 75% of its assets, the Compartment may invest in China A shares via Stock Connect within a maximum of 25% of its assets. While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in section 4.2 "Specific Investment Policies for each Compartment" of the Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs).

Derivatives

Derivative instruments will be used for hedging, arbitrage, exposure purposes and efficient portfolio management. Derivatives used are Futures and Options on currencies, equities/market indices and interest rates; Swaps: on currencies, equities and indices; Warrants on equities, Forex Forwards: forward purchases of currency, forward sales of currency.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

Reference Currency: Euro (EUR)

Benchmark: No

Performance Indicator:

The Compartment is actively managed.

The Compartment uses the MSCI World Net Return Index (net dividends reinvested) and, if relevant, hedged between the currency of the Share Class and the currency of the Compartment, a posteriori as an indicator for assessing the Compartment's performance and, as regards the performance fee benchmark used by the relevant share classes, for calculating the performance fees.

There are no constraints relative to any such Benchmark restraining portfolio construction.

The MSCI World Net Return Index is, as at the date of this Prospectus, provided by MSCI Limited, an administrator which is currently not listed in the register referred to in article 36 of the Benchmark Regulation. However, the use of such benchmark is permitted, and new use of such benchmark will also be allowed during the extended transitional period provided for in the amended article 51 of the Benchmark Regulation.

This Prospectus will be updated once further information on the administrator's authorization becomes available.

Information about this index is available at www.msci.com.

Under Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016, the Management Company has a procedure for monitoring the benchmark indices used, describing the measures to implement should there be substantial changes made to an index or should this index stop being provided.

The Compartment has not designated the Benchmark as a reference benchmark for the purpose of the Disclosure Regulation.

Main Risks (See "Risk Descriptions" for more information)

- Capital loss risk
- Equity and Market risks (including Small capitalisation and Emerging market related risk)
- Currency risk (including Currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities
- Country Risk: China
- Credit Risk
- Interest rate
- Sustainable Investment Risk

Risk management method: Commitment

Profile of typical investor: all investors who:

- want to invest in a portfolio of which the main investment focus is to select shares of companies which create a new market that can challenge and finally overtake existing business models.

- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

The investor might not recover its invested capital at the end of the recommended 5 years minimum investment period.

Shares Characteristics / Subscription and Redemption conditions:

Business Day : A Business Day on which banks and Eligible Markets are opened in Luxembourg, Paris and New York.

Valuation Day: Every Business Day / **Calculation Day**: The Business Day following the Valuation Day

Cut-off Time : 14:00 on the relevant Valuation Day except for I SW EUR – Acc Share Class for which it is 15:00 on the relevant Valuation Day

Subscription and Redemption Settlement Day: 2 Business Days after the relevant Valuation Day except for:

- T2 EUR – Acc Share Class for which it is 3 Business Day after the relevant Valuation Day

Main Share Classes



CPR Invest – Global Disruptive Opportunities			Fees for Share transactions		Annual Fees		
Share Class	Currency	Minimum Initial Subscription	Subscription (max)	Conversion (max)	Management (max)	Administration (max)	Performance Fee (including tax) ⁽¹⁾
A EUR – Acc	EUR	One fraction of Share	5,00%	5,00%	2,00%	0,30%	Yes
I EUR - Acc	EUR	100 000 euros	5,00%	5,00%	0,90%	0,20%	Yes
R EUR – Acc	EUR	One fraction of Share	5,00%	5,00%	1,00%	0,30%	Yes

Performance Fee rate (including tax): 15%⁽²⁾

⁽¹⁾ Performance Fees benchmark: MSCI World Net Return Index

The performance Observation Period started from 1st April 2021 is exceptionally extended until the last net asset value per Share of July 2022 and becomes the first ESMA compliant method period with Anniversary Date: last net asset value per Share of July.

⁽²⁾ % of the difference between the net asset value of the share class and the Reference Asset.

For a complete list of Compartments and share classes currently available, go to www.cpr-am.lu/Cpr-Invest.

SFDR Annex 6 - 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

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.

Product name:
CPR INVEST – GLOBAL DISRUPTIVE OPPORTUNITES

Legal entity identifier:
222100LU67GQT03SEE74

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?

☒ ☒ ☐ Yes

☒ ☐ ☒ **X** 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**: ____%

X 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 % of sustainable investments

☐ with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy

X 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 sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

The Compartment promotes environmental and/or social characteristics by aiming to have a higher ESG score than the ESG score of its investment universe. In determining the ESG score of the Compartment and the Benchmark, ESG performance is assessed by comparing the average performance of a security against the security issuer's industry, in respect of each of the three ESG characteristics of environmental, social and governance. The Benchmark is a broad market index which does not assess or include constituents according to environmental and/or social characteristics and therefore is not intended to be consistent with the characteristics promoted by the Compartment. No ESG reference benchmark has been designated.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained

What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?

The sustainability indicator used is the ESG score of the Compartment that is measured against the ESG score of the Benchmark of the Compartment.

CPR Asset Management relies on Amundi's in-house ESG rating process based on the "Best-in-class" approach. Ratings adapted to each sector of activity aim to assess the dynamics in which companies operate.

The Amundi ESG rating used to determine the ESG score is an ESG quantitative score translated into seven grades, ranging from A (the best scores universe) to G (the worst). In the Amundi ESG Rating scale, the securities belonging to the exclusion list correspond to a G. For corporate issuers, ESG performance is assessed globally and at relevant criteria level by comparison with the average performance of its industry, through the combination of the three ESG dimensions:

- Environmental dimension: this examines issuers' ability to control their direct and indirect environmental impact, by limiting their energy consumption, reducing their greenhouse emissions, fighting resource depletion and protecting biodiversity.
- Social dimension: this measures how an issuer operates on two distinct concepts: the issuer's strategy to develop its human capital and the respect of the human rights in general;

- Governance dimension: This assesses capability of the issuer to ensure the basis for an effective corporate governance framework and generate value over the long-term.

The methodology applied by Amundi ESG rating uses 38 criteria that are either generic (common to all companies regardless of their activity) or sector specific which are weighted according to sector and considered in terms of their impact on reputation, operational efficiency and regulations in respect of an issuer. Amundi ESG ratings are likely to be expressed globally on the three E, S and G dimensions or individually on any environmental or social factor.

For more information on ESG scores and criteria, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>.

● ***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?***

The objectives of the sustainable investments are to invest in investee companies that meet two criteria:

- 1) follow best environmental and social practices; and
- 2) avoid making products or providing services that harm the environment and society.

In order for the investee company to be deemed to contribute to the above objective it must be a “best performer” within its sector of activity on at least one of its material environmental or social factors.

The definition of “best performer” relies on Amundi’s proprietary ESG methodology which aims to measure the ESG performance of an investee company. In order to be considered a “best performer”, an investee company must perform with the best top three rating (A, B or C, out of a rating scale going from A to G) within its sector on at least one material environmental or social factor. Material environmental and social factors are identified at a sector level. The identification of material factors is based on Amundi ESG analysis framework which combines extra-financial data and qualitative analysis of associated sector and sustainability themes. Factors identified as material result in a contribution of more than 10% to the overall ESG score. For energy sector for example, material factors are: emissions and energy, biodiversity and pollution, health and security, local communities and human rights. For a more complete overview of sectors and factors, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>.

To contribute to the above objectives, the investee company shall not have significant exposure to activities (e.g. tobacco, weapons, gambling, coal, aviation, meat production, fertilizer and pesticide manufacturing, single-use plastic production) not compatible with such criteria.

The sustainable nature of an investment is assessed at investee company level.

Principal adverse impact are the most significant negative impacts of investment decision 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?***

To ensure sustainable investments do no significant harm ('DNSH'), Amundi utilises two filters:

- The first DNSH test filter relies on monitoring the mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available (e.g. Greenhouse Gas intensity of investee companies) via a combination of indicators (e.g. carbon intensity) and specific thresholds or rules (e.g. that the investee company's carbon intensity does not belong to the last decile of the sector).

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- Beyond the specific sustainability factors covered in the first filter, Amundi has defined a second filter, which does not take the mandatory Principal Adverse Impact indicators above into account, in order to verify that the company does not badly perform from an overall environmental or social standpoint compared to other companies within its sector which corresponds to an environmental or social score superior or equal to E using Amundi's ESG rating.

– *How have the indicators for adverse impacts on sustainability factors been taken into account?*

The indicators for adverse impacts have been taken into account as detailed in the first do no significant harm (DNSH) filter above:

The first DNSH filter relies on monitoring of mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available via the combination of following indicators and specific thresholds or rules:

- Have a CO2 intensity which does not belong to the last decile compared to other companies within its sector (only applies to high intensity sectors), and
- Have a Board of Directors' diversity which does not belong to the last decile compared to other companies within its sector, and
- Be cleared of any controversy in relation to work conditions and human rights, and

- Be cleared of any controversy in relation to biodiversity and pollution.

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- *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 OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights are integrated into our ESG scoring methodology. Our proprietary ESG rating tool assesses issuers using available data from our data providers. For example the model has a dedicated criteria called "Community Involvement & Human Rights" which is applied to all sectors in addition to other human rights linked criteria including socially responsible supply chains, working conditions, and labor relations. Furthermore, we conduct controversy monitoring on a, at minimum, quarterly basis which includes companies identified for human rights violations. When controversies arise, analysts will evaluate the situation and apply a score to the controversy (using our proprietary scoring methodology) and determine the best course of action. Controversy scores are updated quarterly to track the trend and remediation efforts.

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 not 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 Compartment considers all the mandatory Principal Adverse Impacts applying to the Compartment's strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches.

- Exclusion: Amundi has defined normative, activity-based and sector-based exclusion rules covering some of the key adverse sustainability indicators listed by the Disclosure Regulation.
- ESG factors integration: Amundi has adopted minimum ESG integration standards applied by default to its actively managed open-ended funds (exclusion of G rated issuers and better weighted average ESG score higher than the applicable benchmark). The 38 criteria used in Amundi ESG rating approach were also designed to consider key impacts on sustainability factors, as well as quality of the mitigation undertaken are also considered in that respect.
- Engagement: Engagement is a continuous and purpose driven process aimed at influencing the activities or behaviour of investee companies. The aim of engagement activities can fall into two categories : to engage an issuer to improve the way it integrates the environmental and social dimension, to engage an issuer to improve its impact on environmental, social, and human rights-related or other sustainability matters that are material to society and the global economy..
- Vote: Amundi's voting policy responds to an holistic analysis of all the long-term issues that may influence value creation, including material ESG issues. For more information please refer to Amundi's Voting Policy .
- Controversies monitoring: Amundi has developed a controversy tracking system that relies on three external data providers to systematically track controversies and their level of severity. This quantitative approach is then enriched with an in-depth assessment of each severe controversy, led by ESG analysts and the periodic review of its evolution. This approach applies to all of CPR Invest's Compartments.

For any indication on how mandatory Principal Adverse Impact indicators are used, please refer to the Amundi Group ESG Regulatory Statement available at www.cpr-am.com

☐ No



The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

What investment strategy does this financial product follow?

Objective: The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in shares of companies which either establish or benefit - fully or partly - from disruptive business models.

Benchmark: MSCI World Net Return Index is used a posteriori as an indicator for assessing the Compartment's performance.

● ***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?***

All securities held in the Compartment are subject to the ESG Criteria. This is achieved through the use of Amundi's proprietary methodology and/or third party ESG information.

The Compartment first applies Amundi's exclusion policy including the following rules:

- legal exclusions on controversial weapons (anti-personnel mines, cluster bombs, chemical weapons, biological weapons and depleted uranium weapons, etc.);
- companies that seriously and repeatedly violate one or more of the 10 principles of the Global Compact, without credible corrective measures;
- the sectoral exclusions of the Amundi group on Coal and Tobacco (details of this policy are available in CPR's Responsible Investment Policy available on the website of <http://www.cpr-am.com>).

The Compartment as a binding elements aims to have a higher ESG score than the ESG score of the MSCI World Net Return Index.

The Compartment's ESG Criteria apply to at least:

- 90% of equities issued by large capitalisation companies in developed countries; debt securities, money market instruments with an investment grade credit rating; and sovereign debt issued by developed countries;
- 75% of equities issued by large capitalisation companies in emerging market countries; equities issued by small and mid-capitalisation companies in any country; debt securities and money market instruments with a high yield credit rating; and sovereign debt issued by emerging market countries.

Furthermore and in consideration of the minimum commitment of 10% of Sustainable Investments with an environmental objective, the Compartment invests in investee companies considered as "best performer" when benefiting over the best top three rating (A, B or C, out of a rating scale going from A to G) within their sector on at least one material environmental or social factor.

Limits to the ESG approach:

The best-in-class approach does not exclude any sector of activity in principle. All economic sectors are therefore represented in this approach and the Compartment may therefore be exposed to some controversial sectors. In order to limit the potential non-financial risks for these sectors, the Compartment applies the exclusions set out above.

- ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

There is no minimum committed rate for the Compartment.

- ***What is the policy to assess good governance practices of the investee companies?***

Good governance practices include sound management structures, employees' relations, remuneration of staff and tax compliance.

We rely on Amundi Group ESG scoring methodology. Amundi Group's ESG scoring is based on a proprietary ESG analysis framework, which accounts for 38 general and sector-specific criteria, including governance criteria. In the Governance dimension, we assess an issuer's ability to ensure an effective corporate governance framework that guarantees it will meet its long-term objectives (e.g. guaranteeing the issuer's value over the long term). The governance sub-criteria considered are: board structure, audit and control, remuneration, shareholders' rights, ethics, tax practices and ESG strategy.

Amundi Group ESG Rating scale contains seven grades, ranging from A to G, where A is the best and G the worst rating. G-rated companies are excluded from our investment universe.

Each corporate security (shares, bonds, single name derivatives, ESG equity and fixed income ETFs) included in investment portfolios has been assessed for good governance practices applying a normative screen against UN Global Compact (UN GC) principles on the associated issuer. The assessment is performed on an ongoing basis. Amundi's ESG ratings Committee monthly reviews lists of companies in breach of the UN GC leading to rating downgrades to G. Divestment from securities downgraded to G is carried out by default within 90 days.

Amundi Stewardship Policy (engagement and voting) related to governance complements this approach.



Asset allocation describes the share of investments in specific assets.

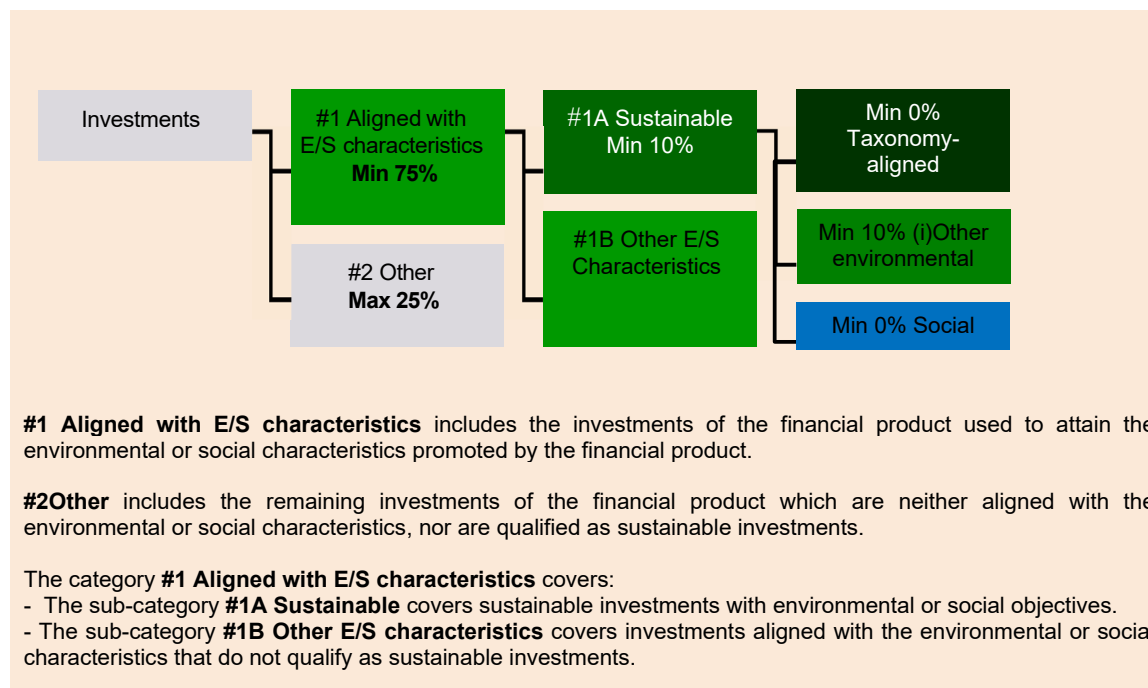
Taxonomy-aligned activities are expressed as a share of:

- **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 75% of the Compartment's securities and instruments will be used to meet the promoted environmental or social characteristics in accordance with the binding elements of the investment strategy of the Compartment.

Furthermore, the Compartment commits to have a minimum of 10% of sustainable investments as per the below chart. Investments aligned with other E/S characteristics (#1B) will represent the difference between the actual proportion of investments aligned with environmental or social characteristics (#1) and the actual proportion of sustainable investments (#1A). The planned proportion of the other environmental investment represents a minimum of 10% (i) and may change as the actual proportions of Taxonomy-aligned and/or Social investments increase.



- **How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?**

Derivatives are not used to attain the environmental and social characteristics promoted by the Compartment.



- **To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?**

The Compartment currently has no minimum commitment to sustainable investments with an environmental objective aligned with the EU Taxonomy.

- **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?**

☐ Yes

☐ In fossil gas

☐ In nuclear energy

☒ No

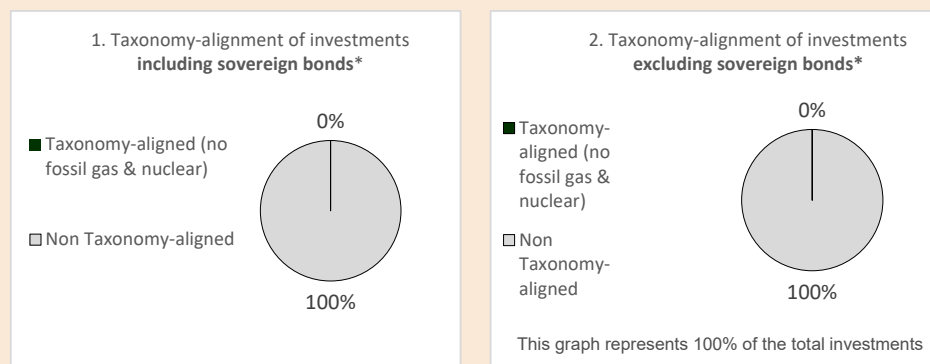
¹Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and 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 fully 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.



* 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 Compartment has no minimum proportion of investment in transitional or enabling activities

 are environmentally sustainable investments 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 Compartment has a minimum commitment of 10% of Sustainable Investments with an environmental objective with no commitment on their alignment with the EU Taxonomy.



What is the minimum share of socially sustainable investments?

The Compartment Fund has no minimum defined minimum share.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

Included in “#2 Other” are cash and instruments for the purpose of liquidity and portfolio risk management. It may also include ESG unrated securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.

Investors should note that it may not be practicable to perform ESG analysis on cash, near cash, some derivatives and some collective investment schemes, to the same standards as for the other investments. The ESG calculation methodology will not include those securities that do not have an ESG rating, nor cash, near cash, some derivatives and some collective investment schemes.



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

This Compartment does not have a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental or social characteristics that it promotes.

- *How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?*

N/A

- *How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?*

N/A

- *How does the designated index differ from a relevant broad market index?*

N/A

- *Where can the methodology used for the calculation of the designated index be found?*

N/A



Where can I find more product specific information online?

More product-specific information can be found on the website: <http://www.cpr-am.com>

SUPPLEMENT 8. CPR Invest – Food For Generations

Investment Objective and Policy

Investment Objective

The compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities involved in any part of the food value chain while integrating Environmental, Social and Governance (E, S, and G) criteria in the investment process.

The Compartment is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Compartment, please refer to SFDR Annex 8.

Investment Policy

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in section 4.9 of the Prospectus.

The investment strategy of the Compartment aims to select securities of companies involved in agriculture, forest, water, food and beverage production and distribution, catering and all related activities.

The Compartment equity exposure will be between 75% and 120% of its assets.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country without constraints of capitalization. Among this proportion of 75% of its assets, the Compartment may invest in China A shares via Stock Connect within a maximum of 25% of its assets. The investments in Russia will be made on the MICEX-RTS. While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in

section 4.2 "Specific Investment Policies for each Compartment" of the Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs.)

Derivatives

Derivative instruments will be used for hedging, arbitrage, exposure purposes and efficient portfolio management. Derivatives used are Futures and Options on currencies, equities/market indices and interest rates; Swaps: on currencies, equities and indices; Warrants on equities, Forex Forwards: forward purchases of currency, forward sales of currency.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
<u>Maximum proportion (of net assets)</u>	20%	10%	40%	10%	0%
<u>Expected proportion (of net assets)</u>	5%	0%	15%	5%	0%

Reference Currency: Euro (EUR)

Benchmark: No

Performance Indicator:

The Compartment is actively managed.

The Compartment uses the MSCI World Net Return Index (net dividends reinvested) and, if relevant, hedged between the currency of the Share Class and the currency of the Compartment, a posteriori as an indicator for assessing the Compartment's performance and, as regards the performance fee benchmark used by the relevant share classes, for calculating the performance fees. There are no constraints relative to any such Benchmark restraining portfolio construction.

The MSCI World Net Return Index is, as at the date of this Prospectus, provided by MSCI Limited, an administrator, which is currently not listed in the register referred to in article 36. However, the use of such benchmark is permitted, and new use of such benchmark will also be allowed during the extended transitional period provided for in the amended article 51 of the Benchmark Regulation. This Prospectus will be updated once further information on the administrator's authorization becomes available. Information about this index is available at www.msci.com.

Under Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016, the Management Company has a procedure for monitoring the benchmark indices used, describing the measures to implement should there be substantial changes made to an index or should this index stop being provided.

The Compartment has not designated the Benchmark as a reference benchmark for the purpose of the Disclosure Regulation.

Main Risks (See "Risk Descriptions" for more information)

- Capital loss risk
- Equity and Market risks (including Small capitalisation and Emerging market related risk)
- Currency risk (including Currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk

- Liquidity risk linked to temporary purchases and sales of securities
- Country Risk: China
- Credit Risk
- Interest rate
- Sustainable Investment Risk

Risk management method: Commitment

Profile of typical investor: all investors who:

- want to invest in a portfolio of which the main investment focus is to select international equities involved in the entire food value chain.
- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

The investor might not recover its invested capital at the end of the recommended 5 years minimum investment period.

Shares Characteristics / Subscription and Redemption conditions:

Business Day : A Business Day on which banks and Eligible Markets are opened in Luxembourg, Paris and New York.

Valuation Day: Every Business Day / **Calculation Day**: The Business Day following the Valuation Day

Cut-off Time : 14:00 on the relevant Valuation Day

Subscription and Redemption Settlement Day: 2 Business Days after the relevant Valuation Day except for:

- I jp EUR – Acc Share Class for which it is 3 Business Day after the relevant Valuation Day

Main Share Classes

CPR Invest – Food For Generations			Fees for Share transactions		Annual Fees		
Share Class	Currency	Minimum Initial Subscription	Subscription (max)	Conversion (max)	Management (max)	Administration (max)	Performance Fee (including tax) ⁽¹⁾
A EUR - Acc	EUR	One fraction of Share	5,00%	5,00%	1,50%	0,30%	Yes
I EUR - Acc	EUR	100 000 euros	5,00%	5,00%	0,75%	0,20%	Yes
R EUR – Acc	EUR	One fraction of Share	5,00%	5,00%	0,85%	0,30%	Yes

Performance Fee rate (including tax): 15%⁽²⁾

(1) *Performance Fees benchmark: MSCI World Net Return Index.*

The performance Observation Period started from 1st November 2021 is exceptionally extended until the last net asset value per Share of July 2023 and becomes the first ESMA compliant method period with Anniversary Date: last net asset value per Share of July.

(2) *% of the difference between the net asset value of the share class and the Reference Asset.*

For a complete list of Compartments and share classes currently available, go to www.cpr-am.lu/Cpr-Invest

SFDR Annex 8 - 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

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.

Product name:
CPR INVEST – FOOD FOR GENERATIONS

Legal entity identifier:
54930017GTHZJAV28Z24

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?



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 40 % 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 sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

The Compartment promotes environmental and/or social characteristics by aiming to have a higher ESG score than the ESG score of its investment universe. In determining the ESG score of the Compartment and the investment universe, ESG performance is assessed by comparing the average performance of a security against the security issuer's industry, in respect of each of the three ESG characteristics of environmental, social and governance. The investment universe is a broad market index which does not assess or include constituents according to environmental and/or social characteristics and therefore is not intended to be consistent with the characteristics promoted by the Compartment. No ESG reference benchmark has been designated.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained

What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?

The sustainability indicator used is the ESG score of the Compartment that is measured against the ESG score of the Universe of the Compartment.

CPR Asset Management relies on Amundi's in-house ESG rating process based on the "Best-in-class" approach. Ratings adapted to each sector of activity aim to assess the dynamics in which companies operate.

The Amundi ESG rating used to determine the ESG score is an ESG quantitative score translated into seven grades, ranging from A (the best scores universe) to G (the worst). In the Amundi ESG Rating scale, the securities belonging to the exclusion list correspond to a G. For corporate issuers, ESG performance is assessed globally and at relevant criteria level by comparison with the average performance of its industry, through the combination of the three ESG dimensions:

- Environmental dimension: this examines issuers' ability to control their direct and indirect environmental impact, by limiting their energy consumption, reducing their greenhouse emissions, fighting resource depletion and protecting biodiversity.
- Social dimension: this measures how an issuer operates on two distinct concepts: the issuer's strategy to develop its human capital and the respect of the human rights in general;
- Governance dimension: This assesses capability of the issuer to ensure the basis for an effective corporate governance framework and generate value over the long-term.

The methodology applied by Amundi ESG rating uses 38 criteria that are either generic (common to all companies regardless of their activity) or sector specific which are weighted according to sector and considered in terms of their impact on reputation, operational efficiency and regulations in respect of an issuer. Amundi ESG ratings are likely to be expressed globally on the three E, S and G dimensions or individually on any environmental or social factor.

For more information on ESG scores and criteria, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>.

● ***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?***

The objectives of the sustainable investments are to invest in investee companies that meet two criteria:

- 1) follow best environmental and social practices; and
- 2) avoid making products or providing services that harm the environment and society.

In order for the investee company to be deemed to contribute to the above objective it must be a “best performer” within its sector of activity on at least one of its material environmental or social factors.

The definition of “best performer” relies on Amundi’s proprietary ESG methodology which aims to measure the ESG performance of an investee company. In order to be considered a “best performer”, an investee company must perform with the best top three rating (A, B or C, out of a rating scale going from A to G) within its sector on at least one material environmental or social factor. Material environmental and social factors are identified at a sector level. The identification of material factors is based on Amundi ESG analysis framework which combines extra-financial data and qualitative analysis of associated sector and sustainability themes. Factors identified as material result in a contribution of more than 10% to the overall ESG score. For energy sector for example, material factors are: emissions and energy, biodiversity and pollution, health and security, local communities and human rights. For a more complete overview of sectors and factors, please refer to the Amundi Group ESG Regulatory Statement available at www.cpr-am.com

To contribute to the above objectives, the investee company shall not have significant exposure to activities (e.g. tobacco, weapons, gambling, coal, aviation, meat production, fertilizer and pesticide manufacturing, single-use plastic production) not compatible with such criteria.

The sustainable nature of an investment is assessed at investee company level.

Principal adverse impact are the most significant negative impacts of investment decision 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?***

To ensure sustainable investments do no significant harm ('DNSH'), Amundi utilises two filters:

- The first DNSH test filter relies on monitoring the mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available (e.g. Greenhouse Gas intensity of investee companies) via a combination of indicators (e.g. carbon intensity) and specific thresholds or rules (e.g. that the investee company's carbon intensity does not belong to the last decile of the sector).

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- Beyond the specific sustainability factors covered in the first filter, Amundi has defined a second filter, which does not take the mandatory Principal Adverse Impact indicators above into account, in order to verify that the company does not badly perform from an overall environmental or social standpoint compared to other companies within its sector which corresponds to an environmental or social score superior or equal to E using Amundi's ESG rating.

– *How have the indicators for adverse impacts on sustainability factors been taken into account?*

The indicators for adverse impacts have been taken into account as detailed in the first do no significant harm (DNSH) filter above:

The first DNSH filter relies on monitoring of mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available via the combination of following indicators and specific thresholds or rules:

- Have a CO2 intensity which does not belong to the last decile compared to other companies within its sector (only applies to high intensity sectors), and
- Have a Board of Directors' diversity which does not belong to the last decile compared to other companies within its sector, and
- Be cleared of any controversy in relation to work conditions and human rights, and
- Be cleared of any controversy in relation to biodiversity and pollution.

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- *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 OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights are integrated into our ESG scoring methodology. Our proprietary ESG rating tool assesses issuers using available data from our data providers. For example the model has a dedicated criteria called "Community Involvement & Human Rights" which is applied to all sectors in addition to other human rights linked criteria including socially responsible supply chains, working conditions, and labor relations. Furthermore, we conduct controversy monitoring on a, at minimum, quarterly basis which includes companies identified for human rights violations. When controversies arise, analysts will evaluate the situation and apply a score to the controversy (using our proprietary scoring methodology) and determine the best course of action. Controversy scores are updated quarterly to track the trend and remediation efforts.

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 not 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 Compartment considers all the mandatory Principal Adverse Impacts applying to the Compartment's strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches.

- Exclusion: Amundi has defined normative, activity-based and sector-based exclusion rules covering some of the key adverse sustainability indicators listed by the Disclosure Regulation.
- ESG factors integration: Amundi has adopted minimum ESG integration standards applied by default to its actively managed open-ended funds (exclusion of G rated issuers and better weighted average ESG score higher than the applicable benchmark). The 38 criteria used in Amundi ESG rating approach were also designed to consider key impacts on sustainability factors, as well as quality of the mitigation undertaken are also considered in that respect.
- Engagement: Engagement is a continuous and purpose driven process aimed at influencing the activities or behaviour of investee companies. The aim of engagement activities can fall into two categories : to engage an issuer to improve the way it integrates the environmental and social dimension, to engage an issuer to improve its impact on environmental, social, and human rights-related or other sustainability matters that are material to society and the global economy..
- Vote: Amundi's voting policy responds to an holistic analysis of all the long-term issues that may influence value creation, including material ESG issues. For more information please refer to Amundi's Voting Policy .
- Controversies monitoring: Amundi has developed a controversy tracking system that relies on three external data providers to systematically track controversies and their level of severity. This quantitative approach is then enriched with an in-depth assessment of each severe controversy, led by ESG analysts and the periodic review of its evolution. This approach applies to all of CPR Invest's Compartments.

For any indication on how mandatory Principal Adverse Impact indicators are used, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>.

☐ No



The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

What investment strategy does this financial product follow?

Objective: The compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities involved in any part of the food value chain while integrating Environmental, Social and Governance criteria in the investment process.

The Compartment's sustainable investment is focused on tackling climate change and aims to obtain a lower carbon intensity than its reference index or Investment universe.

Benchmark: MSCI World Net Return Index is used a posteriori as an indicator for assessing the Compartment's performance.

● **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?**

All securities held in the Compartment are subject to the ESG Criteria. This is achieved through the use of Amundi's proprietary methodology and/or third party ESG information.

The Compartment first applies Amundi's exclusion policy including the following rules:

- legal exclusions on controversial weapons (anti-personnel mines, cluster bombs, chemical weapons, biological weapons and depleted uranium weapons, etc.);
- companies that seriously and repeatedly violate one or more of the 10 principles of the Global Compact, without credible corrective measures;
- the sectoral exclusions of the Amundi group on Coal and Tobacco (details of this policy are available in CPR's Responsible Investment Policy available on the website of <http://www.cpr-am.com>).

The Compartment as a binding elements aims to have a higher ESG score than the ESG score of its investment universe.

The Compartment's ESG Criteria apply to at least:

- 90% of equities issued by large capitalisation companies in developed countries; debt securities, money market instruments with an investment grade credit rating; and sovereign debt issued by developed countries;
- 75% of equities issued by large capitalisation companies in emerging market countries; equities issued by small and mid-capitalisation companies in any country; debt securities and money market instruments with a high yield credit rating; and sovereign debt issued by emerging market countries.

Furthermore and in consideration of the minimum commitment of 40% of Sustainable Investments with an environmental objective, the Compartment invests in investee companies considered as "best performer" when

benefiting over the best top three rating (A, B or C, out of a rating scale going from A to G) within their sector on at least one material environmental or social factor.

Carbon intensity objective and criteria:

The Compartment's sustainable investment is focused on tackling climate change and aims to obtain a lower carbon intensity than its reference index or Investment universe.

The Compartment measures greenhouse gas emissions by an investee company by taking into account:

- direct emissions from companies
- indirect emissions due to the company's activity; and
- indirect emissions due to the use of the products sold.

Additional sustainable approach:

The Management Company integrates a sustainable approach by excluding the following companies:

- worst overall ESG scores ;
- worst scores for specific E, S and G criteria considered relevant to the food chain ecosystem;
- high ESG controversies.

At least 90% of portfolio stocks have an ESG score.

The Management Company undertakes to ensure that the compartment's ESG score is higher than the investment universe's ESG score after excluding at least 20% of stocks with the worst scores according to the ESG approach.

The Compartment's socially responsible investment policy (objectives, criteria, ratings) is further detailed and available on the Company website ("SRI transparency code" of the Compartment).

Limits to the ESG approach:

The best-in-class approach does not exclude any sector of activity in principle. All economic sectors are therefore represented in this approach and the Compartment may therefore be exposed to some controversial sectors. In order to limit the potential non-financial risks for these sectors, the Compartment applies the exclusions set out above.

- ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

There is no minimum committed rate for the Compartment.

- ***What is the policy to assess good governance practices of the investee companies?***

Good governance practices include sound management structures, employees' relations, remuneration of staff and tax compliance.

We rely on Amundi Group ESG scoring methodology. Amundi Group's ESG scoring is based on a proprietary ESG analysis framework, which accounts for 38 general and sector-specific criteria, including governance criteria. In the Governance dimension, we assess an issuer's ability to ensure an effective corporate governance framework that guarantees it will meet its long-term objectives (e.g. guaranteeing the issuer's value over the long term). The governance sub-criteria considered are: board structure, audit and control, remuneration, shareholders' rights, ethics, tax practices and ESG strategy.

Amundi Group ESG Rating scale contains seven grades, ranging from A to G, where A is the best and G the worst rating. G-rated companies are excluded from our investment universe.

Each corporate security (shares, bonds, single name derivatives, ESG equity and fixed income ETFs) included in investment portfolios has been assessed for good governance practices applying a normative screen against UN Global Compact (UN GC) principles on the associated issuer. The assessment is performed on an ongoing basis. Amundi's ESG ratings Committee monthly reviews lists of companies in breach of the UN GC leading to rating downgrades to G. Divestment from securities downgraded to G is carried out by default within 90 days.

Amundi Stewardship Policy (engagement and voting) related to governance complements this approach.



Asset allocation describes the share of investments in specific assets.

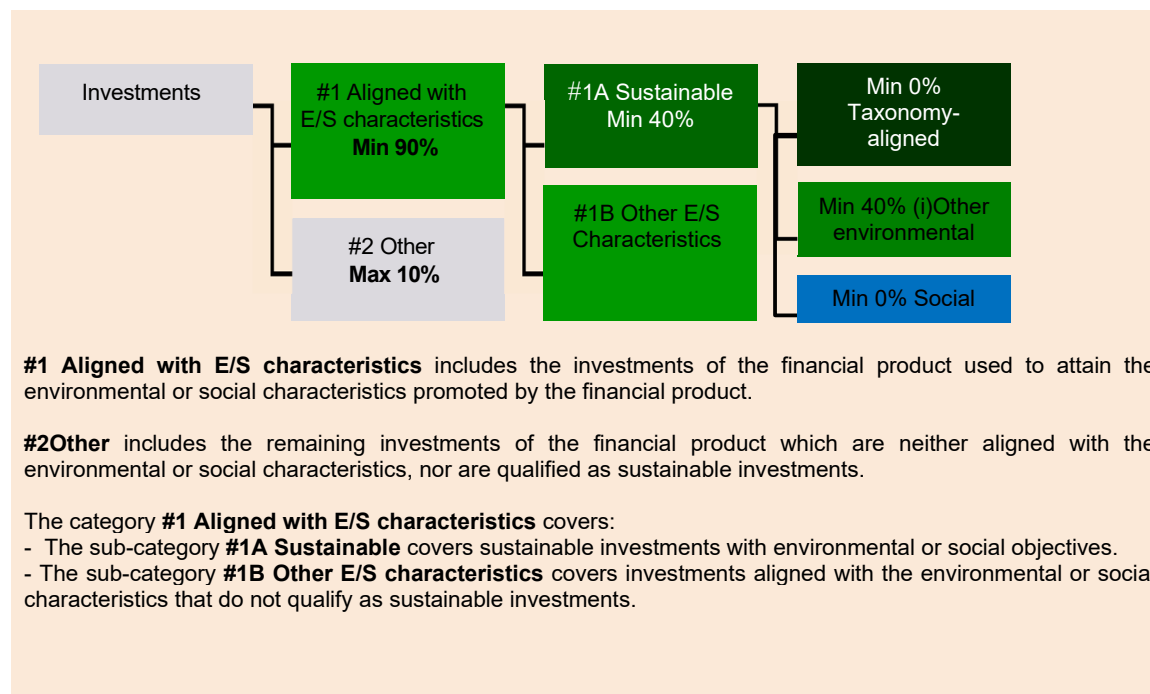
Taxonomy-aligned activities are expressed as a share of:

- **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 90% of the Compartment's securities and instruments will be used to meet the promoted environmental or social characteristics in accordance with the binding elements of the investment strategy of the Compartment.

Furthermore, the Compartment commits to have a minimum of 40% of sustainable investments as per the below chart. Investments aligned with other E/S characteristics (#1B) will represent the difference between the actual proportion of investments aligned with environmental or social characteristics (#1) and the actual proportion of sustainable investments (#1A). The planned proportion of the other environmental investment represents a minimum of 40% (i) and may change as the actual proportions of Taxonomy-aligned and/or Social investments increase.



- ***How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?***

Derivatives are not used to attain the environmental and social characteristics promoted by the Compartment.



- **To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?**

The Compartment currently has no minimum commitment to sustainable investments with an environmental objective aligned with the EU Taxonomy.

- ***Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?***

☐ Yes

☐ In fossil gas

☐ In nuclear energy

☒ No

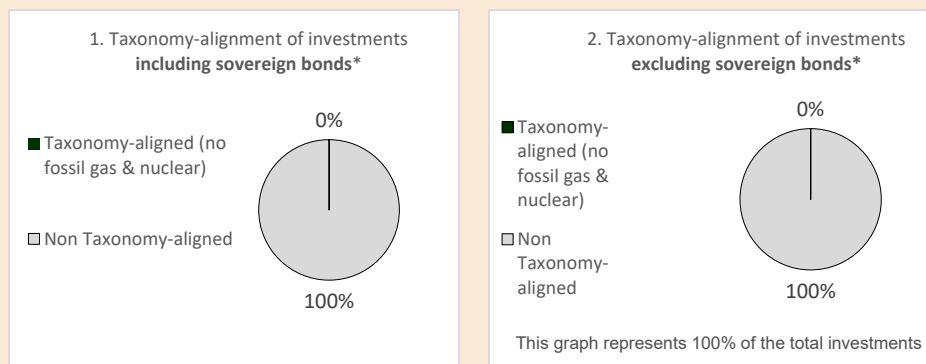
¹Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and 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 fully 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.*



* 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 Compartment has no minimum proportion of investment in transitional or enabling activities

 are environmentally sustainable investments 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 Compartment has a minimum commitment of 40% of Sustainable Investments with an environmental objective with no commitment on their alignment with the EU Taxonomy.



What is the minimum share of socially sustainable investments?

The Compartment has no minimum defined minimum share.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

Included in “#2 Other” are cash and instruments for the purpose of liquidity and portfolio risk management. It may also include ESG unrated securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.

Investors should note that it may not be practicable to perform ESG analysis on cash, near cash, some derivatives and some collective investment schemes, to the same standards as for the other investments. The ESG calculation methodology will not include those securities that do not have an ESG rating, nor cash, near cash, some derivatives and some collective investment schemes.



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?

This Compartment does not have a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental 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

- *How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?*

N/A

- *How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?*

N/A

- *How does the designated index differ from a relevant broad market index?*

N/A

- *Where can the methodology used for the calculation of the designated index be found?*

N/A



Where can I find more product specific information online?

More product-specific information can be found on the website: <http://www.cpr-am.com>

SUPPLEMENT 12. CPR Invest – Education

Investment Objective and Policy

Investment Objective

The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities involved in any part of the educational ecosystem, while also integrating Environmental, Social and Governance (E, S, and G) into the investment process.

The Compartment is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Compartment, please refer to SFDR Annex 12.

Investment Policy

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in Section 4.9 of the Prospectus.

The investment strategy of the Compartment aims to select securities of companies involved in Educational Technology, School, College & University Administration, Student Accommodations, Education Financing, Content Production and Publishing, Publishers & Content production, Career Development/Recruitment, Educational Supplies & Services and all related activities.

The Compartment equity exposure will be between 75% and 120% of its assets.

By construction, the Compartment may emphasise certain investment themes and or even exclude some sectors that are not related to its theme. It is therefore likely to show significant performance differences when compared with a global equity index, including over relatively extended time periods.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country without constraints of capitalization. Among this proportion of 75% of its assets, the Compartment may invest in China A shares via Stock Connect within a maximum of 25% of its assets. While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in section 4.2 "Specific Investment Policies for each Compartment" of the Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs.)

Derivatives

Derivative instruments will be used for hedging, arbitrage, exposure purposes and efficient portfolio management. Derivatives used are Futures and Options on currencies, equity/market indices and interest rates; Swaps: on currencies, equities and indices; Warrants on equities, Forex Forwards: forward purchases of currency, forward sales of currency.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

Reference Currency: Euro (EUR)

Benchmark: No

Performance Indicator:

The Compartment is actively managed.

The Compartment uses the MSCI All Country World (MSCI ACWI) Net Return Index (net dividends reinvested) and, if relevant, hedged between the currency of the Share Class and the currency of the Compartment, a posteriori as an indicator for assessing the Compartment's performance and, as regards the performance fee benchmark used by the relevant share classes, for calculating the performance fees.

There are no constraints relative to any such Benchmark restraining portfolio construction.

The MSCI All Countries World Net Return index is, as at the date of this Prospectus, provided by MSCI Limited, an administrator which is currently not listed in the register referred to in article 36 of the Benchmark Regulation. Information about this index is available at www.msci.com.

Under Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016, the Management Company has a procedure for monitoring the benchmark

indices used, describing the measures to implement should there be substantial changes made to an index or should this index stop being provided.

The Compartment has not designated the Benchmark as a reference benchmark for the purpose of the Disclosure Regulation.

Main Risks (See “Risk Descriptions” for more information)

- Capital loss risk
- Equity and Market risks (including Small capitalisation and Emerging market related risk)
- Currency risk (including Currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities
- Country Risk: China
- Credit Risk
- Interest rate
- Sustainable Investment Risk

Risk management method: Commitment

Profile of typical investor: all investors who:

- want to invest in a portfolio of which the main investment focus is to select international equities involved in the entire education ecosystem;
- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

The investor might not recover its invested capital at the end of the recommended 5 year minimum investment period.

Shares Characteristics / Subscription and Redemption conditions:

Business Day: A Business Day on which banks and Eligible Markets are opened in Luxembourg, Paris and New York.

Valuation Day: Every Business Day / **Calculation Day:** The Business Day following the Valuation Day

Cut-off Time : 14:00 on the relevant Valuation Day

Subscription and Redemption Settlement Day: 2 Business Days after the relevant Valuation Day except for:

- T2 EUR – Acc Share Class for which it is 3 Business Day after the relevant Valuation Day

Main Share Classes

CPR Invest – Education			Fees for Share transactions		Annual Fees		
Share Class	Currency	Minimum Initial Subscription	Subscription (max)	Conversion (max)	Management (max)	Administration (max)	Performance Fee max (including tax) ⁽¹⁾
A EUR - Acc	EUR	One fraction of Share	5,00%	5,00%	1,50%	0,30%	Yes
I EUR - Acc	EUR	100 000 euros	5,00%	5,00%	0,75%	0,20%	Yes
R EUR – Acc	EUR	One fraction of Share	5,00%	5,00%	0,85%	0,30%	Yes

Performance Fee rate (including tax): 15%⁽²⁾

⁽¹⁾ Performance Fees benchmark: MSCI World ACWI Net Return Index.

The performance Observation Period, which started from 1st October 2021, is exceptionally extended until the last net asset value per Share of July 2023 and becomes the first ESMA compliant method period with Anniversary Date: last net asset value per Share of July.

⁽²⁾ % of the difference between the net asset value of the share class and the Reference Asset.

For a complete list of Compartments and share classes currently available, go to www.cpr-am.lu/Cpr-Invest.

SFDR Annex 12 - 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

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.

Product name:
CPR INVEST – EDUCATION

Legal entity identifier:
549300IQ8RO1ZHYUIE17

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?



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 **40 %** 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 sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

The Compartment promotes environmental and/or social characteristics by aiming to have a higher ESG score than the ESG score of the MSCI ACWI Index. (the “Benchmark”). In determining the ESG score of the Compartment and the Benchmark, ESG performance is assessed by comparing the average performance of a security against the security issuer’s industry, in respect of each of the three ESG characteristics of environmental, social and governance. The Benchmark is a broad market index which does not assess or include constituents according to environmental and/or social characteristics and therefore is not intended to be consistent with the characteristics promoted by the Compartment. No ESG reference benchmark has been designated.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

The sustainability indicator used is the ESG score of the Compartment that is measured against the ESG score of the Universe of the Compartment.

CPR Asset Management relies on Amundi’s in-house ESG rating process based on the “Best-in-class” approach. Ratings adapted to each sector of activity aim to assess the dynamics in which companies operate.

The Amundi ESG rating used to determine the ESG score is an ESG quantitative score translated into seven grades, ranging from A (the best scores universe) to G (the worst). In the Amundi ESG Rating scale, the securities belonging to the exclusion list correspond to a G. For corporate issuers, ESG performance is assessed globally and at relevant criteria level by comparison with the average performance of its industry, through the combination of the three ESG dimensions:

- Environmental dimension: this examines issuers’ ability to control their direct and indirect environmental impact, by limiting their energy consumption, reducing their greenhouse emissions, fighting resource depletion and protecting biodiversity.
- Social dimension: this measures how an issuer operates on two distinct concepts: the issuer’s strategy to develop its human capital and the respect of the human rights in general;
- Governance dimension: This assesses capability of the issuer to ensure the basis for an effective corporate governance framework and generate value over the long-term.

The methodology applied by Amundi ESG rating uses 38 criteria that are either generic (common to all companies regardless of their activity) or sector specific which are weighted according to sector and considered in terms of their impact on reputation, operational efficiency and regulations in respect of an issuer. Amundi ESG ratings are

likely to be expressed globally on the three E, S and G dimensions or individually on any environmental or social factor.

For more information on ESG scores and criteria, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>.

● ***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?***

The objectives of the sustainable investments are to invest in investee companies that meet two criteria:

- 1) follow best environmental and social practices; and
- 2) avoid making products or providing services that harm the environment and society.

In order for the investee company to be deemed to contribute to the above objective it must be a “best performer” within its sector of activity on at least one of its material environmental or social factors.

The definition of “best performer” relies on Amundi’s proprietary ESG methodology which aims to measure the ESG performance of an investee company. In order to be considered a “best performer”, an investee company must perform with the best top three rating (A, B or C, out of a rating scale going from A to G) within its sector on at least one material environmental or social factor. Material environmental and social factors are identified at a sector level. The identification of material factors is based on Amundi ESG analysis framework which combines extra-financial data and qualitative analysis of associated sector and sustainability themes. Factors identified as material result in a contribution of more than 10% to the overall ESG score. For energy sector for example, material factors are: emissions and energy, biodiversity and pollution, health and security, local communities and human rights. For a more complete overview of sectors and factors, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>

To contribute to the above objectives, the investee company shall not have significant exposure to activities (e.g. tobacco, weapons, gambling, coal, aviation, meat production, fertilizer and pesticide manufacturing, single-use plastic production) not compatible with such criteria.

The sustainable nature of an investment is assessed at investee company level.

Principal adverse impact are the most significant negative impacts of investment decision 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?**

To ensure sustainable investments do no significant harm ('DNSH'), Amundi utilises two filters:

- The first DNSH test filter relies on monitoring the mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available (e.g. Greenhouse Gas intensity of investee companies) via a combination of indicators (e.g. carbon intensity) and specific thresholds or rules (e.g. that the investee company's carbon intensity does not belong to the last decile of the sector).

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- Beyond the specific sustainability factors covered in the first filter, Amundi has defined a second filter, which does not take the mandatory Principal Adverse Impact indicators above into account, in order to verify that the company does not badly perform from an overall environmental or social standpoint compared to other companies within its sector which corresponds to an environmental or social score superior or equal to E using Amundi's ESG rating.

– *How have the indicators for adverse impacts on sustainability factors been taken into account?*

The indicators for adverse impacts have been taken into account as detailed in the first do no significant harm (DNSH) filter above:

The first DNSH filter relies on monitoring of mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available via the combination of following indicators and specific thresholds or rules:

- Have a CO2 intensity which does not belong to the last decile compared to other companies within its sector (only applies to high intensity sectors), and
- Have a Board of Directors' diversity which does not belong to the last decile compared to other companies within its sector, and
- Be cleared of any controversy in relation to work conditions and human rights, and
- Be cleared of any controversy in relation to biodiversity and pollution.

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- *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 OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights are integrated into our ESG scoring methodology. Our proprietary ESG rating tool assesses issuers using available data from our data providers. For example the model has a dedicated criteria called “Community Involvement & Human Rights” which is applied to all sectors in addition to other human rights linked criteria including socially responsible supply chains, working conditions, and labor relations. Furthermore, we conduct controversy monitoring on a, at minimum, quarterly basis which includes companies identified for human rights violations. When controversies arise, analysts will evaluate the situation and apply a score to the controversy (using our proprietary scoring methodology) and determine the best course of action. Controversy scores are updated quarterly to track the trend and remediation efforts.

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 not 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 Compartment considers all the mandatory Principal Adverse Impacts applying to the Compartment's strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches.
- Exclusion: Amundi has defined normative, activity-based and sector-based exclusion rules covering some of the key adverse sustainability indicators listed by the Disclosure Regulation.
 - ESG factors integration: Amundi has adopted minimum ESG integration standards applied by default to its actively managed open-ended funds (exclusion of G rated issuers and better weighted average ESG score higher than the applicable benchmark). The 38 criteria used in Amundi ESG rating approach were also designed to consider key impacts on sustainability factors, as well as quality of the mitigation undertaken are also considered in that respect.
 - Engagement: Engagement is a continuous and purpose driven process aimed at influencing the activities or behaviour of investee companies. The aim of engagement activities can fall into two categories : to engage an issuer to improve the way it integrates the environmental and social dimension, to engage an issuer to improve its impact on environmental, social, and human rights-related or other sustainability matters that are material to society and the global economy..
 - Vote: Amundi's voting policy responds to an holistic analysis of all the long-term issues that may influence value creation, including material ESG issues. For more information please refer to Amundi's Voting Policy .
 - Controversies monitoring: Amundi has developed a controversy tracking system that relies on three external data providers to systematically track controversies and their level of severity. This quantitative approach is then enriched with an in-depth assessment of each severe controversy, led by ESG analysts and the periodic review of its evolution. This approach applies to all of CPR Invest's Compartments.

For any indication on how mandatory Principal Adverse Impact indicators are used, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>

☐ No



The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

What investment strategy does this financial product follow?

Objective: The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities involved in any part of the educational ecosystem, while also integrating Environmental, Social and Governance into the investment process. Education is the 4th United Nations Sustainable Development Goal (SDG).

Benchmark: MSCI All Country World is used a posteriori as an indicator for assessing the Compartment's performance.

● ***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?***

All securities held in the Compartment are subject to the ESG Criteria. This is achieved through the use of Amundi's proprietary methodology and/or third party ESG information.

The Compartment first applies Amundi's exclusion policy including the following rules:

- legal exclusions on controversial weapons (anti-personnel mines, cluster bombs, chemical weapons, biological weapons and depleted uranium weapons, etc.);
- companies that seriously and repeatedly violate one or more of the 10 principles of the Global Compact, without credible corrective measures;
- the sectoral exclusions of the Amundi group on Coal and Tobacco (details of this policy are available in CPR's Responsible Investment Policy available on the website of <http://www.cpr-am.com>).

The Compartment as a binding elements aims to have a higher ESG score than the ESG score of the MSCI All Country World Index.

The Compartment's ESG Criteria apply to at least:

- 90% of equities issued by large capitalisation companies in developed countries; debt securities, money market instruments with an investment grade credit rating; and sovereign debt issued by developed countries;
- 75% of equities issued by large capitalisation companies in emerging market countries; equities issued by small and mid-capitalisation companies in any country; debt securities and money market instruments with a high yield credit rating; and sovereign debt issued by emerging market countries.

Furthermore and in consideration of the minimum commitment of 40% of Sustainable Investments with a social objective, the Compartment invests in investee companies considered as "best performer" when benefiting over the best top three rating (A, B or C, out of a rating scale going from A to G) within their sector on at least one material environmental or social factor.

Additional sustainable approach:

The Management Company takes a sustainable approach by excluding the following companies:

- worst overall ESG scores ;
- worst scores for specific E, S and G criteria considered relevant to the educational ecosystem;
- high ESG controversies;
- worst impact measurement metrics.

At least 90% of portfolio stocks have an ESG score.

The Management Company undertakes to ensure that the compartment's ESG score is higher than the reference index or investment's universe after excluding at least 20% of stocks with the worst scores according to the ESG approach.

The Compartment's socially responsible investment policy (objectives, criteria, ratings) is further detailed and available on the Company website ("SRI transparency code" of the Compartment).

Limits to the ESG approach:

The best-in-class approach does not exclude any sector of activity in principle. All economic sectors are therefore represented in this approach and the Compartment may therefore be exposed to some controversial sectors. In order to limit the potential non-financial risks for these sectors, the Compartment applies the exclusions set out above.

- ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

There is no minimum committed rate for the Compartment.

● **What is the policy to assess good governance practices of the investee companies?**

Good governance practices include sound management structures, employees' relations, remuneration of staff and tax compliance.

We rely on Amundi Group ESG scoring methodology. Amundi Group's ESG scoring is based on a proprietary ESG analysis framework, which accounts for 38 general and sector-specific criteria, including governance criteria. In the Governance dimension, we assess an issuer's ability to ensure an effective corporate governance framework that guarantees it will meet its long-term objectives (e.g. guaranteeing the issuer's value over the long term). The governance sub-criteria considered are: board structure, audit and control, remuneration, shareholders' rights, ethics, tax practices and ESG strategy.

Amundi Group ESG Rating scale contains seven grades, ranging from A to G, where A is the best and G the worst rating. G-rated companies are excluded from our investment universe.

Each corporate security (shares, bonds, single name derivatives, ESG equity and fixed income ETFs) included in investment portfolios has been assessed for good governance practices applying a normative screen against UN Global Compact (UN GC) principles on the associated issuer. The assessment is performed on an ongoing basis. Amundi's ESG ratings Committee monthly reviews lists of companies in breach of the UN GC leading to rating downgrades to G. Divestment from securities downgraded to G is carried out by default within 90 days.

Amundi Stewardship Policy (engagement and voting) related to governance complements this approach.



Asset allocation describes the share of investments in specific assets.

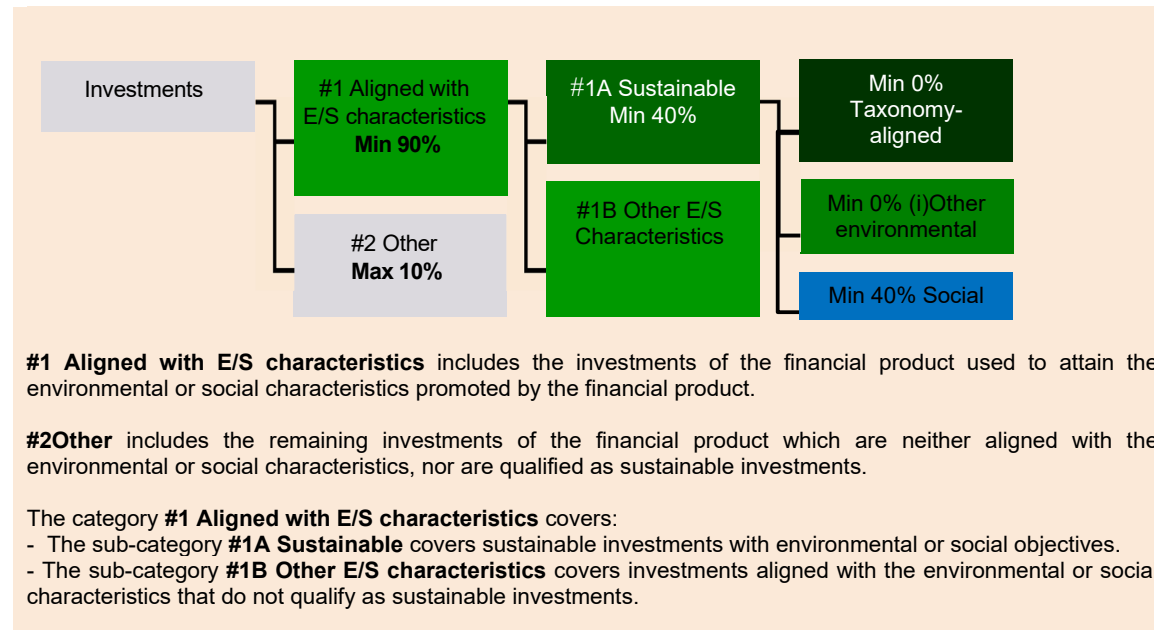
What is the asset allocation planned for this financial product?

At least 90% of the Compartment's securities and instruments will be used to meet the promoted environmental or social characteristics in accordance with the binding elements of the investment strategy of the Compartment.

Furthermore, the Compartment commits to have a minimum of 40% of sustainable investments as per the below chart. Investments aligned with other E/S characteristics (#1B) will represent the difference between the actual proportion of investments aligned with environmental or social characteristics (#1) and the actual proportion of sustainable investments (#1A). The planned proportion of the Social investment represents a minimum of 40% (i) and may change as the actual proportions of Taxonomy-aligned and/or other environmental investments increase.

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?**

Derivatives are not used to attain the environmental and social characteristics promoted by the Compartment.



To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

The Compartment currently has no minimum commitment to sustainable investments with an environmental objective aligned with the EU Taxonomy.

● **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?**

☐ Yes

☐ In fossil gas

☐ In nuclear energy

☒ No

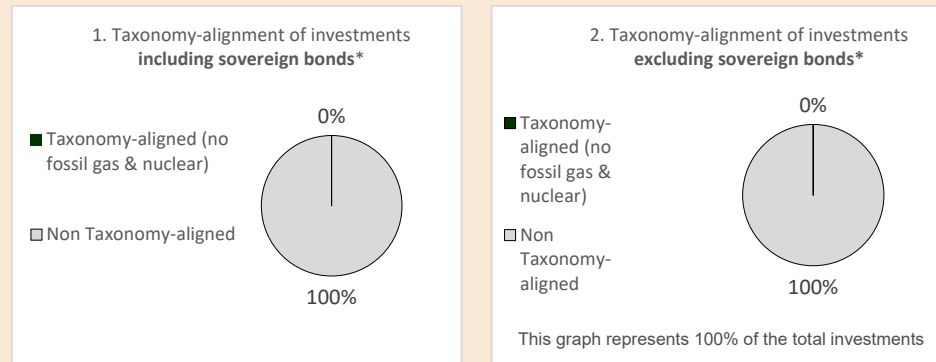
¹Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and 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 fully 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.



* 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 Compartment has no minimum proportion of investment in transitional or enabling activities.

 are environmentally sustainable investments 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 Compartment has no minimum defined minimum share.



What is the minimum share of socially sustainable investments?

The Compartment has a minimum commitment of 40% of Sustainable Investments with a social objective with no commitment on their alignment with the EU Taxonomy.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

Included in “#2 Other” are cash and instruments for the purpose of liquidity and portfolio risk management. It may also include ESG unrated securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.

Investors should note that it may not be practicable to perform ESG analysis on cash, near cash, some derivatives and some collective investment schemes, to the same standards as for the other investments. The ESG calculation methodology will not include those securities that do not have an ESG rating, nor cash, near cash, some derivatives and some collective investment schemes.



Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote

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?

This Compartment does not have a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental or social characteristics that it promotes.

How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?

N/A

- ***How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?***

N/A

- ***How does the designated index differ from a relevant broad market index?***

N/A

- ***Where can the methodology used for the calculation of the designated index be found?***

N/A



Where can I find more product specific information online?

More product-specific information can be found on the website: <http://www.cpr-am.com>

SUPPLEMENT 14. CPR Invest – Climate Action

Investment Objective and Policy

Investment Objective

The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities committed to limiting impact of climate change, while integrating Environmental, Social and Governance (E, S, and G) criteria in the investment process. The investment objective is aimed to be in line with the United Nations Sustainable Development Goal (SDG) related to the climate challenge.

The Compartment is subject to the disclosure requirements of article 8 of the Disclosure Regulation. For further information with regard to the environmental and social characteristics promoted by the Compartment, please refer to SFDR Annex 14.

Investment Policy

The Compartment integrates Sustainability Factors in its investment process as outlined in more detail in section 4.9 of the Prospectus.

The investment strategy of the Compartment aims to select securities of companies of any countries, sectors, and any capitalization.

Each sector is analyzed and securities are selected based on the fund manager's investment convictions. The final portfolio consists of companies offering the best financial and non-financial prospects.

In order to select companies that are in the best position to tackle climate change, the Management Company relies on CDP's data. CDP is a provider specialised in environment-related information.

Companies in the investment universe are analysed from a climate perspective so as to select those that are most virtuous according to the CDP's assessment standards.

The investment universe is made up of at least 90% of companies with a CDP score.

At least 90% of portfolio stocks are rated by the CDP and have an ESG score.

By construction, the Compartment may emphasise certain investment themes and or even exclude some sectors that are not related to its theme. It is therefore likely to show significant performance differences when compared with a global equity index, including over relatively extended time periods.

Investments

The Compartment is invested for at least 75% of its assets in equity and equity equivalent securities of any country without constraints of capitalization. Among this proportion of 75% of its assets, the Compartment may invest in China A shares via Stock Connect within a maximum of 25% of its assets. While complying with the above policies, for the remaining part of its assets, the Compartment may also invest in other instruments as described in section 4.2 "Specific Investment Policies for each Compartment" of the Prospectus (including, within the limit of 10% of its assets, units or shares in UCIs.)

Derivatives

Derivative instruments will be used for hedging, arbitrage, exposure purposes and efficient portfolio management. Derivatives used are Futures and Options on currencies, equity/market indices and interest rates; Swaps: on currencies, equities and indices; Warrants on equities, Forex Forwards: forward purchases of currency, forward sales of currency.

The Compartment may also use embedded derivatives.

Transactions involving temporary acquisitions and/or disposals of securities and total return swaps:

Types of transactions	Reverse repurchase agreements	Repurchase agreements	Securities lending	Borrowing of securities	Total return swaps
Maximum proportion (of net assets)	20%	10%	40%	10%	0%
Expected proportion (of net assets)	5%	0%	15%	5%	0%

Reference Currency: Euro (EUR)

Benchmark: No

Performance Indicator(s):

The Compartment is actively managed.

The Compartment uses the MSCI All Country World Index (MSCI ACWI) Net Return Index and, if relevant, hedged between the currency of the Share Class and the currency of the Compartment, a posteriori as an indicator for assessing the Compartment's performance, and as regards the performance fee Benchmark used by the relevant Share Classes, for calculating the performance fees.

There are no constraints relative to any such Benchmark restraining portfolio construction.

The MSCI All Countries World Net Return index is, as at the date of this Prospectus, provided by MSCI Limited, an administrator which is currently not listed in the register referred to in article 36 of the Benchmark Regulation. However, the use of such benchmark is permitted, and new use of such benchmark will also be allowed during the extended transitional period provided for in the amended article 51 of the

Benchmark Regulation. This Prospectus will be updated once further information on the administrator's authorization becomes available.

Under Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016, the Management Company has a procedure for monitoring the benchmark indices used, describing the measures to implement should there be substantial changes made to an index or should this index stop being provided.

The Compartment has not designated the Benchmark as a reference benchmark for the purpose of the Disclosure Regulation.

Data provider specialised in environment-related information for the Compartment:
CDP

Main Risks (See "Risk Descriptions" for more information)

- Capital loss risk
- Equity and Market risks (including Small capitalisation and Emerging market related risk)
- Currency risk (including Currency risk related to emerging countries)
- Counterparty risk
- Performance risk compared with an equity market index
- Derivatives
- Liquidity risk
- Liquidity risk linked to temporary purchases and sales of securities
- Country Risk: China
- Credit Risk
- Interest rate
- Sustainable Investment Risk

Risk management method: Commitment

Profile of typical investor: all investors who:

- want to invest in a portfolio of which the main investment focus is to select equities of international companies committed to limiting impact of climate change;
- can afford to immobilize their capital for at least 5 years;
- accept to bear the risk of capital loss.

The investor might not recover its invested capital at the end of the recommended 5 year minimum investment period.

Shares Characteristics / Subscription and Redemption conditions:

Business Day: A Business Day on which banks and Eligible Markets are opened in Luxembourg, Paris and New York.

Valuation Day: Every Business Day / **Calculation Day:** The Business Day following the Valuation Day

Cut-off Time : 14:00 on the relevant Valuation Day

Subscription and Redemption Settlement Day: 2 Business Days after the relevant Valuation Day except for:

- T2 EUR – Acc Share Class for which it is 3 Business Days after the relevant Valuation Day
- I jp EUR - Acc Share Class for which it is 3 Business Days after the relevant Valuation Day

Main Share Classes

CPR Invest – Climate Action			Fees for Share transactions		Annual Fees		
Share Class	Currency	Minimum Initial Subscription	Subscription (max)	Conversion (max)	Management (max)	Administration (max)	Performance Fee (including tax) ⁽¹⁾
A EUR - Acc	EUR	One fraction of Share	5,00%	5,00%	1,40%	0,30%	Yes
I EUR - Acc	EUR	100 000 €	5,00%	5,00%	0,70%	0,30%	Yes
R EUR – Acc	EUR	One fraction of Share	5,00%	5,00%	0,80%	0,30%	Yes

Performance Fee rate (including tax): 15%⁽²⁾

⁽¹⁾ Performance Fee benchmark: MSCI World ACWI Net Return Index

Anniversary Date: last net asset value per Share of December.

⁽²⁾ % of the difference between the net asset value of the share class and the Reference Asset.

For a complete list of Compartments and share classes currently available, go to www.cpr-am.lu/Cpr-Invest.

SFDR Annex 14 - 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

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.

Product name:
CPR INVEST – CLIMATE ACTION

Legal entity identifier:
549300GSNDOLOIIVWK17

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?



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 **40 %** 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 sustainable investments**



What environmental and/or social characteristics are promoted by this financial product?

The Compartment promotes environmental and/or social characteristics by aiming to have a higher ESG score than the ESG score of the MSCI ACWI Index (the “Benchmark”). In determining the ESG score of the Compartment and the Benchmark, ESG performance is assessed by comparing the average performance of a security against the security issuer’s industry, in respect of each of the three ESG characteristics of environmental, social and governance. The Benchmark is a broad market index which does not assess or include constituents according to environmental and/or social characteristics and therefore is not intended to be consistent with the characteristics promoted by the Compartment. No ESG reference benchmark has been designated.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained

● ***What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?***

The sustainability indicator used is the ESG score of the Compartment that is measured against the ESG score of the Universe of the Compartment.

CPR Asset Management relies on Amundi’s in-house ESG rating process based on the “Best-in-class” approach. Ratings adapted to each sector of activity aim to assess the dynamics in which companies operate.

The Amundi ESG rating used to determine the ESG score is an ESG quantitative score translated into seven grades, ranging from A (the best scores universe) to G (the worst). In the Amundi ESG Rating scale, the securities belonging to the exclusion list correspond to a G. For corporate issuers, ESG performance is assessed globally and at relevant criteria level by comparison with the average performance of its industry, through the combination of the three ESG dimensions:

- Environmental dimension: this examines issuers’ ability to control their direct and indirect environmental impact, by limiting their energy consumption, reducing their greenhouse emissions, fighting resource depletion and protecting biodiversity.
- Social dimension: this measures how an issuer operates on two distinct concepts: the issuer’s strategy to develop its human capital and the respect of the human rights in general;
- Governance dimension: This assesses capability of the issuer to ensure the basis for an effective corporate governance framework and generate value over the long-term.

The methodology applied by Amundi ESG rating uses 38 criteria that are either generic (common to all companies regardless of their activity) or sector specific which are weighted according to sector and considered in terms of their impact on reputation, operational efficiency and regulations in respect of an issuer. Amundi ESG ratings are

likely to be expressed globally on the three E, S and G dimensions or individually on any environmental or social factor.

For more information on ESG scores and criteria, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>

● ***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?***

The objectives of the sustainable investments are to invest in investee companies that meet two criteria:

- 1) follow best environmental and social practices; and
- 2) avoid making products or providing services that harm the environment and society.

In order for the investee company to be deemed to contribute to the above objective it must be a “best performer” within its sector of activity on at least one of its material environmental or social factors.

The definition of “best performer” relies on Amundi’s proprietary ESG methodology which aims to measure the ESG performance of an investee company. In order to be considered a “best performer”, an investee company must perform with the best top three rating (A, B or C, out of a rating scale going from A to G) within its sector on at least one material environmental or social factor. Material environmental and social factors are identified at a sector level. The identification of material factors is based on Amundi ESG analysis framework which combines extra-financial data and qualitative analysis of associated sector and sustainability themes. Factors identified as material result in a contribution of more than 10% to the overall ESG score. For energy sector for example, material factors are: emissions and energy, biodiversity and pollution, health and security, local communities and human rights. For a more complete overview of sectors and factors, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>

To contribute to the above objectives, the investee company shall not have significant exposure to activities (e.g. tobacco, weapons, gambling, coal, aviation, meat production, fertilizer and pesticide manufacturing, single-use plastic production) not compatible with such criteria.

The sustainable nature of an investment is assessed at investee company level.

Principal adverse impact are the most significant negative impacts of investment decision 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?**

To ensure sustainable investments do no significant harm ('DNSH'), Amundi utilises two filters:

- The first DNSH test filter relies on monitoring the mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available (e.g. Greenhouse Gas intensity of investee companies) via a combination of indicators (e.g. carbon intensity) and specific thresholds or rules (e.g. that the investee company's carbon intensity does not belong to the last decile of the sector).

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- Beyond the specific sustainability factors covered in the first filter, Amundi has defined a second filter, which does not take the mandatory Principal Adverse Impact indicators above into account, in order to verify that the company does not badly perform from an overall environmental or social standpoint compared to other companies within its sector which corresponds to an environmental or social score superior or equal to E using Amundi's ESG rating.

– *How have the indicators for adverse impacts on sustainability factors been taken into account?*

The indicators for adverse impacts have been taken into account as detailed in the first do no significant harm (DNSH) filter above:

The first DNSH filter relies on monitoring of mandatory Principal Adverse Impacts indicators in SFDR Annex 1, Table 1 of the RTS where robust data is available via the combination of following indicators and specific thresholds or rules:

- Have a CO2 intensity which does not belong to the last decile compared to other companies within its sector (only applies to high intensity sectors), and
- Have a Board of Directors' diversity which does not belong to the last decile compared to other companies within its sector, and
- Be cleared of any controversy in relation to work conditions and human rights, and
- Be cleared of any controversy in relation to biodiversity and pollution.

Amundi already considers specific Principle Adverse Impacts within its exclusion policy as part of Amundi's Responsible Investment Policy. These exclusions, which apply on the top of the tests detailed above, cover the following topics: exclusions on controversial weapons, Violations of UN Global Compact principles, coal and tobacco.

- *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 OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights are integrated into our ESG scoring methodology. Our proprietary ESG rating tool assesses issuers using available data from our data providers. For example the model has a dedicated criteria called “Community Involvement & Human Rights” which is applied to all sectors in addition to other human rights linked criteria including socially responsible supply chains, working conditions, and labor relations. Furthermore, we conduct controversy monitoring on a, at minimum, quarterly basis which includes companies identified for human rights violations. When controversies arise, analysts will evaluate the situation and apply a score to the controversy (using our proprietary scoring methodology) and determine the best course of action. Controversy scores are updated quarterly to track the trend and remediation efforts.

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 not 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 Compartment considers all the mandatory Principal Adverse Impacts applying to the Compartment's strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches.
- Exclusion: Amundi has defined normative, activity-based and sector-based exclusion rules covering some of the key adverse sustainability indicators listed by the Disclosure Regulation.
 - ESG factors integration: Amundi has adopted minimum ESG integration standards applied by default to its actively managed open-ended funds (exclusion of G rated issuers and better weighted average ESG score higher than the applicable benchmark). The 38 criteria used in Amundi ESG rating approach were also designed to consider key impacts on sustainability factors, as well as quality of the mitigation undertaken are also considered in that respect.
 - Engagement: Engagement is a continuous and purpose driven process aimed at influencing the activities or behaviour of investee companies. The aim of engagement activities can fall into two categories : to engage an issuer to improve the way it integrates the environmental and social dimension, to engage an issuer to improve its impact on environmental, social, and human rights-related or other sustainability matters that are material to society and the global economy..
 - Vote: Amundi's voting policy responds to an holistic analysis of all the long-term issues that may influence value creation, including material ESG issues. For more information please refer to Amundi's Voting Policy .
 - Controversies monitoring: Amundi has developed a controversy tracking system that relies on three external data providers to systematically track controversies and their level of severity. This quantitative approach is then enriched with an in-depth assessment of each severe controversy, led by ESG analysts and the periodic review of its evolution. This approach applies to all of CPR Invest's Compartments.

For any indication on how mandatory Principal Adverse Impact indicators are used, please refer to the Amundi Group ESG Regulatory Statement available at <http://www.cpr-am.com>

☐ No



The investment strategy guides investment decisions based on factors such as investment objectives and risk tolerance.

What investment strategy does this financial product follow?

Objective: The Compartment's objective is to outperform global equity markets over a long-term period (minimum of five years) by investing in international equities committed to limiting impact of climate change, while integrating Environmental, Social and Governance criteria in the investment process. The investment objective is aimed to be in line with the United Nations Sustainable Development Goal (SDG) related to the climate challenge.

The Compartment's sustainable investment is focused on tackling climate change and aims to obtain a lower carbon intensity than its reference index or Investment universe.

The investment process implemented aims to build a portfolio in line with the Paris Agreement 1.5°C temperature goal and whose carbon footprint will be lower compared to the MSCI All Country World Index (MSCI ACWI) Net Return index which is representative of its investment universe (before applying its carbon footprint offsetting mechanism as described in the SFDR Annex).

Benchmark: MSCI All Country World Index is used a posteriori as an indicator for assessing the Compartment's performance.

● ***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?***

All securities held in the Compartment are subject to the ESG Criteria. This is achieved through the use of Amundi's proprietary methodology and/or third party ESG information.

The Compartment first applies Amundi's exclusion policy including the following rules:

- legal exclusions on controversial weapons (anti-personnel mines, cluster bombs, chemical weapons, biological weapons and depleted uranium weapons, etc.);
- companies that seriously and repeatedly violate one or more of the 10 principles of the Global Compact, without credible corrective measures;
- the sectoral exclusions of the Amundi group on Coal and Tobacco (details of this policy are available in CPR's Responsible Investment Policy available on the website of <http://www.cpr-am.com>).

The Compartment as a binding elements aims to have a higher ESG score than the ESG score of the MSCI All Country World Index.

The Compartment's ESG Criteria apply to at least:

- 90% of equities issued by large capitalisation companies in developed countries; debt securities, money market instruments with an investment grade credit rating; and sovereign debt issued by developed countries;
- 75% of equities issued by large capitalisation companies in emerging market countries; equities issued by small and mid-capitalisation companies in any country; debt securities and money market instruments with a high yield credit rating; and sovereign debt issued by emerging market countries.

Furthermore and in consideration of the minimum commitment of 40% of Sustainable Investments with an environmental objective, the Compartment invests in investee companies considered as “best performer” when benefiting over the best top three rating (A, B or C, out of a rating scale going from A to G) within their sector on at least one material environmental or social factor.

Carbon intensity objective, criteria and carbon offsetting mechanism :

The Compartment's sustainable investment is focused on tackling climate change and aims to obtain a lower carbon intensity than its reference index or Investment universe through its investment process.

The Compartment measures greenhouse gas emissions by an investee company by taking into account:

- direct emissions from companies
- indirect emissions due to the company's activity; and
- indirect emissions due to the use of the products sold.

In addition to the above, the Compartment applies a mechanism that offsets the remaining carbon footprint that has been set up by the Management Company.

The offsetting of the Compartment carbon footprint may be considered partial insofar as the Management Company does not offset the carbon emissions associated with financial contracts held in the Compartment's assets (as derivatives).

The measurement of greenhouse gas emissions (expressed as CO₂ emission equivalent) by a company can be performed by distinguishing three subsets ('Scopes'):

- Scope 1 concerns direct emissions from companies (such as fuel consumption);
- Scope 2 concerns indirect emissions due to the company's activity (for example the fuel consumption of the electricity supplier); and
- Scope 3 concerns indirect emissions due to the use of the products sold (such as fuel oil consumption by the customer's electricity supplier as a result of the use of the product).

Scopes 1, 2 and 3 will be taken into account when compensating the Compartment's carbon footprint. For reasons of robustness of Scope 3 data, only upstream emissions related to first-tier suppliers are taken into account (first-tier suppliers are those with whom the company has a privileged relationship and can directly influence).

In the current state of the available data, the CO2 emissions associated with Scope 3 are incomplete, and can only be estimated.

The estimation of the Compartment's carbon footprint will be calculated each time the portfolio's securities are reallocated. The estimated average carbon footprint of the Compartment over this period will be calculated as the weighted average of assets under management multiplied by the carbon footprint level associated with the portfolio.

The source of the data on which the carbon footprint calculation is based is Trucost (www.trucost.com).

This carbon footprint offsetting mechanism will be made through the use Verified Emission Reduction units ('VERs') that meets the highest standards of market certification (VCS, Gold standard in particular) and that are listed with a recognized independent register (as Markit).

VERs correspond to carbon credits generated by a project that has a positive impact on reducing CO2 emissions according to a voluntary market standard. One VER is equivalent to 1 ton of CO2 emissions.

By the end of each accounting year of the compartment, the Management Company will ask an intermediary to offset the Compartment's carbon footprint with the central registrar, which issues a confirmation and a carbon offset certificate. All carbon credits acquired will be cancelled, thereby materializing the carbon footprint offsetting. In order to avoid the risk of fraud and double counting, each VER has a unique serial number. The central registry may be consulted publicly, online, to verify ownership of VERs.

At the date of entry into force of this carbon footprint offsetting mechanism, the chosen projects are:

- FLORESTA DE PORTEL: Forest conservation and biodiversity protection project, located in Brazil
- GANDHI WIND: Renewable energy development project, located in India

The Management Company reserves the right to use other underlying projects of VER.

Furthermore, in case of exceptional events (war, political issue, fraud etc.) affecting the underlying projects on which the carbon offsetting mechanism is based, the Management Company may withdraw the VERs issued.

The Management Company will allocate a portion of the net management fees it collects to the Compartment's carbon footprint offset service calculated and accrued during the period. The cost of this service will represent a maximum of 0,50% of the compartment's net assets.

Additional sustainable approach:

The Management Company integrates an additional sustainable approach by analysing companies that have already been selected on the basis of its internal ESG analysis methodology and excluding those based on the following:

- worst overall ESG scores;
- worst Environment and Governance scores;
- worst scores on Environmental sub-criteria;
- high ESG controversies.

Depending on the improvement of data availability and consistency, the Management Company may use additional data it considers to fine-tune the way it identifies companies that are in the best position to tackle climate change.

The Management Company undertakes to reduce the investment universe by at least 20% by excluding companies with the worst CDP climate scores and those excluded from its own internal ESG analysis methodology.

The carbon footprint reduction policy and socially responsible investment policy (objectives, criteria, ratings) are further detailed and available on the Company website ('SRI transparency code' of the Compartment).

The Compartment's socially responsible investment policy (objectives, criteria, ratings) is further detailed and available on the Company website ("SRI transparency code" of the Compartment).

Limits to the ESG approach:

The best-in-class approach does not exclude any sector of activity in principle. All economic sectors are therefore represented in this approach and the Compartment may therefore be exposed to some controversial sectors. In order to limit the potential non-financial risks for these sectors, the Compartment applies the exclusions set out above.

- ***What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?***

There is no minimum committed rate for the Compartment.

- ***What is the policy to assess good governance practices of the investee companies?***

Good governance practices include sound management structures, employees' relations, remuneration of staff and tax compliance.

We rely on Amundi Group ESG scoring methodology. Amundi Group's ESG scoring is based on a proprietary ESG analysis framework, which accounts for 38 general and sector-specific criteria, including governance criteria. In the Governance dimension, we assess an issuer's ability to ensure an effective corporate governance framework that guarantees it will meet its long-term objectives (e.g. guaranteeing the issuer's value over the long term). The governance sub-criteria considered are: board structure, audit and control, remuneration, shareholders' rights, ethics, tax practices and ESG strategy.

Amundi Group ESG Rating scale contains seven grades, ranging from A to G, where A is the best and G the worst rating. G-rated companies are excluded from our investment universe.

Each corporate security (shares, bonds, single name derivatives, ESG equity and fixed income ETFs) included in investment portfolios has been assessed for good governance practices applying a normative screen against UN Global Compact (UN GC) principles on the associated issuer. The assessment is performed on an ongoing basis. Amundi's ESG ratings Committee monthly reviews lists of companies in breach of the UN GC leading to rating downgrades to G. Divestment from securities downgraded to G is carried out by default within 90 days.

Amundi Stewardship Policy (engagement and voting) related to governance complements this approach.



Asset allocation describes the share of investments in specific assets.

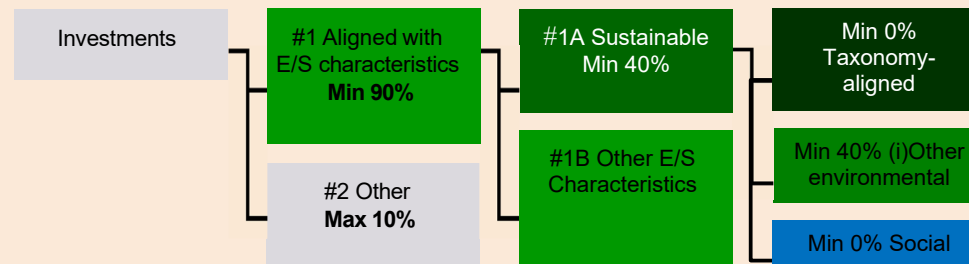
Taxonomy-aligned activities are expressed as a share of:

- **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 90% of the Compartment's securities and instruments will be used to meet the promoted environmental or social characteristics in accordance with the binding elements of the investment strategy of the Compartment.

Furthermore, the Compartment commits to have a minimum of 40% of sustainable investments as per the below chart. Investments aligned with other E/S characteristics (#1B) will represent the difference between the actual proportion of investments aligned with environmental or social characteristics (#1) and the actual proportion of sustainable investments (#1A). The planned proportion of the other environmental investment represents a minimum of 40% (i) and may change as the actual proportions of Taxonomy-aligned and/or Social investments increase.



#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?**

Derivatives are not used to attain the environmental and social characteristics promoted by the Compartment.



- **To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?**

The Compartment currently has no minimum commitment to sustainable investments with an environmental objective aligned with the EU Taxonomy.

- **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?**

☐ Yes

☐ In fossil gas

☐ In nuclear energy

☒ No

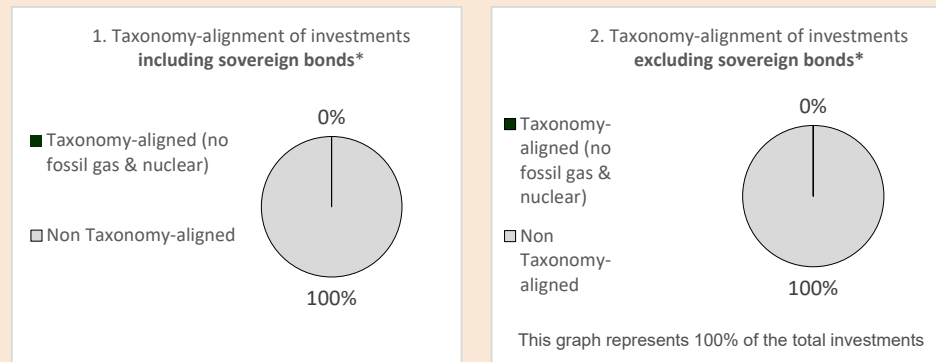
¹Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and 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 fully 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.



* 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 Compartment has no minimum proportion of investment in transitional or enabling activities.



● **What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?**

The Compartment has a minimum commitment of 40% of Sustainable Investments with an environmental objective with no commitment on their alignment with the EU Taxonomy.

 are environmentally sustainable investments that do not take into account the criteria for environmentally sustainable economic activities under the EU Taxonomy



What is the minimum share of socially sustainable investments?

The Compartment has no minimum defined minimum share.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

Included in “#2 Other” are cash and instruments for the purpose of liquidity and portfolio risk management. It may also include ESG unrated securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.

Investors should note that it may not be practicable to perform ESG analysis on cash, near cash, some derivatives and some collective investment schemes, to the same standards as for the other investments. The ESG calculation methodology will not include those securities that do not have an ESG rating, nor cash, near cash, some derivatives and some collective investment schemes.



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?

This Compartment does not have a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental 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

- ***How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?***

N/A

- ***How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?***

N/A

- ***How does the designated index differ from a relevant broad market index?***

N/A

- ***Where can the methodology used for the calculation of the designated index be found?***

N/A



Where can I find more product specific information online?

More product-specific information can be found on the website: <http://www.cpr-am.com>