

FIRST EAGLE AMUNDI

established in Luxembourg

First Eagle Amundi International Fund
First Eagle Amundi Income Builder Fund

SINGAPORE PROSPECTUS

Dated 12 November 2025

This Singapore Prospectus incorporates and is not valid without the attached Luxembourg Prospectus dated March 2025 (as amended from time to time) for First Eagle Amundi (the "**Luxembourg Prospectus**"). First Eagle Amundi (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 2.4 of this Singapore Prospectus) as its agent for service of process in Singapore and as its representative in Singapore (the "**Singapore Representative**").

FIRST EAGLE AMUNDI

IMPORTANT INFORMATION

The collective investment schemes offered in this Singapore Prospectus (each a "**Sub-Fund**" and collectively the "**Sub-Funds**") are each a recognised scheme under the Securities and Futures Act (Chapter 289 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 Sub-Funds.

The date of registration of this Singapore Prospectus with the Authority is 12 November 2025. This Singapore Prospectus will be valid for a period of 12 months from the date of registration up to and including 11 November 2026 and will expire on 12 November 2026.

This Singapore Prospectus incorporates, and is not valid without, the Luxembourg Prospectus attached as a Schedule to 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. Investors are also bound or deemed to have notice of the provision of the articles of incorporation of the Company (the "**Articles of Incorporation**") (as described in paragraph 1.1 of this Singapore Prospectus).

The shares of the Sub-Funds (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 Sub-Funds 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 the sole risk of the investor.

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

The Shares are capital markets products other than prescribed capital markets products (as defined in the Securities and Futures (Capital Markets Products) Regulations 2018) and Specified Investment Products (as defined in MAS Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).

Investors 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 they may encounter under the laws of the countries of their 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 their 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 their knowledge and belief, there are no facts the omission of which would make any statement in this Singapore Prospectus misleading.

Investors are advised to carefully consider the risk factors set out in paragraph 5 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 Sub-Funds 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 investors should investigate whether a more recent Singapore Prospectus is available.

The Board of Directors, Amundi Luxembourg S.A. (the "**Management Company**"), First Eagle Investment Management, LLC (the "**Investment Manager**"), and each of their related entities or employees, may from time to time hold positions in the collective investment schemes offered in this Singapore Prospectus.

All enquiries relating to the Company and the Sub-Funds should be directed 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 have not been registered with the Securities and Exchange Commission or with any State Securities Commission within the United States nor have they been registered under the Investment Company Act of 1940 (as amended). Accordingly, unless the Company is satisfied that Shares of any Sub-Fund and/or class of Shares can be allotted without breaching United States securities laws, they may not be directly or indirectly offered or sold in the United States of America, or any of its territories or possessions or areas subject to its jurisdiction, or to or for the benefit of a US Person.

"**US Person**" means:

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

FIRST EAGLE AMUNDI

DIRECTORY

Registered Office

First Eagle Amundi
Investment Company with Variable Capital
5, Allée Scheffer L-2520 Luxembourg

Directors of First Eagle Amundi

Thierry ANCONA
Mehdi A. MAHMUD
Jason LISOWSKI
David P. O'CONNOR
Edouard AUCHÉ
Yannic RAULIN

Management Company

Amundi Luxembourg S.A.
5, Allée Scheffer L-2520 Luxembourg

Depositary Bank and Paying Agent

Société Générale Luxembourg
11, avenue Emile Reuter,
L-2420 Luxembourg, Grand Duchy of Luxembourg

Administrative Agent

Société Générale Luxembourg
11, avenue Emile Reuter,
L-2420 Luxembourg, Grand Duchy of Luxembourg

Registrar Agent

Société Générale Luxembourg,
11, avenue Emile Reuter,
L-2420 Luxembourg, Grand Duchy of Luxembourg

Société Générale group's entity, outside the European Economic Area, to which processing of personal data could be delegated when rendering registrar and transfer agent services:

Société Générale Global Solution Centre Pvt. Ltd,
Voyager Building, 10F,
Whitefield Road
560 066 Bangalore, India

Auditors

PricewaterhouseCoopers, Société Coopérative
2, rue Gerhard Mercator
B.P 1443 L-1014 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, #16-03 Singapore Land Tower, Singapore 048623

FIRST EAGLE AMUNDI

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FIRST EAGLE AMUNDI

1. STRUCTURE OF THE COMPANY

1.1 First Eagle Amundi

First Eagle Amundi (the "**Company**") was incorporated under Luxembourg law on 12 August 1996 for an unlimited period of time as an investment company with variable capital (*Société d'Investissement à Capital Variable*) ("**SICAV**"). The Company is organised as an Undertaking for Collective Investment in Transferable Securities and is authorised by the Commission de Surveillance du Secteur Financier of Luxembourg (the "**CSSF**") under Part I of the Luxembourg Law of 17th December 2010 (the "**2010 Law**") on Undertakings for Collective Investment and in accordance with the provisions of the European Council Directive 2009/65/EEC concerning Undertakings for Collective Investment in Transferable Securities ("**UCITS**"). The Company is domiciled in Luxembourg.

The Company is structured as an umbrella fund to provide investors with several Sub-Funds, each representing a segregated pool of assets and commitments and proposing specific investment policy and objective.

The Sub-Funds of the Company are divided into different classes (each, a "**Class**") of Shares, each offering specific characteristics as described in paragraph 1.2 below.

The capital of the Company is expressed in United States Dollars ("**USD**"), represented by Shares issued within each Sub-Fund and Class of Shares with no mention of nominal value, paid in full at the time of their issue. The capital is at all times equal to the total of the Net Assets¹ of all Sub-Funds and Classes of Shares of the Company. The reference currency of the Company (the "**Reference Currency**") is USD.

The coordinated articles of incorporation of the Company (the "**Articles of Incorporation**") are deposited and available for inspection at the *Greffe du Tribunal d'arrondissement* of Luxembourg. A copy is available for inspection upon request from the Singapore Representative during normal Singapore business hours. The Company is registered with the Luxembourg Trade and Companies Register under number B 55.838.

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

1.2 Sub-Funds and Classes of Shares offered in Singapore

The following Sub-Funds and Classes of Shares are presently being offered for subscription by investors in Singapore under this Singapore Prospectus:

Sub-Fund & Reference Currency	Share Class	Class Currency²	Features
First Eagle Amundi International Fund Reference Currency: USD	AS-C	Singapore Dollar (" SGD ")	<ul style="list-style-type: none">• Accumulation shares.• May be acquired and held by all investors from an Asian country.• No currency hedging.• No minimum subscription amount.

¹ "**Net Assets**" means the net assets calculated in accordance with section V (*Net Asset Value*) under Part II of the Luxembourg Prospectus and summarised in paragraph 11.1 below.

² "**Class Currency**" means the currency of the relevant Class of Share as determined by the Board of Directors.

Sub-Fund & Reference Currency	Share Class	Class Currency ²	Features
	AHS-QD	SGD	<ul style="list-style-type: none"> • Quarterly distribution shares. • May be acquired and held by all investors from an Asian country. • Hedged in SGD against the Reference Currency (USD). • No minimum subscription amount.
	AU2-C	USD	<ul style="list-style-type: none"> • Accumulation shares. • May be acquired and held by all investors from an Asian country. • No minimum subscription amount.
	AHS-C	SGD	<ul style="list-style-type: none"> • Accumulation shares. • May be acquired and held by all investors from an Asian country. • Hedged in SGD against the Reference Currency (USD). • No minimum subscription amount.
	AHS-MD	SGD	<ul style="list-style-type: none"> • Monthly distribution shares. • May be acquired and held by all investors from an Asian country. • Hedged in SGD against the Reference Currency (USD). • No minimum subscription amount.
	AU2-MD	USD	<ul style="list-style-type: none"> • Monthly distribution shares. • May be acquired and held by all investors from an Asian country. • No minimum subscription amount.
	AE2-MD	Euro ("EUR")	<ul style="list-style-type: none"> • Monthly distribution shares. • May be acquired and held by all investors from an Asian country. • No minimum subscription amount.
	First Eagle Amundi Income Builder Fund Reference Currency: USD	AU2-MD	USD
AHS-MD		SGD	<ul style="list-style-type: none"> • Monthly distribution shares. • May be acquired and held by all investors from an Asian country. • Hedged in SGD against the Reference Currency (USD). • No minimum subscription amount.
AS-C		SGD	<ul style="list-style-type: none"> • Accumulation shares. • May be acquired and held by all investors from an Asian country. • No currency hedging. • No minimum subscription amount.
AS-MD		SGD	<ul style="list-style-type: none"> • Monthly distribution shares. • May be acquired and held by all investors from an Asian country. • No currency hedging. • No minimum subscription amount.

Sub-Fund & Reference Currency	Share Class	Class Currency ²	Features
	A2S-C	SGD	<ul style="list-style-type: none"> • Accumulation shares. • May be acquired and held by all investors through a network of distributors specifically authorised by the Board of Directors. • No currency hedging. • No minimum subscription amount.
	A2S-MD	SGD	<ul style="list-style-type: none"> • Monthly distribution shares. • May be acquired and held by all investors through a network of distributors specifically authorised by the Board of Directors. • No currency hedging. • No minimum subscription amount.
	A2U-MD	USD	<ul style="list-style-type: none"> • Monthly distribution shares. • May be acquired and held by all investors through a network of distributors specifically authorised by the Board of Directors. • No currency hedging. • No minimum subscription amount.
	A2HS-MD	SGD	<ul style="list-style-type: none"> • Monthly distribution shares. • May be acquired and held by all investors through a network of distributors specifically authorised by the Board of Directors. • Hedged in SGD against the Reference Currency (USD). • No minimum subscription amount.
	A2U-C	USD	<ul style="list-style-type: none"> • Accumulation shares. • May be acquired and held by all investors through a network of distributors specifically authorised by the Board of Directors. • No currency hedging. • No minimum subscription amount.

Investors should refer to Part I (*Specific Characteristics Relating to the Sub-Funds*) and section I (*Description of Shares and Distribution Policy*) under Part II of the Luxembourg Prospectus for further details on the different Share Classes.

Investors should note that the other Share Classes in the Luxembourg Prospectus (which are not set out in the table above) are not available for subscription under this Singapore Prospectus.

Categories of Shares

The accumulation Shares will have that portion of the relevant Sub-Fund's net investment income, which is attributable to such Shares, retained within that Sub-Fund thereby accumulating value in the price of the accumulation Shares.

The distribution Shares apply the corresponding Sub-Fund's dividend policy which may

distribute an annual percentage of the NAV³ (“**Fixed Dividend**”) of which payment may be scheduled following predetermined frequencies.

There may be tax implications in investing in one or the other of the categories of Shares.

Distribution policy

Classes with a suffix containing "C" (for example, Class AU2-C) are accumulation Shares and dividends will not be distributed.

Classes with a suffix containing "D" (for example, Class AHS-QD) are distribution Shares and dividends may be distributed.

Sub-Fund	Share Class	Frequency of distribution	Amount
First Eagle Amundi International Fund	AHS-QD	Quarterly	Annual dividend amounting to 4%
	AHS-MD, AU2-MD, AE2-MD	Monthly	Annual dividend amounting to 4%
First Eagle Amundi Income Builder Fund	AU2-MD, AHS-MD, AS-MD, A2S-MD, A2U-MD, A2HS-MD	Monthly	Annual dividend amounting to 5%

Fixed Dividend may result to have the dividend composed of capital attributable to the Shares, whose amount will be driven by the amount of existing investment incomes and capital gains.

Fixed Dividend will seek to pay out a dividend regardless of the performance of the Shares. As a result, the NAV of such Shares may fluctuate more than the other Classes of Shares for which it is generally not intended by the Board of Directors to distribute capital, and the potential for future appreciation of such NAV of such Shares may be eroded.

Distribution Shares proposing a monthly or quarterly payment declare interim dividends. Quarterly dividends will be distributed on the last Business Day of February, May, August and November of each financial year. Monthly dividends will be distributed on the last business day of each month.

Dividends remaining unclaimed five years after the dividend record date will be forfeited and will accrue for the benefit of the relevant Class of Shares of the relevant Sub-Fund.

The payment of dividend remains always subject to the minimum capital requirements to be respected by the Company in accordance with the 2010 Law.

For information on dividend features, frequencies and objectives, go to www.amundi.lu.

Except as specified in the distribution policy of a specific Share Class set out above, distributions are at the discretion of the Board of Directors of the Company. Investors should refer to paragraph 6 (*Category of Shares*) of Section I under Part II of the Luxembourg Prospectus for more details, including the mode of distributions and reinvestment of dividends.

Distributions in respect of a Share Class may be made out of dividend/interest income and/or capital gains and (in the event that dividend/interest income and/or capital gains are insufficient) out of the capital attributable to the relevant Share Class. Investors should also note that the declaration and/or payment of distributions (whether out of dividend/interest income, capital gains, capital or otherwise) may have the effect of lowering the NAV attributable to the relevant Share Class.

³ "NAV" or "Net Asset Value" means the net asset value as calculated in accordance with section V (*Net Asset Value*) under Part II of the Luxembourg Prospectus and summarised in paragraph 11.1 below.

2. MANAGEMENT STRUCTURE AND OTHER PARTIES

2.1 The Board of Directors of the Company

As at the date of this Singapore Prospectus, the Board of Directors of the Company comprises:

Mr. Thierry ANCONA

Global Head of Sales Distribution and Wealth Division
Amundi Asset Management – SAS, France

Mr. Mehdi A. MAHMUD

President and Chief Executive Officer
First Eagle Investment Management, LLC, United States of America

Mr. Jason LISOWSKI

Managing Director, Head of Product Development & Management
First Eagle Investment Management, LLC, United States of America

Mr. David P. O'CONNOR

General Counsel, Head of Legal and Compliance
First Eagle Investment Management, LLC, United States of America

Mr. Edouard AUCHÉ

Secretary General of the Operations Services and Technology division
Amundi Asset Management – SAS, France

Mr. Yannic RAULIN

Head of Global Products
Amundi Asset Management – SAS, France

The Board of Directors is responsible for determining the Company's investment objectives and policies and overseeing the management and administration of the Company, and has broad powers to act on its behalf, including:

- appointing and supervising the Management Company
- appointing the Depositary
- deciding on the creation of Sub-Funds and the specific investment policy and investment objective of each Sub-Fund
- 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

Pursuant to the provisions of the Articles of Incorporation, half of the Board of Directors shall derive from or be selected by the Amundi corporate group and half of them shall derive from or be selected by the corporate group of First Eagle Investment Management, LLC.

Full details on the administration and management of the Company are set out in section VII (*Key Participants and Roles*) under Part II of the Luxembourg Prospectus. A summary of the same is set out in the following sub-paragraphs of this paragraph 2.

2.2 The Management Company

The Board of Directors has appointed Amundi Luxembourg S.A. (formerly known as Pioneer Asset Management S.A.) (the "**Management Company**") to act as Management Company under the meaning of the provisions of Chapter 15 of the 2010 Law.

The Management Company is incorporated in Luxembourg in the form of a *société anonyme*. It is subject to Chapter 15 of the 2010 Law, and the Luxembourg law of 12 July 2013 on alternative investment fund managers and to the supervision of the CSSF. The Management Company has been managing collective investment schemes since 1996.

The Management Company is in charge of the management and administration of the Company and the distribution of Shares of all Sub-Funds both in Luxembourg and abroad.

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

Further details on the Management Company are set out under paragraph B (*The Management Company*) of section VII under Part II of the Luxembourg Prospectus.

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

The directors of the Management Company are as follows:

Mr. Pierre JOND

Amundi Luxembourg S.A. – Chief Executive Officer / Managing Director

Mr. Pierre Jond carries out duties jointly and in coordination with the other key executives of Amundi Luxembourg, however with a specific area of responsibilities that covers the supervision of subsidiaries as well as the investment management and internal audit activities of the Management Company.

Before joining Amundi Luxembourg, Mr. Pierre Jond served BNP Paribas Securities Services (BP2S) from different key positions for almost 30 years, the latest being Head of France and Belgium Region from 2020 to 2023, Chief of Staff to the CEO from 2017 to 2020 and Head of Corporate Trust Services from 2014 to 2017.

He began his career with the Banque Internationale à Luxembourg as a Business Developer for UCITS.

Mr. Pierre Jond holds a Master's degree in Economic Sciences from the University Lyon 2.

Mr. David Joseph HARTE

Amundi Ireland Ltd – Chief Executive Officer

Mr. David Harte is the Chief Executive Officer of Amundi Ireland Limited and formerly Global COO of Pioneer Investments. He is Irish and based in Dublin, Ireland.

He has been working in the investments industry since 1989 and has been with the Pioneer Group since 2003.

In his role as Global COO David was responsible for managing all Operations and IT functions in Pioneer including Investment Operations, IT, Cost Management & Procurement, Organisation and Data Management.

Prior to Pioneer, he was COO at Bear Stearns Bank plc, Dublin. He has also worked at a number of financial institutions in London.

He holds a BA (Honours) Degree in Economics and Geography from Trinity College Dublin, Ireland.

Mr. Bernard de WIT

Amundi Asset Management S.A.S. – Advisor to the CEO

Bernard De Wit is the advisor to the CEO of Amundi Asset Management. He has been working in the investment industry for thirteen years. He joined Amundi in 2009, coming from the Crédit Agricole Group. He worked initially on the CAAM/SGAM merger process which resulted in the birth of Amundi in 2010. Bernard started his career in banking and has worked in Belgium, Russia and Latin America. After participating in the merger process, he was appointed Chief

Risk Officer of Amundi in 2010 before becoming Deputy CEO in 2013.

Bernard holds an MBA from the University of Louvain, in partnership with the University of Chicago.

Mrs. Celine Boyer-Chammard

Amundi Asset Management S.A.S – Head of Sustainable Transformation and Organization Division

Céline Boyer-Chammard joined Amundi in June 2022 as Chief Sustainable Transformation Officer. Prior to that, she was Managing Director and Partner at the Boston Consulting Group. As a member of BCG's Financial Institutions, Responsible Finance and Technology Advantage practices, she supported numerous large international clients (banks, asset managers, insurance companies) in major business transformations. She acted as European co-leader for Sustainable Finance. She also worked for Crédit Agricole Group for several years, in particular on the topic of Responsible Finance and Investment.

Céline holds a degree from l'Ecole Polytechnique and l'Ecole Nationale des Ponts et Chaussées. She also holds a MBA from INSEAD.

Mr. Claude KREMER

Amundi Luxembourg S.A. – Independent Director

Mr. Claude Kremer is a Founding Partner of Arendt & Medernach and Head of the firm's Investment Management business unit.

In October 2014, Mr. Claude Kremer was elected to the Board of Directors of the International Investment Funds Association (IIFA). IIFA brings together 41 regional and national investment fund associations on a worldwide basis with a view to facilitating the continued growth of the investment funds sector internationally. From June 2011 to June 2013, Mr. Claude Kremer served as president of the European Fund and Asset Management Association (EFAMA). From May 2007 to June 2011, he was chairman of the Association of the Luxembourg Fund Industry (ALFI). In 2005, he was a member of the EU Commission expert group on market efficiency for the asset management sector.

Mr. Claude Kremer is a member of several advisory committees to the Commission for the Supervision of the Luxembourg Financial Sector (CSSF). He sits on the board of various listed companies and international asset management groups as well as their fund ranges in Luxembourg. He is also a member of the executive board of the Intergenerational Sovereign Fund put in place by the Luxembourg Government in December 2014.

A member of the Luxembourg Bar since 1982, Mr. Claude Kremer holds Master's degrees in law and history from the *Université Pierre Mendès France de Grenoble* (France) and a Master's degree in accounting and finance from the London School of Economics and Political Science (U.K.).

Mr. Pascal Biville

Amundi Luxembourg S.A. – Independent Director

Mr. Biville is President of the company Metelga Consulting headquartered in Paris specialized in business consultancy and other management consultancy.

During his extensive career that started in 1987 he has held senior positions with major companies in different business sectors but especially in companies that carry out banking and financial activities.

Mr. Biville has a relevant executive international experience, he held the position of General Secretary for Calyon Americas in its New York Office. He has also been the Deputy Chief Executive Director for BNP Paribas Asset Management Holding, in Paris, during several years where carried out senior activities in finance and strategy, he was member of the board committees of the main subsidiaries of the group and was responsible for the international markets.

Mr. Biville graduated in Essec Business School and has a degree with honors in Business Law from the Université de Paris II – Assas.

Mr. François Marion

Amundi Luxembourg S.A. – Independent Director

Mr. François Marion is an independent director of several companies. He is French and based in Paris, France.

Until June 2021, he was the Deputy Chief Executive Officer of Crédit Agricole CIB, for six years. Within this role, he was in charge of overseeing Risks, Finance, Compliance, IT, Operations, Legal affairs, Human Resources and an International network composed of 35 countries.

He has been working in investments industry since 1983, during these 38 years with Bank Indosuez and then Crédit Agricole Group, he has had extensive senior exposure to wholesale banking and to asset management, commercial, services, cash management and global transaction services, corporate and investment banking in most geographies. He has developed a broad operational leadership responsibility comprising Risks, Compliance, Legal, Finance or Human Resources among others.

He has extensive board committee chair experience for various companies, among others, Crédit Agricole, S.A., Caceis Group of companies or EUROCLEAR. He has worked in Asia, US and continental Europe and he is used to deal with governments and regulators across various jurisdictions.

He graduated with an MBA from HEC (Hautes Études Commerciales), Paris.

The key executives of the Management Company are as follows:

Mr. Pierre JOND

Amundi Luxembourg S.A. – Chief Executive Officer / Managing Director

Mr. Pierre Jond's details are set out above.

Mr. Pierre BOSIO

Amundi Luxembourg S.A. – Chief Operating Officer

Mr. Pierre Bosio is the COO at Amundi Luxembourg since October 2018 and carries out duties jointly and in coordination with the other key executives of Amundi Luxembourg, however with a specific area of responsibilities that covers Finance, human resources, Operations oversight, IT systems and infrastructure and product coordination of the Management Company.

He was most recently CEO of Amundi Finance. He joined Amundi in 2006 where he became Head of Audit and Inspection of Amundi Group.

Mr. Bosio graduated from Institut d'Etudes Politiques de Paris and Dauphine University in Economics.

Ms. Loredana CARLETTI

Amundi Luxembourg S.A. – Head of Amundi Real Assets Luxembourg

Ms. Loredana Carletti joined Amundi Luxembourg in August 2022 as member of Amundi Luxembourg Management Committee. She is in charge of structuring and facilitating the development of the Real Asset Business Line.

Loredana started her career in law firms before she joined Amundi Group in 2007 where occupied several positions also as Head of Legal Department for Structured Products and since 2018 as Head of Structuring for Private and Real Assets.

She graduated from L. Bocconi Business School with a Master in Law (double degree Business and Law) and holds an advanced master on "International Law and Management" from ESSEC Business School.

Mrs. Karine LAURENCIN

Amundi Luxembourg S.A. – Deputy Chief Executive Officer, Risk, Compliance & Legal

Ms Laurencin has been Deputy CEO and Conducting Officer for Risk, Compliance and Legal functions since 2024. She is member of the Amundi Luxembourg Executive Committee.

From 2013 to 2024, Ms Laurencin served as Head of Compliance at Amundi Luxembourg. She was a member of the Amundi Group Compliance Management Committee, notably leading the firm's Distribution Control Framework.

Ms Laurencin is Advisor to the Board of the Association of Luxembourg Compliance Officers (ALCO).

Ms Laurencin has been with Amundi since 1998 in a variety of roles, including Institutional Marketing, Pension Fund Consultant Relations in the U.S. and Europe, Head of Investment Specialists and Head of Product Development in France.

Ms Laurencin received a Master's degree in Economics and a postgraduate degree in Finance and Banking with Honours from the University of Paris Panthéon-Assas.

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

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

2.3 The Investment Manager

Pursuant to an investment management agreement between the Management Company and the Investment Manager (as defined below) (the "**Investment Management Agreement**") as may be amended from time to time, the Management Company has appointed First Eagle Investment Management, LLC as the investment manager (the "**Investment Manager**") in charge of the day to day general management of the investments of the Sub-Funds.

The Investment Manager is a limited liability company formed under the laws of the State of Delaware, the United States of America. It is domiciled in the United States of America and has been managing collective investment schemes and discretionary funds for more than 55 years since 1967. It became a registered investment adviser with the United States Securities and Exchange Commission in 1995.

Further details on the Investment Manager are set out under paragraph C (*The Investment Manager*) of section VII under Part II of the Luxembourg Prospectus.

The appointment of the Investment Manager may be terminated under the circumstances set out in the relevant agreement (including any events of liquidation).

Past performance of the Investment Manager is not necessarily indicative of its future performance.

2.4 The 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's current registered address is at 80 Raffles Place, #23-01 UOB Plaza 1, Singapore 048624.

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, conversion 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 Sub-Funds 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 Sub-Funds 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.

2.5 The Depositary Bank and Paying Agent

Pursuant to a Depositary and paying agent agreement effective as of 13 October 2016, the Board of Directors has appointed for an undetermined duration Société Générale Luxembourg as depositary and paying agent (the "**Depositary**") of the assets of the Company.

Société Générale Luxembourg is a bank under Luxembourg law, a 100% subsidiary of Société Générale. Established since 1893 in the Grand Duchy of Luxembourg, it is the oldest foreign banking establishment in Luxembourg. It is supervised by the CSSF.

Cash and other assets constituting the assets of the Company shall be held by the Depositary on behalf of and for the exclusive interest of the Shareholders.

The Depositary may, with the agreement of the Company, entrust the safe-keeping of securities to other banks, to financial institutions or to securities clearing houses such as Clearstream and Euroclear. This will, however, not affect the Depositary's liability.

The Depositary is a global depositary with direct market access in certain jurisdictions and for other markets, it engages selected delegates as sub-custodians. 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. Criteria which are taken into account when selecting sub-custodians generally include 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. All sub-custodians appointed shall be licensed and regulated under applicable law to carry out the relevant financial activities in the relevant jurisdiction.

The list of such delegates / sub-custodians or the potential conflicts of interest that may arise from such delegation is available on: https://www.securities-services.societegenerale.com/fileadmin/user_upload/sqss/2024/Global_Custody/SGSS_Fran

[ce Global Custody Network 2024-02_1 .pdf](#) and <https://www.securities-services.societegenerale.com/en/solution-finder/global-custody/>. Where the law of a third country requires that certain financial instruments be held in custody by a local entity and there are no local entities that satisfy the delegation requirement⁴, the Depositary may delegate to a local entity, provided that (i) the Shareholders have been duly informed and (ii) instructions to delegate to the relevant local entity have been given by or for the Company.

The Depositary performs all operations concerning the daily administration of the Company's assets.

The Depositary further carries out the instructions of the Board of Directors and, complying with the instructions of the Board of Directors, settles any transaction relating to purchase or disposal of the Company's assets.

Further details on the Depositary and its responsibilities are set out under paragraph D (*The Depositary Bank and Paying Agent*) of section VII under Part II 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).

2.6 Central administration

Société Générale Luxembourg has been appointed to act as administrative agent and as registrar and transfer agent. The administrative agent is responsible for certain administrative and clerical services delegated to it, including NAV calculation, accounting and client communication (such as assisting with the preparation and filing of financial reports). The registrar and transfer agent is responsible for maintaining the Company's register of shareholders and for processing requests to issue, buy, sell, redeem, switch or transfer sub-fund shares.

(i) The Administrative Agent

Société Générale Luxembourg (previously Société Générale Securities Services Luxembourg until its merger on 1 August 2014 with Société Générale Luxembourg) has been appointed for an undetermined duration by the Management Company to act as Administrative Agent of the Company in accordance with an Administrative Agreement signed on 6 July 2006.

Société Générale Luxembourg is in charge of, *inter alia*, the daily determination of the NAV of each Class of the Shares of each Sub-Fund, the proper book-keeping of the Company and all other administrative functions as required by the laws of the Grand Duchy of Luxembourg and as further described in the Administrative Agreement signed on 6 July 2006 with the Management Company.

Further details on the Administrative Agent are set out under paragraph E (*The Administrative Agent*) of section VII under Part II of the Luxembourg Prospectus.

(ii) The Registrar Agent

Société Générale Luxembourg (previously European Fund Services S.A. until its merger on 1 July 2015 with Société Générale Luxembourg) has been appointed for an undetermined duration by the Management Company to act as Registrar Agent of the Company.

The Registrar Agent is responsible for handling the processing of subscriptions for Shares, dealing with requests for redemptions and conversions and accepting transfers of funds, for the safekeeping of the Shareholders register of the Company, the delivery of Share certificates, if requested, the safekeeping of all non-issued Share Certificates of the Company, for accepting Shares Certificates rendered for replacement,

⁴ The requirements for the delegation of the Depositary's functions to a third party as set out under Directive 2014/91/EU of the European Parliament and of the Council.

redemption or conversion and for providing and supervising the mailing of reports, notices and other documents to the Shareholders.

Further details on the Registrar Agent are set out under paragraph F (*The Registrar Agent*) of section VII under Part II 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. This facility is accessible to Shareholders at the Singapore Representative's registered address during normal Singapore business hours.

2.7 Distributors and other Intermediaries

The Management Company may appoint banks, financial institutions, distributors and other authorised intermediaries to offer and sell Shares to investors as well as handle subscription, redemption, conversion or transfer requests of Shareholders.

Further details are set out under paragraph G (*Distributors and other Intermediaries*) of section VII under Part II of the Luxembourg Prospectus.

2.8 The auditor

The auditor of the Company is Deloitte Audit and its address is at 560, Rue de Neudorf, L – 2220 Luxembourg.

3. INVESTMENT OBJECTIVE, FOCUS AND APPROACH

3.1 Investment objectives and policies – general

The Company has divided its assets into different Sub-Funds, each of them corresponding to a different pool of assets in the Company. Each Sub-Fund applies its own investment strategy and invests in a particular universe of securities and instruments belonging to various group of issuers, geographical markets and/or industry sectors.

Unless otherwise mentioned in a particular Sub-Fund's investment policy and always subject to all applicable investment limitations, the following principles will apply to the Sub-Funds:

- (a) in the objective and investment policy of each Sub-Fund as described hereinafter, 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.
- (b) Sub-Funds that intend to use Asset-Backed Securities⁵, Mortgage-Backed Securities⁶, participatory notes and/or credit derivatives will specifically indicate it in their investment policy. Unless a Sub-Fund has so indicated its intent to invest in these instruments, the Sub-Fund will not be authorised to so invest.

The attention of the investors is drawn to the fact that:

- (i) The base currency referred to in the investment policy of a Sub-Fund does not necessarily reflect its currencies of investment.
- (ii) Investments in closed-end or open-end investment funds may result in a duplication of fees and expenses, except that subscription, conversion and redemption charges will

⁵ "**Asset-Backed Securities**" are pool loans that are packaged and sold as securities (this process is known as securitisation). The type of loans are credit card receivables, auto loans, home equity loans, student loans.

⁶ "**Mortgage-Backed Securities**" are pool mortgage loans that are packaged and sold as securities (this process is known as securitisation). The type of loans are secured by the collateral of a specific real estate property.

not be duplicated in the case of investments in funds promoted by Amundi or as to which the investments are managed by the Investment Manager.

Integration of Amundi's Sustainability Risks⁷ approach at Sub-Fund level

The Sub-Funds listed below are classified pursuant to Article 8 of the Disclosure Regulation⁸ and aim to promote environmental or social characteristics and to invest in companies that follow good governance practices. In addition to applying the Responsible Investment Policy, these Article 8 Sub-Funds aim to promote such characteristics through increased exposure to sustainable assets gained by seeking to achieve an ESG⁹ score of their portfolios greater than of their respective benchmark or investment universe. The ESG portfolio score is the assets under management-weighted average of the issuers' ESG score based on the Amundi ESG scoring model. These Article 8 Sub-Funds integrate Sustainability Risk via a targeted exclusion policy, via integration of ESG scores in their investment process and via a stewardship approach.

- First Eagle Amundi Income Builder Fund

Finally, in accordance with Amundi's Responsible Investment Policy, the Investment Manager of all other Sub-Funds not classified pursuant to article 8 or 9 of the Disclosure Regulation integrates sustainability risks in its investment process at a minimum via a stewardship approach and, potentially, depending on the investment strategy and asset classes, also via a targeted exclusion policy.

See paragraph C (*Sustainable Investing*) of section IV under Part II of the Luxembourg Prospectus for further details on the Disclosure Regulation and Amundi's Responsible Investment Policy.

3.2 Investment objectives and policies of the Sub-Funds

Sub-Fund	Investment objectives and policies
First Eagle Amundi International Fund	<p>Objective:</p> <p>The Sub-Fund seeks to offer investors capital growth through diversification of its investments over all categories of assets and a policy of following a 'value' approach.</p> <p>Investment policy:</p> <p>To pursue its goal, it invests at least two-thirds of its net assets in equities, Equity-linked Instruments¹⁰ and bonds without any restriction in terms of market capitalisation, geographical diversification (including emerging markets), or in terms of what part of the assets of the Sub-Fund may be invested in a particular class of assets or a particular market. The Sub-Fund may also seek exposure to commodities¹¹ up to 25% of its net assets. No more than 25% of the Sub-Fund's net assets will be invested in bonds</p>

⁷ "**Sustainability Risks**" means for the purposes of art. 2.(22) of the SFDR, 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.

⁸ "**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.

⁹ "**ESG**" means environmental, social and governance matters.

¹⁰ "**Equity-linked Instruments**" means any security or instrument replicating or based on an equity, including a share warrant, a subscription right, an acquisition or purchase right, an embedded derivative based on equities or equity indexes and whose economic effect leads to be exclusively exposed to equities, a depositary receipt such as American Depositary Receipts and Global Depositary Receipts. Participatory Notes (P-Notes) are embedded derivatives which are excluded from this definition. Sub-Funds, which intend to use P-Notes, will specifically indicate it in their investment policy.

¹¹ To the extent such exposure is acquired through instruments linked to commodities in compliance with applicable laws and regulations.

Sub-Fund	Investment objectives and policies
	<p>that are below investment grade, and no investments will be made in Distressed Securities. Securities that become distressed after purchase may be kept, however, they will in any case not exceed 5% of the Sub-Fund's net assets.</p> <p>German Investment Tax Act: At least 51% of the Sub-Fund's net asset value is continuously invested in equities listed on a stock exchange or traded on an organised market. For the sake of clarity investments in Real Estate Investment Trusts (as such term is defined by the German Ministry of Finance) and UCITS or UCIs are not included in this percentage.</p> <p>The investment process is based on fundamental analysis of the financial and business situation of the issuers, market outlook and other elements.</p> <p>The Sub-Fund is authorised to invest the remaining part of the assets in Money Market Instruments¹², convertible bonds, units/shares of UCITS and/or other UCIs¹³ up to 10% of its net assets, deposits and/or other transferable securities and money market instruments referred to in subparagraph 2(a) of paragraph A (<i>Investment restrictions</i>) of section IV (<i>General Investment Restrictions and Investment Techniques</i>) under Part II of the Luxembourg Prospectus.</p> <p>The Sub-Fund will not invest in derivative instruments for any purposes other than hedging.</p> <p>For efficient portfolio management purposes, the Sub-Fund may employ techniques and instruments relating to transferable securities and money market instruments under the conditions and within the limits laid down under paragraph B (<i>Investments techniques</i>) of section IV (<i>General Investment Restrictions and Investment Techniques</i>) under Part II of the Luxembourg Prospectus. However, the Sub-Fund may not enter into securities lending transactions.</p> <p>The Sub-Fund will not use securities financing transactions or total return swaps in the meaning of 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). In addition, as OTC financial derivative transactions and efficient portfolio management techniques are not currently used, the Sub-Fund has not entered into any collateral management, as referred in particular into the CSSF circular 14/592. The attention of the investors is drawn to the fact that the base currency referred to in the investment policy of a Sub-Fund does not necessarily reflect its currencies of investment.</p> <p>Benchmark:</p> <p>The Sub-Fund is actively managed. Each Share Class of the Sub-Fund uses the Secured Overnight Financing Rate (SOFR) (the "Benchmark") plus the corresponding hurdle, as indicated in the section "Main Share Classes and Fees" under Part I of the Luxembourg Prospectus, a posteriori as an indicator for assessing the share class's performance and, as regards the performance fee, as a benchmark used for calculating the performance fees. There are no constraints relative to the Benchmark restraining portfolio construction.</p> <p>Investment process:</p> <p>The Sub-Fund integrates Sustainability Factors¹⁴ in its investment process and takes into account principal adverse impacts of investment decisions on Sustainability Factors as outlined in more detail in paragraph C (<i>Sustainable Investing</i>) of section IV under Part II of the Luxembourg Prospectus. Given the Sub-Fund's investment focus, the investment</p>

¹² "**Money Market Instruments**" means instruments normally dealt in on the money market which are liquid and have a value which can be accurately determined at any time.

¹³ "**UCI**" means an Undertaking for Collective Investment.

¹⁴ "**Sustainability Factors**" means for the purposes of art. 2.(24) of the SFDR, environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery.

Sub-Fund	Investment objectives and policies
	<p>manager of the Sub-Fund does not integrate a consideration of environmentally sustainable economic activities¹⁵ (as prescribed in the Taxonomy Regulation¹⁶) into the investment process for the Sub-Fund. Therefore, for the purpose of the Taxonomy Regulation, it should be noted that the investments underlying the Sub-Fund do not take into account the EU criteria for environmentally sustainable economic activities.</p>
<p>First Eagle Amundi Income Builder Fund</p>	<p>Objective: The objective of the Sub-Fund is to offer current income generation consistent with long-term capital growth.</p> <p>Investment policy: The Sub-Fund is a financial product that promotes ESG characteristics pursuant to Article 8 of the Disclosure Regulation.</p> <p>To achieve this objective, the Sub-Fund will seek to allocate 80% of its net assets in income-producing transferable securities and instruments. A value approach, consisting of a bottom-up fundamental analysis, is applied to identify income-producing equities and Debt Securities¹⁷ offering an attractive expected return relative to their risk level.</p> <p>The Sub-Fund shall invest in:</p> <ul style="list-style-type: none"> • German Investment Tax Act: At least 25% of the Sub-Fund’s net asset value is continuously invested in equities listed on a stock exchange or traded on an organised market. For the sake of clarity investments in Real Estate Investment Trusts (as such term is defined by the German Ministry of Finance) and UCITS or UCIs are not included in this percentage. • Equity-linked Instruments; • convertible bonds; • Debt Securities, including up to 20% of the net assets in Asset Backed Securities and Mortgage-Backed Securities; • Deposits; and • units/shares of UCITS and/or UCIs (up to 10% of its net assets). <p>The Sub-Fund may also seek exposure to commodities¹⁸ up to 25% of its net assets. No more than 50% of the Sub-Fund’s net assets will be invested in bonds that are below investment grade, and no investments will be made in Distressed Securities¹⁹. Securities that become distressed after purchase may be kept, however, they will in any case not exceed 5% of the Sub-Fund’s net assets.</p> <p>Investments will be made without any restrictions in terms of geographic allocation (including emerging markets), market capitalisation, sector or time to maturity.</p>

¹⁵ “**environmentally sustainable economic activities**” means an investment in one or several economic activities that qualify as environmentally sustainable under the Taxonomy Regulation (TR). 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 TR, does not significantly harm any of the environmental objectives set out in the TR, is carried out in compliance with the minimum safeguards laid down in the TR and complies with the technical screening criteria that have been established by the European Commission in accordance with the TR.

¹⁶ “**Taxonomy Regulation**” or “**TR**” means Regulation 2020/852 of the European Parliament and of the Council of 27th November 2019 on the establishment of a framework to facilitate sustainable investment and amending Regulation (EU) 2019/2088 ‘disclosure regulation’ or ‘SFDR’.

¹⁷ “**Debt Securities**” means fixed and floating rate bonds and Money Market Instruments.

¹⁸ To the extent such exposure is acquired through instruments linked to commodities in compliance with applicable laws and regulations.

¹⁹ “**Distressed Securities**” means securities issued by a company, sovereign state or entity that are either in default or in high risk of default.

Sub-Fund	Investment objectives and policies
	<p>The Sub-Fund will not invest in derivative instruments for any purposes other than hedging.</p> <p>For efficient portfolio management purposes, the Sub-Fund may employ techniques and instruments relating to transferable securities and money market instruments under the conditions and within the limits laid down under paragraph B (<i>Investments techniques</i>) of section IV (<i>General Investment Restrictions and Investment Techniques</i>) under Part II of the Luxembourg Prospectus. However, the Sub-Fund may not enter into securities lending transactions.</p> <p>The Sub-Fund will not use securities financing transactions or total return swaps in the meaning of 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). In addition, as OTC financial derivative transactions and efficient portfolio management techniques are not currently used, the Sub-Fund has not entered into any collateral management, as referred in particular into the CSSF circular 14/592. The attention of the investors is drawn to the fact that the base currency referred to in the investment policy of a Sub-Fund does not necessarily reflect its currencies of investment.</p> <p>Benchmark:</p> <p>The Sub-Fund is actively managed. Each Share Class of the Sub-Fund uses the Secured Overnight Financing Rate (SOFR) (the “Benchmark”) plus the corresponding hurdle, as indicated below in the section “Main Share Classes and Fees” under Part I of the Luxembourg Prospectus, a posteriori as an indicator for assessing the share class’s performance and, as regards the performance fee, as a benchmark used for calculating the performance fees. There are no constraints relative to the Benchmark restraining portfolio construction.</p> <p>Investment process:</p> <p>The Sub-Fund integrates Sustainability Factors in its investment process as outlined below and in paragraph C (<i>Sustainable Investing</i>) of section IV under Part II of the Luxembourg Prospectus and, based on Amundi’s proprietary ESG rating system (with A the highest rating and G the lowest). As a result, its performance may be different from a fund implementing a similar investment strategy without ESG criteria.</p> <p>The Sub-Fund will seek to achieve an ESG score of its portfolio greater than that of its investment universe.</p>

Risk warnings

Sub-Fund	Risk warnings
<p>First Eagle Amundi International Fund</p>	<p>The Sub-Fund may be exposed to market risk, equity risk, currency risk, credit risk, liquidity risk, high yield risk, interest rate risk, the risk of value investing, volatility risk, emerging markets risk, foreign securities risk, commodity risk, risk of investing in small and medium sized companies as well as sustainable investment risk.</p> <p>The Sub-Fund may invest in derivative instruments for the sole purpose of hedging. Investments in financial derivative instruments involve additional specific risks such as the risk of mispricing or improper valuation and the risk that derivatives may not correlate perfectly with underlying assets, interest rates and indices. In addition, the gearing effect of investment in some financial derivative instruments and the volatility of the prices of futures contracts could make the risk attached to investment in the Shares of the Sub-Fund higher than is the case with conventional investment policies.</p> <p>The investment risks described above are not purported to be exhaustive and potential investors should review this Singapore Prospectus in its</p>

Sub-Fund	Risk warnings
	entirety, and consult with their professional advisors, before making an application for Shares. Further information is provided under Section III (<i>Principal Risks Associated With Any Investment</i>) under Part II of the Luxembourg Prospectus.
First Eagle Amundi Income Builder Fund	<p>The Sub-Fund may be exposed to market risk, equity risk, currency risk, counterparty risk/credit risk, liquidity risk, high yield risk, interest rate risk, the risk of value investing, volatility risk, emerging markets risk, foreign securities risk, commodity risk, Asset-Backed Securities investment risk, extension risk of Asset-Backed and Mortgage-Backed Securities, prepayment risk of Asset-Backed and Mortgage-Backed Securities, the risk of investing in small and medium sized companies as well as sustainable investment risk.</p> <p>The Sub-Fund may invest in derivative instruments for the sole purpose of hedging. Investments in financial derivative instruments involve additional specific risks such as the risk of mispricing or improper valuation and the risk that derivatives may not correlate perfectly with underlying assets, interest rates and indices. In addition, the gearing effect of investment in some financial derivative instruments and the volatility of the prices of futures contracts could make the risk attached to investment in the Shares of the Sub-Fund higher than is the case with conventional investment policies.</p> <p>The investment risks described above are not purported to be exhaustive and potential investors should review this Singapore Prospectus in its entirety, and consult with their professional advisors, before making an application for Shares. Further information is provided under Section III (<i>Principal Risks Associated With Any Investment</i>) under Part II of the Luxembourg Prospectus.</p>

Investors should read and consider further details on the above and the other risks set out in section III (*Principal Risks Associated With Any Investment*) under Part II of the Luxembourg Prospectus, as well as paragraph 5 of this Singapore Prospectus.

Product suitability

Sub-Fund	Product suitability
First Eagle Amundi International Fund	<p>This Sub-Fund is suitable for investors who:</p> <ul style="list-style-type: none"> • seek medium to long-term capital growth through a dynamic diversification of investments; and • are comfortable with the risks of investing in equities and bonds.
First Eagle Amundi Income Builder Fund	<p>This Sub-Fund is suitable for investors who:</p> <ul style="list-style-type: none"> • seek medium to long-term capital growth through a dynamic diversification of investments; and • are comfortable with the risks of investing in equities and bonds.

3.3 Investment restrictions and techniques

The assets of the Company must be invested in accordance with the restrictions on investments set out in Part I of the 2010 Law as amended from time to time and such additional restrictions, if any, as may be adopted from time to time by the Board of Directors.

Details of the permissible investments, investment restrictions and limits as well as investment techniques applicable to the Company are set out in section IV (*General Investment Restrictions and Investment Techniques*) under Part II of the Luxembourg Prospectus.

4. FEES AND CHARGES

4.1 Current fees and charges payable by Singapore Shareholders

Classes	Subscription fee ^(a) (% of the gross investment amount)	Redemption fee	Conversion fee
Sub-Fund: First Eagle Amundi International Fund			
Class AU2-C	Up to 5%	Nil	Nil
Class AS-C	Up to 5%	Nil	Nil
Class AHS-C	Up to 5%	Nil	Nil
Class AHS-MD	Up to 5%	Nil	Nil
Class AHS-QD	Up to 5%	Nil	Nil
Class AU2-MD	Up to 5%	Nil	Nil
Class AE2-MD	Up to 5%	Nil	Nil
Sub-Fund: First Eagle Amundi Income Builder Fund			
Class AU2-MD	Up to 5%	Nil	Nil
Class AHS-MD	Up to 5%	Nil	Nil
Class AS-C	Up to 5%	Nil	Nil
Class AS-MD	Up to 5%	Nil	Nil
Class A2S-C	Up to 5%	Nil	Nil
Class A2S-MD	Up to 5%	Nil	Nil
Class A2U-MD	Up to 5%	Nil	Nil
Class A2HS-MD	Up to 5%	Nil	Nil
Class A2U-C	Up to 5%	Nil	Nil

- (a) Please refer to paragraph 7.4 of this Singapore Prospectus for examples of the calculation of the subscription fee. The subscription fee is levied in favour of the Intermediaries²⁰, including approved banks, financial institutions, distributors and other Intermediaries in Singapore ("**Singapore Intermediaries**"). Investors should note that Singapore Intermediaries may deduct the subscription fee as a percentage of the gross investment amount (i.e. the total amount paid by the investor). Investors should also note that the Singapore Intermediaries through whom the investors 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 investors should check with their Singapore Intermediaries on such fees and charges, if any.

²⁰ "**Intermediaries**" means sales agents, distributors, servicing agents and nominees appointed or approved by the Directors of the Company as well as brokers, dealers or other parties that have entered into agreements with the Company.

4.2 Current fees and charges payable out of the Sub-Funds

Classes	Maximum management fees (rate per annum) ^(a) (i) Retained by the Management Company (ii) Paid by the Management Company to financial adviser (trailer fee) ²¹	Reference for performance fee ^(b)	Performance fee	Maximum administration fees ^(c) (% of NAV)	Maximum distribution fees
Sub-Fund: First Eagle Amundi International Fund					
Class AU2-C	2.00% (i) 50% to 100% of Management Fee (ii) 0% to 50% of Management Fee	SOFR ²² + 430 basis points.	15%	0.20%	Nil
Class AS-C					
Class AHS-C					
Class AHS-MD					
Class AHS-QD					
Class AU2-MD					
Class AE2-MD					
Sub-Fund: First Eagle Amundi Income Builder Fund					
Class AU2-MD	1.60% (i) 50% to 100% of Management Fee (ii) 0% to 50% of Management Fee	SOFR + 330 basis points.	15%	0.20%	Nil
Class AHS-MD					
Class AS-C					
Class AS-MD					
Class A2S-C	1.80% (i) 50% to 100% of Management Fee (ii) 0% to 50% of Management Fee	None	None	0.20%	Nil
Class A2S-MD					
Class A2U-MD					
Class A2HS-MD					
Class A2U-C					

(a) Management fee

The maximum management fees are calculated based on each Sub-Fund's daily net assets and are paid in arrears within a frequency defined by the Management Company. The Management Company pays the Investment Manager and the Sub-Investment Managers (if any) out of the Management Fee.

The Investment Manager and the Management Company may from time to time at their sole discretion and in accordance with applicable law and regulations, use part of their respective management fee to remunerate certain financial intermediaries and to allow rebates to certain institutional Shareholders.

(b) Performance fee

The Secured Overnight Financing Rate (SOFR) (referred to as the "**Benchmark**" in the sections on performance fee) is, as at the date of the Luxembourg Prospectus, provided by ICE Benchmark Administration Limited, a benchmark administrator who is availing of the transitional arrangements afforded under 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

²¹ Your financial adviser is required to disclose to you the amount of trailer fee it receives from the Management Company.

²² "SOFR" means Secured Overnight Financing Rate.

investment funds (the “**Benchmark Regulation**”) and accordingly does not appear on the register of administrators and benchmarks maintained by the European Securities and Markets Authority (ESMA) pursuant to article 36 of the Benchmark Regulation.

The Management Company has adopted a written plan setting out actions which it will take with respect to the Sub-Funds in the event that the 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.

In respect of the Sub-Funds, the Management Company (which pays the Investment Manager and the sub-investment managers (if any)) may receive a performance fee paid out of the assets of certain Classes of Shares. Please refer to paragraph 4.2 of this Singapore Prospectus for the Classes of Shares which are subject to performance fees.

The calculation of performance fees applies to each concerned Share Class and on each Net Asset Value calculation date.

As from 1 March 2022, the ESMA-compliant Performance Fee Mechanism applies. The Anniversary Date (referred to below) is 28 February or 29 February, as applicable.

The ESMA Performance Fee Mechanism (benchmark model)

The calculation of performance fees applies to each concerned Share Class and on each Net Asset Value calculation date. The calculation is based on the comparison (hereinafter the “**Comparison**”) between:

- The Net Asset Value of each relevant Share Class (before deduction of the performance fee) and
- The reference asset (hereinafter the “**Reference Asset**”) which represents and replicates the Net Asset Value of the relevant Share Class (before deduction of the performance fee) at the first day of the performance observation period, adjusted by subscriptions/redemptions at each valuation, to which the Reference for Performance fee (as stated for each Sub-Fund and Share Class) is applied.

As from the Anniversary Date stated above, the Comparison is carried out over a performance observation period, the anniversary date of which corresponds to the day of the last Net Asset Value of the month as stated in the Sub-Fund description (hereinafter the “**Anniversary Date**”). Any new Share Class may have a first performance observation period that starts on a specific date as further indicated in any Sub-Fund description or in <https://www.amundi.lu/retail/funds-regulatory-pages>.

During the life of the Share Class, a new performance observation period starts in the event of payment of the performance fees accruals on an Anniversary Date.

The performance fee will represent a percentage (as stated for each Sub-Fund and Share Class) of the positive difference between the net assets of the Share Class (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 should be clawed back with no time limit before any new accrual of performance fee.

An allocation for performance fees will be accrued (“**Performance Fees Accruals**”) 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.

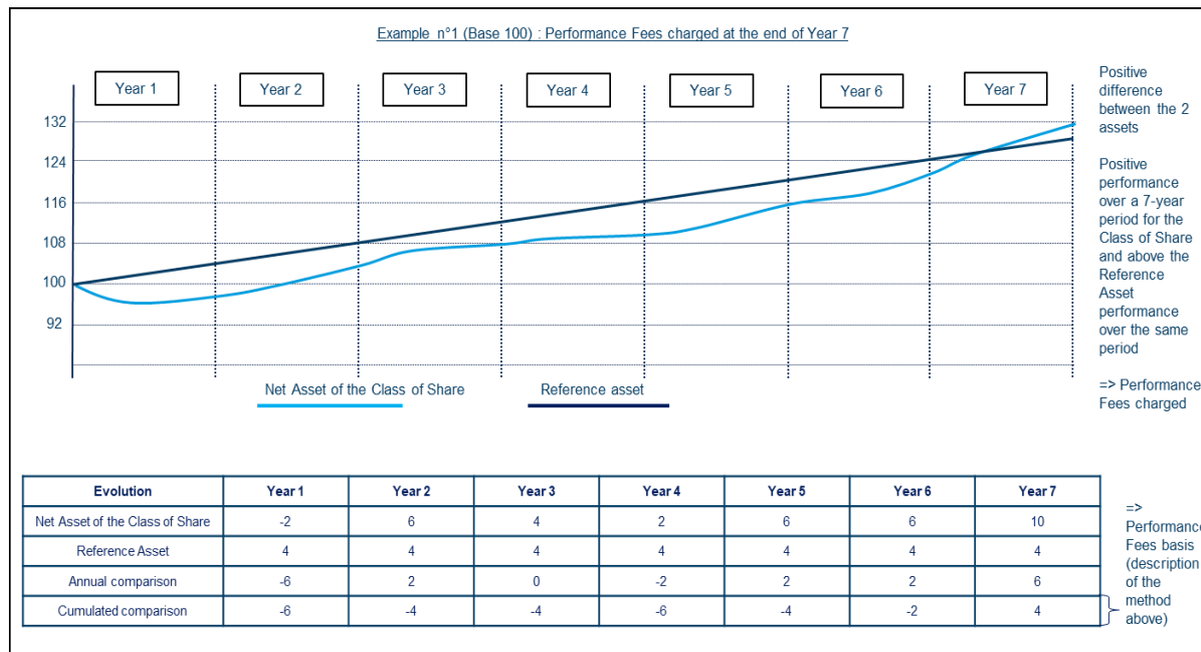
If, over the performance observation period, the Net Asset Value of each relevant Share Class (before deduction of the performance fee) is lower than the Reference Asset, the performance fee becomes nil and all Performance Fees Accruals previously booked are reversed. Those reversals may not exceed the sum of the previous Performance Fees 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.

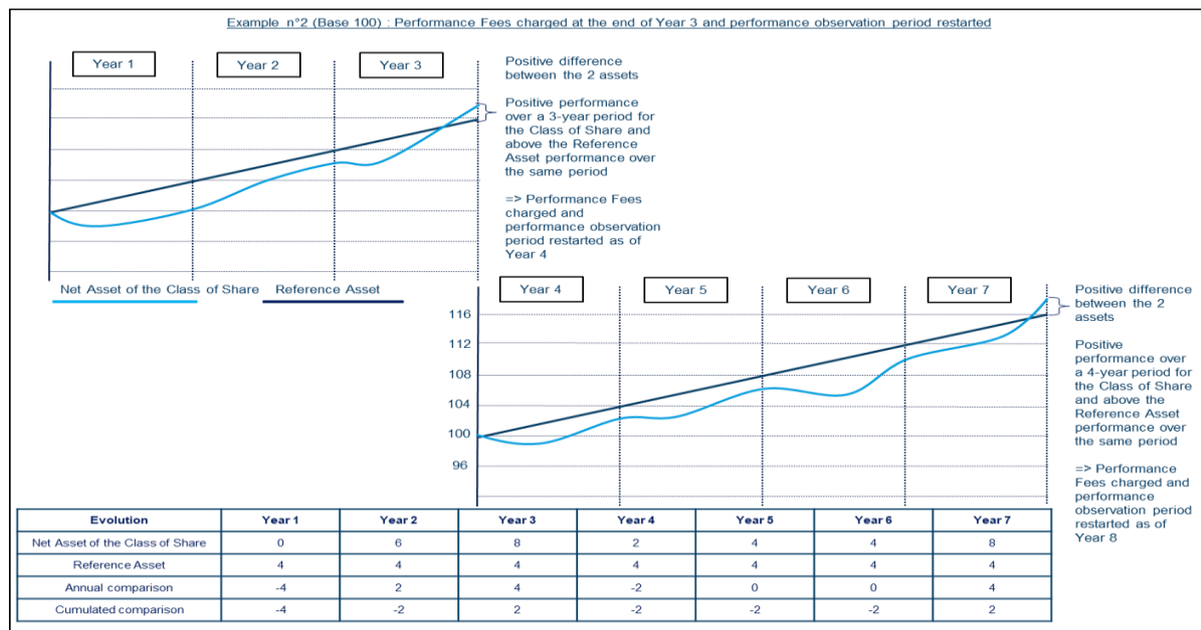
Where the return of the Share Class is negative over the performance observation period, the Management Company applies a high water mark rule (which corresponds to the Net Asset Value at the beginning of the performance observation period) where it is not entitled to earn a performance fee regardless of how the Share Class performs against its Reference for Performance fee.

The two examples below illustrate the methodology described for a performance observation period:

Underperformance taken into account until positive performance occurs:



Positive performance occurs and new observation period starts:



Please refer to the section II.C (*Performance Fee*) under Part II of the Luxembourg Prospectus for further details.

The illustrations above and in the Luxembourg Prospectus are based on hypothetical scenarios and are not in any way a forecast or projection of a Sub-Fund's performance.

Investors should note that:

- (a) There is no maximum amount of performance fee in any particular performance observation period since it would depend on the performance of the Sub-Fund or the relevant Share Class.
- (b) Investors may be advantaged or disadvantaged as a result of the performance fee calculation method used by the Sub-Fund, depending upon the NAV per Share at the time an investor subscribes or redeems relative to the overall performance of the relevant Share Class during the relevant performance observation period and the timing of subscriptions and redemptions to the relevant Share Class during the course of such performance observation period.

For example, a group of investors are Shareholders of the Sub-Fund with a Share Class NAV above the Reference Asset and when there is Performance Fees Accrual. Consequently, a performance fee is accrued and included in the relevant Share Class NAV. As a result, the outperformance of the Share Class over the Reference Asset decreases. A new investor then subscribes to this Share Class. By consequence, the new investor is advantaged as he will incur a decrease in NAV per Share softened by the write-off of performance fee provision. The initial group of investors is disadvantaged as they will share this performance fee provision with the new investor.

- (c) It may also be possible for a Shareholder to incur performance fees on his Shares even though the return on his Shares during his holding period is negative. For example, if the Shareholder redeems his Shares at a lower NAV per Share than when he subscribed for such Shares and the NAV per Share exceeded the Reference Asset on the date of redemption, performance fees accrued in respect of such Shares would be crystallised upon redemption.
- (d) A fair performance fee calculation model should ideally take into account the performance delivered by the Sub-Fund to each investor. This objective however is impossible to achieve in collective investment schemes because usually the number of investors makes it impossible to calculate individual performance in time for the NAV.

Hence, performance fees models applied to collective investment schemes all bear various biases that lead to the individual investor paying a performance fee that is different from the actual performance received by the investor. While remaining collective, the Sub-Fund's model aims at calculating performance fees amount as close as possible to what each investor would have paid if an individualised calculation had been put in place.

The performance fee calculation model of the Sub-Fund is designed to mitigate the impacts of the absence of individual equalisation by ensuring that, on average, the performance fee payable by the investors actually represents the average performance of all individual investors. As a consequence, the performance used by the performance fee model does not equal the flat performance of the Sub-Fund's NAV per Share but to the performance of the Sub-Fund's NAV per Share, adjusted by the average acquisition price of Shares by investors. The objective is to ensure that the performance fee paid by individual investors will not significantly deviate from the performance fee they would have paid with an individual equalisation process.

(c) Administration fee

In alternative to a system that consists to charge directly the Company with the diverse administrative expenses, the Board of Directors has decided to conclude an agreement with Amundi Luxembourg S.A., acting as its Management Company, in order to apply a system of flat fee (the "**Administration Fee**") paid to Amundi Luxembourg S.A., out of

which Amundi Luxembourg will pay the below listed administrative expenses of each Sub-Fund and the Classes of Shares of the Company.

This system has the advantage of providing investors with greater transparency, visibility and safety in consideration of the costs to be incurred.

The Administration Fee is expressed as a percentage of the NAV of the Classes of Shares. It includes all the administrative expenses of the Company.

The administration fee is calculated based on each Sub-Fund's daily net assets and is paid in arrears within a frequency defined by the Management Company.

In return for the payment of the Administration Fee by the Company, the Management Company will bear among others:

- (i) the remuneration of any paying agents when their services are not linked with the distribution and the other financial agents mandated by the Company and by the Management Company;
- (ii) the remuneration of the Depositary Bank;
- (iii) the fees of auditors and legal advisers of the Company (including costs associated with compliance to legal and regulatory requirements);
- (iv) the cost of translation, printing and distribution to investors of the annual and semi-annual reports, the prospectus of the Company and the Key Information Document of each Class of Shares and any supplement thereto as well as any notice to the investors' attention;
- (v) any costs related to the information of the Shareholders including costs related to the publication of prices of Shares in the financial press, the production of information material for the investors and distributors;
- (vi) 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 representative;
- (vii) the fees of any local representative/correspondent, of which the services are required pursuant to the applicable law; and
- (viii) the costs related to extraordinary measures, in particular any expertise or trial aiming at the protection of the Shareholders' interests.

The maximum amount of the Administration Fee, expressed as a percentage of the NAV, is set out in the table above.

From such fee, the Management Company shall bear all the operating and related expenses of the Company as described above. In the context of a shared representation within the Board of Directors as further detailed in the Articles of Incorporation, the corporate groups of Amundi and of First Eagle Investment Management, LLC have agreed on an equal sharing of losses or profits resulting from the application of Administration Fee as described above.

The *taxe d'abonnement* as well as the brokerage fees and commissions engendered by transactions in the portfolio's securities are not covered by these Administration Fees.

Other fees and charges

Any fees payable to the Singapore Representative will be paid by the Management Company and not out of the assets of the Sub-Funds.

There may be other fees and expenses incurred by the Sub-Funds such as brokerage commissions and transaction charges and taxes and fiscal charges payable by the Company. Investors should refer to section II (*Fees & Expenses*) under Part II of the Luxembourg Prospectus for more details.

5. RISK FACTORS

5.1 General risks

An investment in a Sub-Fund involves risks, including the risks referred to below. The NAV of the relevant Sub-Fund may go up or down and Shareholders may not get back the amount invested or any return on their investment.

Before investing, investors should consider and satisfy themselves as to the risks of investing in a Sub-Fund. Investors should read and consider the risk factors set out in section III (*Principal Risks Associated with Any Investment*) under Part II of the Luxembourg Prospectus. Some of the risks include currency risk, equity risk, credit risk, market risk, interest rate risk, and risks relating to a Sub-Fund's investment techniques.

The investment risks described herein are not purported to be exhaustive and potential investors should review this Singapore Prospectus and the Luxembourg Prospectus in its entirety, and consult with their professional advisors, before making an application for Shares.

5.2 Disclosure on derivatives

(a) Use of derivatives

The Company for each of its Sub-Funds may use, for hedging purposes only, all financial derivative instruments within the limits laid down by the 2010 Law, subject always to the investment policy of the relevant Sub-Fund and other provisions of the data sheet relating to that Sub-Fund under Part I (*Specific Characteristics relating to the Sub-Funds*) of the Luxembourg Prospectus and of section IV (*General Investment Restrictions and Investment Techniques*) under Part II of the Luxembourg Prospectus.

Financial derivative instruments that may be used by the Sub-Funds include transactions relating to financial futures, warrants and options, as well as the use of currency forwards for the purpose of hedging the exchange rate risk associated with investing in securities.

(b) Risks relating to the use of derivatives

A Sub-Fund's use of derivatives involves increased risks, as described under the heading "*Risks attached to transactions in derivatives*" under paragraph A of section III under Part II of the Luxembourg Prospectus.

(c) Risk management

The Company applies a risk management process which enables it to monitor and measure at any time the risk of the investment positions and their contribution to the overall risk profile of the relevant Sub-Fund and a process for accurate and independent assessment of the value of over-the-counter derivatives.

The global exposure of the Sub-Funds will be monitored using the commitment approach.

By using the commitment approach for the calculation of the global exposure, each financial derivative instrument position is converted into the market or notional value of an equivalent position in the underlying asset of that derivative. Embedded derivatives and leverage linked to efficient portfolio management techniques are also considered in the calculation. Netting and hedging arrangements may be taken into account. In accordance with the 2010 Law, the global exposure of a Sub-Fund using the commitment approach must not exceed 100% of that Sub-Fund's NAV.

Each Sub-Fund will ensure that its global exposure to financial derivative instruments computed on a commitment basis does not exceed 100% of the total net assets.

The Management Company will, in accordance with the Luxembourg guidelines and regulations, 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 the Luxembourg guidelines and regulations, ensure that it has the necessary expertise to control and manage the risks relating to the use of derivatives.

Investors should refer to paragraph B (*Management of Risks by the Company*) of section III under Part II of the Luxembourg Prospectus for more details.

Investors may obtain supplementary information relating to the risk management process from the Management Company upon request by mail addressed to the registered office of the Management Company.

5.3 Disclosure on securities lending and repurchase transactions

Currently, the Sub-Funds will not use securities financing transactions or total return swaps in the meaning of 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. Securities financing transactions (that includes securities lending or borrowing transactions and optional and mandatory repurchase agreement transactions) authorized for any given Sub-Fund in accordance with its investment policy will be subject to the conditions provided under paragraph B (*Investments techniques*) of section IV under Part II of the Luxembourg Prospectus.

Details on the transactions that a Sub-Fund may participate in and the restrictions and limits applicable to such transactions are found under paragraph B (*Investments techniques*) of section IV under Part II of the Luxembourg Prospectus.

5.4 Exchange rate risks

Changes in rates of currency exchange between the value of the currency of an investor's domicile and of the currency of the Shares may cause the value of Shares to go up or down in terms of the currency of an investor's domicile. Investors may be exposed to exchange rate risks.

Some Share Classes may provide a hedge for currency risks. Please refer to paragraph 1.2 of this Singapore Prospectus for the hedging to be used (if any) for the Share Classes offered pursuant to this Singapore Prospectus.

Each Sub-Fund may be invested, according to variable proportions and limits, in values and instruments expressed in other currencies than the base currency of the Sub-Fund and, consequently such investment may lead the Shareholder to be exposed to a variation of the exchange rates of the currencies to which the Sub-Fund is exposed.

For Sub-Funds implementing a systematic hedging strategy, a residual currency risk may exist due to the imperfection of the hedging. In this respect, the Investment Manager will have the discretion to decide the extent to which currency risks of a Sub-Fund will be hedged.

5.5 Risks relating to distribution of dividends

The Sub-Funds may from time to time make distributions of dividends to Shareholders in respect of one or more Classes of Shares. Distributions may be made from dividend/interest income and capital gains derived from the assets attributable to the relevant Share Class. Such dividend/interest income and capital gains may be adversely affected by events such as (but not limited to) investee entities suffering unexpected losses and/or paying lower than expected dividends, and adverse currency exchange rate fluctuations. In the event that dividend/interest income and/or capital gains are insufficient, distributions may be made out of the capital attributable to the relevant Share Class. Investors should note that the declaration and/or payment of distributions (whether out of dividend/interest income, capital gains, capital or otherwise) may have the effect of lowering the NAV attributable to the relevant Share Class. Moreover, distributions out of the capital attributable to the relevant Share Class may amount to a reduction of part of the original investment. Such distributions may also result in reduced future

returns to Shareholders.

6. INCLUSION UNDER THE CPF INVESTMENT SCHEME

The Sub-Funds 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

An application for Shares in respect of a Sub-Fund may be made by submitting a completed application form together with the subscription monies to the Singapore Intermediaries (or, as and when available, through SRS operator banks (see below)). An application for Shares may be submitted directly to the Company under certain circumstances as permitted by the Company. Such application may not be revoked except in the event of a suspension of the calculation of the NAV.

The application for subscription of Shares must include:

- (a) either (i) the monetary amount the investor wishes to subscribe; or (ii) the number of Shares the investor wishes to subscribe; and
- (b) the Class(es) of Shares and Sub-Fund(s) in which Shares are to be subscribed.

Investors should note that some Singapore Intermediaries may accept only applications for subscription of Shares by monetary amount (and not by number of Shares) and should check with their Singapore Intermediaries on their application requirements.

For the purpose of subscription, no "cooling-off" or cancellation period will be applicable.

Subscriptions by contribution in kind are not accepted by the Company.

The Company reserves the right to refuse any subscription request or only accept part of such request.

If timely payment for Shares is not made, the relevant issue of Shares may be cancelled (or postponed if a Share certificate has to be issued) and a subscriber may be required to compensate the Company for any loss (including any loss of value of the subscribed Shares between their issuance and cancellation) incurred in relation to such cancellation.

Full details of the issuance of Shares, determination of the issue price (the "**Issue Price**") of Shares and the subscription procedure are set out in paragraph C (*Issue of Shares*) of section I under Part II of the Luxembourg Prospectus.

Supplementary Retirement Scheme ("**SRS**")

You may pay for Shares with SRS monies if the relevant Share Class of the Sub-Fund 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 Share 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

There is no minimum subscription amount (both initial or subsequent) in respect of the Share Classes offered under this Singapore Prospectus. Please note that Singapore Intermediaries

may impose minimum subscription amounts at their discretion and investors should check with their Singapore Intermediaries.

7.3 Pricing and Dealing Deadline

Shares are issued on a forward pricing basis²³. A subscription fee may be applicable to the Share Class in question.

There is no initial offer period in Singapore in respect of the Share Classes of the Sub-Funds offered under this Singapore Prospectus.

The inception dates of the Share Classes (where incepted) are set out in paragraph 13.1 of this Singapore Prospectus.

The Share Classes that have not been incepted as at the date of this Singapore Prospectus will be incepted as soon as practicable after a subscription for Shares of these Classes is received and accepted by the Company. An investor investing in these Classes prior to its inception will subscribe to such Shares at an initial price of 100 in the relevant Class Currency.

The Board of Directors reserves the right not to proceed with the launch of the Share Classes that have not been incepted in the event that the Board of Directors is of the view that it is not in the interest of the investors of such Share Classes or it is not commercially viable to proceed with such Share Classes. In such event, the relevant Share Class(es) shall be deemed not to have been incepted and the Company and/or the Management Company may notify the investors and return the subscription monies received (without interest) to investors.

After inception, the Issue Price of the Shares is calculated for each Class on every Luxembourg Business Day (the "**Valuation Day**"). The Issue Price of the Shares is equal to the NAV per Share of that Class dated that Luxembourg Business Day (the "**NAV Day**"), rounded up or down to the nearest cent.

The NAV per Share of each Class is determined by dividing (i) the net assets held by each relevant Sub-Fund of the Company and attributable to that Class of Shares and valued on the basis of the closing prices of the Luxembourg Business Day preceding the Valuation Day (the "**Dealing Day**") by (ii) the number of outstanding Shares of that Class on that Dealing Day²⁴.

Under normal circumstances, applications for subscriptions of Shares received and accepted at the registered office of the Company by 2 p.m. Luxembourg time (the "**Dealing Deadline**") on a Dealing Day will normally be processed on the same Dealing Day at the Issue Price applicable to that Dealing Day. Applications received and accepted after the Dealing Deadline will be processed the next Dealing Day at the Issue Price applicable on such day. 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); and
- (b) 8 p.m. Singapore time from the last Sunday of March (included) up to the last Sunday of October during the year (excluded).

Applicants should note that Singapore Intermediaries may impose dealing deadlines that are earlier than the Dealing Deadline. 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 Intermediary after its dealing deadline, or on a day that is not a Singapore Business Day, may be dealt with by the relevant Singapore Intermediary only

²³ For the purposes of this Singapore Prospectus, "**forward pricing basis**" means that subscription, redemption or conversion orders (as the case may be) are placed on the basis of an unknown NAV per Share.

²⁴ "**Dealing Day**" means the Luxembourg Business Day preceding the Valuation Day on which the orders for subscription, redemption and conversion have to be received by the Company.

on the next Singapore Business Day being a Dealing Day. Applicants in Singapore should confirm the applicable dealing deadline with their Singapore Intermediaries.

The NAV of Shares in respect of a Sub-Fund is determined in accordance with the rules contained in section V (*Net Asset Value*) under Part II of the Luxembourg Prospectus.

7.4 Numerical example of the calculation of Shares allotted

The following is an illustration of the number of Shares of Class AS-C you will receive with a hypothetical gross investment amount of SGD 1,000 at a notional Issue Price (NAV per Share) of SGD 100.00 and the maximum subscription fee of 5% of the gross investment amount:

SGD 1,000.00	-	SGD 50	=	SGD 950.00
Gross investment amount		Subscription fee (5%)		Net Investment amount
SGD 950.00	÷	SGD 100.00	=	9.500
Net investment amount		Issue Price		Number of Shares allotted

The example above is for illustrative purpose only and would apply to all Share Classes currently offered under this Singapore Prospectus. The Issue Price will fluctuate according to the NAV per Share at the time of subscription. Fractions of Shares (to the nearest 1000th of a Share) may be allotted and issued.

7.5 Confirmation of purchase

A confirmation note detailing the investment amount and the number of Shares allotted will be sent to the Shareholder within 4 days (each of which is both a Singapore Business Day and a Luxembourg Business Day) from the date of issue of the relevant Shares.

Investors in Singapore should note that Singapore Intermediaries may require payment of the investment amount in cleared funds prior to submission of a subscription application.

8. **REGULAR SAVINGS PLAN**

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

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

9.1 Redemption procedure

Shares in respect of a Sub-Fund may be redeemed on any Dealing Day.

At the request of a Shareholder on any Dealing Day, the Company shall redeem all or part of the Shares held by that Shareholder within the relevant Sub-Fund and Class of Shares. For that purpose, Shareholders should send to the Singapore Intermediaries through whom the Shares were purchased a written request detailing the number of Shares or the monetary amount for which they request the redemption, the related Sub-Fund and Class of Shares, the name under which the Shares are registered and all useful information regarding the Shareholder to which payments should be made. Redemption orders may be submitted directly to the Registrar Agent under certain circumstances as permitted by the Company. Shareholders should note that some

Singapore Intermediaries may accept only redemption orders by number of Shares (and not by monetary amount) and should check with their Singapore Intermediaries on their requirements.

Such redemption orders may not be revoked except in the event of a suspension in the calculation of the NAV.

Further information on redemption of Shares, the restrictions on the redemption volume, the procedures for redemptions valued in excess of 10% of the number of Shares or the assets of the relevant Sub-Fund are set out under paragraph D (*Redemption of Shares*) of section I under Part II of the Luxembourg Prospectus. The procedures for revocation of redemption orders while the calculation of NAV is suspended are set out under paragraph B (*Temporary Suspension of the NAV Calculation*) of section V under Part II of the Luxembourg Prospectus.

9.2 Minimum holding and minimum redemption amount

There is no minimum holding or minimum redemption amount in respect of the Share Classes offered in Singapore. However, please note that Singapore Intermediaries may impose minimum holding or minimum redemption amounts at their discretion and Shareholders should check with their Singapore Intermediaries.

9.3 Pricing and Dealing Deadline

Shares are redeemed on a forward pricing basis.

The redemption price ("**Redemption Price**") per Share of each Class within each Sub-Fund of the Company is equal to the NAV per Share of the relevant NAV Day²⁵ expressed with two decimals and rounded up or down to the nearest cent. The Redemption Price per Share is calculated by the Administrative Agent on each relevant Valuation Day, by dividing (i) the net assets held by each relevant Sub-Fund of the Company and attributable to that Class of Shares and valued on the basis of the closing prices of the Luxembourg Business Day preceding the Valuation Day (the "**Dealing Day**") by (ii) the number of outstanding Shares of that Class on that Dealing Day.

The Redemption Price per Share is expressed in the Class Currency as may be determined from time to time by the Board of Directors. Furthermore, the Redemption Price might be expressed in other currencies as shown on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

Under normal circumstances, redemption orders received and accepted at the registered office of the Company by the Dealing Deadline on a Dealing Day will normally be processed on the same Dealing Day at the Redemption Price applicable to that Dealing Day. Redemption orders received and accepted after the Dealing Deadline will be processed the next Dealing Day at the Redemption Price applicable on such day.

Shareholders should note that Singapore Intermediaries may impose dealing deadlines that are earlier than the Dealing Deadline. Furthermore, they may accept redemption orders only on Singapore Business Days. Redemption orders received or deemed to have been received by a Singapore Intermediary after its dealing deadline, or on a day that is not a Singapore Business Day, may be dealt with by the relevant Singapore Intermediary only on the next Singapore Business Day being a Dealing Day. Shareholders in Singapore should confirm the applicable dealing deadline with their Singapore Intermediaries.

"**Forward pricing basis**", "**Valuation Day**", "**Dealing Deadline**" and "**Dealing Day**" are defined at paragraph 7.3 of this Singapore Prospectus.

The NAV and NAV per Share in respect of a Sub-Fund are determined in accordance with the rules contained in section V (*Net Asset Value*) under Part II of the Luxembourg Prospectus.

²⁵ "**NAV Day**" means the Luxembourg Business Day on which the NAV is dated.

9.4 Numerical example of calculation of redemption proceeds

The following is an illustration of the net redemption proceeds that a Shareholder will receive based on a hypothetical redemption of 1,000.000 Shares of Class AS-C at a notional redemption price of SGD 107.00:

1,000.000 Shares	x	SGD 107.00	=	SGD 107,000.00
Redemption order		Notional redemption price		Net redemption proceeds

The example above is for illustrative purpose only and would apply to all Share Classes currently offered in Singapore. Please note that 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

In the event that for any reason, the value of the net assets in any Class has decreased to an amount determined by the Board of Directors from time to time to be the minimum level for such Class or Sub-Fund to be operated in an economically efficient manner, or if a change in the economic or political situation relating to the Class or Sub-Fund concerned would have material adverse consequences on that Class or Sub-Fund, or in the case of rationalisation of products offered to investors, the Board of Directors may decide to compulsorily redeem all the Shares of the relevant Class or Sub-Fund at the NAV per Share (taking into account actual realisation prices of investments and realisation expenses), calculated on the Valuation Day at which such decision shall take effect. The Company shall serve a notice to the Shareholders of the relevant Class or Sub-Fund in writing prior to the effective date for such compulsory redemption, which will indicate the reasons for, and the procedure of, the redemption operations.

The Board of Directors may, in good faith, discretionarily take all necessary measures to prevent or restrict the direct or indirect ownership of Shares in the Company, by any person (e.g. a "US Person" and/or "US Tax Person" (as defined in paragraph 17.2 below), alone or with other people, firm, partnership or corporate body, if in the sole opinion of the Board of Directors such holding may be detrimental to the interests of the existing Shareholders or of the Company, if it may result in a breach of any law or regulation, whether Luxembourg or foreign, or if as a result thereof the Company may become exposed to tax disadvantages, fines or penalties that it would not have otherwise incurred. If necessary, the Board of Directors may require the mandatory redemption of the concerned Shares.

9.6 Payment of redemption proceeds

The payment of the Redemption Price will normally be made within three (3) Luxembourg Business Days following the Valuation Day. The payment will be made by wire transfer, to an account indicated by the Shareholder (or credited to the Shareholder's SRS account, as applicable) or, upon request and the cost supported by the Shareholder, by cheque sent by mail to the Shareholder.

Investors in Singapore should note and check with their Singapore Intermediaries whether any currency conversion requirements or currency settlement holidays will affect their 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 Singapore Business Day.

10. CONVERSION OF SHARES

10.1 Terms of Share conversion

Except in the event of a suspension of the NAV calculation of the Sub-Funds of the Company, Shareholders are entitled to convert all or part of their Shares to another Class within the same Sub-Fund or another Class of another Sub-Fund of the Company, provided that the Shares of such Class have already been issued, and provided that such conversion is allowed under

paragraph E (*Conversion of Shares between Classes of Shares and Sub-Funds*) of section I under Part II of the Luxembourg Prospectus. In addition, Shareholders in Singapore may only convert their Shares to other Classes offered pursuant to this Singapore Prospectus.

Conversion between existing Share Classes is always subject to compliance with the conditions of subscription (e.g. investor's status, minimum subscription amount, approval of the Board of Directors, etc.) applying to the targeted Share Class.

Shareholders should note that Shares subscribed for using SRS monies (where applicable) may only be converted to another Class of Shares which may be subscribed for using SRS monies.

10.2 Procedure for conversion

Subject to paragraph 10.1 of this Singapore Prospectus, Shares may be converted to Shares of another Class on any Dealing Day.

A Shareholder wishing to have all or any of his Shares converted should do so by a written conversion order, through the Singapore Intermediaries through whom the Shares were purchased. Conversion orders may be submitted directly to the Registrar Agent under certain circumstances as permitted by the Company. Each conversion order should indicate the number of original Shares to be converted, and the name of the Share Class that the original Shares are to be converted to. Such conversion request may not be revoked except in the event of a suspension of the calculation of the NAV.

10.3 Dealing Deadline

Shares are converted on a forward-pricing basis.

Under normal circumstances, conversion orders received and accepted by the Registrar Agent by the Dealing Deadline on a Dealing Day will normally be processed on the same Dealing Day at the Issue/Redemption Prices applicable to that Dealing Day. Conversion orders received and accepted after the Dealing Deadline will be processed the next Dealing Day at the Issue/Redemption Prices applicable on such day.

Shareholders should note that Singapore Intermediaries may impose dealing deadlines that are earlier than the Dealing Deadline. Furthermore, they may accept conversion orders only on Singapore Business Days. Conversion orders received or deemed to have been received by a Singapore Intermediary after its dealing deadline, or on a day that is not a Singapore Business Day, may be dealt with by the relevant Singapore Intermediary only on the next Singapore Business Day being a Dealing Day. Shareholders in Singapore should confirm the applicable dealing deadline with their Singapore Intermediaries.

"Forward-pricing basis", **"Dealing Deadline"** and **"Dealing Day"** are defined at paragraph 7.3 of this Singapore Prospectus.

11. NET ASSET VALUE AND OBTAINING PRICE INFORMATION

11.1 Calculation of NAV

The **"Net Assets"** of the Company equal the market value of the (i) assets of each of the Sub-Funds of the Company, including accrued income, less (ii) liabilities and provision for accrued expenses.

The NAV per Share is calculated under the responsibility of the Board of Directors on each Valuation Day, on the basis of the last available prices of the Dealing Day preceding the Valuation Day on the markets where the securities held by the Company are negotiated.

The NAV per Share is calculated by dividing (i) the Net Assets of each of the Sub-Funds of the Company by (ii) the respective total number of outstanding Shares and fractions of Shares of these Sub-Funds at the relevant NAV Day, and will be denominated in the relevant Class

Currency and might be expressed in other currencies on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

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

- (a) The value of any cash on hand or on deposit bills and demand notes and accounts receivable, prepaid expenses, cash dividends, interest declared or accrued and not yet received, all of which are deemed to be the full amount thereof, unless in any case the same is unlikely to be paid or received in full, in which case the value thereof is arrived at after making such discount as may be considered appropriate in such case to reflect the true value thereof;
- (b) Securities listed on a recognised stock exchange or dealt on any other Regulated Market²⁶ that operates regularly, is recognised and is open to the public, will be valued at their last available closing prices, or, in the event that there should be several such markets, on the basis of their last available closing prices on the main market for the relevant security;
- (c) In the event that the last available closing price does not, in the opinion of the Board of Directors, truly reflect the fair market value of the relevant securities, the value of such securities will be defined by the Board of Directors based on the reasonably foreseeable sales proceeds determined prudently and in good faith;
- (d) Securities not listed or traded on a stock exchange or not dealt on another Regulated Market will be valued with care and in good faith on the basis of their probable realisation value;
- (e) The liquidating value of futures, forward or options contracts not traded on exchanges or on other Regulated Markets shall mean their net liquidating value determined, pursuant to the policies established by the Board of Directors, on a basis consistently applied for each different variety of contracts. The liquidating value of futures, forward or options contracts traded on exchanges or on other regulated markets shall be based upon the last available settlement prices of these contracts on exchanges and regulated markets on which the particular futures, forward or options contracts are traded by the Company; provided that if a futures, forward or options contract could not be liquidated on the day with respect to which net assets are being determined, the basis for determining the liquidating value of such contract shall be such value as the Board of Directors may deem fair and reasonable;
- (f) The value of money market instruments not listed or dealt in on any stock exchange or any other Regulated Market are valued at their face value with interest accrued; in case of short term instruments with remaining maturity of less than 90 days the value of the instrument based on the net asset acquisition cost is gradually adjusted to the repurchase price thereof. In the event of material changes in market conditions, the valuation basis of the investment is adjusted to the new market yields;
- (g) Interest rate swaps will be valued at their market value established by reference to the applicable interest rates curve;
- (h) Investments in collective investment schemes will be valued on the basis of the last available prices of the units or shares of such collective investment schemes; and
- (i) All other transferable securities and other permitted assets will be valued at fair market value with care and in good faith on the basis of their probable realisation value.

Other generally recognised and auditable valuation principles may be used in order to reach a fair valuation. At any time, reliance may be made on the Investment Manager's ability to assess fair value, provided such contribution is subject to the appropriate supervision of the Management Company.

²⁶ "Regulated Market" as defined in Directive 2004/39/EC under the 2010 Law.

Further details on calculation of the Net Assets and 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 V (*Net Asset Value*) under Part II of the Luxembourg Prospectus.

11.2 Obtaining price information

The NAV per Share of the Classes of the Sub-Funds offered in Singapore pursuant to this Singapore Prospectus may be obtained from the registered office of the Company, the Management Company and the Depositary during office hours. You may also request for the NAV per Share of these Classes from the Singapore Representative. NAVs are normally available on the website <http://www.amundi.com/sgp> within 3 Luxembourg Business Days following the relevant Valuation Day.

Investors 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**

In accordance with the Articles of Incorporation, the Company may at any time suspend temporarily the calculation of the NAV of any Sub-Fund or Class of Shares and the issue, sale, redemption and conversion of Shares, in particular, in the following circumstances:

- (a) during any period when any of the principal stock exchanges or other recognised markets on which a substantial portion of the investments of that Sub-Fund is quoted or dealt in is closed otherwise than for ordinary holidays, or during which dealings therein are restricted or suspended, provided that such restriction or suspension affects the valuation of the investments of the Sub-Fund;
- (b) during the existence of any state of affairs which constitutes an emergency (such as political, military, economic or monetary events) in the opinion of the Board of Directors as a result of which disposal or valuation of assets owned by the Company within one or more of its Sub-Funds would be impracticable;
- (c) during any breakdown in the means of communication normally employed in determining the price or value of any of the investments of the Company's Sub-Funds or the current price or value on any stock exchange or other market in respect of the assets of the Sub-Funds of the Company;
- (d) during any period when the Company is unable to repatriate funds within one of its Sub-Funds for the purpose of making payments on the redemption of Shares or during which any transfer of funds involved in the realisation or acquisition of investments or payments due on redemption of Shares cannot, in the opinion of the Board of Directors, be effected at normal rates of exchange;
- (e) when for any other reason beyond the control of the Board of Directors the prices of any investments owned by the Company within its Sub-Funds cannot promptly or accurately be ascertained;
- (f) in case of a decision to or upon the publication of a notice convening a general meeting of Shareholders for the purpose of winding-up the Company or termination of any Sub-Fund or Classes of Shares of the Company;
- (g) in case of a decision to merge the Company or to merge a Sub-Fund of the Company provided that any such suspension is justified for the protection of the Shareholders; or
- (h) during any period when factors related to, among others, the political, economic, military, monetary, or fiscal situation and outside of the control of the Company prevent it from disposing of the assets of one or more Sub-Funds or determining the NAV of one or more Sub-Funds of the Company in a usual and reasonable way.

Notice of suspension of the calculation of the NAV per Share will be published in a Luxembourg newspaper as determined by the Board of Directors and notified to the Singapore Representative. Notice will likewise be given to any investor or Shareholder as the case may be applying for purchase, conversion or redemption of Shares in the Company.

No Shares may be purchased, 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 SUB-FUNDS

13.1 Past performance (as at 29 August 2025)

First Eagle Amundi International Fund

Share Class and Inception Dates	1 Year (%)	3 Years* (%)	5 Years* (%)	10 Years* (%)	Since Inception* (%)
Class AS-C Inception: 6 July 2010					
Single NAV (adjusted)	3.88	5.00	2.56	0.99	1.17
Single NAV (unadjusted)	9.07	10.24	7.69	6.04	6.23
Class AHS-QD Inception: 16 April 2013					
Single NAV (adjusted)	3.80	6.19	2.59	1.04	0.30
Single NAV (unadjusted)	8.99	11.50	7.72	6.09	5.31
Class AU2-C Inception: 26 September 2013					
Single NAV (adjusted)	5.94	8.11	3.80	1.96	0.91
Single NAV (unadjusted)	11.23	13.51	8.99	7.06	5.95
Class AHS-C Inception: 15 January 2014					
Single NAV (adjusted)	3.77	6.20	2.64	1.06	-0.04
Single NAV (unadjusted)	8.96	11.51	7.77	6.12	4.96
Class AHS-MD Inception: 24 November 2016					
Single NAV (adjusted)	3.78	6.19	2.64	-	0.82
Single NAV (unadjusted)	8.96	11.50	7.77	-	5.86
Class AU2-MD Inception: 14 June 2022					
Single NAV (adjusted)	5.85	7.35	-	-	7.48
Single NAV (unadjusted)	11.15	12.72	-	-	12.86

*Average annual compounded return

There will be no benchmark against which the performance of First Eagle Amundi International Fund will be measured, as there is currently no benchmark that can accurately reflect the investment objectives, focus and approach of this Sub-Fund.

Class AE2-MD of First Eagle Amundi International Fund has not been incepted. As such, a track record of at least 1 year is not available.

First Eagle Amundi Income Builder Fund

Share Class and Inception Dates	1 Year (%)	3 Years* (%)	5 Years* (%)	10 Years* (%)	Since Inception* (%)
Class AU2-MD Inception: 20 April 2015					
Single NAV (adjusted)	5.07	4.67	2.03	0.51	-0.19
Single NAV (unadjusted)	10.32	9.91	7.13	5.54	4.80
Class AHS-MD Inception: 23 April 2015					
Single NAV (adjusted)	2.64	2.65	0.80	-0.35	-1.04
Single NAV (unadjusted)	7.78	7.79	5.84	4.63	3.91
Class AS-C Inception: 1 June 2016					
Single NAV (adjusted)	3.53	1.83	0.88	-	-0.35
Single NAV (unadjusted)	8.71	6.92	5.93	-	4.63
Class AS-MD Inception: 29 April 2016					
Single NAV (adjusted)	3.55	1.83	0.89	-	-0.23
Single NAV (unadjusted)	8.72	6.92	5.94	-	4.76
Class A2S-C Inception: 28 October 2016					
Single NAV (adjusted)	3.33	1.62	0.73	-	-0.64
Single NAV (unadjusted)	8.50	6.70	5.77	-	4.33
Class A2S-MD Inception: 16 September 2016					
Single NAV (adjusted)	3.33	1.62	0.73	-	-0.48
Single NAV (unadjusted)	8.49	6.70	5.77	-	4.50
Class A2U-MD Inception: 30 June 2016					
Single NAV (adjusted)	4.98	4.50	1.91	-	0.38
Single NAV (unadjusted)	10.23	9.73	7.01	-	5.40
Class A2HS-MD Inception: 27 September 2016					
Single NAV (adjusted)	2.44	2.45	0.61	-	-0.94
Single NAV (unadjusted)	7.56	7.58	5.64	-	4.02

*Average annual compounded return

There will be no benchmark against which the performance of First Eagle Amundi Income Builder Fund will be measured, as there is currently no benchmark that can accurately reflect the investment objectives, focus and approach of this Sub-Fund.

Class A2U-C has not been incepted. As such, a track record of at least 1 year is not available.

Notes:

- (1) The "**Single NAV (adjusted)**" performance figures are calculated in the Class Currency on a bid-to-bid basis (taking into account the subscription fee and the redemption fee, if any), with net distributions (if any) reinvested. 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.

- (2) The "**Single NAV (unadjusted)**" performance figures are calculated in the Class Currency on a bid-to-bid basis (without taking into account the subscription fee and the redemption fee, if any), with net distributions (if any) reinvested. 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.
- (3) With effect from 16 October 2013, Amundi International SICAV was converted to an umbrella structure and renamed "First Eagle Amundi", and its existing assets were allocated to First Eagle Amundi International Fund. The performance figures for First Eagle Amundi International Fund prior to 16 October 2013 show the performance of Amundi International SICAV, and performance figures after 16 October 2013 show the performance of First Eagle Amundi International Fund.
- (4) **Investors should note that the past performance of the above Share Classes is not necessarily indicative of their future performance.**

13.2 Expense ratios and turnover ratios

The expense ratios and turnover ratios for each of the Sub-Funds for the year ended 28 February 2025 are as follows:

Share Class	Expense ratio (including performance fees) (%)	Expense ratio (excluding performance fees) (%)	Turnover ratio (%)
First Eagle Amundi International Fund			
AU2-C	2.46	2.26	10.57%
AS-C	2.39	2.26	
AHS-C	2.33	2.26	
AHS-QD	2.44	2.26	
AHS-MD	2.34	2.26	
AU2-MD	2.29	2.26	
AE2-MD	Not available	Not available	
First Eagle Amundi Income Builder Fund			
AU2-MD	1.74	1.65	12.80%
AHS-MD	1.85	1.85	
AS-C	1.78	1.65	
AS-MD	1.65	1.65	
A2S-C	1.85	1.85	
A2S-MD	1.85	1.85	
A2U-MD	1.85	1.85	
A2HS-MD	2.05	2.05	
A2U-C	Not available	Not available	

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 28 February 2025. 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:

- (a) interest expense;
 - (b) brokerage and other transaction costs associated with the purchase and sales of investments (such as registrar charges and remittance fees);
 - (c) foreign exchange gains and losses of the relevant Sub-Fund, whether realised or unrealised;
 - (d) tax deducted at source or arising from income received, including withholding tax;
 - (e) front-end loads, back-end loads and other costs arising from the purchase or sale of a foreign unit trust or mutual fund; and
 - (f) dividends and other distributions paid to Shareholders.
- (2) The turnover ratio is calculated based on the lesser of purchases or sales of underlying investments of a Sub-Fund expressed as a percentage of daily average NAV.
- (3) The turnover ratio is a composite figure for the Sub-Fund as a whole and not calculated at a Share Class level.

14. SOFT DOLLAR COMMISSIONS

The Management Company does not receive or intend to receive soft dollars in relation to the Sub-Funds.

The Investment Manager may select broker-dealers that furnish directly or indirectly through correspondent relationships, third party research or other services which provide in its view appropriate assistance in the investment decision-making process, in a manner that is permitted in accordance with section 28(e) of the U.S. Securities and Exchange Act of 1934, as amended.

Additional information regarding the Investment Manager may be found in its Form ADV, which may be obtained through www.adviserinfo.sec.gov. In particular, information on its policies and practices with respect to soft dollar commissions can be found in Item 12 (headed "Brokerage Practices") of the Investment Manager's Brochure set out in Part 2 (Brochures) of its Form ADV.

15. CONFLICTS OF INTEREST

There may be significant conflicts of interest between the Company, its Shareholders, Amundi, Credit Agricole ("**CA**") Group (which currently owns 74.16% of Amundi), First Eagle Investment Management, LLC and their respective affiliates (including the Management Company). These include the following:

Amundi Luxembourg and Amundi Asset Management are both direct or indirect subsidiaries of Amundi. Other subsidiaries and affiliates of Amundi, as well as collective investment schemes managed and/or offered by the Investment Manager and its subsidiaries and affiliates may also be Shareholders of the Company.

CA Group and their affiliates may purchase and sell for their own account securities in which the Company may also invest. In addition, in the normal course of business, the Company may purchase and sell assets from and to CA Group and their affiliates, provided that the transactions are done on an arm's length basis. In addition, CA Group and their affiliates may give investment advice in respect of, or manage, third-party funds that are invested in the same securities in which the Company invests.

As CA Group and their affiliates are, *inter alia*, major banking institutions, CA Group and such affiliates may lend money to many of the companies or in countries in which the Company will invest. Credit decisions that CA Group and their affiliates make in respect of such companies or

countries could have an impact on the market value of the securities in which the Company invests. Furthermore, CA Group and their affiliates' position as lenders will, in almost all instances, be senior to the securities in which the Company invests.

CA Group and their affiliates also engage in other activities involving or affecting the securities in which the Company will invest. In particular, CA Group and their affiliates may be involved in the origin of transactions concerning such securities, underwriting such securities and acting as broker-dealer in respect of such securities. In addition, CA Group and their affiliates may perform other services for portfolio companies and receive fees, commissions and other remuneration therefore.

Personnel of the Investment Manager (including portfolio managers) serve as portfolio managers to certain clients and other funds that utilise an investment program that is substantially similar to that of a Sub-Fund managed by such person, including proprietary and related accounts. In addition, the Investment Manager currently serves, or may in the future serve, as investment adviser to other investment funds or accounts (including proprietary accounts), some of which provide for incentive compensation (such as performance fees). Consequently, the Investment Manager's investment management activities may present conflicts between the interests of a Sub-Fund and those of the Investment Manager and potentially among the interests of various accounts managed by the Investment Manager, principally with respect to allocation of investment opportunities among similar strategies. Although the Investment Manager has adopted allocation procedures intended to provide for equitable treatment of all accounts over time, it is possible that circumstances may arise requiring case-by-case treatment and that each client account will not necessarily participate in the same transaction. At times a portfolio manager may determine that an investment opportunity may be appropriate for only some accounts or accounts managed by the Investment Manager may take different positions with respect to a particular security. In these cases, the Investment Manager may execute differing or opposite transactions for one or more accounts, which may affect the market price or the execution of the transactions or both, to the detriment of one or more other accounts.

The performance fee payable with respect to certain classes of shares may create an incentive for the Investment Manager to make investments that are riskier or more speculative than would be the case in the absence of such performance fee.

The Investment Manager may receive benefits from brokers and counterparties selected to execute transactions on behalf of a Sub-Fund. The Investment Manager may cause commissions to be paid to a broker or dealer that furnishes or pays for research or other services at a higher price than might be charged by another broker or dealer for effecting the same transaction. Research services obtained by the use of commissions arising from portfolio transactions may be used by the Investment Manager in its other investment activities, and, therefore, the Company may not, in any particular instance, be the direct or indirect beneficiary of the research services provided. The Investment Manager has adopted policies and procedures ensuring that it shall take reasonable measures to detect conflicts of interest that might arise in the performance of the mission.

In effecting foreign exchange or in making any purchase or sale of any security or other asset for the Company, the Investment Manager as well as any affiliates may act as counterpart, principal, agent or broker in the transaction and may be separately compensated in that capacity.

All investment services, except as otherwise permitted under applicable law, or advice provided by the Investment Manager on the Company's behalf will be based on publicly available information.

Where the Management Company and the Investment Manager manage other collective investment schemes with a similar investment focus, they may bunch or aggregate orders for client accounts. If they believe that the purchase or sale of the same security is in the interest of more than one client, it may, but is not obliged to, aggregate the securities to be sold or purchased. These orders may be averaged as to price and allocated to accounts in amounts according to each account's daily purchase or sale orders or on some other equitable basis.

The Management Company and the Investment Manager commit to take all reasonable actions, when executing orders, in order to obtain the best possible price for execution.

16. REPORTS

The financial year-end of the Company is the last day of February of each year.

The annual report will be available within 4 months after the end of the Company's financial year and the semi-annual un-audited report will be available within 2 months after the end of the period to which it is made up.

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

17. TAX CONSIDERATIONS

17.1 Singapore tax considerations

Investors should consult their independent tax advisers on any possible tax they may be liable to pay if they invest in a Sub-Fund.

17.2 U.S.²⁷ tax considerations

The U.S. Foreign Account Tax Compliance provisions of the Hiring Incentives to Restore Employment Act ("**FATCA**") aims to reinforce the fight against U.S. tax avoidance by the "**US Tax Persons**"²⁸ holding accounts in foreign countries through the conclusion of intergovernmental agreements between the U.S.A. and partner countries.

Pursuant to FATCA, any non-U.S. financial institution (foreign financial institution or "**FFI**"), e.g. banks, management companies, investment funds etc., either has certain reporting obligations with respect to certain incomes of US Tax Persons or is required to withhold tax at the rate of 30% on (i) certain U.S. source income (including, among other types of income, dividends and interests), (ii) gross proceeds from the sale or disposition of U.S. assets of a type that produce dividends and interest, (iii) foreign passthru payments made to certain FFIs, that do not comply with FATCA and to any investor (unless otherwise exempt from FATCA) that does not provide identification information with respect interests used by a participating FFI.

The Model 1 intergovernmental agreement ("**IGA**") executed by Luxembourg and the U.S. and approved by the Luxembourg FATCA Law of 24 July 2015 ("**FATCA Law**"), as amended, includes rules on an automatic exchange of information between U.S. and Luxembourg tax authorities and eliminates, under certain circumstances, the withholding obligation for the Luxembourg FFIs which are deemed to be FATCA compliant.

The Company complies with the obligations set forth by the IGA and the FATCA Law for reporting FFI and, as such, was registered with the US Internal Revenue Services ("**IRS**") as an FFI reporting Model 1.

Therefore, by investing (or continuing to invest) in the Company, investors shall be deemed to acknowledge that:

(a) the Management Company, as a Luxembourg management company, has the FATCA

²⁷ "**United States**" or "**U.S.**" means the United States of America, its territories and area subject to its jurisdiction.

²⁸ "**US Tax Persons**" means (i) any U.S. citizen or U.S. resident individual; (ii) Any partnership or corporation organised 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..

compliant status of "Certified-Deemed Compliant FFI" under the Luxembourg IGA, while the Company has the FATCA compliant status of "Reporting FFI";

- (b) in order to comply with applicable tax provisions, the Company's FATCA status requires additional/ identification information from its investors with regard to their own current status under FATCA. Any investor should self-certify its FATCA status upon request from the Company, its delegated entity or the distributor and would do so in the forms prescribed by the FATCA regulations in force in the relevant jurisdiction (in particular through the W8, W9 or equivalent filing forms) to be renewed regularly or provide the Company with its GIIN number if the investor is a FFI. The investors shall immediately inform in writing the Company, its delegated entity or the distributor of a change of circumstances in their FATCA status or GIIN number;
- (c) as part of its reporting obligations, the Management Company and/or the Company may be required to disclose certain confidential information (including, but not limited to, the investor's name, address, tax identification number, if any, and certain information relating to the investor's investment in the Company self-certification, GIIN number or other documentation) that they have received from (or concerning) their investors and automatically exchange information as outlined above with the Luxembourg tax authorities or other authorised authorities as necessary to comply with FATCA, related IGA or other applicable law or regulation. The investors are also informed that the Company will respect the aggregation rule as prescribed by the applicable IGA;
- (d) 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 the tax or governmental authorities above; and
- (e) in order to avoid any potential future issues that could arise from the "Foreign Passthru payment" mechanism and prevent any withholding tax on such payments, the Company, the Management Company or its delegated entity reserves the right to prohibit the sale or ownership of the Shares, as from this date, to any Non-Participating FFI ("**NPPFI**"), particularly whenever it is considered legitimate and justified by the protection of the general interests of the investors in the Company. Although the Company will attempt to satisfy any obligations imposed on it to avoid the imposition of this withholding tax, no assurance can be given that the Company will be able to satisfy these obligations, nor that a FFI not complying with FATCA could indirectly affect the Company, even if the Company satisfies its FATCA obligations. If the Company becomes subject to a withholding tax as a result of FATCA, the return of all investors may be materially affected. Moreover, the Company may reduce the amount payable on any distribution or redemption to an investor that fails to provide the Company with the requested information or is not compliant with FATCA.

17.3 Common Reporting Standard

Luxembourg has entered into multilateral arrangements modelled on the Common Reporting Standard ("**CRS**") for Automatic Exchange of Financial Account Information published by the Organisation for Economic Co-operation and Development ("**OECD**"). The CRS was implemented through the EU Directive 2014/107 which was transposed by the Luxembourg CRS Law of 18 December 2015 ("**CRS Law**"), as amended.

Under CRS Law, the Company is a Luxembourg reporting financial institution. As such, as of 30 June 2017 and without prejudice to other applicable data protection provisions as set out in the Luxembourg Prospectus, the Company is required to report annually to the Luxembourg tax authorities personal and financial information related to, *inter alia*, the identification of, holdings by and payments made to (i) certain investors as per the CRS Law, and (ii) controlling persons of certain non-financial entities which are themselves reportable persons.

The information to be reported to the Luxembourg tax authorities includes 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, Amundi Luxembourg or their agents with information and documentation prescribed by the applicable law (including but not limited to its self-certification) and any additional documentation requested as may be necessary for them to comply with its obligations under CRS.

The information related to reportable persons will be disclosed to the Luxembourg tax authorities annually for the purposes set out in the CRS law. In particular, certain operations performed by reportable persons will be reported to the Luxembourg tax authorities through the issuance of statements, and serve as a basis for the annual disclosure to the Luxembourg tax authorities.

Any Shareholder that fails to comply with the Company's request for information or documentation requests or provides incomplete or incorrect information (i) may be held liable for penalties imposed on the Company that are attributable to such Shareholder's failure to provide the information or the documentation and (ii) will be reported to the Luxembourg 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 the investor consents and acknowledges that personal data provided by the investor 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 Sub-Fund, including but not limited to (i) maintaining the register of Shareholders, (ii) processing applications for subscriptions, redemptions and switching 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 the Foreign Account Tax Compliance Act ("**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 an investor provides to a Recipient personal data relating to third party individuals, that investor warrants 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 consents and acknowledges 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 Shares held by the relevant Shareholder 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. All individual investors in Singapore have a right of access and of rectification of the Data in cases where such Data is incorrect or incomplete.

Investors 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 the investor concerned.

Investors may, after consenting to the collection, use and disclosure of their Data, withdraw their consent by giving notice in writing to the Singapore Representative or the Company (whether directly or through the appointed agent or distributor). Investors should note that a notice of withdrawal of consent submitted by a Shareholder shall (1) also be deemed to be a request for redemption of all Shares held by such Shareholder and (2) 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 Sub-Fund, you may contact the Singapore Representative at telephone number (65) 6439 9333 during normal business hours.

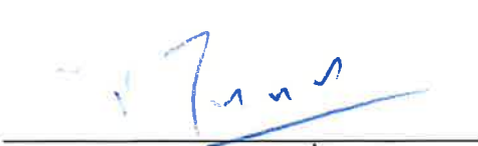
20. OTHER MATERIAL INFORMATION

Investors should read carefully the other provisions set out in the Luxembourg Prospectus to which Shareholders are bound, including but not limited to provisions relating to market timing, rights of Shareholders, Shareholder's meetings, the termination of a Sub-Fund or a Class of Shares, the merger of the Company or Sub-Fund(s) and dissolution and liquidation of the Company.

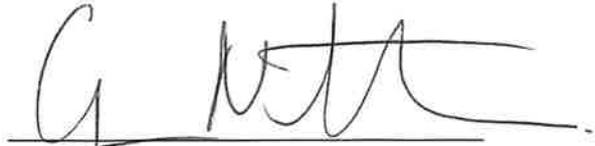
FIRST EAGLE AMUNDI

SINGAPORE PROSPECTUS REQUIRED PURSUANT TO THE
SECURITIES AND FUTURES ACT 2001

Signed:



Name: Pierre Jond



Name: Giovanni Notarantonio

for and on behalf of

THIERRY ANCONA
Director of First Eagle Amundi

MEHDI A. MAHMUD
Director of First Eagle Amundi

JASON LISOWSKI
Director of First Eagle Amundi

DAVID P. O'CONNOR
Director of First Eagle Amundi

EDOUARD AUCHÉ
Director of First Eagle Amundi

YANNIC RAULIN
Director of First Eagle Amundi

FIRST EAGLE AMUNDI

Schedule

Luxembourg Prospectus

PROSPECTUS

FIRST EAGLE AMUNDI

An Investment Company with Variable Capital Incorporated under Luxembourg Law

LUXEMBOURG

This Prospectus (as defined hereinafter) is valid only if it is accompanied by the latest available annual report and, where applicable, by the non-audited semi-annual report, if published since the last annual report. These reports form an integral part of this Prospectus.

In addition to this Prospectus, the Company has also adopted a Key Information Document of each Class of Shares which contains the key investment decision-making information about each Class of Shares of any Sub-Fund of the Company. Each Key Information Document is available free of charge at the registered office of the Company, the Management Company or the Depositary.

March 2025

VISA 2025/179377-1924-0-PC

L'apposition du visa ne peut en aucun cas servir
d'argument de publicité
Luxembourg, le 2025-03-31
Commission de Surveillance du Secteur Financier

IMPORTANT INFORMATION

First Eagle Amundi (the “Company”) is an Investment Company with Variable Capital (SICAV) incorporated in Luxembourg and authorised by the CSSF under Part I of the Luxembourg Law of 17th December 2010 (the “2010 Law”) on Undertakings for Collective Investment and in accordance with the provisions of the European Council Directive 2009/65/EEC concerning Undertakings for Collective Investment in Transferable Securities (“UCITS”).

For terms with initial in uppercase used in this Prospectus, please refer to the Glossary of Terms in Appendix A if not defined herein.

INFORMATION FOR PROSPECTIVE INVESTOR

Prospective investors should review this Prospectus, the subscription form and the Key Information Document of the relevant Sub-Fund(s) and Class(es) of Shares carefully. They are advised to consult their legal, tax and financial advisors in relation to (i) the legal requirements within their own countries for the purchase, holding, redemption or disposal of Shares, (ii) any foreign exchange restrictions to which they are subject in their own countries in relation to the purchase, holding, redemption or disposal of Shares and (iii) the applicability of FATCA regulation to them and the obligations and risks resulting for them (iv) the legal, tax, financial or other consequences of subscribing for, purchasing, holding, redeeming or disposing of Shares. Prospective investors should also seek the advice of their legal, tax and financial advisors if they have any doubts regarding the contents of this Prospectus, the latest audited annual report or any subsequent semi-annual report of the Company and the Key Information Document.

Investment in any Classes of Shares of any Sub-Fund of the Company carries with it a degree of financial risk. The value of Shares and the return generated from them may go up or down and investors may not recover the amount initially invested. Investment risk factors for an investor to consider are set out in the data sheets of each Sub-Fund and under Part II; Section III “*PRINCIPAL RISKS ASSOCIATED WITH ANY INVESTMENT*”, point B “Management of Risks by the Company”,

It should be noted that, except if otherwise stated in the Prospectus Shares of any Sub-Fund or Class of Shares are neither guaranteed nor principal protected by the Company, the Management Company, the Investment Manager or any other affiliate or subsidiary of Amundi Asset Management, Crédit Agricole or First Eagle Investment Management, LLC.

Prospective investors may obtain, free of charge, on request, a copy of this Prospectus and of the Key Information Document for each Sub-Fund and Class of Shares, the annual and semi-annual financial reports of the Company and the Articles of Incorporation at the registered office of the Company, the Management Company or the Depository Bank.

RELIANCE ON THIS PROSPECTUS AND ON THE KEY INFORMATION DOCUMENT

The members of the board of directors of the Company (the “Directors“ or together, the “Board of Directors”) accept joint responsibility for the information and statements contained in this Prospectus and in the Key Information Document relating to each Sub-Fund and Class of Shares of the Company. To the best of the knowledge and belief of the Directors (who have taken all reasonable care possible to ensure that such is the case), the information and statements contained in this Prospectus are accurate at the date indicated on this Prospectus and this Prospectus does not contain any material omissions which would render any such statements or information inaccurate. Neither the delivery of this Prospectus or the Key Information Document, nor the offer, issue or sale of the Shares constitute a statement that the information given by this Prospectus or the Key Information Document will be at all times accurate, subsequent to the date hereof. Any information or representation not contained in this Prospectus or in the Key Information Document, or in the financial reports which form an integral part of this Prospectus, must be considered as unauthorised.

The CSSF’s authorisation does not constitute a positive appreciation of this Prospectus or of any Key Information Document relating to each Sub-Fund and/or Class of Shares (as defined hereinafter) of the Company. Any declaration to the contrary should be considered as unauthorised and illegal.

In order to take into account any material changes in the Company (including, but not limited to the issue of new Shares), this Prospectus will be updated when necessary. Neither the delivery of this Prospectus or of the Key Information Document nor the issue of Shares of any Sub-Fund and Class of Shares shall, under any circumstances, create any implication or constitute any representation that the affairs of the Company have not changed since the date hereof. Therefore, prospective investors should inquire as to whether a new version of this Prospectus has been prepared and whether the Key Information Document of the relevant Sub-Fund and/or Class of Shares is available.

Shares are offered only on the basis of the information contained in this Prospectus and (if applicable) in any addendum hereto as well as in the Key Information Document and in the latest audited annual report and in any subsequent semi-annual report of the Company. Any further information or representations given or made by any distributor, Intermediary, dealer, broker or other person should be disregarded and should not be relied upon. No person has been authorised to give any information or to make any representation in connection with the offering of Shares other than those contained in this Prospectus and (if applicable) in any addendum hereto as well as in the Key Information Document and in any subsequent semi-annual or annual report for the Company and, if given or made, such information or representations must not be relied on as having been authorised by the Directors, the Management Company, the Investment Manager(s), the Depositary Bank or the Administrative Agent. Statements in this Prospectus are based on the laws and practice currently in force in Luxembourg at the date hereof and are subject to change.

The performance scenarios are outlined in the Key Information Document for each Class of Shares of any Sub-Fund.

EXERCISE OF RIGHTS AS SHAREHOLDER

You will only be able to fully exercise your investor rights directly against the Company (notably the right to participate in general meetings of Shareholders), if you are registered yourself and in your own name in the Company's register of shareholders. If you invest through an entity that holds your shares under its own name (a nominee account), that entity is legally entitled to exercise certain rights associated with your shares, such as voting rights. In cases where you invest in the Company through a nominee account, your rights to indemnification in the event of errors/non-compliance with the investment rules applicable to a sub-fund may also be impacted and only exercisable indirectly. If you want to retain all shareholder rights, you may invest directly with the Company. Be aware that in some jurisdictions, a nominee account may be the only option available.

DISTRIBUTION AND SELLING RESTRICTIONS

The distribution of this prospectus (the "Prospectus") and/or the subscription form and the offering of Shares of any Sub-Fund is lawfully made in those jurisdictions where the relevant Class of Shares of that Sub-Fund has been authorised for public distribution. It is the responsibility of any person in possession of this Prospectus and any person wishing to make application for Shares of any Sub-Fund and Class of Shares pursuant to this Prospectus to inform themselves of, and to observe, all applicable laws and regulations of any relevant jurisdictions including any applicable foreign exchange restrictions or exchange control regulations and possible taxation consequences in the countries of their respective citizenship, residence or domicile.

This 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 offer or solicitation.

In particular, Shares of the Company have not been registered under the United States Securities Act of 1933 (as amended) and have not been registered with the Securities and Exchange Commission or with any State Securities Commission within the United States nor have they been registered under the Investment Company Act of 1940 (as amended). Accordingly, unless the Company is satisfied that Shares of any Sub-Fund and/or Class of Shares can be allotted without breaching United States securities laws, they may not be directly or indirectly offered or sold in the United States of America, or any of its territories or possessions or areas subject to its jurisdiction, or to or for the benefit of a United States Person.

SUPPORT AND CUSTOMER SERVICE

Should you have any question; please contact our support and customer service:

**Amundi Luxembourg S.A.
5, Allée Scheffer
L-2520 Luxembourg**

**Téléphone:
(352) 2686 8080**

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OVERVIEW OF THE COMPANY'S ORGANISATION

First Eagle Amundi

Investment Company with Variable Capital
5, Allée Scheffer
L-2520 Luxembourg

BOARD OF DIRECTORS OF THE COMPANY:

CHAIRMAN:

Mr. Thierry ANCONA

Global Head of Sales Distribution and Wealth Division
Amundi Asset Management - SAS, France

DIRECTORS:

Mr. Mehdi A. MAHMUD

President and Chief Executive Officer
First Eagle Investment Management, LLC, United States of America

Mr. Jason LISOWSKI

Managing Director, Head of Product Development & Management
First Eagle Investment Management, LLC, United States of America

Mr. David P. O'CONNOR

General Counsel, Head of Legal and Compliance
First Eagle Investment Management, LLC, United States of America

Mr. Edouard AUCHÉ

Secretary General of the Operations Services and Technology division
Amundi Asset Management - SAS, France

Mr. Yannic RAULIN

Head of Global Products
Amundi Asset Management - SAS, France

GENERAL SECRETARY OF THE COMPANY

Mr. Giovanni Notarantonio

Head of Business Development, Amundi Luxembourg S.A, Luxembourg.

MANAGEMENT COMPANY

Amundi Luxembourg S.A.
5, Allée Scheffer
L-2520 Luxembourg

INVESTMENT MANAGER

First Eagle Investment Management, LLC
1345 Avenue of the Americas
New York, N.Y. 10105, United States of America

DEPOSITARY BANK AND PAYING AGENT

Société Générale Luxembourg,
11, avenue Emile Reuter,
L-2420 Luxembourg, Grand Duchy of Luxembourg

CENTRAL ADMINISTRATION

Société Générale Luxembourg has been appointed to act as administrative agent and as registrar and transfer agent. The administrative agent is responsible for certain administrative and clerical services delegated to it, including NAV calculation, accounting and client communication (such as assisting with the preparation and filing of financial reports). The registrar and transfer agent is responsible for maintaining the Company's register of shareholders and for processing requests to issue, buy, sell, redeem, switch or transfer sub-fund shares.

A. ADMINISTRATIVE AGENT

Société Générale Luxembourg,
11, avenue Emile Reuter,
L-2420 Luxembourg, Grand Duchy of Luxembourg

B. REGISTRAR AGENT

Société Générale Luxembourg,
11, avenue Emile Reuter,
L-2420 Luxembourg, Grand Duchy of Luxembourg

Société Générale group's entity, outside the EEA, to which processing of personal data could be delegated when rendering registrar and transfer agent services:

Société Générale Global Solution Centre Pvt. Ltd,
Voyager Building, 10F,
Whitefield Road
560 066 Bangalore, India

AUDITORS OF THE COMPANY

PricewaterhouseCoopers, Société Coopérative
2, rue Gerhard Mercator
B.P 1443
L-1014 Luxembourg, Grand Duchy of Luxembourg

GENERAL DESCRIPTION OF THE COMPANY

A. Legal form and incorporation

First Eagle Amundi (the “Company”) is an investment company with variable capital (*Société d’Investissement à Capital Variable* or *SICAV*) incorporated in Luxembourg. The Company is organised as an Undertaking for Collective Investment in Transferable Securities (“UCITS”) under Part I of the 2010 Law.

The Company was incorporated on August 12th, 1996 for an unlimited period of time and has its registered office established in Luxembourg.

The initial capital was USD 500,000 represented by 500 registered Shares of no par value. The Articles of Incorporation were published in “Mémorial C, Recueil des Sociétés et Associations” (the “Mémorial”) as of September 6th 1996. The Articles of Incorporation were last amended by an Extraordinary General Meeting of the Shareholders held on 16th October 2013. The coordinated Articles of Incorporation were published in the Memorial on 17 January 2014.

The capital of the Company is expressed in USD, represented by Shares issued within each Sub-Fund and Class of Shares with no mention of nominal value, paid in full at the time of their issue. The capital is at all times equal to the total of the Net Assets of all Sub-Funds and Classes of Shares of the Company.

The co-ordinated Articles of Incorporation are deposited and available for inspection at the Greffe du Tribunal d’arrondissement of Luxembourg. The Company is registered with the Luxembourg Trade Register under number B 55.838.

B. Structure

The Company is structured as an umbrella Fund to provide investors with several Sub-Funds, each representing segregated pool of assets and commitments and proposing specific investment policy and objective.

The following Sub-Funds are offered by the Company:

Denomination	Currency reference
FIRST EAGLE AMUNDI INTERNATIONAL FUND	USD
FIRST EAGLE AMUNDI INCOME BUILDER FUND	USD
FIRST EAGLE AMUNDI RESILIENT EQUITY FUND	USD

In addition, each Sub-Fund may offer one or several Classes of Shares(es) belonging to any family of classes presented in Part II of the Prospectus. The complete list of existing classes is available on the website <https://www.amundi.lu/retail/funds-regulatory-pages>

**PART I: SPECIFIC CHARACTERISTICS RELATING TO
THE SUB-FUNDS**

The Company has divided its assets into different Sub-Funds (each a “Sub-Fund”), each of them corresponding to a different pool of assets in the Fund. Each Sub-Fund applies its own investment strategy and invests in a particular universe of securities and instruments belonging to various group of issuers, geographical markets and/or industry sectors. The variety of Sub-Funds proposed by the Company allows investors to choose an appropriate investment strategy. As circumstances change, Investors may re-arrange their investments by simply altering the choice of Sub-Funds in which they are investing, at minimal cost (please refer to *Part II; Section I; Point E “Conversion of Shares between Classes and Sub-Funds”*).

The Company draws the attention of the investors to the fact that the purpose of Part I of the Prospectus is to present to prospective Investors, at a glance in the form of data sheets, the specific characteristics of the different Sub-Funds offered. We draw the attention of Investors to the fact that Part I has to be considered jointly with the general rules and principles presented under Part II of prospectus.

Each data sheet presents the investment objective and policy of a specific Sub-Fund, followed by the risks associated with any contemplated investment. However, the following definitions and general principles will apply to all the Sub-Funds:

Unless otherwise mentioned in a particular Sub-Fund’s investment policy and always subject to all applicable investment limitations, the following principles will apply to the Sub-Funds:

- in the objective and investment policy of each Sub-Fund as described hereinafter, 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.

The attention of the Investors is drawn to the fact that:

- The base currency referred to in the investment policy of a Sub-Fund does not necessarily reflect its currencies of investment.
- Investments in closed-end or open-end investment funds may result in a duplication of fees and expenses, except that subscription, conversion and redemption charges will not be duplicated in the case of investments in funds promoted by Amundi or as to which the investments are managed by First Eagle Investment Management, LLC.

The references to the terms and signs hereinafter designate the following currencies:

EUR	Euro	HUF	Hungarian forint
GBP	Pound Sterling	SEK	Swedish krona
USD	USD Dollar	JPY	Japanese yen
SGD	Singapore Dollar	NOK	Norwegian krone
CHF	Swiss Franc	NZD	New Zealand dollar
CZK	Czech Koruna	PLN	Polish zloty
AUD	Australian Dollar	RMB	Chinese renminbi
CAD	Canadian dollar	RON	Romanian leu
DKK	Danish krone	TRY	Turkish Lira
HKD	Hong Kong Dollar		

Each Sub-Fund will not exhaustively detail the whole universe of securities and instruments in which it intends to invest. However, any Sub-Fund that intends to use Asset Backed Securities, Mortgage Backed Securities, Participatory Notes and/or credit default swaps will specifically indicate it in their investment policy. Unless a Sub-Fund has so indicated its intent to invest in these instruments the Sub-Fund will not be authorised to so invest.

In case of contradiction between (i) the general rules and principles presented under Part II and the above described definitions and general principles with (ii) the provision of any data sheets, the provisions of the latest shall prevail.

Definitions of the terms employed in this prospectus are defined in the *Appendix A « GLOSSARY OF TERMS »*.

FIRST EAGLE AMUNDI INTERNATIONAL FUND

Objective, investment policy and risks

Objective → The Sub-Fund seeks to offer investors capital growth through diversification of its investments over all categories of assets and a policy of following a “value” approach.

Investment Policy → To pursue its goal, it invests at least two-thirds of its net assets in equities, Equity-linked Instruments and bonds without any restriction in terms of market capitalisation, geographical diversification (including emerging markets), or in terms of what part of the assets of the Sub-Fund may be invested in a particular class of assets or a particular market. The Sub-Fund may also seek exposure to commodities* up to 25% of its net assets. No more than 25% of the Sub-Fund’s net assets will be invested in bonds that are below investment grade, and no investments will be made in Distressed Securities. Securities that become distressed after purchase may be kept, however, they will in any case not exceed 5% of the Sub-Fund’s net assets.

German Investment Tax Act: At least 51% of the Sub-Fund’s net asset value is continuously invested in equities listed on a stock exchange or traded on an organised market. For the sake of clarity, investments in Real Estate Investment Trusts (as such term is defined by the German Ministry of Finance) and UCITS or UCIs are not included in this percentage.”

The investment process is based on fundamental analysis of the financial and business situation of the issuers, market outlook and other elements.

The Sub-Fund is authorised to invest the remaining part of the assets in Money Market Instruments, convertible bonds, units/shares of UCITS and/or other UCIs up to 10% of its net assets, deposits and/or other transferable securities and money market instruments referred to *Part II; Section IV “GENERAL INVESTMENT RESTRICTIONS AND INVESTMENT TECHNIQUES”; point A.* “Investment restrictions” sub-paragraph 2) a).

The Sub-Fund will not invest in derivative instruments for any purposes other than hedging.

For efficient portfolio management purposes, the Sub-Fund may employ techniques and instruments relating to transferable securities and money market instruments under the conditions and within the limits laid down under “*Part II; Section IV GENERAL INVESTMENT RESTRICTIONS AND INVESTMENT TECHNIQUES*”, “*point B “Investments techniques”*”. However, the Sub-Fund may not enter into securities lending transactions.

The Sub-Fund will not use securities financing transactions or total return swaps in the meaning of 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). In addition, as OTC financial derivative transactions and efficient portfolio management techniques are not currently used, the Sub-Fund has not entered into any collateral management, as referred in particular into the CSSF circular 14/592. The attention of the investors is drawn to the fact that the base currency referred to in the investment policy of a Sub-Fund does not necessarily reflect its currencies of investment.

Benchmark The Sub-Fund is actively managed. Each share class of the Sub-Fund uses the Secured Overnight Financing Rate (SOFR) (the “Benchmark”) plus the corresponding hurdle, as indicated below in the Section “Main Share Classes and Fees”, a posteriori as an indicator for assessing the share class’s performance and, as regards the performance

* To the extent such exposure is acquired through instruments linked to commodities in compliance with applicable laws and regulations.

Investment Process	<p>fee, as a benchmark used for calculating the performance fees. There are no constraints relative to the Benchmark restraining portfolio construction.</p> <p>The Sub-Fund integrates Sustainability Factors in its investment process and takes into account principal adverse impacts of investment decisions on Sustainability Factors as outlined in more detail in section “Sustainable Investing” of the Prospectus. Given the Sub-Fund’s investment focus, the investment manager of the Sub-Fund does not integrate a consideration of environmentally sustainable economic activities (as prescribed in the Taxonomy Regulation) into the investment process for the Sub-Fund. Therefore, for the purpose of the Taxonomy Regulation, it should be noted that the investments underlying the Sub-Fund do not take into account the EU criteria for environmentally sustainable economic activities.</p>
Risk Factors	<p>→ The Sub-Fund may be exposed to Market Risk, Equity Risk, Currency Risk, Credit Risk, Liquidity Risk, High Yield Risk, Interest Rate Risk, the Risk of Value Investing, Volatility Risk, Emerging Markets Risk, Foreign Securities Risk, Commodity Risk, Risk of investing in Small and Medium sized Companies as well as Sustainable Investment Risk.</p> <p>The Sub-Fund may invest in derivative instruments for the sole purpose of hedging. Investments in financial derivatives instruments involve additional specific risks such as the risk of mispricing or improper valuation and the risk that derivatives may not correlate perfectly with underlying assets, interest rates and indices.</p> <p>In addition, the gearing effect of investment in some financial derivative instruments and the volatility of the prices of futures contracts could make the risk attached to investment in the Shares of the Sub-Fund higher than is the case with conventional investment policies.</p> <p>The investment risks described above are not purported to be exhaustive and potential investors should review this Prospectus in its entirety, and consult with their professional advisors, before making an application for Shares.</p> <p>Further information is provided under <i>Part II; Section III “PRINCIPAL RISK ASSOCIATED WITH ANY INVESTMENT”</i>.</p> <p>Please refer to the Key Information Document (KID) of the Sub-Fund for the Summary Risk Indicator (SRI).</p>
Typical investor profile	<p>→ The Sub-Fund is suitable for investors who:</p> <ul style="list-style-type: none"> - seek medium to long-term capital growth through a dynamic diversification of investments; and - are comfortable with the risks of investing in equities and bonds.
Dividend Policy*	<p>→ Fixed dividend classes: annual dividend amounting to 4%</p> <p>→ Variable distribution classes may also be available**</p> <p>→ Target distribution classes may also be available**</p>
Reference Currency	<p>→ United States Dollar (USD).</p>
Management Company	<p>→ Amundi Luxembourg S.A.</p>
Investment Manager	<p>→ First Eagle Investment Management, LLC.</p>

* for distribution shares. See “Category of Shares” on page 21.

** for a complete list, go to <https://www.amundi.lu/retail/funds-regulatory-pages>

Main Share Classes and Fees

(Other families of classes are available as shown in the Point 2. Family of Class of shares; Section “A. Classes of shares” of the Section I. Description of share classes and distribution policy (Part II)).

			Fees for Share Transactions		Annual Fees			
Share Class	Currency	Minimum Initial Investment	Purchase (max)	Switch (max)	Management (max)	Administration (max)	Reference for Performance fee	Performance fee
AU	USD	None	5.00%	None	2.00%	0.20%	SOFR + 430 bps *	15%
IU	USD	USD 5,000,000 or equivalent amount in EUR / GBP	None	None	1.00%	0.15%	SOFR + 430 bps *	15%
RU	USD	None	5.00%	None	1.30%	0.20%	SOFR + 430 bps *	15%

* The Anniversary Date is 28/02 or 29/02, as applicable. Please refer to the Section "Fees & expenses"; Point C Performance Fee" where the mechanism and the performance fee measurement period are presented.

Other share classes may be available. For a complete list, go to <https://www.amundi.lu/retail/funds-regulatory-pages>

Subscription, redemption, and conversion of Shares

Cut-off time for dealing orders	2.00 p.m. (Luxembourg time) on Dealing Day
Dealing Day	D**
Calculation Day*	D+1**

* (execution of orders, calculation and communication of NAV).

** being a Business Day.

Further information are provided under the Part II; Section I "DESCRIPTION OF SHARES AND DISTRIBUTION POLICY"

Management of risk

Global exposure determination methodology	The global exposure of the Sub-Fund will be monitored by using the commitment approach
Potential impacts of the use of derivatives on the risk profile of the Sub-Fund.	None
Potential increased volatility of the Sub-Fund.	None

FIRST EAGLE AMUNDI INCOME BUILDER FUND

Objective, investment policy and risks

Objective → The objective of the Sub-Fund is to offer current income generation consistent with long term capital growth.

Investment Policy → The Sub-Fund is a financial product that promotes ESG characteristics pursuant to Article 8 of the Disclosure Regulation. To achieve this objective, the Sub-Fund will seek to allocate 80% of its net assets in income-producing transferable securities and instruments. A value approach, consisting of a bottom-up fundamental analysis, is applied to identify income-producing equities and Debt Securities offering an attractive expected return relative to their risk level.

The Sub-Fund shall invest in:

- German Investment Tax Act: At least 25% of the Sub-Fund's net asset value is continuously invested in equities listed on a stock exchange or traded on an organised market. For the sake of clarity, investments in Real Estate Investment Trusts (as such term is defined by the German Ministry of Finance) and UCITS or UCIs are not included in this percentage.
- Equity-linked Instruments
- convertible bonds
- Debt Securities, including up to 20% of the net assets in Asset Backed Securities and Mortgage-Backed Securities
- Deposits
- units/shares of UCITS and/or UCIs (up to 10% of its net assets)

The Sub-Fund may also seek exposure to commodities[†] up to 25% of its net assets. No more than 50% of the Sub-Fund's net assets will be invested in bonds that are below investment grade, and no investments will be made in Distressed Securities. Securities that become distressed after purchase may be kept, however, they will in any case not exceed 5% of the Sub-Fund's net assets.

Investments will be made without any restrictions in terms of geographic allocation (including emerging markets), market capitalisation, sector or time to maturity.

The Sub-Fund will not invest in derivative instruments for any purposes other than hedging.

For efficient portfolio management purposes, the Sub-Fund may employ techniques and instruments relating to transferable securities and money market instruments under the conditions and within the limits laid down under "Part II; Section IV GENERAL INVESTMENT RESTRICTIONS AND INVESTMENT TECHNIQUES", "point "B "Investments techniques". However, the Sub-Fund may not enter into securities lending transactions.

The Sub-Fund will not use securities financing transactions or total return swaps in the meaning of 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). In addition, as OTC financial derivative transactions and efficient portfolio management techniques are not currently used, the Sub-Fund has not entered into any collateral management, as referred in particular into the CSSF circular 14/592. The attention of the investors is drawn to the fact that the base currency referred to in the investment policy of a Sub-Fund does not necessarily reflect its currencies of investment.

Benchmark

The Sub-Fund is actively managed. Each share class of the Sub-Fund uses the Secured Overnight Financing Rate (SOFR) (the "Benchmark") plus the corresponding hurdle, as

[†] To the extent such exposure is acquired through instruments linked to commodities in compliance with applicable laws and regulations.

<p>Investment Process</p>	<p>indicated below in the Section “Main Share Classes and Fees”, a posteriori as an indicator for assessing the share class’s performance and, as regards the performance fee, as a benchmark used for calculating the performance fees. There are no constraints relative to the Benchmark restraining portfolio construction.</p> <p>The Sub-Fund integrates Sustainability Factors in its investment process as outlined below and in Section “Sustainable Investing” of the Prospectus and, based on Amundi’s proprietary ESG rating system (with A the highest rating and G the lowest). As a result, its performance may be different from a fund implementing a similar investment strategy without ESG criteria.</p> <p>The Sub-Fund will seek to achieve an ESG score of its portfolio greater than that of its investment universe.</p>
<p>Risk Factors</p>	<p>➔ The Sub-Fund may be exposed to Market Risk, Equity Risk, Currency Risk, Counterparty Risk/Credit Risk, Liquidity Risk, High Yield Risk, Interest Rate Risk, the Risk of Value Investing, Volatility Risk, Emerging Markets Risk, Foreign Securities Risk, Commodity Risk, Asset-Backed Securities Investment Risk, Extension Risk of Asset-Backed and Mortgage-Backed Securities, Prepayment Risk of Asset-Backed and Mortgage-Backed Securities, Risk of investing in Small and Medium sized Companies as well as Sustainable Investment Risk.</p> <p>The Sub-Fund may invest in derivative instruments for the sole purpose of hedging. Investments in financial derivatives instruments involve additional specific risks such as the risk of mispricing or improper valuation and the risk that derivatives may not correlate perfectly with underlying assets, interest rates and indices.</p> <p>In addition, the gearing effect of investment in some financial derivative instruments and the volatility of the prices of futures contracts could make the risk attached to investment in the Shares of the Sub-Fund higher than is the case with conventional investment policies.</p> <p>The investment risks described above are not purported to be exhaustive and potential investors should review this Prospectus in its entirety, and consult with their professional advisors, before making an application for Shares. Further information is provided under <i>Part II; Section III “PRINCIPAL RISK ASSOCIATED WITH ANY INVESTMENT”</i>.</p> <p>Please refer to the Key Information Document (KID) of the Sub-Fund for the Summary Risk Indicator (SRI).</p>
<p>Typical investor profile</p>	<p>➔ The Sub-Fund is suitable for investors who:</p> <ul style="list-style-type: none"> - seek medium to long-term capital growth through a dynamic diversification of investments; and - are comfortable with the risks of investing in equities and bonds.
<p>Dividend Policy*</p>	<p>➔ Fixed dividend classes: annual dividend amounting to 5%</p> <p>➔ Variable distribution classes may also be available**</p> <p>➔ Target distribution classes may also be available**</p>
<p>Reference Currency</p>	<p>➔ United States Dollar (USD).</p>
<p>Management Company</p>	<p>➔ Amundi Luxembourg S.A.</p>
<p>Investment Manager</p>	<p>➔ First Eagle Investment Management, LLC.</p>

* for distribution shares. See “Category of Shares” on page 21.

** for a complete list, go to <https://www.amundi.lu/retail/funds-regulatory-pages>

Main Share Classes and Fees

(Other families of classes are available as shown in the Point 2. Family of Class of shares; Section “A. Classes of shares” of the Section I. Description of share classes and distribution policy (Part II)).

			Fees for Share Transactions		Annual Fees			
Share Class	Currency	Minimum Initial Investment	Purchase (max)	Switch (max)	Management (max)	Administration (max)	Reference for Performance fee	Performance fee
AU	USD	None	5.00%	None	1.80%	0.20%	SOFR + 330 bps *	15%
IU	USD	USD 1,000,000 or equivalent amount in EUR/GBP	None	None	1.00%	0.15%	SOFR + 330 bps *	15%
RU	USD	None	5.00%	None	1.30%	0.20%	SOFR + 330 bps *	15%

* The Anniversary Date is 28/02 or 29/02, as applicable. Please refer to the Section "Fees & expenses"; Point C Performance Fee" where the mechanism and the performance fee measurement period are presented.

Other share classes may be available. For a complete list, go to <https://www.amundi.lu/retail/funds-regulatory-pages>

Subscription, redemption, and conversion of Shares

Cut-off time for dealing orders	2.00 p.m. (Luxembourg time) on Dealing Day
Dealing Day	D**
Calculation Day*	D+1**

* (execution of orders, calculation and communication of NAV)

** being a Business Day.

Further information are provided under the *Part II; Section I "DESCRIPTION OF SHARES AND DISTRIBUTION POLICY"*

Management of risk

Global exposure determination methodology	The global exposure of the Sub-Fund will be monitored by using the commitment approach
Potential impacts of the use of derivatives on the risk profile of the Sub-Fund	None
Potential increased volatility of the Sub-Funds	None

FIRST EAGLE AMUNDI RESILIENT EQUITY FUND

Objective, investment policy and risks

Objective → The objective of the Sub-Fund is to offer capital growth over the long-term by investing in a broad range of securities from around the world, using an investment approach commonly referred to as 'value' investing, while aiming for an improved sustainability profile and an improved environmental footprint.

Investment Policy → The Sub-Fund will invest mainly in equities and Equity-linked Instruments without any restriction in terms of market capitalisation, geographical diversification (including emerging markets), or sectors. However, the Sub-Fund excludes fossil energy-related investments, tobacco, and other sectors as defined under the section "Sustainable Investing" and in "Appendix B: ESG Related Disclosures" to this Prospectus. The Sub-Fund invests in securities based upon a bottom up, valuation-driven, fundamental analysis of each security, commonly referred to as "value" investing. The Sub-Fund is not managed based upon a top-down macroeconomic view nor based upon the content of any index, benchmark or similar construction.

A maximum 10% of the Sub-Fund's net assets may be invested in ancillary liquid assets and commodities (such as gold ETCs)[†]. The Sub-Fund may also invest in government bonds, corporate bonds and money market instruments. The Sub-Fund's investments in bonds will be mainly for the purpose of cash management and the instruments will mainly be rated as investment grade. No investments will be made in Distressed Securities. Securities that become distressed after purchase may be kept, however, they will in any case not exceed 5% of the Sub-Fund's net assets.

The Sub-Fund is a financial product that promotes ESG characteristics pursuant to Article 8 of the Disclosure Regulation. To achieve this objective, the Sub-Fund integrates ESG (environmental, social and corporate governance) factors and applies exclusions (both at security and sector levels), as defined under the section "Sustainable Investing" and in "Appendix B: ESG Related Disclosures" to this Prospectus. Further, the Sub-Fund seeks to achieve an ESG score of its portfolio greater than that of its investment universe. At least 90% of the net assets of the Sub-Fund are used to meet the environmental or social characteristics promoted by the Sub-Fund in accordance with the binding elements of the investment strategy. Further the Sub-Fund maintains a level of Sustainable Investments (as defined by Amundi's methodology) of at least 51% of its assets. As a result, the Sub-Fund's performance may be different from a fund implementing a similar investment strategy without ESG criteria.

The Sub-Fund promotes environmental characteristics within the meaning of article 6 of Taxonomy Regulation and may partially invest in economic activities that contribute to one or several environmental objective(s) prescribed in Article 9 of the Taxonomy Regulation.

More information on the Taxonomy Regulation and this Sub-Fund is available in the section 'Sustainable Investing –Taxonomy Regulation' in the prospectus.

German Investment Tax Act: At least 51% of the Sub-Fund's net asset value is continuously invested in equities listed on a stock exchange or traded on an organised market. For the sake of clarity, investments in Real Estate Investment Trusts (as such term is defined by the German Ministry of Finance) and UCITS or UCIs are not included in this percentage.

The Sub-Fund may invest up to 10% of its net assets in units/shares of UCITS and/or other UCIs. The Sub-Fund will not invest in any derivative instruments for any purposes other than hedging purposes.

For efficient portfolio management purposes, the Sub-Fund may employ techniques and instruments relating to transferable securities and money market instruments under the

[†] Applicable as from 7 April 2025.

	<p>conditions and within the limits laid down “Part II; Section IV GENERAL INVESTMENT RESTRICTIONS AND INVESTMENT TECHNIQUES”, “point B “Investments techniques”. However, the Sub-Fund may not enter into securities lending transactions.</p> <p>The Sub-Fund will not use securities financing transactions or total return swaps in the meaning of 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). In addition, as OTC financial derivative transactions and efficient portfolio management techniques are not currently used, the Sub-Fund has not entered into any collateral management, as referred in particular into the CSSF circular 14/592. The attention of the investors is drawn to the fact that the base currency referred to in the investment policy of a Sub-Fund does not necessarily reflect its currencies of investment.</p> <p>The Sub-Fund is actively managed. Each share class of the Sub-Fund uses the Secured Overnight Financing Rate (SOFR) (the “Benchmark”) plus the corresponding hurdle, as indicated below in the Section “Main Share Classes and Fees”, a posteriori as an indicator for assessing the share class’s performance and, as regards the performance fee, as a benchmark used for calculating the performance fees. There are no constraints relative to the Benchmark restraining portfolio construction.</p>
Benchmark	
Risk Factors	<p>➔ The Sub-Fund may be exposed to Sustainable Investment Risk, Market Risk, Equity Risk, High Yield Risk, Currency Risk, Credit Risk, Liquidity Risk, Interest Rate Risk, the Risk of Value Investing, Volatility Risk, Emerging Markets Risk, Foreign Securities Risk, Commodity Risk, as well as to the Risk of investing in Small and Medium sized Companies.</p> <p>The Sub-Fund may invest in derivative instruments for the sole purpose of hedging. Investments in financial derivatives instruments involve additional specific risks such as the risk of mispricing or improper valuation and the risk that derivatives may not correlate perfectly with underlying assets, interest rates and indices. The investment risks described above are not purported to be exhaustive and potential investors should review this Prospectus in its entirety, and consult with their professional advisors, before making an application for Shares.</p> <p>Please refer to the Key Information Document (KID) of the Sub-Fund for the Summary Risk Indicator (SRI).</p>
Typical investor profile	<p>➔ The Sub-Fund is suitable for investors who:</p> <ul style="list-style-type: none"> - seek medium to long-term capital growth through a dynamic diversification of investments and who wish to also invest in a fund that considers ESG factors in choosing investments; and - are comfortable with the risks of investing in equities and bonds.
Dividend Policy*	<p>➔ Fixed dividend classes: annual dividend amounting to 4%</p> <p>➔ Variable distribution classes may also be available**</p> <p>➔ Target distribution classes may also be available**</p>
Reference Currency	➔ United States Dollar (USD).
Management Company	➔ Amundi Luxembourg S.A.
Investment Manager	➔ First Eagle Investment Management, LLC.

* for distribution shares. See “Category of Shares” on page 21.

** for a complete list, go to <https://www.amundi.lu/retail/funds-regulatory-pages>

Main Share Classes and Fees

(Other families of classes are available as shown in the Point 2. Family of Class of shares; Section “A. Classes of shares” of the Section I. Description of share classes and distribution policy (Part II)).

			Fees for Share Transactions		Annual Fees			
Share Class	Currency	Minimum Initial Investment	Purchase (max)	Switch (max)	Management (max)	Administration (max)	Reference for Performance fee	Performance fee
AU	USD	None	5.00%	None	2.00%	0.20%	SOFR + 430 bps *	15%
IU	USD	USD 5,000,000 or equivalent amount in EUR/GBP	None	None	1.00%	0.15%	SOFR + 430 bps *	15%
RU	USD	None	5.00%	None	1.30%	0.20%	SOFR + 430 bps *	15%

* The Anniversary Date is 28/02 or 29/02, as applicable. Please refer to the Section "Fees & expenses"; Point C Performance Fee" where the mechanism and the performance fee measurement period are presented.

Other share classes may be available. For a complete list, go to <https://www.amundi.lu/retail/funds-regulatory-pages>

Subscription, redemption, and conversion of Shares		Management of risk	
Cut-off time for dealing orders	2.00 p.m. (Luxembourg time) on Dealing Day	Global exposure determination methodology	The global exposure of the Sub-Fund will be monitored by using the commitment approach
Dealing Day	D**	Potential impacts of the use of derivatives on the risk profile of the Sub-Fund	None
Calculation Day*	D+1**	Potential increased volatility of the Sub-Funds	None

* (execution of orders, calculation and communication of NAV)

** being a Business Day.

Further information are provided under the *Part II; Section I "DESCRIPTION OF SHARES AND DISTRIBUTION POLICY"*

PART II: GENERAL RULES APPLICABLE TO ALL SUB-FUNDS OFFERED

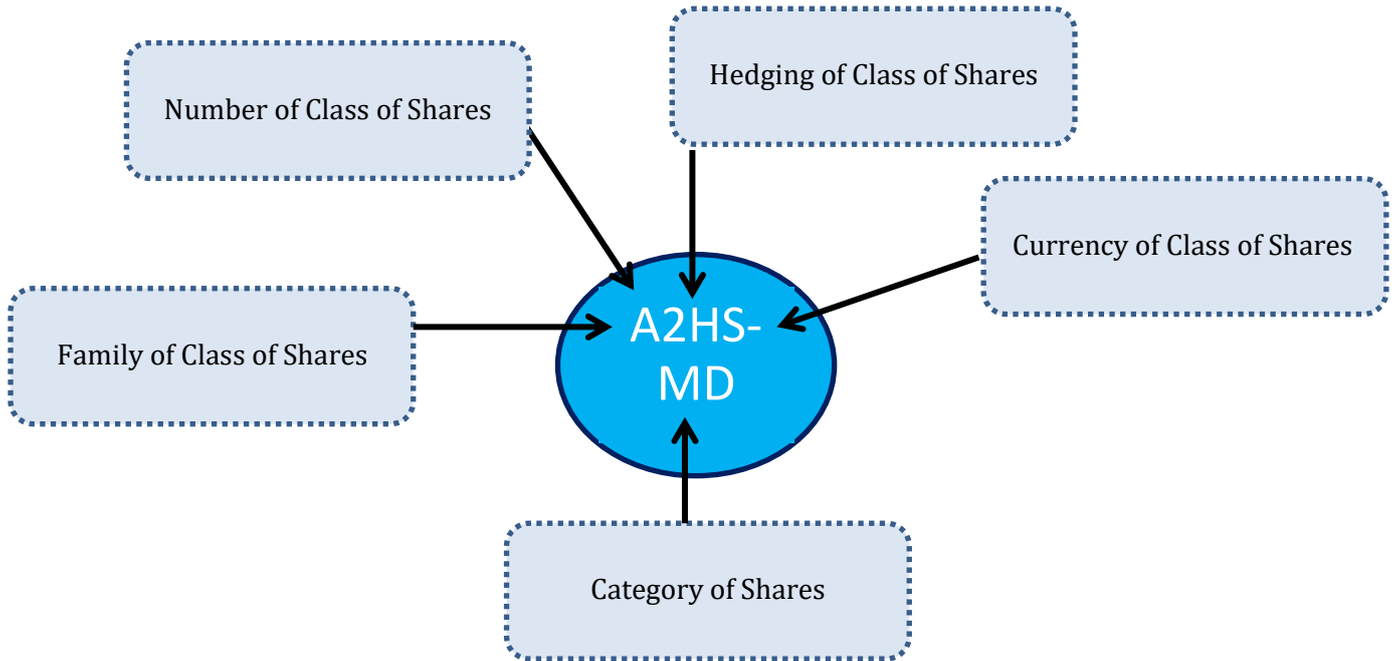
I. DESCRIPTION OF SHARES AND DISTRIBUTION POLICY

A. Classes of Shares

The Company may offer within each Sub-Fund, different Classes of Shares, each of which offering specific characteristics as described below.

1. Classes of Shares designation

The nomenclature aims to identify each type of Class of Shares composed of three to maximum six letters, each corresponding to a specific characteristic as further explained below:



Examples :

- The Class of Share “A2HS-MD”:
 - A. Belongs to the family of Share “A”
 - B. Is limited to particular investors, distributors or countries (Asian investors, for example)
 - C. Is denominated in Singapore Dollar and hedged in Singapore Dollar against the Reference Currency of the Sub-Fund.
 - D. Will distribute a monthly dividend.
- The Class of Share “FE-C” :
 - ↪ Belongs to the family of Share “F”
 - ↪ Is denominated in Euro
 - ↪ Issues accumulation Shares

2. Family of Class of Shares

Within each Sub-Fund, the Company may create and issue share classes within any family of classes presented in the table below.

Note that even when advance approval from the board is not necessary to own a certain class of shares, such approval is always required to serve as a distributor of any given share class. For entry charges, you might be eligible to pay less than the maximum amounts shown. Consult a financial advisor. All fees shown are direct fees. Any indirect fees that are attributable to target funds and are relevant for a given Sub-Fund, are noted in that Sub-Fund's data sheet under Part I.

For a complete list of Share Classes currently available within any Sub-Fund, go to <https://www.amundi.lu/retail/funds-regulatory-pages>

Unless specified differently in a data sheet for a given Sub-Fund, the following terms shall apply to the Share Classes referred to below.

		Maximum Fees						
		Share Transactions				Annual		
Class Label	Available to	Minimum initial investment*	Purchase	Switch	Redemption	Management	Administration	Distribution
A	All investors	None	5.00%	None	None	2.00%	0.50%	None
F	Clients of authorised distributors	None	5.00%	None	None	2.20%	0.50%	1.00%
I	Institutional investors	Up to USD 5 000,000 or equivalent amount in another available currency	5.00%	1.00%	None	1.00%	0.40%	None
J	Institutional investors	Up to USD 10 million	None	None	None	0.60%	0.15%	None
R	Reserved for intermediaries or providers of individual portfolio management services that are prohibited, by law or contract from retaining inducements	None	5.00%	1.00%	None	1.50%	0.50%	None
O	Institutional investors	None	None	None	None	None	0.50%	None
X	Institutional investors	Up to USD 1 million	5.00%	None	None	1.50%	0,40%	None

Classes A, I denominated Share classes may be created with specific conditions. Further information regarding minimum investment requirements, eligible investors, the need of a Board approval and other restrictions relating to those Share classes may be found at <https://www.amundi.lu/retail/funds-regulatory-pages>

* For purposes of minimum initial investment, we aggregate the investments of a given investor (or group of entities fully owned by the same parent company) across the entire SICAV (all share classes and all Sub-Funds). Minimums apply in USD or equivalent amount in any other currency. The board may waive the minimum investment requirement of any of these Classes. The minimum initial investment may differ from one Class to another within any given Class label, up to the maximum amount indicated herein above.

3. Number of Class of Shares

Indicates that the shares are limited to particular investors, distributors or countries.

4. Hedging of Class of Shares

“H” for “Hedging” meaning that the Classes of Shares aims to fully eliminate the effect of foreign exchange rate fluctuations between the share class currency and the currency exposure(s) of the relevant Sub-Fund portfolio. However, in practice it is unlikely that the hedging will eliminate 100% of the difference, because Sub-Fund cash flows, foreign exchange rates, and market prices are all in constant flux.

5. Currency of Class of Shares (indicative list):

The following are the single or double letter currency suffixes in use, and the currency each indicates:

A = AUD (Australian dollar)
CA = CAD (Canadian dollar)
C = CHF (Swiss Franc)
E = Eur (Euro)
G = GBP (Pound Sterling)
K = CZK (Czech koruna)
S = SGD (Singapore dollar)
U = USD (US dollar)
J = JPY (Japanese yen)
P = PLN (Polish zloty)
SK = SEK (Swedish krona)
N = NOK (Norwegian krone)
D = DKK (Danish krone)
HK = HKD (Hong Kong Dollar)
NZ = NZD (New Zealand dollar)
R = RMB (Chinese renminbi)
T = TRY (Turkish Lira)

6. Category of Shares:

The Shares are further sub-divided into two categories, Distribution Shares and Accumulation Shares.

There may be tax implications in investing in one or the other of the categories of Shares (see “Taxation of the Shareholders” on page 31).

a. Accumulation Shares

The Accumulation Shares will have that portion of the relevant Sub-Fund's net investment income, which is attributable to such Shares, retained within that Sub-Fund thereby accumulating value in the price of the Accumulation Shares.

The letter “C” stands for Accumulation Classes of Shares.

b. Distribution Shares

i. Fixed Distribution Shares

The Distribution Shares apply the corresponding Sub-Fund's dividend policy (see the relevant Data sheet under Part I) which may distribute an annual percentage of the net asset value (“Fixed Dividend”) of which payment may be scheduled following predetermined frequencies.

The following are the suffixes currently in use and which indicate a frequency:

“QD” for quarterly dividend
“MD” for monthly dividend
“D” for annual dividend

The proportion of Fixed Dividend corresponding to a given frequency is as follows:

Frequency distribution	Proportion of Fixed Dividend	Example of a Fixed Dividend amounting 4%
MD - Monthly	1/12 (8,333%)	0,333%
QD - Quarterly	1/4 (25%)	1%
D - Annually	1/1 (100%)	4%

Fixed Dividend may result to have the dividend composed of capital attributable to the Shares, whose amount will be driven by the amount of existing investment incomes and capital gains.

Fixed Dividend will seek to pay out a dividend regardless of the performance of the Shares. As a result, the net asset value of such Shares may fluctuate more than the other Classes of Shares for which it is generally not intended by the Board of Directors to distribute capital, and the potential for future appreciation of such net asset value of such Shares may be eroded.

To each category of Distribution Shares corresponds a Fixed Dividend.

ii. Variable Distribution Shares

The Variable Distribution Shares envisage to distribute dividends corresponding to the total net investment income of the relevant Class of Shares. The Board of Directors may also decide, at its discretion, to distribute realised capital gains. Dividends will be stated as a specific currency amount with payments made either monthly, quarterly or annually and determined by the Board of Directors at the end of each relevant period.

The following are suffixes, which indicate a frequency with regard to variable dividend:

“MVD” for monthly variable dividend

“QVD” for quarterly variable dividend

“VD” for annual variable dividend

iii. Target Distribution Shares

Shares that have the suffix beginning with MTD, QTD and ATD pre-announce a target dividend amount, and schedule their dividend payments either monthly (M), quarterly (Q) or yearly (A). A target dividend is an amount that a Sub-Fund aims to pay, but does not guarantee. Target dividends may be stated as a specific cash amount in the relevant Class Currency or as a percentage of NAV. Note that in order to meet a targeted dividend amount, a Sub-Fund may end up paying out more money than it actually earned in dividends, meaning that in effect a Shareholder may receive a partial return of its capital—i.e. the amount the Shareholder invested in the Sub-Fund—as a dividend.

Distribution Shares, Variable Distribution Shares and Target Distribution Shares proposing a monthly or quarterly payment declare interim dividends. Quarterly dividends will be distributed on the last Business Day of February, May, August and November of each financial year. Monthly dividends will be distributed on the last business day of each month.

The Board of Directors will propose to distribute dividends in the form of cash in the relevant Class Currency. The Board of Directors may also decide that dividends be reinvested by the attribution of additional Shares of the same Class and Category of Shares. Such Shares will be issued on the payment date at the NAV per Share of the relevant Class in non-certificated form. Fractional entitlements to registered Shares will be recognised to three decimal places.

Dividends remaining unclaimed five years after the dividend record date will be forfeited and will accrue for the benefit of the relevant Class of Shares of the relevant Sub-Fund.

The payment of dividend remains always subject to the minimum capital requirements to be respected by the Company in accordance with the 2010 Law.

For information on dividend features, frequencies and objectives, go to www.amundi.lu.

B. Issue of Shares

1. Issue price

The Shares are initially issued at the Initial Issue Price and subsequently issued and redeemed at a price of the relevant NAV Day (the “**Net Asset Value per Share**” or “**Net Asset Value**” or “**NAV**”) calculated on each Valuation Day (as defined in the *Glossary of Terms*).

The NAV of each NAV Day, calculated on the relevant Valuation Day is expressed in each Class Currency and may be expressed in other currencies as shown on the website <https://www.amundi.lu/retail/funds-regulatory-pages>. The Reference Currency of the Company is USD (US Dollar “USD”).

Information on Classes of Shares admitted to the official listing of the “Bourse de Luxembourg” may be obtained upon request addressed to the Management Company.

The Issue Price for each Class of Shares is subsequently calculated on every Business Day in Luxembourg (the “Valuation Day”) and equals to the NAV per Share of that Class dated that Business Day (the “NAV Day”), rounded up or down at the nearest cent.

The NAV per Share of each Class is determined by dividing (i) the net assets held by each relevant Sub-Fund of the Company and attributable to that Class of Shares and valued on the basis of the closing prices of the Business Day preceding the Valuation Day (the “Dealing Day”) by (ii) the number of outstanding Shares of that Class on that Dealing Day.

A subscription fee may be added to the relevant Issue Price, as further detailed in above point “2. Family of Class of Shares” and on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

2. Timing of transactions

All subscription orders are dealt at an unknown NAV (“forward pricing”). To be validly accepted and carried out on the basis of the Issue Price calculated on the relevant Valuation Day, any subscription order must be received by the Registrar Agent prior to 2:00 p.m. (Luxembourg time) on each Dealing Day (the “Subscription Deadline”).

The investors’ attention is drawn to the fact that any order received prior to 2.00 p.m. (Luxembourg time) will be executed on the relevant NAV, even if another NAV Day has been stated in the order and all orders received by Registrar Agent after 2:00 p.m. (Luxembourg time) on a given Dealing Day will be treated as having been received before 2.00 p.m. in Luxembourg on the next following Dealing Day.

The dealing order processing is summarised in the following table:

	D Dealing Day	D+1 Valuation Day
Net Asset Value (NAV)	date of the NAV (NAV Day) and day of the last closing prices used to calculate the NAV	Calculation and communication of the NAV
Dealing instructions	Cut-off Time: 2:00 p.m.(1)	Execution of dealing orders

(1) Luxembourg time

D = Business Day

The application for subscription of Shares must include:

- either (i) the monetary amount the Shareholder wishes to subscribe; or (ii) the number of Shares the Shareholder wishes to subscribe, and
- the Class(es) of Shares and Sub-Fund(s) in which Shares are to be subscribed

The Company shall reserve the right to refuse any subscription request or only accept part of such request.

The Shares are issued on the relevant Valuation Day and shall only be delivered to the Shareholder upon receipt by the Company of the payment of the total Issue Price for such Shares. The payment of any subscription will be made to the Company within three Business Days in Luxembourg following the applicable Valuation Day.

The currency of payment for Shares will be the relevant Class of Share Currency as may be determined from time to time by the Board of Directors and as disclosed for each family class under the data sheet of each Sub-Fund under Part I and on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

A subscriber may, however with the agreement of the Administrative Agent, effect payment in any other freely convertible currency. The Administrative Agent will arrange for any necessary currency transaction to convert the subscription monies from the currency of subscription (the "Subscription Currency") into the Reference Currency of the relevant Class of Share.

Any such currency transaction will be effected with the Depository Bank at the subscriber's cost and risk. Currency exchange transactions may delay any issue of Shares since the Administrative Agent may choose at its option to delay executing any foreign exchange transaction until cleared funds have been received.

If timely payment for Shares is not made, the relevant issue of Shares may be cancelled (or postponed if a Share certificate has to be issued) and a subscriber may be required to compensate the Company for any loss (including any loss of value of the subscribed Shares between their issuance and cancellation) incurred in relation to such cancellation.

The Company will not issue Shares within one particular Sub-Fund during the periods when the calculation of the NAV has been suspended for that Sub-Fund (see *Temporary Suspension of the NAV Calculation*).

In the absence of a specific request for Share certificates, each Shareholder will receive written confirmation of the number of Shares held in the Company. The Shares are only issued in registered form and are materialised by an inscription in the Register of Shareholders (for any number of Shares and fraction of Shares). Upon request, a Shareholder may receive without any charge, a registered certificate in respect of the Shares held. The certificates delivered by the Company are signed by two Directors (the two signatures may be either hand-written, printed or appended with a signature stamp) or by one Director and another person authorised by the Directors for the purpose of authenticating certificates (in which case, the signature must be hand-written).

In the event that a Share certificate has been misplaced, damaged or destroyed, a duplicate may be issued upon request and proper justification, subject to the conditions and guarantees that the Directors may determine. As soon as the new certificate is issued (bearing mention that it is a duplicate), the original certificate will have no value.

The Company may in its absolute discretion charge the Shareholder for the cost of the duplicate or the new certificate as well as any expense in relation with the registration in the Shares Register and as the case may be, with the destruction of the original certificate.

The Board of Directors may restrict or prevent the holding of Shares by any individual or legal entity if such holding is considered as detrimental to the Company or to its Shareholders.

In compliance with the Articles of Incorporation, the Board of Directors may prevent the holding of Shares by any US Person and/or US Tax Person.

3. Subscription in Kind

Subscriptions by contribution in kind are not accepted by the Company.

4. Temporary Closing of the Issue of Shares

The Board of Directors may decide, at its discretion, with a view to optimising investment results in the Sub-Funds of the Company, to temporarily close the subscription of Shares in any Sub-Fund in the event the Board of Directors considers that additional subscriptions might be prejudicial to the existing Shareholders' interests in that Sub-Fund.

Communication of the decision to close the subscriptions in that Sub-Fund will be made according to the procedures set forth under *Part II; Section VI "RIGHTS OF SHAREHOLDERS"; point C. "Reports and accounts of the Company – Information to Shareholders"*.

Subscription orders will still be accepted should they be received before 2:00 p.m. Luxembourg time on the Luxembourg Business Day preceding the day of closing.

New subscription orders received after the closing time will be automatically void as null and the subscribers will be informed of the rejection of their subscription orders.

Subscription orders received during the period when subscriptions are closed will not be kept for further treatment.

The Board of Directors may decide to re-open the concerned Sub-Fund to new subscriptions in the event that it considers that new subscriptions may be added to the total assets of the Company in the best interest of both existing Shareholders and prospective investors.

Communication of the decision to re-open the Sub-Fund for subscription will be made according to the procedures set forth under section VI "RIGHTS OF SHAREHOLDERS"; point C "Reports and accounts of the Company - Information to Shareholders".

New subscription orders will be accepted from the Luxembourg Business Day immediately following the publication of the notice of opening under the conditions specified in the Prospectus.

5. Pluriannual Investment Plan

A Pluriannual Investment Plan may be proposed by the Distributors duly authorised by the Board of Directors. The list of Distributors may be obtained on request from the Registered Office of the Management Company.

In addition to the procedure of single payment subscription described above (hereinafter referred to as "Single Payment Subscription"), Investors may also subscribe a Pluriannual Investment Plan (hereinafter referred to as "Plan").

Subscriptions performed by way of a Plan may be subjected to other conditions than Single Payment Subscriptions, provided these conditions are not less favourable or more restrictive for the Company.

The Board of Directors may notably decide:

- Whether the subscriber may decide the number of payments as well as their frequencies and amounts;
- That the amount of subscription may be inferior to the minimum amount of subscription applicable to Single Payment Subscriptions;
- That in addition to the Subscription fee applicable to Single Payment Subscriptions, other exceptional fees may be charged to the subscriber of Plan in favour of the authorised bank or sales agent who has placed the Plan.

Terms and conditions of Plans offered to the subscribers are fully described in separate leaflets offered to subscribers in countries, if any, where a Plan is available. This Prospectus is attached to such leaflets, or such leaflets describe how the Prospectus can be obtained.

The fees and commissions deducted for the Pluriannual Investment Plan may not constitute more than one third of the total amount paid by the Investors during the first year of saving.

Terms and conditions of Plans do not interfere with the right of any subscribers to redeem their Shares as defined under the heading "Redemption of Shares" of this Chapter.

Additional information concerning the distribution of the COMPANY in Italy

The Investors are informed that local paying agents or financial intermediaries could charge some fees for the subscription, redemption and conversion of Shares of the Company.

If a Pluriannual Investment distributed in Italy is terminated before the agreed final date, the amount of initial charges payable by the relevant Shareholders may be greater than it would have been in the case of standard subscriptions, as detailed in *Part II; Section I "DESCRIPTION OF SHARES AND DISTRIBUTION POLICY"; point D "Issue of Shares"*.

C. Redemption of Shares

1. Redemption price

At the request of a Shareholder on any Dealing Day, the Company shall redeem all or part of the Shares held by that Shareholder within the relevant Sub-Fund and Class of Shares. For that purpose, Shareholders should send to the Registrar Agent a written request detailing the number of Shares or the monetary amount for which they request the redemption, the related Sub-Fund and Class of Shares, the name under which the Shares are registered and all useful information regarding the Shareholder to which payments should be made.

The Redemption Price per Share is expressed in the Class Currency as may be determined from time to time by the Board of Directors. Furthermore, the Redemption Price might be expressed in other currencies as shown on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

The "Redemption Price" per Share of each Class within each Sub-Fund of the Company is equal to the NAV per Share (as defined under NAV hereinafter) of the relevant NAV Day expressed with two decimals and rounded up or down to the nearest cent. The Redemption Price per Share is calculated by the Administrative Agent on each relevant Valuation Day, by dividing (i) the net assets held by each relevant Sub-Fund of the Company and attributable to that Class of Shares and valued on the basis of the closing prices of the Business Day preceding the Valuation Day (the "Dealing Day") by (ii) the number of outstanding Shares of that Class on that Dealing Day.

The Shares will be redeemed without charge.

2. Timing of transactions

All redemption orders are dealt at an unknown NAV ("forward pricing"). To be validly accepted and carried out on the basis of the Redemption Price calculated on the relevant Valuation Day, any redemption order must be received by the Registrar Agent prior to 2:00 p.m. (Luxembourg time) on each Dealing Day (the "Redemption Deadline").

The investors' attention is drawn to the fact that any order received prior to 2:00 p.m (Luxembourg time) will be executed on the relevant NAV, even if another NAV Day has been stated in the order and all orders received by Registrar Agent after 2:00 p.m. (Luxembourg time) on a given Dealing Day will be treated as having been received before 2:00 p.m. in Luxembourg on the next following Dealing Day.

The dealing orders processing is summarised in the following table:

	D Dealing Day	D+1 Valuation Day
Net Asset Value (NAV)	date of the NAV (NAV Day) and day of the last closing prices used to calculate the NAV	Calculation and communication of the NAV
Dealing instructions	Cut-off Time: 2:00 p.m.(1)	Execution of dealing orders

(1) Luxembourg time D = Business Day

The payment of the Redemption Price will normally be made within three Business Days following the Valuation Day. The payment will be made by wire transfer, to an account indicated by the Shareholder or, upon request and the cost supported by the Shareholder, by cheque sent by mail to the Shareholder.

Share redemption will be suspended in case of a suspension of the NAV calculation as further described under *Part II; Section V "NET ASSET VALUE", point B "Temporary Suspension of the NAV Calculation"*.

Any redemption order which is presented or suspended during such suspension may be revoked through written notice, provided that such request has been received by the Company before the abrogation of this suspension. Failing such a revocation, the concerned Shares will be redeemed based on the first NAV calculated following the end of the suspension.

In addition, the Company shall not be bound to redeem more than 10% of the number of Shares or of the assets of any Sub-Fund on any Dealing Day. If on any Dealing Day, the Company receives redemption orders of a greater amount and/or number of Shares, it may decide to defer the redemption orders proportionally so as to reduce the total redemptions on such day to 10% of the number of Shares or of the assets of the relevant Sub-Fund. The requests thus deferred will be carried out on the following Dealing Day, with priority over redemption requests validly received within that Sub-Fund on such following Dealing Day and always subject to the 10% limit mentioned above.

The Board of Directors may, in good faith, discretionarily take all necessary measures to prevent or restrict the direct or indirect ownership of Shares in the Company, by any person (e.g a "US Person" as defined in the glossary of terms), alone or with other people, firm, partnership or corporate body, if in the sole opinion of the Board of Directors such holding may be detrimental to the interests of the existing Shareholders or of the Company, if it may result in a breach of any law or regulation, whether Luxembourg or foreign, or if as a result thereof the Company may become exposed to tax disadvantages, fines or penalties that it would not have otherwise incurred. If necessary, the Board of Directors may require the mandatory redemption of the concerned Shares.

D. Conversion of Shares between Classes of Shares and Sub-Funds

Except in the event of a suspension of the NAV calculation of the Sub-Funds of the Company, the Shareholders are entitled to request an amendment to the rights attached to all or part of their Shares, through the conversion into Shares of another Class within the same Sub-Fund or another Class of another Sub-Fund of the Company, provided that the Shares of such Class have already been issued. The conversion order must be addressed in writing to the Registrar Agent. In order to be executed on any Valuation Day, a conversion order must be received by the Registrar Agent on any Dealing Day before the relevant conversion deadline, which is at 2:00 P.M. in Luxembourg at the latest (the "Conversion Deadline").

Conversion between existing Classes of Shares are always subject to compliance with the conditions of subscription (eligible category of investors, minimum of investment, etc.) applying to the targeted Class of Shares.

All the conversion requests are dealt at an unknown NAV ("forward pricing").

E. Market timing policy

The Company does not knowingly allow investments which are associated with market timing practices: as such practices may adversely affect the interests of all Shareholders.

As per the CSSF Circular 04/146, market timing is to be understood as an arbitrage method through which an investor systematically subscribes and redeems or converts units or shares of the same Undertaking for Collective Investments ("UCI") within a short time period, by taking advantage of time differences and/or imperfections or deficiencies in the method of determination of the NAV (as defined in the chapter "NAV") of the UCI.

Opportunities may arise for the market timer either if the NAV of the UCI is calculated on the basis of market prices which are no longer up to date (stale prices) or if the UCI is already calculating the NAV when it is still possible to issue orders.

Market timing practices are not acceptable as they may affect the performance of the UCI through an increase of its costs and/or entail a dilution of its profit.

Accordingly, the Directors may, whenever they deem it appropriate and at their sole discretion, cause the Registrar Agent and the Administrative Agent, respectively, to implement any of the following measures:

Cause the Registrar Agent to reject any application for conversion and/or subscription of Shares of any Sub-Fund from investors whom the former considers market timers.

The Registrar Agent may combine Shares of any Sub-Fund which are under common ownership or control for the purposes of ascertaining whether an individual or a group of individuals can be deemed to be involved in market timing practices.

If any Sub-Fund of the Company is primarily invested in markets which are closed for business at the time the Company is valued, during periods of market volatility cause the Administrative Agent to allow for the NAV per Share to be adjusted to reflect more accurately the fair value of the relevant Sub-Fund's investments at the point of valuation.

F. Fight Against Money Laundering and Financing of Terrorism

To comply with Luxembourg laws, regulations, circulars, etc. aimed at preventing money laundering and the financing of terrorism, we or any distributor or delegate (especially the Registrar and Transfer Agent) may require certain types of account documentation to allow us ensuring proper identification of Investors and ultimate beneficial owners.

We or any distributor or delegate may ask you to provide in addition to the application form, any information and supporting documents we deem necessary as determined from time to time (either before opening an account or at any time afterward). to ensure proper identification in the meaning of applicable laws and regulations, including information about the beneficial ownership, proof of residence, source of funds and origin of wealth in order to be compliant at all times with applicable laws and regulations.

You will also be required regularly to supply updated documentation and in general, you must ensure at all times that each piece of information and documentation provided, especially on the beneficial ownership, remains up to date.

In case you subscribe through an intermediary and/or nominee investing on your behalf, enhanced due diligence measures are applied in accordance with applicable laws and regulations, to analyse the robustness of the AML/CFT control framework of the intermediary/nominee. Delay or failure to provide the required documentation may result in having any

order delayed or not executed, or any proceeds withheld. Neither us nor our delegates have any liability for delays or failure to process deals as a result of an investor providing no or only incomplete information and/or documentation.

We shall ensure that due diligence measures on investments are applied on a risk-based approach in accordance with applicable laws and regulations.

II. FEES & EXPENSES

The Company shall bear the fees and commissions described hereinafter. The Company shall also pay out of its assets all brokerage commissions and transaction charges and all taxes and fiscal charges payable by the Company.

The amounts of each of fees described hereinafter are defined for each family of class in Point 2 “Family of Classes of Shares of the Section I. Description of share classes and distribution policy (Part II) and for each class on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

A. Subscription, conversion and redemption fee

Maximum subscription fees and maximum conversion fees per Sub-Fund are set forth for each family of class under the data sheet of each Sub-Fund, Point 2 “Family of Classes of Shares of the Section I. Description of share classes and distribution policy (Part II) and for each class on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

No fee is charged for the redemption of Shares.

B. Management Fee

The maximum management fees are calculated based on each Sub-Fund’s daily net assets and are paid in arrears within a frequency defined by the Management Company. The Management Company pays the Investment Manager and the Sub-Investment Managers (if any) out of the Management Fee.

The annual rate of such fees is set forth for each family of class under the data sheet of each Sub-Fund, Point 2 “Family of Classes of Shares” of the Section I. Description of share classes and distribution policy (Part II) and for each class on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

The Investment Manager and the Management Company may from time to time at their sole discretion and in accordance with applicable law and regulations, use part of their respective management fee to remunerate certain financial intermediaries and to allow rebates to certain institutional Shareholders.

C. Performance Fee

The Secured Overnight Financing Rate (SOFR) (hereinafter, the “Benchmark”) is, as at the date of this Prospectus, provided by ICE Benchmark Administration Limited, a benchmark administrator who is availing of the transitional arrangements afforded under 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 (the “Benchmark Regulation”) and accordingly does not appear on the register of administrators and benchmarks maintained by ESMA pursuant to article 36 of the Benchmark Regulation.

The Management Company has adopted a written plan setting out actions, which it will take with respect to the Sub-Funds in the event that the 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.

For the Sub-Funds “First Eagle Amundi International Fund”, “First Eagle Amundi Income Builder Fund” and “First Eagle Amundi Resilient Equity Fund”, the Management Company (which pays the Investment Manager and the Sub-Investment Managers (if any)) may receive a performance fee paid out of the assets of Classes of Shares. The calculation method of the performance fee shall differ depending on the Classes of Shares concerned.

The Classes of Shares that apply a performance fee are available on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

The ESMA Performance Fee Mechanism (benchmark model)

The calculation of performance fees applies to each concerned share class and on each Net Asset Value calculation date. The calculation is based on the comparison (hereinafter the “Comparison”) between:

- The Net Asset Value of each relevant share class (before deduction of the performance fee) and
- The reference asset (hereinafter the “Reference Asset”) which represents and replicates the Net Asset Value of the relevant share class (before deduction of the performance fee) at the first day of the performance observation period, adjusted by subscriptions/redemptions at each valuation, to which the Reference for Performance fee (as stated for each Sub-Fund and share class) is applied.

As from the date stated in any Sub-Fund description, the Comparison is carried out over a performance observation period, the anniversary date of which corresponds to the day of the last Net Asset Value of the month as stated in the Sub-Fund description (hereinafter the “Anniversary Date”). Any new share class may have a first performance observation period that starts on a specific date as further indicated in any Sub-Fund description or in <https://www.amundi.lu/retail/funds-regulatory-pages>.

During the life of the share class, a new performance observation period starts in the event of payment of the Performance Fees accruals on an Anniversary Date.

The Performance Fee will represent a percentage (as stated for each Sub-Fund and share class) of the positive difference between the net assets of the share class (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 should be clawed back with no time limit before any new accrual of performance fee.

An allocation for performance fees will be accrued (“Performance Fees Accruals”) 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.

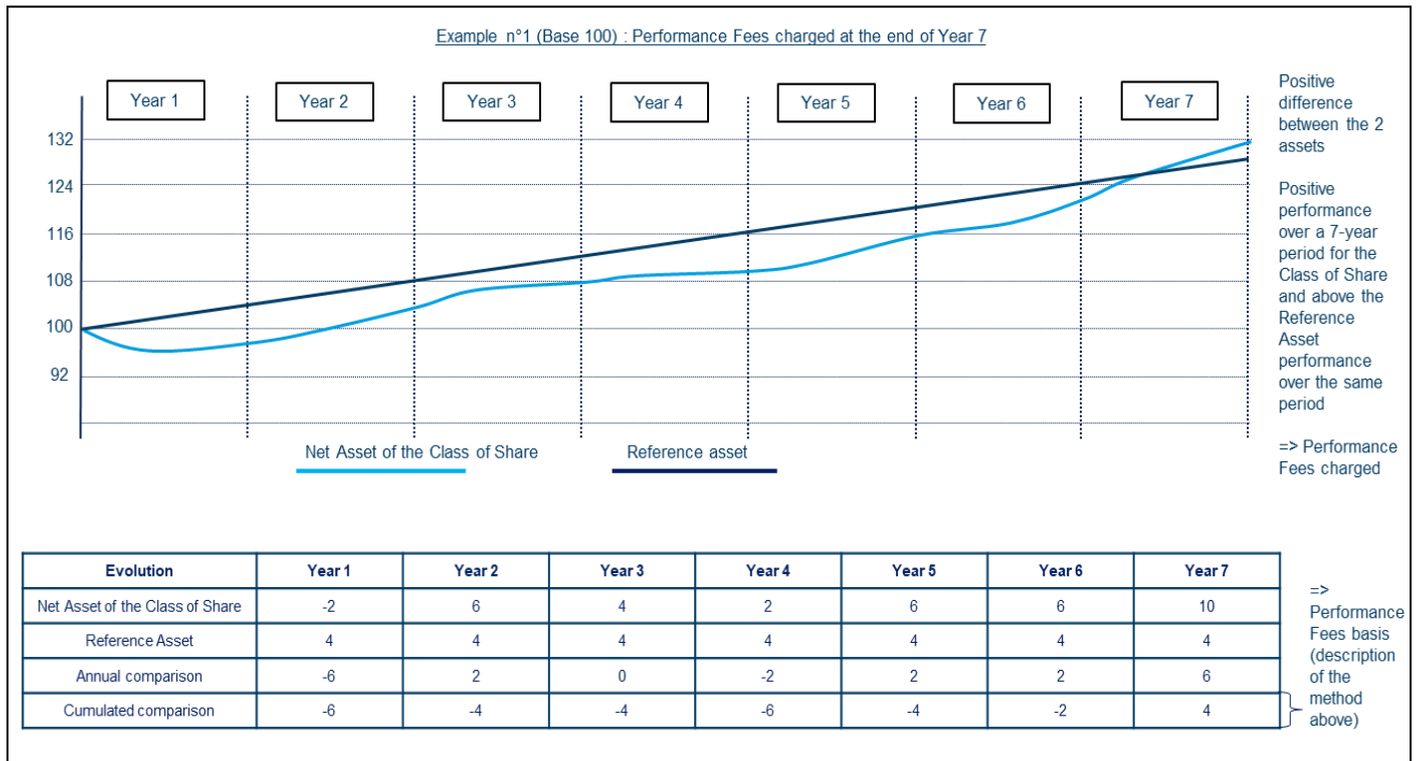
If, over the performance observation period, the Net Asset Value of each relevant share class (before deduction of the performance Fee) is lower than the Reference Asset, the performance fee becomes nil and all Performance Fees Accruals previously booked are reversed. Those reversals may not exceed the sum of the previous Performance Fees 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.

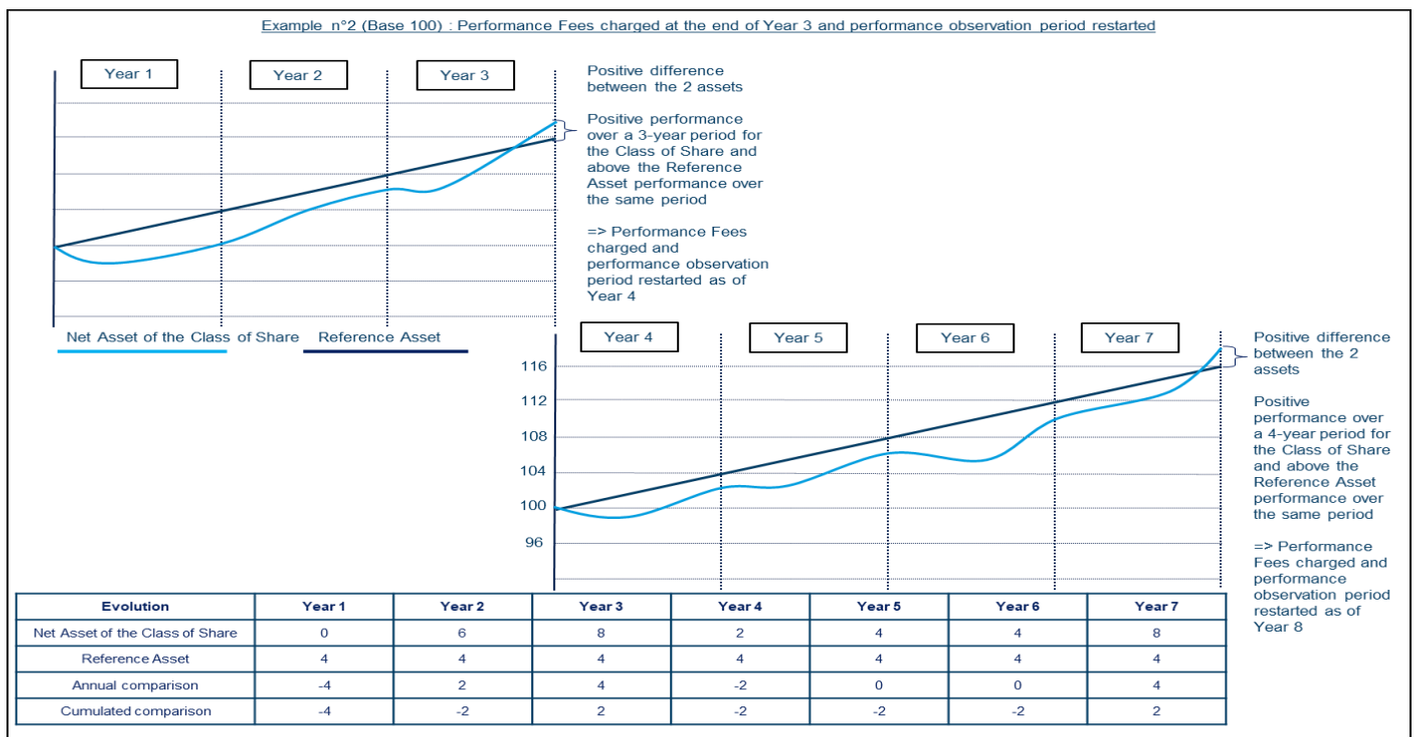
Where the return of the share class is negative over the performance observation period, the Management Company applies a high water mark rule (which corresponds to the Net Asset Value at the beginning of the performance observation period) where it is not entitled to earn a performance fee regardless of how the share class performs against its Reference for Performance fee.

The two examples below illustrate the methodology described for a performance observation period:

Underperformance taken into account until positive performance occurs:



Positive performance occurs 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.

D. Distribution Fee

The Classes of Shares and Sub-Funds that apply a Distribution fee are available in Section “A. Classes of shares” of the Section I. Description of share classes and distribution policy (Part II) and on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

E. Administration Fees

In alternative to a system that consists to charge directly the Company with the diverse administrative expenses, the Board of Directors has decided to conclude an agreement with Amundi Luxembourg, acting as its Management Company, in order to apply a system of flat fee (hereinafter the “Administration Fee”) paid to Amundi Luxembourg, out of which Amundi Luxembourg will pay the below listed administrative expenses of each Sub-Fund and Classes of Shares of the Company.

This system has the advantage of providing investors with greater transparency, visibility and safety in consideration of the costs to be incurred.

The administration fee is expressed as a percentage of the Net Asset Value of each Class of Shares. It includes all the administrative expenses of the Company.

The administration fee is calculated based on each Sub-Fund’s daily net assets and is paid in arrears within a frequency defined by the Management Company.

In return for the payment of the Administration Fee by the Company, the Management Company will bear among others:

- The remuneration of any paying agents when their services are not linked with the distribution and the other financial agents mandated by the Company and by the Management Company;
- The remuneration of the Depositary Bank;
- The fees of auditors and legal advisers of the Company (including costs associated with compliance to legal and regulatory requirements);
- The cost of translation, printing and distribution to investors of the annual and semi-annual reports, the Prospectus of the Company and the Key Information Document of each Class of Shares and any supplement thereto as well as any notice to the investors’ attention;
- Any costs related to the information of the Shareholders including costs related to the publication of prices of Shares in the financial press, the production of information material for the investors and distributors;
- 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 representative;
- The fees of any local representative/correspondent, of which the services are required pursuant to the applicable law;
- The costs related to extraordinary measures, in particular any expertise or trial aiming at the protection of the Shareholders’ interests.

The maximum amount of the Administration Fee, expressed as a percentage of the Net Asset Value, is set out in Section “A. Classes of shares” of the Section I. Description of share classes and distribution policy (Part II) and on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

From such fee, the Management Company shall bear all the operating and related expenses of the Company as described on the above. In the context of a shared representation within the Board of Directors as further detailed in the Articles of Incorporation, the corporate groups of Amundi and of First Eagle Investment Management, LLC have agreed on an equal sharing of losses or profits resulting from application of Administration Fee as described above.

The “*taxe d’abonnement*” as well as the brokerage fees and commissions engendered by transactions in the portfolio’s securities are not covered by these Administration Fees.

F. Taxation of the Company and its Shareholders

1. Taxation of the Company

A charge (*Taxe d’abonnement*) equal to

- Classes I, O and X: 0.01%
- All other classes: 0.05%

is payable quarterly to the Luxembourg authorities and calculated on the basis of the Net Assets of the Company on the last day of the quarter.

The portion of the assets of the Company invested in other Luxembourg UCI is not subject to the aforesaid tax.

No tax or charge is payable in Luxembourg following the issue of Shares. Under Luxembourg Law, no tax is payable in Luxembourg on capital gains made in respect of any Shares.

Some of the Company's income (in the form of dividends, interest or profits from sources outside Luxembourg) may be subject to withholding tax, at a variable rate, which may not be recoverable.

2. Taxation of the Shareholders

Under current legislation and practice, Shareholders are not subject to any capital gains, income, withholding, inheritance or other taxes in Luxembourg (except for Shareholders domiciled, resident or having a permanent establishment in Luxembourg and for certain former residents of Luxembourg owning more than 10% in the share capital of the Company).

The Council of the European Union adopted on 3rd June 2003 Council Directive 2003/48/EC on the taxation of savings income. Under this Directive, Member States of the European Union ("Member States") will be required to provide the tax authorities of another Member State with details of payments of interest or other similar income paid by a person within its jurisdiction to an individual resident in that other Member State, subject to the right of certain Member States (Austria, Belgium and Luxembourg) to opt instead of a withholding tax system for a transitional period in relation to such payments.

The Shareholders of the Company who are resident of a member state of the European Union (including dependent or associated territories) (1) or named third countries (2) - with the exception of Shareholders who are companies - will be subject as from July 1st, 2005 to a withholding tax that will apply to the interest payments they will receive from the Sub-Fund in which they invest.

(1). Jersey, Guernsey, Isle of Man, dependent and association territories of the Caribbean, etc.

(2). Switzerland, Monaco, Liechtenstein, Andorra, San Marino.

Shareholders who are not residents of Luxembourg for tax purposes under current Luxembourg regulations or applicable tax treaties, are not required to pay any income, gift, inheritance or other tax in Luxembourg in relation to their holding in the Company.

Shareholders and potential investors are advised to consult their professional advisors concerning possible taxation or other consequences of purchasing, holding, selling or otherwise disposing of the Shares under the laws of their country of incorporation, establishment, citizenship, residence or domicile, including with regard to the applicability of FATCA and any other reporting and withholding regime to their investments in the Company

The above statements on taxation are based on advice received by the Administrative Agent regarding the law and practice in force in Luxembourg at the date of this Prospectus. As is the case with any investment, there can be no guarantee that the tax position or proposed tax position at the time of an investment in the Company will endure indefinitely.

US taxation considerations

The U.S. Foreign Account Tax Compliance provisions of the Hiring Incentives to Restore Employment Act ("FATCA") aims to reinforce the fight against U.S. tax avoidance by the "US Tax Persons" holding accounts in foreign countries through the conclusion of intergovernmental agreements between the U.S.A. and partner countries.

Pursuant to FATCA, any non-U.S. financial institution (foreign financial institution or "FFI"), e.g. banks, management companies, investment funds etc., either has certain reporting obligations with respect to certain incomes of US Tax Persons or is required to withhold tax at the rate of 30% on (i) certain U.S. source income (including, among other types of income, dividends and interests), (ii) gross proceeds from the sale or disposition of U.S. assets of a type that produce dividends and interest, (iii) foreign passthru payments made to certain FFIs, that do not comply with FATCA and to any investor (unless otherwise exempt from FATCA) that does not provide identification information with respect to interests used by a participating FFI.

The Model 1 intergovernmental agreement (“IGA”), executed by Luxembourg and the U.S.A. and approved by the Luxembourg FATCA Law of 24 July 2015 (“FATCA Law”), as amended, includes rules on an automatic exchange of information between U.S. and Luxembourg tax authorities and eliminates, under certain circumstances, the withholding obligation for the Luxembourg FFIs which are deemed to be FATCA compliant.

First Eagle Amundi (the “Company”) complies with the obligations set forth by the IGA and the FATCA Law for reporting FFIs and, as such, was registered with the US Internal Revenue Services (“IRS”) as an FFI reporting Model 1.

Therefore, by investing (or continuing to invest) in the Company investors shall be deemed to acknowledge that:

- Amundi Luxembourg, as a Luxembourg management company, has the FATCA compliant status of “Certified-Deemed Compliant FFI” under the Luxembourg IGA, while the Company has the FATCA compliant status of “Reporting FFI”.
- in order to comply with applicable tax provisions, the Company’s FATCA status requires additional/identification information from its investors with regard to their own current status under FATCA. Any investor should self-certify its FATCA status upon request from the Company, its delegated entity or the distributor and would do so in the forms prescribed by the FATCA regulations in force in the relevant jurisdiction (in particular through the W8, W9 or equivalent filing forms) to be renewed regularly or provide the Company with its GIIN number if the investor is a FFI. The investors shall immediately inform in writing the Company, its delegated entity or the distributor of a change of circumstances in their FATCA status or GIIN number ;
- as part of its reporting obligations, Amundi Luxembourg and/or the Company may be required to disclose certain confidential information (including, but not limited to, the investor’s name, address, tax identification number, if any, and certain information relating to the investor’s investment in the Company self-certification, GIIN number or other documentation) that they have received from (or concerning) their investors and automatically exchange information as outlined above with the Luxembourg tax authorities or other authorised authorities as necessary to comply with FATCA, related IGA or other applicable law or regulation. The investors are also informed that the Company will respect the aggregation rule as prescribed by the applicable IGA;
- 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 Amundi Luxembourg and/or the Company towards the tax or governmental authorities above; and
- in order to avoid any potential future issues that could arise from the “Foreign Passthru payment” mechanism and prevent any withholding tax on such payments, the Company, Amundi Luxembourg or its delegated entity reserves the right to prohibit the sale or ownership of the Units or Shares, as from this date, to any Non-Participating FFI (“NPPFI”), particularly whenever it is considered legitimate and justified by the protection of the general interests of the investors in the Company. Although the Company will attempt to satisfy any obligations imposed on it to avoid the imposition of this withholding tax, no assurance can be given that the Company will be able to satisfy these obligations, nor that a FFI not complying with FATCA could indirectly affect the Company, even if the Company satisfies its FATCA obligations. If the Company becomes subject to a withholding tax as a result of FATCA, the return of all investors may be materially affected. Moreover, the Company may reduce the amount payable on any distribution or redemption to an investor that fails to provide the Company with the requested information or is not compliant with FATCA.

European Savings Directive Withholding Tax

We automatically enrol all Sub-Fund accounts in the European Union Savings Directive (EUSD) exchange of information regime. As a result, information on distributions and redemptions in certain Sub-Funds are reported to the Luxembourg authorities, who in turn will share it with the tax authorities of the EU member state in which the shareholder is residing.

Common Reporting Standard

Luxembourg has entered into multilateral arrangements modelled on the Common Reporting Standard (“CRS”) for Automatic Exchange of Financial Account Information published by the Organisation for Economic Co-operation and

Development (“OECD”). The CRS was implemented through the EU Directive 2014/107 which was transposed by the Luxembourg CRS Law of 18 December 2015 (“CRS Law”), as amended.

Under CRS Law, the Company is a Luxembourg reporting financial institution. As such, as of 30 June 2017 and without prejudice to other applicable data protection provisions as set out in the prospectus, the Company is required to annually report to the Luxembourg tax authorities personal and financial information related, inter alia, to the identification of, holdings by and payments made to (i) certain investors as per the CRS Law and (ii) controlling persons of certain non-financial entities which are themselves reportable persons.

The information to be reported to the Luxembourg tax authorities includes 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, Amundi Luxembourg or their agents with information and documentation prescribed by the applicable law (including but not limited to its self-certification) and any additional documentation requested as may be necessary for them to comply with its obligations under CRS.

The information related to reportable persons will be disclosed to the Luxembourg tax authorities annually for the purposes set out in the CRS Law. In particular, certain operations performed by reportable persons will be reported to them through the issuance of statements, and serve as a basis for the annual disclosure to the Luxembourg tax authorities.

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

III. PRINCIPAL RISKS ASSOCIATED WITH ANY INVESTMENT

A. Description of risks

Any investor should pay particular attention to the risks described in particular in this chapter, in the data sheets of each Sub-Fund and in the Key Information Document. The risks can be different and depends mainly on the investment policy of each Sub-Fund.

The risk factors listed above may, individually or collectively, act to reduce the return on an investment in Shares of the Company and may result in the partial or total loss of the value of investment in Shares of the SICAV.

More generally, according to each Sub-Fund's investment universe and type of management, the acquisition of Shares can expose the Shareholders of each particular Sub-Fund to a certain number of risks among the following universe:

Currency Risk

Each Sub-Fund may be invested, according to variable proportions and limits, in values and instruments expressed in other currencies than the base currency of the Sub-Fund and, consequently such investment may lead the Shareholder to be exposed to a variation of the exchange rates of the currencies to which the Sub-Fund is exposed.

For Sub-Funds implementing a systematic hedging strategy, a residual currency risk may exist due to the imperfection of the hedging.

Equity Risk

Investments in common stocks and other equity securities are subject to market risk that historically has resulted in greater price volatility than experienced by bonds and other fixed income securities.

Counterparty risk / credit risk

Shareholders may be exposed to the risk that a Sub-Fund is not able to recover its investment, due to the default on the obligation of any issuer of debt instruments held by the Sub-Funds or counterparty to any contract (including financial derivative contracts) in which the Sub-Fund is engaged.

Management and Investment Strategy Risk

Sub-Funds may invest based upon the perception of the portfolio managers as to future events or as to the desirability of a certain investment strategy. These perceptions can be erroneous and may cause investment results that are unsatisfactory.

Liquidity Risk

Notably due to unusual market conditions or unusually high volume of repurchase requests, each Sub-Fund might encounter difficulties to pay repurchase proceeds within the time period stated in the Prospectus.

Market Risk

The value of the Sub-Funds' investments could decrease due to movements in financial markets.

Risk of Small and Medium Companies

Investment in smaller and medium companies may involve a higher degree of risk, due to higher risks of failure or bankruptcy and due to a more reduced volume of quoted securities and to the accentuated movements that it implies.

Emerging Markets Risk

Emerging markets are less established than developed markets and therefore involve higher risks, particularly market, liquidity, currency risks and interest rate risks, and the risk of higher volatility.

Reasons for this higher risk may include:

- political, economic or social instability;
- fiscal mismanagement or inflationary policies;
- unfavourable changes in regulations and laws and uncertainty about their interpretation;
- failure to enforce laws or regulations, or to recognise the rights of investors as understood in developed markets;
- excessive fees, trading costs or taxation, or outright seizure of assets;
- rules or practices that place outside investors at a disadvantage;
- incomplete, misleading, or inaccurate information about securities issuers;
- lack of uniform accounting, auditing and financial reporting standards;
- manipulation of market prices by large investors;
- arbitrary delays and market closures;
- fraud, corruption and error.

Emerging markets countries may restrict securities ownership by outsiders or may have less regulated custody practices, leaving the Sub-Fund more vulnerable to losses and less able to pursue recourse. In countries where, either because of regulations or for efficiency, the Sub-Fund uses depository receipts (i.e. tradable certificates issued by the actual owner of the underlying securities), Participatory Notes or similar instruments to gain investment exposure, the Sub-Fund takes on risks that are not present with direct investment. These instruments involve counterparty risk (since they depend on the creditworthiness of the issuer) and liquidity risk, may trade at prices that are below the value of their underlying securities, and may fail to pass along to the Sub-Fund some of the rights (such as voting rights) it would have if it owned the underlying securities directly.

To the extent that emerging markets are in different time zones from Luxembourg, the Sub-Fund might not be able to react in a timely fashion to price movements that occur during hours when the sub-fund is not open for business. For purposes of risk, the category of emerging markets includes markets that are less developed, such as most countries in Asia, Africa, South America and Eastern Europe, as well as countries that have successful economies but may not offer the same level of investor protection as exists in, for example, Western Europe, the US and Japan.

High Yield Risk

High yield (or non-investment grade) debt securities involve special considerations and risks, including the risks associated with international investing generally, such as currency fluctuations, the risks of investing in countries with smaller capital markets, limited liquidity, price volatility and restrictions on foreign investment. Investment in high yield debt securities is subject to risks of interest rate, currency, market, credit and security.

Compared to investment-grade bonds, the high yield bonds are normally lower-rated securities and will usually offer higher yields to compensate for the reduced creditworthiness or increased risk of default that these securities carry.

Foreign Securities Risk

Investment activities relating to foreign securities may involve numerous risk resulting from market and currency fluctuations, futures adverse political and economic developments, the possible imposition of restrictions on the repatriation of currency or other governmental law or restrictions, reduced availability of public information concerning issuers and the lack of uniform accounting, auditing and financial reporting standards or of other regulatory practices and requirements comparable to those applicable to companies in the investor's domicile. In addition, securities issued by companies or government in some countries may be illiquid and their prices volatile and, with respect to certain countries, there is a possibility of expropriation, nationalisation, exchange control restrictions, confiscator taxation and limitation on the use of removal of funds, including withholding of dividends. Certain securities held by the Company may be subject to government taxes that could reduce the yield on such securities and fluctuations in foreign currency exchange rates may affect the price of securities and the appreciation and depreciation of investments. Certain types of investments may result in currency conversion expanses and higher custodial expenses. The ability of the Company to invest in securities of companies and governments of certain countries may be limited or, in some cases, prohibited. As a result larger positions of the Company's assets may be invested in those countries where such limitations do not exist. In addition, policies established by the governments of certain countries may adversely affect investment and the ability of the Company to achieve its investment objective.

Commodity Risk

Shareholders may be exposed to a greater volatility of the Company's assets invested in commodities linked securities or instruments, due to commodities prices that may fluctuate mainly in consequence of supply and demand disruptions as well as political (embargoes, regulations, etc.), environmental (drought, floods, weather, disease, etc.) and/or commercial (tariffs, dominant position, etc.) factors.

Interest Rate Risk

The Net Asset Value of the Sub-Funds will be affected depending on fluctuations in interest rates. Generally, when interest rates decline, the market value of fixed-income securities tends to increase, and conversely, a rise in interest rates could have the consequence of a depreciation in value of the Sub-Funds' investments.

Risks attached to transactions in derivatives for hedging purposes

The Sub-Funds may invest in derivative instruments for the sole purpose of hedging. These derivative instruments may include, among others, options, warrants, swaps and/or futures. Such investments might be unsuccessful and incur losses for the Sub-Fund. Derivatives also involve additional specific risks such as the risk of mispricing or improper valuation and the risk that derivatives may not correlate perfectly with underlying assets, interest rates and indices.

In addition, the gearing effect of investment in some financial derivative instruments and the volatility of the prices of futures contracts could make the risk attached to investment in the Shares of the particular Sub-Fund higher than is the case with conventional investment policies.

Volatility Risk

Sub-Funds may be exposed to the risk of volatility of the equity markets as well as to volatility in the price level of assets traded in other markets to which the Sub-Fund is exposed. Such volatility in prices of assets could impact the Sub-Fund(s) negatively.

Prepayment Risk

If a Sub-Fund is invested in bonds and/or other debt instruments, the Sub-Fund may be exposed to a possibility that, if interest rates fall, debtors or mortgagors will pay off their obligations (by refinancing them at lower current rates) thus forcing the Sub-Fund to reinvest at lower rates and to possibly incur losses on debt instruments purchased at prices above face value.

Country Concentration Risk

Certain of the Sub-Funds may have investments in particular countries which are greater or lesser than the proportion of investments in that particular country prescribed by certain indexes or benchmarks. Such greater or lesser investment concentration may have positive or negative effects upon the respective Sub-Fund employing such a strategy.

Value Investing:

Certain Sub-Funds may employ a “value” style depending largely on the relevant Investment Managers’ skill in identifying securities of companies that are in fact undervalued. A security may not achieve its expected value because the circumstances causing it to be under-priced worsen (causing the security’s price to decline further) or do not change or because the Investment Managers are incorrect in their determination. In addition, value stocks may underperform certain investments (growth stocks, for example) during periods when value stocks are out of favour.

Asset-Backed Securities Investment Risk:

The risk that the impairment of the value of the collateral underlying the security such as non-payment of loans, will result in a reduction in the value of the security.

Extension Risk of Asset-Backed and Mortgage-Backed Securities:

The risk that in times of rising interest rates prepayments will slow causing securities considered short or intermediate term to be long-term securities which fluctuate more widely in response to changes in interest rates than shorter term securities.

Prepayment Risk of Asset-Backed and Mortgage-Backed Securities:

The risk that in times of declining interest rates, the Sub-Fund’s higher yielding securities will be prepaid and the Sub-Fund will have to replace them with securities having a lower yield.

TBA Investment Risk:

Purchasing a TBA (to-be-announced securities) involves a risk of loss if the value of the security to be purchased declines prior to the settlement date.

Risks attached to use of techniques and instruments relating to transferable securities and money market instruments:

Use of techniques and instruments relating to transferable securities and money market instruments, such as securities lending, repurchase and reverse repurchase transactions, and particularly with respect to the quality of the collateral received / reinvested, may lead to several risks such as liquidity risk, counterparty risk, issuer risk, valuation risk and settlement risk, which can have an impact on the performance of the Sub-Fund concerned. Nevertheless, the counterparty risk may be limited thanks to guarantee received in accordance with the CSSF circular 08/356.

As these operations may be done by companies of the same group as the management company or as the investment manager or as the sub-investment manager, these operations generate a risk of conflict of interest.

Nevertheless, a policy for prevention and management of conflicts of interest is available on the website of Amundi Asset Management: http://www.amundi.com/documents/doc_download&file=5112602680799534622_511260268079724327.

Sustainable Investment Risk

The Investment Manager considers the principal adverse impact of investment decisions on Sustainability Factors when making investments on behalf of the Sub-Funds. As indicated in the relevant Supplement, certain Sub-Funds 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 Sub-Funds and in selecting the assets in which the Sub-Fund shall invest, the Investment Manager applies the Management Company's ESG Policy.

Certain Sub-Funds 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 Sub-Funds may be smaller than that of other funds. Such Sub-Funds 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 Sub-Fund 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 Sub-Fund’s investment universe may cause the Sub-Fund 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.

Sub-Funds 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 the voting policy of each Sub-Fund may be obtained upon request from the Company.

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 a security or issuer may be incorrectly assessed.

B. Management of Risks by the Company

The Company applies a risk management process which enables it to monitor and measure at any time the risk of the investment positions and their contribution to the overall risk profile of the relevant Sub-Fund and a process for accurate and independent assessment of the value of OTC derivatives.

The Company for each of its Sub-Funds may use, for hedging purposes only, all financial derivative instruments within the limits laid down by the 2010 Law, always subject to the provisions of the data sheet of each Sub-Fund and of *Part II; Section IV "GENERAL INVESTMENT RESTRICTIONS AND INVESTMENT TECHNIQUES"*.

The global exposure may be calculated through the Value-at-Risk approach ("VaR Approach") or the commitment approach ("Commitment Approach") as described for each Sub-Fund in their own data sheet.

The purpose of the VaR Approach is the quantification of the maximum potential loss that could arise over a given time interval under normal market conditions and at a given confidence level. A confidence level of 99% with a time horizon of one month is foreseen by the 2010 Law.

By using the Commitment Approach for the calculation of the global exposure, each financial derivative instrument position is converted into the market or notional value of an equivalent position in the underlying asset of that derivative. Embedded derivatives and leverage linked to EPM techniques are also considered in the calculation. Netting and hedging arrangements may be taken into account. In accordance with the 2010 Law, the global exposure of a Sub-Fund using the Commitment Approach must not exceed 100% of that Sub-Fund's NAV.

Unless described differently for each Sub-Fund in his data sheet, each Sub-Fund will ensure that its global exposure to financial derivative instruments computed on a VaR Approach does not exceed either (i) 200% of the reference portfolio (benchmark) or (ii) 20% of the total net assets or that the global exposure computed based on a commitment basis does not exceed 100% of the total net assets.

To ensure the compliance of the above provisions the Company will apply any relevant circular or regulation issued by the CSSF or any European authority authorised to issue related regulation or technical standards.

IV. GENERAL INVESTMENT RESTRICTIONS AND INVESTMENT TECHNIQUES

A. Investment restrictions

The assets of the Company must be invested in accordance with the restrictions on investments set out in Part I of the 2010 Law as amended from time to time and such additional restrictions, if any, as may be adopted from time to time by the Directors.

Each Sub-Fund shall be regarded as a separate UCITS for the purpose of these investment restrictions.

1) The Company may solely invest in

- a) transferable securities and money market instruments admitted to or dealt in on a regulated market within the meaning of the Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004;
- b) transferable securities and money market instruments dealt in on another market in a Member State, which is regulated, operates regularly and is recognised and open to the public. For the purpose of this section, "Member State" shall mean a Member State of the European Union and States that are contracting parties to the Agreement creating the EEA within the limits set forth by this agreement and related act;

- c) transferable securities and money market instruments admitted to official listing on a stock exchange or dealt in on another market located within any other country in Europe, Asia, Oceania, the Americas and Africa, which is regulated, operates regularly and is recognised and open to the public;
- d) recently issued transferable securities and money market instruments provided that:
 - i) the terms of issue provide that application be made for admission to official listing in any of the stock exchanges or regulated markets referred to above;
 - ii) such admission is secured within one year of issue.
- e) units or shares of UCITS authorised according to Directive 2009/65/EC and/or other UCIs within the meaning of Article 1 paragraph (2), points a) and b) of the Directive 2009/65/EC, should they be situated in a Member State or not, provided that:
 - i) such other UCIs are 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 unitholders/shareholders in such other UCIs is equivalent to that provided for unit holders/shareholders in a UCITS, and in particular that the rules on asset segregation, borrowing, lending and uncovered sales of transferable securities and money market instruments are equivalent to the requirements of Directive 2009/65/EC;
 - iii) the business of such other UCIs is reported in semi-annual and annual reports to enable an assessment of the assets and liabilities, income and operations over the reporting period;
 - iv) the UCITS or the other UCIs in which the Company intends to invest, may not, according to their constitutive documents, invest more than 10% of their assets in aggregate, in units/shares of other UCITS or other UCIs;
- f) Deposits (with the exclusion of bank deposits at sight) with credit institutions which are repayable on demand or have the right to be withdrawn, and maturing in no more than 12 (twelve) 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 CSSF as equivalent to those laid down in EU law;
- g) Financial derivative instruments including equivalent cash settled instruments, dealt in on a regulated market referred to in sub-paragraphs a), b), c) above and/or financial derivative instruments dealt in over-the-counter ("OTC Derivatives") provided that:
 - i) the underlying consists of instruments covered by the present paragraph 1), financial indices, interest rates, foreign exchanges rates or currencies in which the Company may invest according to its investment objective;
 - ii) the counterparties to OTC derivative transactions are first rated and specialised institutions subject to prudential supervision, and belonging to the categories approved by the CSSF, and
 - 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.
- h) Money market instruments other than those dealt in on a regulated market and referred to in Article 1(23) of the 2010 Law, if the issue or the issuer of such instruments is itself regulated for the purpose of protecting investors and savings, and provided that they are:
 - i) issued or guaranteed by a central, regional, or local authority or a central bank of a Member State, the European Central Bank, the European Union or the European Investment Bank, a non-Member State or, in the case of a Federal State, by one of the members making up the federation, or by a public international body to which one or more Member States belong, or
 - ii) issued by an undertaking whose securities are dealt in on a regulated market referred to in sub-paragraphs a), b) or c); or
 - iii) issued or guaranteed by an establishment subject to prudential supervision, in accordance with the criteria defined by the EU law or by an establishment which is subject to and complies with prudential rules considered by the CSSF to be at least equivalent to those laid down in EU law; or
 - 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 and the third indents above and provided that the issuer is a company whose capital and reserves amount at least to 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) However.

- a) the Company may invest a maximum of 10% of the net assets of any Sub-Fund in transferable securities and money market instruments other than those referred to in paragraph 1);

- b) Sub-Funds of the Company may not acquire either precious metals or certificates representing them.

Except for situations of exceptionally unfavourable market conditions where a temporary breach of the 20% limit is required by the circumstances and justified having regard to the interests of the shareholders, Sub-Funds of the Company may hold up to 20% of their net assets in ancillary liquid assets (as defined in Appendix A « GLOSSARY OF TERMS » below), in order to cover current or exceptional payments, or for the time necessary to reinvest in eligible assets or for a period of time strictly necessary in case of unfavourable market conditions.

3) Risk Diversification Rules

- a) The Company may not invest more than 10% of the net assets of any Sub-Fund in transferable securities or money market instruments issued by the same body. The Company may not invest more than 20% of the net assets of any Sub-Fund in deposits made with the same body. The risk exposure to a counterparty of a Sub-Fund in an OTC derivative transaction may not exceed 10% of its net assets when the counterparty is a credit institution referred to in sub-paragraph 1) f) above or 5% of its net assets in other cases.
- b) The total value of transferable securities and money market instruments held by a Sub-Fund in the issuing bodies in each of which it invests more than 5% of its net assets, must not exceed 40% of its net assets. This limitation does not apply to deposit and OTC derivative transactions made with financial institutions subject to prudential supervision. Notwithstanding the individual limits laid down in sub-paragraph a), a Sub-Fund may not combine, where this would lead to investing more than 20% of its net assets in a single body, any of the following:
- i. investments in transferable securities or money market instruments issued by that body, and
 - ii. deposits made with that body, or
 - iii. exposures arising from OTC derivatives transactions undertaken with that body.
- c) The limit of 10% in sub-paragraph 3) a) above may be increased to a maximum of 35% in respect of transferable securities and money market instruments which are issued or guaranteed by a Member State, by its public local authorities, by a non-Member State or by public international bodies of which one or more Member States belongs.
- d) The limit of 10% in sub-paragraph 3) a) above may be increased to a maximum of 25% in respect of certain bonds if issued by a credit institution having its registered office situated in a Member State and which is subject by law to special public supervision designed to protect bondholders. For purposes hereof, sums deriving from the issue of those bonds must be invested in accordance with applicable 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 to the reimbursement of the principal and payment of the accrued interests. To the extent that a Sub-Fund invests more than 5% of its Assets in the bonds referred to under present sub-paragraph d) and issued by a single issuer, the total value of such investments may not exceed 80% of the value of the assets of the Sub-Fund.

The transferable securities and money market instruments referred to under sub-paragraphs c) and d) need not be included in the calculation of the limit of 40% stated in sub-paragraph b).

The limits set forth in sub-paragraphs a), b), c) and d) may not be combined and accordingly, investments in transferable securities and money market instruments issued by the same body or in deposits or derivative instruments made with this body, effected in compliance with sub-paragraphs a), b), c) and d), may under no circumstances exceed 35% of the Sub-Fund's assets.

- a) Companies which are included in the same group for the purposes of consolidated accounts (as defined in Directive 83/349/EEC or in accordance with recognised international accounting rules) are considered as a single body for the purpose of calculating the limits contained in this section.

A Sub-Fund may invest in aggregate up to 20% of its net assets in transferable securities and money market instruments within the same group.

- b) Without prejudice to the limits laid down in paragraph 4), below, the limits laid down in sub-paragraphs a) to e) hereabove are raised to a maximum of 20 % for investment in shares and/or debt securities issued by the same body when the aim of a Sub-Fund's investment policy is to replicate the composition of a certain stock or debt securities index which is recognised by the CSSF, on the following basis:
- The composition of the index is sufficiently diversified;
 - The index represents an adequate benchmark for the market to which it refers;
 - It is published in an appropriate manner.

This limit of 20% is raised to 35 % where that proves to be justified by exceptional market conditions in particular in 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.

- c) Notwithstanding the limits set forth above, a Sub-Fund is authorised to invest in accordance with the principle of risk spreading, up to 100% of its net assets in transferable securities and money market**

instruments issued or guaranteed by a Member State, one or more of its local authorities, a non-Member State or public international body to which one or more Member State(s) are member(s) provided that such Sub-Fund holds securities that
a) are part of at least six different issues, and
b) from any single issue do not account for more than 30% of the total amount.

4) Limitations on control

Each Sub-Fund of the Company may:

- a) not acquire more than 10% of the debt securities of any single issuing body;
- b) not acquire more than 10% of the non-voting shares of any single issuing body;
- c) not acquire more than 10% of the money market instruments of any single issuing body;
- d) not acquire more than 25% of the units of any single collective investment undertaking.

The limits laid down in sub-paragraphs a), c) and d) may be disregarded at the time of acquisition if at that time the gross amount of money market instruments or the net amount of the securities/instruments in issue cannot be calculated.

The Company may not acquire any shares carrying voting rights which would enable the Company to take legal or management control or to exercise significant influence over the management of the issuing body.

5) The limits set forth under paragraph 4) above do not apply in respect of

- transferable securities and money market instruments issued or guaranteed by a Member State or by its local authorities;
- transferable securities and money market instruments issued or guaranteed by any other State which is not a Member State;
- transferable securities and money market instruments issued by a public international body of which one or more Member State(s) is/are member(s);
- shares held by a Sub-Fund in the capital of a company incorporated under or organised pursuant to the laws of a State which is not a Member State of the European Union provided that (i) such company invests its assets principally in securities issued by issuers of that State, (ii) pursuant to the law of that State a participation by the Sub-Fund in the equity of such company constitutes the only possible way to purchase securities of issuers of that State, and (iii) such company observes in its investments policy the restrictions set forth in above sub-paragraphs 3) a) to 3) e) and 4) as well as in 6) a) hereinafter.
- shares held by the Company in the capital of subsidiaries carrying on exclusively the business of management, advice or marketing in the country/state where the subsidiary is located, regarding the repurchase of units/shares requested by the unit holders/shareholders.

If the above exposed limits and those detailed under 6) a) below are exceeded with respect to the Company for reasons beyond the control of the Company or when exercising subscription rights, the Company shall adopt as a priority objective for the sales transactions of the Company the remedying of that situation, taking due account of the interests of the Shareholders.

While ensuring observance of the principle of risk-spreading, a Sub-Fund may derogate from limitations detailed under 3) above and 6) a) hereinafter for a period of six months following the date of its authorisation.

6) Investment in other Assets

a) Any Sub-Fund of the Company may acquire units/shares of other UCITS and/or other UCIs referred to in paragraph 1) e) above, provided that no more than 20% of such Sub-Fund's Net Assets be invested in aggregate in units/shares of such other UCITS or other UCI.

For the purpose of the application of the investment limit, each Sub-Fund of a UCITS and/or a UCI with an umbrella structure is to be considered as a separate issuer provided that the principle of segregation of the obligations of the various Sub-Funds vis-à-vis third parties is ensured.

Investments made in units of Target Funds other than UCITS may not exceed, in aggregate, 30 % of the net assets of a Sub-Fund.

When the Company invests in the units of other UCITS and/or other UCIs linked to the Company by common management or control, or by a substantial direct or indirect holding, or managed by a management company linked to the Company, 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.

The underlying investments held by the UCITS or other UCIs in which the Company invests do not have to be considered for the purpose of the investment restrictions set forth under present point 1.

Any Sub-Fund may subscribe, acquire and / or hold securities to be issued or issued by one or more Sub-Funds of the Company without the Sub-Fund 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:

- The target Sub-Fund does not, in turn, invest in the Sub-Fund invested in this target Sub-Fund;
- No more than 10% of the assets that the target Sub-Fund whose acquisition is contemplated may be invested in units of other target Sub-Funds of the Company; and
- Voting rights, if any, attaching to the relevant securities are suspended for as long as they are held by the Sub-Fund concerned and without prejudice to the appropriate processing in the accounts and the periodic reports; and
- In any event, for as long as these securities are held by the Sub-Fund, their value will not be taken into consideration for the calculation of the net assets of the Company for the purposes of verifying the minimum threshold of the net assets imposed by this Law; and
- There is no duplication of subscription or repurchase fees between those at the level of the Sub-Fund of the Company having invested in the target Sub-Fund and this target Sub-Fund.

By way of derogation from the above 20% limit and except otherwise stated in the objective and investment policies of each Sub-Fund, any Sub-Fund (the "Feeder UCITS") may invest at least 85% of its net assets in units of one single UCITS or in units of one single Sub-Fund of a UCITS (the "Master UCITS") in compliance with the provisions of the 2010 Law. In such case, a maximum of 15% of the net assets of the relevant Sub-Fund may be invested in one or more of the following:

- liquid assets,
- financial derivative instruments, which may be used only for hedging purposes,
- movable and immovable property which is essential for the direct pursuit of its business, if the feeder UCITS is an investment company.

b) The Company may acquire movable and immovable property which is essential for the direct pursuit of its activity;

c) The Company may not carry out uncovered sales of transferable securities, Money Market Instruments or other financial instruments referred to above which are not fully paid.

d) The Company will not grant loans or act as guarantor on behalf of third parties. This limitation will not prevent the Company from acquiring Transferable Securities, Money Market Instruments or other financial instruments referred to 1) above which are not fully paid.

e) The Company may not borrow, except for up to 10% of the net assets of any Sub-Fund on a temporary basis. In addition, the Company may borrow up to 10 % of the net assets of any Sub-Fund to make possible the acquisition of immovable property essential for the direct pursuit of its business. In aggregate, the borrowings may not exceed 15 % of the net assets of any Sub-Fund. This shall not prevent the Company from acquiring foreign currency by means of a back to back loan.

B. Investments techniques

1) Securities Lending

Each Sub-Fund allowed to enter into lending or borrowing operations in accordance with its own investment policy as defined in its data sheet under "PART I; "SPECIFIC CHARACTERISTICS RELATING TO THE SUB-FUNDS" shall comply with the following conditions.

Each Sub-Fund may enter lending or borrowing operations subject to the following conditions.

Each Sub-Fund may lend the securities included in its portfolio to a borrower either directly or through a standardised lending system organised by a recognised clearing institution or through a lending system organised by a financial institution subject to prudential supervision rules considered by the CSSF as equivalent to those prescribed by EU law and specialised in this type of transactions.

Within the framework of such operations, the relevant Sub-Fund must receive a guarantee in accordance with the dispositions of the applicable Luxembourg regulations.

For these transactions, the Sub-Fund must receive a guarantee the value of which is, during the lifetime of the lending agreement, at least equal to the global valuation of the securities lent, after application of a haircut depending of the collateral quality.

Each Sub-Fund must ensure that the volume of the securities lending transactions is kept at an appropriate level or that it is entitled to request the return of the securities lent in a manner that enables it, at all times, to meet its redemption obligations

and that these transactions do not jeopardise the management of the assets of the relevant Sub-Fund in accordance with its investment policy.

Each Sub-Fund may only enter into securities borrowing transactions only in exceptional circumstances as:

- when securities which have been lent are not returned on time;
- when for an external reason, the Sub-Fund could not deliver securities that it has promised to deliver.

During the duration of the securities lending operations, the Sub-Fund may not sell or pledge/give as security the securities received through these contracts.

2) Repurchase and reverse repurchase agreements

Each Sub-Fund allowed to enter into optional and mandatory repurchase agreement transactions and reverse repurchase agreement transactions in accordance with its own investment policy as described in the data sheet of each Sub-Fund in "*PART I SPECIFIC CHARACTERISTICS RELATING TO THE SUB-FUNDS*" shall comply with the following conditions.

I. Optional and mandatory reverse repurchase agreement transactions

Optional transactions consist of the purchase of securities with a clause reserving for the seller (counterparty) the right to repurchase the securities sold from the relevant Sub-Fund at a price and time agreed between the two parties at the time when the contract is entered into.

Mandatory transactions consist of a forward transaction at the maturity of which the seller (counterparty) has the obligation to repurchase the asset sold and the Sub-Fund the obligation to return the asset received under the transaction.

The securities and counterparties allowed for these operations must be compliant with the dispositions of the CSSF circular 08/356 as amended by the CSSF circular 14/592 referring to ESMA/2014/93EN.

All assets received as collateral should comply with the criteria defined in the ESMA guidelines 2012/832, i.e. in terms of liquidity, valuation, issuer credit quality, correlation and diversification with a maximum exposure to a given issuer of 20% of the net assets. No haircut policy is applied.

The Sub-Fund must ensure to maintain the value of these transactions at a level such that it is able, at all times, to meet its redemption obligations towards shareholders.

The securities purchased through an optional or a mandatory reverse repurchase agreement transaction must conform to the Sub-Fund investment policy and must, together with the other securities that the Sub-Fund holds in its portfolio, globally respect the Sub-Fund investment restrictions.

During the duration of these operations, the Sub-Fund may not sell or pledge/give as security the securities received through these contracts.

Lastly, each Sub-Fund that enters into a reverse repurchase agreement should in addition 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 callable 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 Sub-Fund.

The reinvestment of cash provided as guarantee must be compliant with the dispositions of the CSSF circular 08/356 as amended by the CSSF Circular 14/592 referring to ESMA/2014/937EN.

II. Optional and mandatory repurchase agreement transactions

Optional transactions consist of the sale of securities with a clause reserving for the Sub-Fund the right to repurchase the securities from the purchaser (counterparty) at a price and at a time agreed between the two parties at the time when the contract is entered into.

Mandatory transactions consist of a forward transaction at the maturity of which the Sub-Fund has the obligation to repurchase the asset sold and the buyer (the counterparty) the obligation to return the asset received under the transaction.

The securities and counterparties allowed for these operations must be compliant with the dispositions of the CSSF circular 08/356 as amended by the CSSF Circular 14/592 referring to ESMA/2014/937EN.

The Sub-Fund must ensure that, at maturity of the agreement, it has sufficient assets to be able to settle the amount agreed with the counterparty for the restitution to the Sub-Fund.

The Sub-Fund must take care to ensure that the volume of these transactions is kept at a level such that it is able, at all times, to meet its redemption obligations towards Shareholders.

The revenues achieved from EPM transactions (including securities lending and reverse repurchase/repurchase transactions), net of operational costs, remain with the relevant Sub-Fund to be re-invested accordingly. Direct and indirect operational costs may be deducted from the revenues delivered to the Sub-Fund.

3) Collateral

Non-cash collateral received may not be sold, reinvested or pledged.

Cash collateral received should only be:

- placed on deposit with entities prescribed in Article 41 1) (f) of the 2010 Law;
- invested in high-quality government bonds;
- used for the purpose of reverse repo transactions provided the transactions are with credit institutions subject to prudential supervision and the concerned Sub-Fund is able to recall at any time the full amount of cash on accrued basis;
- invested in short-term money market funds as defined in the Guidelines on a Common Definition of European Money Market Funds.

All assets received as collateral should comply with the criteria defined in the ESMA guidelines 2012/832, i.e. in terms of liquidity, valuation, issuer credit quality, correlation and diversification with a maximum exposure to a given issuer of 20% of the net assets. No haircut policy is applied.

4) Other instruments

1. Rules 144 A Securities

Subject to any limitations in its investment objective and policy and to the *Investment Restrictions* outlined above, any Sub-Funds may invest in so-called Rule 144A securities which are securities that are not required to be registered for resale in the United States under an exemption pursuant to Section 144A of the 1933 Act ("Rule 144A Securities"), but can be sold in the United States to certain institutional buyers.

2. Structured Notes

Subject to any limitations in its investment objective and policy and to the *Investment Restrictions* outlined above, a Sub-Fund may invest in structured notes, comprising listed government bonds, medium-term notes, certificates or other similar instruments issued by prime rated issuers where the respective coupon and/or redemption amount has been modified (or structured), by means of a financial instrument. These notes are valued by brokers with reference to the revised discounted future cash flows of the underlying assets.

The *Investment Restrictions* will apply on the issuer of the Structured Note and also on its underlying assets.

C. Sustainable Investing

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 establishing 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 by 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 Fund and each Sub-Fund qualify as a "financial product".

Taxonomy Regulation

The Taxonomy Regulation aims to identify economic activities which qualify as environmentally sustainable.

Article 9 of the Taxonomy Regulation identifies such economic 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 Sub-Funds identified as Article 8 or Article 9 in their respective investment objective and policy sections may commit or may not commit to invest at the date of this Prospectus, in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation.

For Sub-Funds identified as Article 8, the "do no significant harm" principle applies only to those investments underlying the relevant Sub-Funds, if any, that take into account the European Union criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of these Sub-Funds do not take into account the EU criteria for environmentally sustainable economic activities.

The Sub-Funds which are not identified as Article 8 or Article 9 in their investment objective and policy sections respectively do not promote environmental or social characteristics and do not have as their objective sustainable investment and are therefore not subject to the additional disclosure requirements for financial products referred to in Article 8 or Article 9 of the Disclosure Regulation. For this reason, these Sub-Funds are not subject to the requirements of the Taxonomy Regulation and the investments underlying such Sub-Funds do not take into account the EU criteria for environmentally sustainable economic activities.

For more information on Amundi's approach to the Taxonomy Regulation please refer to "Appendix B: ESG Related Disclosures" to this Prospectus and to the Amundi Sustainable Finance Statement on www.amundi.lu.

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 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 apply from 1 January 2023.

Further to art. 14.(2) of the RTS, information about the environmental or social characteristics of Article 8 sub-funds is available in "Appendix B: ESG Related Disclosures" to this Prospectus.

For further details on how a Sub-Fund complies with the requirements of the Disclosure Regulations, the Taxonomy Regulation and the RTS, please refer to the supplement for that Sub-Fund, the annual financial statements of the Fund and also to "Appendix B: ESG Related Disclosures" to this Prospectus.

Overview of the Responsible Investment Policy

Since its creation, the Amundi group of companies (“Amundi”) has made responsible investment and corporate responsibility 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.

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 which contravene the Responsible Investment Policy, such as those which do not respect international conventions, internationally recognised frameworks or national regulations.

Amundi has developed its own ESG rating approach. 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, Investment Managers are taking into account Sustainability Risks in their investment decisions.

Amundi’s 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 Researchteam 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 an ESG quantitative score translated into seven grades, ranging from A (the best scores) 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 the 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’s scoring methodology for sovereign issuers relies on a set of about 50 criteria deemed relevant by Amundi ESG Research team to address Sustainability Risks and Sustainability Factors.

To meet any requirement and expectation of Investment Managers in consideration of their sub-funds management process and the monitoring of constraints associated with a specific sustainable investment objective, the Amundi ESG ratings are likely to be expressed both globally on the three E, S and G dimensions and individually on any of the 38 criteria considered. For more information on the 38 criteria considered by Amundi please refer to the Responsible Investment Policy and Amundi Sustainable Finance Statement available on www.amundi.lu.

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 Sub-Fund by the Investment Manager (in the case of the Capital Protected Sub-Funds at the time of investment).

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 is included in Amundi's Responsible Investment Policy and in Amundi's Sustainable Finance Statement that are available at www.amundi.lu.

Impact of Sustainability Risks on a Sub-Fund's returns

Despite the integration of Sustainability Risks in the Sub-Funds' investment strategy as detailed above and in the Amundi Sustainable Finance Statement, certain Sustainability Risks will remain unmitigated.

Unmitigated or residual Sustainability Risks at the issuer level may result, when they materialise, over time horizons that can be also long-term, in a lower financial performance of certain holdings of the Sub-Funds. Depending on the exposure of the Sub-Funds to the affected securities, the impact of unmitigated or residual Sustainability Risks on the Sub-Fund's financial performance can have varying levels of severity.

Integration of Amundi's Sustainability Risks approach at Sub-Fund level

The Sub-Funds listed below are classified pursuant to Article 8 of the Disclosure Regulation and aim to promote environmental or social characteristics and to invest in companies that follow good governance practices. In addition to applying the Responsible Investment Policy, these Article 8 Sub-Funds aim to promote such characteristics through increased exposure to sustainable assets gained by seeking to achieve an ESG score of their portfolios greater than of their respective benchmark or investment universe. The ESG portfolio score is the assets under management -weighted average of the issuers' ESG score based on the Amundi ESG scoring model. These Article 8 Sub-Funds integrate Sustainability Risk via a targeted exclusion policy, via integration of ESG scores in their investment process and via a stewardship approach.

- First Eagle Amundi – Income Builder Fund
- First Eagle Amundi – Resilient Equity Fund

The Fund does not currently have Sub-Funds that have sustainable investment as their objective pursuant to Article 9 of the Disclosure Regulation.

FINALLY, IN ACCORDANCE WITH AMUNDI'S RESPONSIBLE INVESTMENT POLICY, THE INVESTMENT MANAGER OF ALL OTHER SUB-FUNDS NOT CLASSIFIED PURSUANT TO ARTICLE 8 OR 9 OF THE DISCLOSURE REGULATION INTEGRATES SUSTAINABILITY RISKS IN ITS INVESTMENT PROCESS AS A MINIMUM VIA A STEWARDSHIP APPROACH AND, POTENTIALLY, DEPENDING ON THE INVESTMENT STRATEGY AND ASSET CLASSES, ALSO VIA A TARGETED EXCLUSION POLICY.

Principal Adverse Impacts ("PAI")

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 integration, engagement, vote controversies monitoring.

For Sub-Funds classified pursuant to Article 8 or Article 9 of the Disclosure Regulation information on PAI consideration is detailed in the dedicated section of the relevant pre-contractual annex to this prospectus.

For all other Sub-Funds not classified pursuant to Art. 8 or Art. 9 of the Disclosure Regulation, Amundi considers only indicator n.14 (Exposure to controversial weapons anti-personnel mines, cluster munitions, chemical weapons and biological weapons) of Annex 1, Table 1 of the RTS.

Information on principal adverse impacts on Sustainability Factors is available in the Fund's annual report and in Amundi's Sustainable Finance Statement available at www.amundi.lu.

V. NET ASSET VALUE

A. Organisation

The Board has approved the valuation policy that applies to the sub-funds of the SICAV. Moreover, the Administrative Agent has been appointed to proceed with the calculation of the NAV of the sub-funds as per the below methods and principles.

B. General

The "Net Assets" of the Company equal the market value of the (i) assets of each of the Sub-Funds of the Company, including accrued income, less (ii) liabilities and provision for accrued expenses.

The reporting currency of the Company is US Dollar. However, the financial statements of the Company will be prepared in relation to each Sub-Fund in the relevant Sub-Fund Currency.

The Net Asset Value ("NAV") per Share is calculated under the responsibility of the Board of Directors on each Valuation Day, on the basis of the last available prices of the Dealing Day preceding the Valuation Day on the markets where the securities held by the Company are negotiated.

The NAV per Share is calculated by dividing (i) the Net Assets of each of the Sub-Funds of the Company by (ii) the respective total number of outstanding Shares and fractions of Shares of these Sub-Funds at the relevant NAV Day, and will be denominated in each Class Currency and might be expressed in other currencies as shown in the table on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

The NAV per Share is rounded up or down at the nearest cent.

The purpose of the valuation policy is to ensure that the sub-funds of the SICAV are valued in a reliable and consistent manner, in compliance with the Articles and in line with the principle of 'fair value', ensuring the fair treatment of investors.

Fair value shall be understood as the amount for which an asset could be exchanged, or a liability be settled, in an orderly transaction between knowledgeable, willing parties in an arm's length transaction at the Valuation Day.

1. The assets of the Company shall be deemed to include, within each Sub-Fund:

- (a) all cash on hand or on deposit, including any interest accrued thereon;
- (b) all bills and demand notes payable and accounts receivable (including proceeds of securities sold but not delivered);
- (c) all bonds, time notes, certificates of deposit, shares, units or shares of other Undertakings for Collective Investments, stocks, debentures, debenture stocks, subscription rights, warrants, options and other securities, financial instruments and similar assets owned or contracted for by the Company (provided that the Company may make adjustments in a manner not inconsistent with paragraph (i) below with regards to fluctuations in the market value of securities caused by trading ex-dividends, ex-rights, or by similar practices);
- (d) all stock dividends, cash dividends and cash distributions receivable by the Company to the extent information thereon is reasonably available to the Company;
- (e) all interest accrued on any interest-bearing assets owned by the Company except to the extent that the same is included or reflected in the principal amount of such assets;

- (f) the preliminary expenses of the Company, including the cost of issuing and distributing shares of the Company, insofar as the same have not been written off;
- (g) all other assets of any kind and nature including expenses paid in advance.

The value of such assets shall be determined as follows:

- (i) The value of any cash on hand or on deposit bills and demand notes and accounts receivable, prepaid expenses, cash dividends, interest declared or accrued and not yet received, all of which are deemed to be the full amount thereof, unless in any case the same is unlikely to be paid or received in full, in which case the value thereof is arrived at after making such discount as may be considered appropriate in such case to reflect the true value thereof;
- (ii) Securities listed on a recognised stock exchange or dealt on any other Regulated Market that operates regularly, is recognised and is open to the public, will be valued at their last available closing prices, or, in the event that there should be several such markets, on the basis of their last available closing prices on the main market for the relevant security;
- (iii) In the event that the last available closing price does not, in the opinion of the Directors, truly reflect the fair market value of the relevant securities, the value of such securities will be defined by the Directors based on the reasonably foreseeable sales proceeds determined prudently and in good faith;
- (iv) Securities not listed or traded on a stock exchange or not dealt on another Regulated Market will be valued with care and in good faith on the basis of their probable realisation value;
- (v) The liquidating value of futures, forward or options contracts not traded on exchanges or on other Regulated Markets shall mean their net liquidating value determined, pursuant to the policies established by the Directors, on a basis consistently applied for each different variety of contracts. The liquidating value of futures, forward or options contracts traded on exchanges or on other regulated markets shall be based upon the last available settlement prices of these contracts on exchanges and regulated markets on which the particular futures, forward or options contracts are traded by the Company; provided that if a futures, forward or options contract could not be liquidated on the day with respect to which net assets are being determined, the basis for determining the liquidating value of such contract shall be such value as the Directors may deem fair and reasonable;
- (vi) The value of money market instruments not listed or dealt in on any stock exchange or any other Regulated Market are valued at their face value with interest accrued;

In case of short term instruments with remaining maturity of less than 90 days the value of the instrument based on the net asset acquisition cost is gradually adjusted to the repurchase price thereof. In the event of material changes in market conditions, the valuation basis of the investment is adjusted to the new market yields;
- (vii) Interest rate swaps will be valued at their market value established by reference to the applicable interest rates curve;
- (viii) Investments in collective investment schemes will be valued on the basis of the last available prices of the units or shares of such collective investment schemes; and
- (ix) All other transferable securities and other permitted assets will be valued at fair market value with care and in good faith on the basis of their probable realisation value.

Other generally recognised and auditable valuation principles may be used in order to reach a fair valuation. At any time, reliance may be made on the Investment Managers ability to assess fair value, provided such contribution is subject to the appropriate supervision of the Management Company.

The Net Assets of each Sub-Fund of the Company are expressed in the Sub-Fund currency and the NAV per Share is expressed in the currency of the relevant Class of Shares and may be expressed as well in other currencies as shown in the table on the website <https://www.amundi.lu/retail/funds-regulatory-pages>.

Any assets held by any Sub-Funds not expressed in the Sub-Fund Currency will be translated in the Sub-Fund Currency at a rate of exchange prevailing in a recognised market on the Dealing Day preceding the relevant Valuation Day.

In the event that the quotations of certain assets held by the Company are not available for calculation of the NAV, each of such quotations may be replaced by its last known quotation (provided this last known quotation is also representative) preceding the last quotation or by the last appraisal of the last quotation on the relevant Valuation Day, as determined by the Board of Directors.

2. The liabilities of the Company shall be deemed to include, within each Sub-Fund:

- (a) All loans, bills and accounts payable;
- (b) All accrued or payable administrative fees, costs and expenses (including management fees, distribution fees, depositary, administrative agent, registrar and transfer agent, nominee and all other third party fees);
- (c) All known liabilities, present and future, including all matured contractual obligations for payment of money or property;
- (d) An appropriate provision for future taxes based on capital and income to the Dealing Day preceding the Valuation Day, as determined from time to time by the Company, and other reserves, if any, authorised and approved by the Directors, in particular those that have been set aside for a possible depreciation of the investments of the Company; and
- (e) All other liabilities of the Company of whatsoever kind and nature except liabilities represented by Shares of the Company. In determining the amount of such liabilities, the Company shall take into account all expenses payable by the Company which shall comprise set up expenses, fees payable to the Board of Directors (including all reasonable out of pocket expenses), the Management Company, accountants, Depositary Bank and Paying Agent, Administrative agent, Registrar Agent and permanent representatives in places of registration, and any other agent employed by the Company, fees for legal and auditing services, cost of any proposed listings, maintaining such listings, promotion, printing, reporting and publishing expenses (including costs of preparing, translating and printing in different languages) of Prospectuses and Key Information Documents, explanatory memoranda or registration statements, annual reports and semi-annual reports, long form reports, taxes or governmental and supervisory authority charges, insurance costs and all other operating expenses, including the cost of buying and selling assets, interest, bank charges and brokerage, postage, telephone and telex. The Company may calculate administrative and other expenses of a regular or recurring nature on an estimated figure for yearly or other periods in advance, and may accrue the same in equal proportions over any such period.

All Shares within any Sub-Funds in the process of being redeemed by the Company shall be deemed to be issued until the close of business on the Valuation Day applicable to the redemption. The redemption price is a liability of that Sub-Fund from the close of business on this date until paid.

All Shares issued by the Company within each Sub-Fund in accordance with subscription applications received shall be deemed issued from the close of business on the Valuation Day applicable to the subscription. The subscription price is an amount owed to that Sub-Fund of the Company from the close of business on such day until paid.

As far as possible, all investments and divestments chosen and in relation to which action is taken by the Company up to the Valuation Day shall be taken into consideration in the valuation.

C. Temporary Suspension of the NAV Calculation

In accordance with Article 13 of the Articles of Incorporation, the Company may at any time suspend temporarily the calculation of the NAV of any Sub-Funds or Class of Shares and the issue, sale, redemption and conversion of Shares, in particular, in the following circumstances:

- 1) during any period when any of the principal stock exchanges or other recognised markets on which a substantial portion of the investments of that Sub-Fund is quoted or dealt in is closed otherwise than for ordinary holidays, or during which dealings therein are restricted or suspended, provided that such restriction or suspension affects the valuation of the investments of the Sub-Funds;
- 2) during the existence of any state of affairs which constitutes an emergency (such as political, military, economic or monetary events) in the opinion of the Board of Directors as a result of which disposal or valuation of assets owned by the Company within one or more of its Sub-Funds would be impracticable;
- 3) during any breakdown in the means of communication normally employed in determining the price or value of any of the investments of the Company's Sub-Funds or the current price or value on any stock exchange or other market in respect of the assets of the Sub-Funds of the Company;
- 4) during any period when the Company is unable to repatriate funds within one of its Sub-Funds for the purpose of making payments on the redemption of Shares or during which any transfer of funds involved in the realisation or acquisition of investments or payments due on redemption of Shares cannot, in the opinion of the Directors, be effected at normal rates of exchange;

- 5) when for any other reason beyond the control of the Directors the prices of any investments owned by the Company within its Sub-Funds cannot promptly or accurately be ascertained;
- 6) in case of a decision to or upon the publication of a notice convening a general meeting of Shareholders for the purpose of winding-up the Company or termination of any Sub-Fund or Classes of Shares of the Company;
- 7) in case of a decision to merge the Company or to merge a Sub-Fund of the Company provided that any such suspension is justified for the protection of the Shareholders, or
- 8) during any period when factors related to, among others, the political, economic, military, monetary, or fiscal situation and outside of the control of the Company prevent it from disposing of the assets of one or more Sub-Funds or determining the net asset value of one or more Sub-Funds of the Company in a usual and reasonable way.

Any request for subscription, conversion or redemption shall be irrevocable except in the event of a suspension of the calculation of the NAV.

Shareholders will be informed about any suspension by publication made in a Luxembourg newspaper as determined by the Board. Notice will likewise be given to any investor or Shareholder as the case may be applying for purchase, conversion or redemption of Shares in the Company.

D. Publication of the NAV per Share

The NAV per Share of each Class of each Sub-Fund is available daily at the registered office of the Company, the Management Company, the Depositary and online at the following web site: www.fundsquare.net.

The relevant NAV per Share may be published as determined by the Company or as otherwise required by applicable law in each country where the Company and/or Sub-Fund(s) and/or Class(es) are authorised for public or restricted offering. The Company may arrange for the publication of this information in leading financial newspapers or any websites as determined by the Board of Directors or as otherwise required by applicable law. The Company cannot accept any responsibility for any error or delay in publication or for non-publication of a NAV.

VI. RIGHTS OF SHAREHOLDERS

A. Rights attached to the Shares

The Company's capital is represented by Shares with no mention of nominal value.

The Board of Directors may at any time issue new Shares within any Sub-Fund and Class of Shares without granting existing Shareholders a preferred subscription right.

Upon their issue, the Shares are freely negotiable.

Each Shareholder benefits in an equal manner from the profits of their respective Sub-Fund of the Company, but do not benefit from any preferred right or pre-emption right. At the general meetings of Shareholders, one vote is granted to each Share, regardless of its NAV.

Fractions of Shares, up to one thousandth, may be issued, and will participate in proportion to the profits of their respective Sub-Fund but do not carry any voting rights.

B. Financial Year and General Meetings of Shareholders

The financial year of the Company (a "Financial Year") begins on March 1st of each calendar year and terminates on the last day of February of the next calendar year.

The Annual General Meeting of the Shareholders is held each calendar year in Luxembourg at 11 a.m. on the third Thursday of the month of June. If this day is not a Business Day, the meeting shall be held on the next full Business Day. All the Shareholders shall be convened to the meeting via a notice, recorded in the register of Shareholders and sent to their addresses, at least 8 days before the date of the General Meeting. This notice shall indicate the time and place of the General Meeting, the admission conditions, the agenda and the quorum and majority requirements.

Each Share grants the right to one vote.

C. Reports and Accounts of the Company – Information to Shareholders

The audited annual financial report of the Company for each Financial Year will be available to Shareholders at the registered office of the Company within four months of the end of the relevant Financial Year. In addition, the unaudited semi-annual financial report of the Company for the period from the end of each Financial Year up to August 31st of the subsequent year (a “semi-annual period”) will be available at the registered office of the Company within two months of the end of the relevant semi-annual period. Any such report will be mailed to the registered Shareholders, upon request.

All other communications to Shareholders shall be done through a notice that will be either published in the “Wort” and in newspapers of countries where the Company’s Shares are offered, or sent to the Shareholders at their addresses indicated in the Shareholders' register or communicated via other means as deemed appropriate by the Board of Directors and if required by the Luxembourg Law, in the *Recueil Electronique des Sociétés et Associations* (RESA) in Luxembourg.

D. Documents for Inspection

Copies of the following documents may be inspected at the registered office of the Company at 5, Allée Scheffer, L-2520 Luxembourg, Luxembourg, during normal business hours on any Business Day:

- the Key Information Document for each Class of Shares for each Sub-Fund;
- the Articles of Incorporation;
- any agreement referred to in the Prospectus;
- the last annual audited financial reports of the Company; and
- the latest non-audited semi-annual financial reports of the Company.

In addition, Shareholders may obtain copies of this Prospectus and the last annual or semi-annual financial reports, free of charge, at the registered office of the Administrative Agent at 28-32, Place de la Gare, L-1616 Luxembourg, during normal business hours on any Business Day.

Lastly, information related to the best execution policy of the Company, complaint handling procedures as well as a summary description of the Company’s policy in connection with voting rights strategy and decisions attached to the investments made by the Company may be obtained at the registered office of the Company and of the Management Company and are available on the following Internet site:

www.amundi.com

E. Data protection

In accordance with the Data Protection Law, the Company, acting as data controller, hereby informs the shareholders (or if the shareholder is a legal person, informs the shareholder’s contact person and/or beneficial owner) that certain personal data (“Personal Data”) provided to the Company or its delegates may be collected, recorded, stored, adapted, transferred or otherwise processed for the purposes set out below.

Personal Data includes (i) the name, address (postal and/or e-mail), bank details, invested amount and holdings of a shareholder; (ii) for corporate shareholders: the name and address (postal and/or e-mail) of the shareholders’ contact persons, signatories, and the beneficial owners; and (iii) any other personal data the processing of which is required in order to comply with regulatory requirements, including tax law and foreign laws.

Personal Data supplied by shareholders is processed in order to enter into and execute transactions in Shares of the Company and for the legitimate interests of the Company. In particular, legitimate interests include (a) complying with the Company’s accountability, regulatory and legal obligations; as well as in respect of the provision of evidence of a transaction or any commercial communication; (b) exercising the business of the Company in accordance with reasonable market standards and (c) the processing of Personal Data for the purpose of: (i) maintaining the register of shareholders; (ii) processing transactions in Shares and the payment of dividends; (iii) maintaining controls in respect of late trading and market timing practices; (iv) complying with applicable anti-money laundering rules; (v) marketing and client-related services; (vi) fee administration; and (vii) tax identification under the EU Savings Directive, OECD CRS and FATCA.

The Company may, subject to applicable law and regulation, delegate the processing of Personal Data, to other data recipients such as, inter alia, the Management Company, the Investment Managers, the Sub-Investment Managers, the Administrator, the Registrar and Transfer Agent, the Depositary and Paying Agent, the auditor and the legal advisors of the Company and their service providers and delegates (the “Recipients”).

The Recipients may, under their own responsibility, disclose Personal Data to their agents and/or delegates, for the sole purposes of assisting the Recipients to provide services to the Company and/or to fulfil their own legal obligations. Recipients or their agents or delegates may, process Personal Data as data processors (when processing upon instruction of the Company), or as data controllers (when processing for their own purposes or to fulfil their own legal obligations). Personal Data may also be transferred to third parties such as governmental or regulatory agencies, including tax authorities, in accordance with applicable law and regulation. In particular, Personal Data may be disclosed to the Luxembourg tax authorities, which in turn may, acting as data controller, disclose the same to foreign tax authorities.

The Recipients and Sub-Recipients may be located either inside or outside the European Economic Area (the “EEA”). Where the Recipients are located outside the EEA in a country which does not ensure an adequate level of protection for Personal Data, the Data Controller will enter into legally binding transfer agreements with the relevant Recipients in the form of the EU Commission’s approved model clauses. In this respect, the shareholders have a right to request copies of the relevant documents for enabling the Personal Data transfer(s) towards such countries by writing to the Data Controller.

Data processors may include any entity belonging to the Crédit Agricole or Société Générale group of companies (including outside the EU) for the purposes of performing operational support tasks in relation to transactions in the Shares, fulfilling anti-money laundering and counter-terrorist financing obligations, avoiding investment fraud and for compliance with the obligations of CRS.

Personal data may be:

- gathered, stored and used in physical or electronic form (including making recordings of telephone calls to or from investors or their representatives);
- shared with external processing centres, dispatched or payment agents, or other third parties as necessary to provide Unitholder services; these third parties may or may not be entities within the Amundi group of companies, and some may be based in countries with lesser data protection standards than the EU; these third parties may in particular be any entity belonging to the Société Générale group of companies (including Société Générale Global Solution Centre Pvt. Ltd in India) for the purposes of performing and developing the business relationship, performing any operational support task in relation to investor transactions, as well as for the purposes of fulfilling anti-money laundering and counter-terrorist financing obligations but also for avoiding investment fraud as well as in compliance with the obligations of the OECD CRS.

In accordance with the conditions laid down by the Data Protection Law, shareholders have the right to:

- request access to their Personal Data
- request the correction of their Personal Data where it is inaccurate or incomplete
- object to the processing of their Personal Data
- request erasure of their Personal Data
- request for restriction of the use of their Personal Data and
- request for Personal Data portability)

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

The shareholders also have the right to lodge a complaint with the National Commission for Data Protection (the “CNPD”) at the following address: 1, Avenue du Rock’n’Roll, L-4361 Esch-sur-Alzette, Grand Duchy of Luxembourg, or with any competent data protection supervisory authority.

A shareholder may, at its discretion, refuse to communicate its Personal Data to the Company. In this event however, the Company may reject the request for subscription for Shares and block an account for further transactions. Personal Data shall not be retained for periods longer than those required for the purpose of its processing subject to any limitation periods imposed by applicable law.

VII. KEY PARTICIPANTS AND ROLES

A. The Board of Directors

The Board of Directors is responsible for determining the Company’s investment objectives and policies and overseeing the management and administration of the Company. Pursuant to the provisions of the Articles of Incorporation, half of the

Directors shall derive from or be selected by the corporate group Amundi and half of them shall derive from or be selected by the corporate group of First Eagle Investment Management, LLC.

B. The Management Company

The Board of Directors has appointed Amundi Luxembourg S.A. to act as Management Company under the meaning of the provisions of Chapter 15 of the 2010 Law.

Amundi Luxembourg S.A. was incorporated on 20 December 1996 in the form of a limited company (“Société Anonyme”).

The Management Company is entered in the Trade and Companies Register in Luxembourg under number B57.255.

The Management Company has been appointed pursuant to an agreement concluded between the Management Company and the Company as may be amended from time to time and is in charge of the management and administration of the Company as well as the distribution of Shares of all Sub-Funds both in Luxembourg and abroad.

As of the date of this Prospectus, the Management Company has delegated several of its functions as further described in this Prospectus.

The board of directors of the Management Company:

Mr. Pierre Jond
Chief Executive Officer and Managing Director
Amundi Luxembourg S.A.
Luxembourg

Mr. David Harte
Chief Executive Officer
Amundi Ireland Limited
Ireland

Mr. Bernard de Wit
Advisor to the CEO
Amundi Asset Management S.A.S.
France

Ms. Céline Boyer-Chammard
Head of Sustainable Transformation and Organization Division
Amundi Asset Management S.A.S
France

Mr. Pascal Biville
Independent Director

Mr. Claude Kremer
Partner of Arendt & Medernach S.A.
Independent Director

Mr. François Marion
Independent Director

The Conducting Officers of the Management Company:

**Chief Executive Officer and
Managing Director** Mr. Pierre Jond

**Deputy Chief Executive
Officer and Chief Operating
Officer** Mr. Pierre Bosio

Head of Business & Product Ms. Loredana Carletti

**Deputy Chief Executive
Officer, Risk & Compliance** Ms. Karine Laurencin

Other FCPs managed by the Management Company include Amundi SIF, Amundi S.F., Amundi Unicredit Premium Portfolio (formerly named MyNEXT), Amundi Total Return, Camca Lux Finance, Innovative Investment Funds Solutions (in liquidation), Amundi Asia Funds, Europe SectorTrend, Amundi Multi-Asset Portfolio, Amundi, Commerzbank Stiftungsfonds Stabilität, Commerzbank Stiftungsfonds Rendite.

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 Sub-Funds. The Management Company has identified its staff members whose professional activity has a material impact on the risk profiles of the Sub-Funds, 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 SICAV 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 SICAV 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 <https://www.amundi.lu/retail/funds-regulatory-pages> and a paper copy is available to investors free of charge upon request to the registered office of the Management Company.

C. The Investment Manager

Pursuant to an investment management agreement between the Management Company and the Investment Manager (the "Investment Management Agreement") as may be amended from time to time, the Management Company has appointed First Eagle Investment Management, LLC as the Investment Manager in charge of the day to day general management of both Sub-Funds First Eagle Amundi International Fund, First Eagle Amundi Income Builder Fund and First Eagle Amundi Resilient Equity Fund's investments.

The Investment Management Agreement was entered into for an undetermined duration and may be terminated at any time by either party upon 3 three months' prior notice or unilaterally by the Management Company, in case of a material breach, as defined, on the part of the Investment Manager.

Amundi Luxembourg is responsible for the payment of any remuneration to the Investment Manager, as further described under Part II; *Section II "FEES & EXPENSES"*.

D. The Depositary Bank and Paying Agent

Pursuant to a Depositary and paying agent agreement effective as of October 13, 2016, the Board of Directors has appointed for an undetermined duration Société Générale Luxembourg as depositary and paying agent (the "Depositary") of the assets of the Company. Such a custody and paying agent agreement may be terminated by either party upon three months' prior written notice or immediately in certain circumstances.

Cash and other assets constituting the assets of the Company shall be held by the Depositary on behalf of and for the exclusive interest of the Shareholders.

The Depositary may, with the agreement of the Company, entrust the safe-keeping of securities to other banks, to financial institutions or to securities clearing houses such as Clearstream and Euroclear. This will, however, not affect the Depositary's liability.

The Depositary performs all operations concerning the daily administration of the Company's assets.

The Depositary further carries out the instructions of the Board of Directors and, complying with the instructions of the Board of Directors, settles any transaction relating to purchase or disposal of the Company's assets.

The Depositary must moreover ensure that:

- the sale, issue, redemption, conversion and cancellation of the Shares effected by or on behalf of the Company are carried out in accordance with the Luxembourg Law and the Articles of Incorporation of the Company;
- in transactions involving the assets of the Company, the consideration is remitted to it within the usual time limits; and
- the income of the Company is applied in accordance with its Articles of Incorporation

The Depositary must use reasonable care in exercising its functions. The Depositary shall be liable for the loss of a financial instrument held in custody. In such case, the depositary must return a financial instrument of identical type or the corresponding amount to the SICAV without undue delay unless it proves that the loss has arisen as a result of an external event beyond its reasonable control, the consequences of which would have been unavoidable despite all reasonable efforts to the contrary. The Depositary shall, in compliance with Luxembourg Law, be liable to the SICAV and the Shareholders for any loss incurred by them and resulting from its failure to execute or from its wrongful execution of its duties. It may entrust financial instruments to correspondent banks, third party banks, securities settlement systems but this will not affect its liability. The list of such delegates or the potential conflict of interest that may arise from such delegation is available on https://www.securities-services.societegenerale.com//fileadmin/user_upload/sgss/2024/Global_Custody/SGSS_France_Global_Custody_Network_2024-02_1.pdf and <https://www.securities-services.societegenerale.com/en/solution-finder/global-custody/>. Where the law of a third country requires that certain financial instruments be held in custody by a local entity and there are no local entities that satisfy the delegation requirement, the Depositary may delegate to a local entity, provided that (i) the investors have been duly informed and (ii) instructions to delegate to the relevant local entity have been given by or for the SICAV.

The Depositary is not allowed to carry out activities with regard to the SICAV that may create conflicts of interest between the SICAV, the shareholders and the Depositary itself, unless it has properly identified any such potential conflicts of interest, has functionally and hierarchically separated the performance of its Depositary tasks from its other potentially conflicting tasks, and the potential conflicts of interest are properly identified, managed, monitored and disclosed to the shareholders.

E. The Administrative Agent

Société Générale Luxembourg (previously Société Générale Securities Services Luxembourg until its merger on 1st August 2014 with Société Générale Luxembourg) has been appointed for an undetermined duration by the Management Company to act as Administrative Agent of the Company, in accordance with an Administrative Agreement signed on July 6th 2006.

Société Générale Luxembourg acting as Administrative Agent of the Company, is in charge of, inter alia, the daily determination of the NAV of each Class of the Shares of each Sub-Fund, the proper book-keeping of the Company and all other administrative functions as required by the laws of the Grand Duchy of Luxembourg and as further described in the aforementioned agreement.

The aforementioned agreement may be terminated by either party upon three months' prior written notice or immediately in certain circumstances.

F. The Registrar Agent

Société Générale Luxembourg (previously European Fund Services S.A. until its merger on 1st July 2015 with Société Générale Luxembourg) has been appointed for an undetermined duration by the Management Company to act as Registrar Agent of the Company.

Société Générale Luxembourg is a Luxembourg limited company (société anonyme) and a member of the Société Générale Group.

The Registrar Agent is responsible for handling the processing of subscriptions for Shares, dealing with requests for redemptions and conversions and accepting transfers of funds, for the safekeeping of the Shareholders register of the Company, the delivery of Share certificates, if requested, the safekeeping of all non-issued Share Certificates of the Company, for accepting Shares Certificates rendered for replacement, redemption or conversion and for providing and supervising the mailing of reports, notices and other documents to the Shareholders.

G. Distributors and other Intermediaries

The Management Company may appoint banks, financial institutions and other authorised intermediaries as Distributors and Intermediaries to offer and sell the Shares to investors and handle the subscription, redemption, conversion or transfer

requests of Shareholders. Subject to the law of the countries where Shares are offered, such Intermediaries may, with the agreement of the Board of Directors act as nominees for the investor.

Notwithstanding the foregoing, a Shareholder may invest directly in the Company without using the services of a nominee.

An investor may ask at any time in writing that the Shares shall be registered in his name and in such case, upon delivery by the investor to the Registrar Agent of the relevant confirmation letter of the Nominee Agent, the Registrar Agent shall enter the corresponding transfer and investors' name into the Shares register and notify the Nominee Agent accordingly.

However, the aforesaid provisions are not applicable for Shareholders who have acquired Shares in countries where the use of the services of a nominee (or other Intermediary) is necessary or compulsory for legal, regulatory or compelling practical reasons.

In relation to any subscription, an Intermediary authorised to act as nominee is deemed to represent to the Board of Directors that, among other things:

- The investor is not a US Person;
- It will notify the Board of Directors and the Registrar Agent immediately if it learns that an investor has become a US Person;
- In the event that it has discretionary authority with respect to Shares which become beneficially owned by a US Person, the Intermediary will cause such Shares to be redeemed and;
- It will not knowingly transfer or deliver any Shares or any part thereof or interest therein to a US Person nor will any Shares be transferred to the United States.

The Board of Directors may, at any time, require Intermediaries who act as nominees to make additional representations to comply with any changes in applicable laws and regulations.

All Intermediaries shall make available to each investor at its request a copy of this Prospectus as well as the Key Information Document of the relevant Sub-Fund and Class of Shares, the annual and semi-annual report (or any similar supplement, addendum or information note as may be required under applicable local law), prior to the subscription by the investor in the Company.

H. Representative of the Company

Where required by local laws or regulations, the Company may, in countries where Shares are offered for sale to the public, appoint representatives of the Company ("Representatives") from whom Dealing Prices for all Sub-Funds may be obtained on each Dealing Day and from whom other authorised information in respect of the Company may be obtained, all as further described in the supplements to this Prospectus (the "Supplements") as may be attached to the current Prospectus in respect of the offer of Shares in the various countries in which the Company shall obtain registration for the offering of its Shares to the public.

VIII. CONFLICTS OF INTEREST

There may be significant conflicts of interest between the Company, its Shareholders, Amundi, CA Group (which currently owns 74.16% of Amundi), First Eagle Investment Management, LLC and their affiliates (including the Management Company). These include the following:

Amundi Luxembourg, and Amundi Asset Management, are both direct or indirect subsidiaries of Amundi. Other subsidiaries and affiliates of Amundi, as well as collective investment schemes managed and/or offered by the Investment Manager and its subsidiaries and affiliates may also be Shareholders of the Company.

CA Group and their affiliates may purchase and sell for their own account securities in which the Company may also invest. In addition, in the normal course of business, the Company may purchase and sell assets from and to CA Group and their affiliates, provided that the transactions are done on an arm's length basis. In addition, CA Group and their affiliates may give investment advice in respect of, or manage, third-party funds that are invested in the same securities in which the Company invests.

As CA Group and their affiliates are, *inter alia*, major banking institutions, CA Group and such affiliates may lend money to many of the companies or in countries in which the Company will invest. Credit decisions that CA Group and their affiliates make in respect of such companies or countries could have an impact on the market value of the securities in which the

Company invests. Furthermore, CA Group and their affiliates' position as lenders will, in almost all instances, be senior to the securities in which the Company invests.

CA Group and their affiliates also engage in other activities involving or affecting the securities in which the Company will invest. In particular, CA Group and their affiliates may be involved in the origin of transactions concerning such securities, underwriting such securities and acting as broker-dealer in respect of such securities. In addition, CA Group and their affiliates may perform other services for portfolio companies and receive fees, commissions and other remuneration therefore.

Personnel of the Investment Manager (including portfolio managers) serve as portfolio managers to certain clients and other funds that utilize an investment program that is substantially similar to that of a Sub-Fund managed by such person, including proprietary and related accounts. In addition, the Investment Manager currently serves, or may in the future serve, as investment adviser to other investment funds or accounts (including proprietary accounts), some of which provide for incentive compensation (such as performance fees). Consequently, the Investment Manager's investment management activities may present conflicts between the interests of a Sub-Fund and those of the Investment Manager and potentially among the interests of various accounts managed by the Investment Manager, principally with respect to allocation of investment opportunities among similar strategies. Although the Investment Manager has adopted allocation procedures intended to provide for equitable treatment of all accounts over time, it is possible that circumstances may arise requiring case-by-case treatment and that each client account will not necessarily participate in the same transaction. At times a portfolio manager may determine that an investment opportunity may be appropriate for only some accounts or accounts managed by the Investment Manager may take different positions with respect to a particular security. In these cases, the Investment Manager may execute differing or opposite transactions for one or more accounts, which may affect the market price or the execution of the transactions or both, to the detriment of one or more other accounts. The performance fee payable with respect to certain Classes of Shares may create an incentive for the Investment Manager to make investments that are riskier or more speculative than would be the case in the absence of such performance fee.

The Investment Manager may receive benefits from brokers and counterparties selected to execute transactions on behalf of the Sub-Fund. The Investment Manager may cause commissions to be paid to a broker or dealer that furnishes or pays for research or other services at a higher price than might be charged by another broker or dealer for effecting the same transaction. Research services obtained by the use of commissions arising from portfolio transactions may be used by the Investment Manager in its other investment activities, and, therefore, the Company may not, in any particular instance, be the direct or indirect beneficiary of the research services provided. The Investment Manager has adopted policies and procedures ensuring that it shall take reasonable measures to detect conflicts of interest that might arise in the performance of the mission.

In effecting foreign exchange or in making any purchase or sale of any security or other asset for the Company, or the Investment Manager as well as any affiliates may act as counterpart, principal, agent or broker in the transaction and may be separately compensated in that capacity.

All investment services, except as otherwise permitted under applicable law, or advice provided by the Investment Manager on the Company's behalf will be based on publicly available information.

IX. EVENT THAT MAY AFFECT THE COMPANY

A. Duration of the Company

There is no limit to the duration of the Company. The Company may, however, be dissolved, liquidated or merged in the following circumstances:

B. Termination of a Sub-Fund or a Class of Shares

The Board of Directors may decide at any time to terminate any Sub-Fund or any Class in taking due account of the interests of the Shareholders. In such case, the Board of Directors may offer the Shareholders of such Sub-Fund or Class the conversion of their Shares into Shares of another Sub-Fund or Class, under the terms fixed by the Board of Directors, or the redemption of their Shares for cash at the NAV per Share (including all estimated expenses and costs relating to the termination) determined on the Valuation Day.

In the event that for any reason, the value of the net assets in any Class has decreased to an amount determined by the Board of Directors from time to time to be the minimum level for such Class or Sub-Fund to be operated in an economically efficient manner, or if a change in the economic or political situation relating to the Class or Sub-Fund concerned would have material adverse consequences on that Class or Sub-Fund, or in case of rationalisation of products offered to investors, the Board of Directors may decide to compulsorily redeem all the Shares of the relevant Class or Sub-Fund at the NAV per Share (taking into account actual realisation prices of investments and realisation expenses), calculated on the Valuation Day at which such decision shall take effect. The Company shall serve a notice to the Shareholders of the relevant Class or Sub-Fund in writing prior to the effective date for such Compulsory Redemption, which will indicate the reasons for, and the procedure of, the redemption operations.

Any request for subscription shall be suspended as from the moment of the announcement of the termination.

Notwithstanding the above powers conferred on the Directors, the general meeting of Shareholders of Shares issued in any Class or Sub-Fund may, upon proposal from the Directors, redeem all the Shares issued in such Class or Sub-Fund and refund to the Shareholders the NAV of their Shares (taking into account actual realisation prices of investments and realisation expenses) calculated on the Valuation Day at which such decision shall take effect. There shall be no quorum requirements for such general meeting of Shareholders that shall decide by resolution taken by simple majority of those present or represented.

Assets which are not distributed to their owners upon the implementation of the redemption will be deposited with the *Caisse de Consignation* on behalf of the persons entitled thereto.

All redeemed Shares shall be cancelled thereafter by the Company.

C. Dissolution and Liquidation of the Company

The Company may at any time be dissolved by a resolution taken by the General Meeting of Shareholders subject to the quorum and majority requirements as defined in the Articles of Incorporation.

Whenever the capital falls below two-thirds of the minimum Net Assets as provided by the 2010 Law as amended from time to time, the Board of Directors has to submit the question of the dissolution of the Company to the General Meeting of Shareholders.

The General Meeting, for which no quorum shall be required, shall decide on simple majority of the votes of the Shares present or represented at the Meeting.

The question of the dissolution of the Company shall also be referred to the General Meeting of Shareholders whenever the capital falls below one-quarter of the minimum Net Assets as provided by the 2010 Law as amended from time to time. In such event, the General Meeting shall be held without quorum requirements and the dissolution may be decided by the Shareholders holding one quarter of the votes present or represented at that Meeting.

The Meeting must be convened so that it is held within a period of forty days from when it is ascertained that the Net Assets of the Company have fallen below two-thirds or one-quarter of the legal minimum as the case may be.

The issue of new Shares by the Company shall cease on the date of publication of the notice of the General Meeting of Shareholders, to which the dissolution and liquidation of the Company shall be proposed.

The liquidation shall be carried out by one or several liquidators (who may be natural persons or legal entities and approved by the CSSF) named by the meeting of Shareholders effecting such dissolution and which shall determine their powers and their compensation. The appointed liquidator(s) shall realise the assets of the Company, subject to the supervision of the relevant supervisory authority in the best interest of the Shareholders.

The proceeds of the liquidation, net of all liquidation expenses, shall be distributed by the liquidators among the holders of Shares in accordance with their respective rights. The amounts not claimed by Shareholders at the end of the liquidation process shall be deposited, in accordance with Luxembourg Law, with the *Caisse de Consignation* in Luxembourg until the statutory limitation period has lapsed.

D. Merger of the Company

The Company may, either as a merging UCITS or as a receiving UCITS, be subject to cross-border and domestic mergers in accordance with the definitions and conditions set out in the 2010 Law. The Board of Directors of the Company will be competent to decide on such a merger and on the effective date of such a merger in case the Company is the receiving UCITS.

The general meeting of Shareholders, deciding by simple majority of the votes cast by Shareholders present or represented at the meeting, shall be competent to decide on the merger and on the effective date of merger, in case the Company is the merging UCITS. The effective date of merger shall be recorded by notarial deed.

Notice of the merger shall be given to the Shareholders of the Company. Each Shareholder shall be given the possibility, within a period of one month as of the date of the publication, to request either the repurchase of its Shares, free of any charges, or the conversion of its Shares, free of any charges.

E. Merger of Sub-Fund(s)

The Board of Directors, subject to the conditions set out in the 2010 Law may decide to merge a Sub-Fund with foreign and or a domestic (Luxembourg) fund, or with another Sub-Fund of the Company, or with a foreign fund or a domestic fund as defined in accordance with the conditions set out in the 2010 Law.

In all cases and subject to its Articles of Incorporation, the Board of Directors of the Company will be competent to decide on the effective date of such a merger.

Notice will be given to the Shareholders. Each Shareholder of the relevant Sub-Funds shall be given the possibility, within a period of one month as of the date of the sending, to request either the repurchase of its Shares, free of any charges, or the conversion of its Shares, free of any charges.

APPENDIX A: GLOSSARY OF TERMS

In this Prospectus the following words and phrases have the meanings set forth below:

Administrative Agent	means	Société Générale Luxembourg acting as administrative agent of the Company.
Ancillary liquid assets	means	Bank deposits at sight that are accessible at any time.
Articles of Incorporation	means	The articles of incorporation of the Company, as amended from time to time.
Asset-Backed Securities (ABS)	means	Asset Backed Securities are pool loans that are packaged and sold as securities (this process is known as securitisation). The type of loans are credit card receivables, auto loans, home equity loans, student loans...
Business Day	means	Any full working day in Luxembourg when the banks are open for business.
Class	means	Classes of Shares (the characteristics of which are set out under Part II / Section I).
Classes of Shares		Type of Shares that differs from other shares of the Company by its structure (e.g eligibility of investors, fees, category of Share, etc...)
Class Currency	means	Currency of the relevant Class of Share as determined by the Board of Directors.
CSSF	means	<i>Commission de Surveillance du Secteur Financier</i> which is the Luxembourg Supervisory Authority.
Data Protection Law	means	The Luxembourg Law of 1 August 2018 on the organisation of the National Data Protection Commission and the general data protection framework and the Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, as amended from time to time.
Depository Bank	means	Société Générale Luxembourg, acting as depository bank and paying agent of the Company on appointment by the Company.
Dealing Day	means	The Business Day preceding the Valuation Day on which the orders for subscription, redemption and conversion have to be received by the Company.
Debt Securities	means	Fixed and floating rate bonds and Money Market Instruments.
Distressed Securities	means	Securities issued by a company, sovereign state or entity that are either in default or in high risk of default.
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.
Environmentally sustainable economic activities	means	An investment in one or several economic activities that qualify as environmentally sustainable under the Taxonomy Regulation (TR). 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 TR, does not significantly harm any of the environmental objectives set out in the TR, is carried out in compliance with the minimum safeguards laid down in the TR and complies with the technical screening criteria that have been established by the European Commission in accordance with the TR.
Equity-linked Instruments	means	Security or instrument replicating or based on an equity, including a share warrant, a subscription right, an acquisition or purchase right, an embedded derivative based on equities or equity indexes and whose economic effect leads to be exclusively exposed to equities, a depository receipt such as ADR and GDR. Participatory Notes (P-Notes) are embedded derivatives which are excluded from this definition. Sub-Funds, which intend to use P-Notes, will specifically indicate it in their investment policy.
ESG	means	Environmental, social and governance matters.
ESG rated	means	A security which is ESG rated or covered for ESG evaluation purposes by Amundi Asset Management or by a regulated third party recognised for the provision of professional ESG rating and evaluation.
FCP	means	Common fund (<i>Fonds Commun de Placement</i> in French).

High Yield	means	Securities rated below BBB- (by Standard & Poor's) and/or Baa (by Moody's) express gradually a higher risk and correspond to the class of risk "High Yield"
Institutional Investors	means	Investors within the meaning of the article 175 of the Law of 17 December 2010 on undertakings for collective investment as may be amended from time to time and under consideration of the guidelines or recommendations of the CSSF
Intermediaries	means	Sales agents, distributors, servicing agents and nominees appointed or approved by the Directors of the Company as well as brokers, dealers or other parties that have entered into agreements with the Company.
Investment Manager	means	The investment manager appointed by the Management Company for the relevant Sub-Fund.
Key Information Document	means	The Key Information Document issued in relation to each Class of Shares for each Sub-Fund of the Company
Management Company	means	Amundi Luxembourg S.A. acting as Management Company of the Company.
Money Market Instruments	means	Instruments normally dealt in on the money market which are liquid and have a value which can be accurately determined at any time.
Mortgage-Backed Securities (MBS)	means	Mortgage-Backed Securities are pool mortgage loans that are packaged and sold as securities (this process is known as securitisation). This type of loans is secured by the collateral of a specific real estate property.
NAV	means	The Net Asset Value which can be determined per Share.
NAV Day		The Luxembourg Business Day on which the NAV is dated
OECD Countries	means	Countries that are members, from time to time, of the Organisation for Economic Co-operation and Development, including as of the date of this Prospectus, Australia, Austria, Belgium, Canada, Chile, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Israel, Italy, Japan, South Korea, Latvia, Luxembourg, Mexico, The Netherlands, New Zealand, Norway, Poland, Portugal, Slovakia, Slovenia, Spain, Sweden, Switzerland, Turkey, United Kingdom, United States of America.
Reference Currency	means	The currency in which the Sub-Fund is denominated (USD).
Registrar Agent	means	Société Générale Luxembourg acting as Registrar Agent of the Company on appointment by the Management Company.
RTS	means	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.
Share	means	A Share issue to a Shareholder of any Sub-Fund of the Company.
Shareholder	means	A person who has invested in any Sub-Fund of the Company and is registered as a holder of Shares in the Company's register of Shareholders;
Sub-Fund	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 their specific investment policy and objective and/or by the currency in which they are denominated.
Sub-Fund Currency	means	Currency of the relevant Sub-Fund as determined by the Board of Directors.
Sustainability Factors	means	For the purposes of art. 2.(24) of the SFDR, environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery.
Sustainable Investment	means	For the purposes of art. 2.(17) of the SFDR, (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. Information on Amundi's methodology to assess if an investment qualifies as a Sustainable Investment can be found in the Amundi Sustainable Finance Statement available at www.amundi.lu .
Sustainability Risks	means	For the purposes of art. 2.(22) of the SFDR, 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.
Taxonomy Regulation or TR	means	Regulation 2020/852 of the European Parliament and of the Council of 27th November 2019 on the establishment of a framework to facilitate sustainable investment and amending Regulation (EU) 2019/2088 'disclosure regulation' or 'SFDR'.
Transferable security	means	Shares and other securities equivalent to shares, Bonds and other debt instruments Any other negotiable securities which carry the right to acquire any such transferable securities by subscription or exchange.
UCI	means	An Undertaking for Collective Investment.
UCITS	means	An Undertaking for Collective Investment in Transferable Securities governed by the amended Council 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.
United States	means	the United States of America, its territories and area subject to its jurisdiction
US Person	means	(i) Any natural person resident in the United States of America; (ii) Any partnership or corporation organised or incorporated under the laws of the United States of America; (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 foreign entity located in the United States of America; (vi) Any non-discretionary account 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 United States of America; and (viii) Any partnership or corporation if: (A) Organised or incorporated under the laws of any foreign jurisdiction; and (B) Formed by a U.S. person principally for the purpose of investing in securities not registered under the 1933 Act, unless it is organised or incorporated, and owned, by accredited investors who are not natural persons, estates or trusts.
U.S Tax Person	means	Any United States of America (U.S) citizen or U.S resident individual; Any partnership or corporation organised in the U.S or under the laws of the U.S or any State thereof; 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	means	Each Luxembourg full Business Day on which the NAV is calculated.

APPENDIX B: ESG RELATED DISCLOSURES

Information relating to the environmental and social characteristics or sustainable investment objectives of the Sub-Fund(s) is provided in the following appendix in accordance with the Disclosure Regulation and Commission Delegated Regulation (EU) 2022/1288.

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:
FIRST EAGLE AMUNDI INCOME BUILDER FUND

Legal entity identifier:
549300HHP1HFPO4I5V06

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 10 % of sustainable investments

with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy

with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

with a social objective

It promotes E/S characteristics, but **will not make any sustainable investments**



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

The Sub-Fund promotes environmental and/or social characteristics by aiming to have a higher ESG score than that of the investment universe. In determining the ESG score of the Sub-Fund 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. For the purpose of this measurement, the investment universe is defined as 70% MSCI ACWI Index + 20% Bloomberg Global High Yield Index + 10% Bloomberg Global Aggregate Index. No ESG Reference Index 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 Sub-Fund that is measured against the ESG score of the investment universe of the Sub-Fund.

Amundi's 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.

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 in the 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 the Amundi ESG rating process uses 38 criteria that are either generic (common to all companies regardless of their activity) or sector specific, and 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 Sustainable Finance Statement available at www.amundi.lu.

- ***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 seek to 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's 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 the 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 Sustainable Finance Statement available at www.amundi.lu.

To contribute to the above objectives, the investee company should 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 impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

● ***How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?***

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 Annex 1, Table 1 of the RTS where robust data is available (e.g. GHG 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 Principal Adverse Impacts indicators 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 DNSH filter above:

The first DNSH filter relies on monitoring of mandatory Principal Adverse Impacts indicators in 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.*
- *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 no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Sub-Fund considers all the mandatory Principal Adverse Impacts as per Annex 1, Table 1 of the RTS applying to the Sub-Fund’s strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches and controversies monitoring:

- 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’s 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 or 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.
- Voting: Amundi’s voting policy responds to a 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 Amundi’s funds.

* <https://about.amundi.com/files/nuxeo/dl/0522366c-29d3-471d-85fd-7ec363c20646>

For any indication on how mandatory Principal Adverse Impact indicators are used, please refer to the Amundi Sustainable Finance Statement available at www.amundi.lu.

No



What investment strategy does this financial product follow?

Objective: The objective of the Sub-Fund is to offer current income generation consistent with long term capital growth.

Investments: To achieve this objective, the Sub-Fund will seek to allocate 80% of its net assets in income-producing transferable securities and instruments. A value approach, consisting of a bottom-up fundamental analysis, is applied to identify income-producing equities and Debt Securities offering an attractive expected return relative to their risk level.

The Sub-Fund shall invest in:

- German Investment Tax Act: At least 25% of the Sub-Fund's net asset value is continuously invested in equities listed on a stock exchange or traded on an organised market. For the sake of clarity, investments in Real Estate Investment Trusts (as such term is defined by the German Ministry of Finance) and UCITS or UCIs are not included in this percentage.
- Equity-linked Instruments
- convertible bonds
- Debt Securities, including up to 20% of the net assets in Asset Backed Securities and Mortgage-Backed Securities
- Deposits
- units/shares of UCITS and/or UCIs (up to 10% of its net assets)

The Sub-Fund may also seek exposure to commodities up to 25% of its net assets. No more than 50% of the Sub-Fund's net assets will be invested in bonds that are below investment grade, and no investments will be made in Distressed Securities. Securities that become distressed after purchase may be kept, however, they will in any case not exceed 5% of the Sub-Fund's net assets. Investments will be made without any restrictions in terms of geographic allocation (including emerging markets), market capitalisation, sector or time to maturity.

Benchmark: The Sub-Fund is actively managed. The Sub-Fund uses the Secured Overnight Financing Rate (SOFR) plus the corresponding hurdle for each relevant share class a posteriori as an indicator for assessing the Sub-Fund's performance and, as regards the performance fee benchmark used by relevant share classes, for calculating the performance fees. There are no constraints relative to any such Benchmark restraining portfolio construction.

Management Process: The Sub-Fund integrates Sustainability Factors in its investment process and, based on Amundi's proprietary ESG rating system (with A the highest rating and G the lowest). The Sub-Fund will seek to achieve an ESG score of its portfolio greater than that of its investment universe.

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

- **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 Sub-Fund are subject to the ESG Criteria. This is achieved through the use of Amundi's proprietary methodology and/or third party ESG information.

The Sub-Fund 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 Amundi's Responsible Investment Policy available on the website www.amundi.lu).

The Sub-Fund as a binding elements aims to have a higher ESG score than the ESG score of the investment universe.

The Sub-Fund'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.

However 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.

Furthermore and in consideration of the minimum commitment of 10% of Sustainable Investments with an environmental objective, the Sub-Fund 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.

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

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

There is no minimum committed rate for the Sub-Fund.

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

We rely on Amundi ESG scoring methodology. Amundi'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 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.



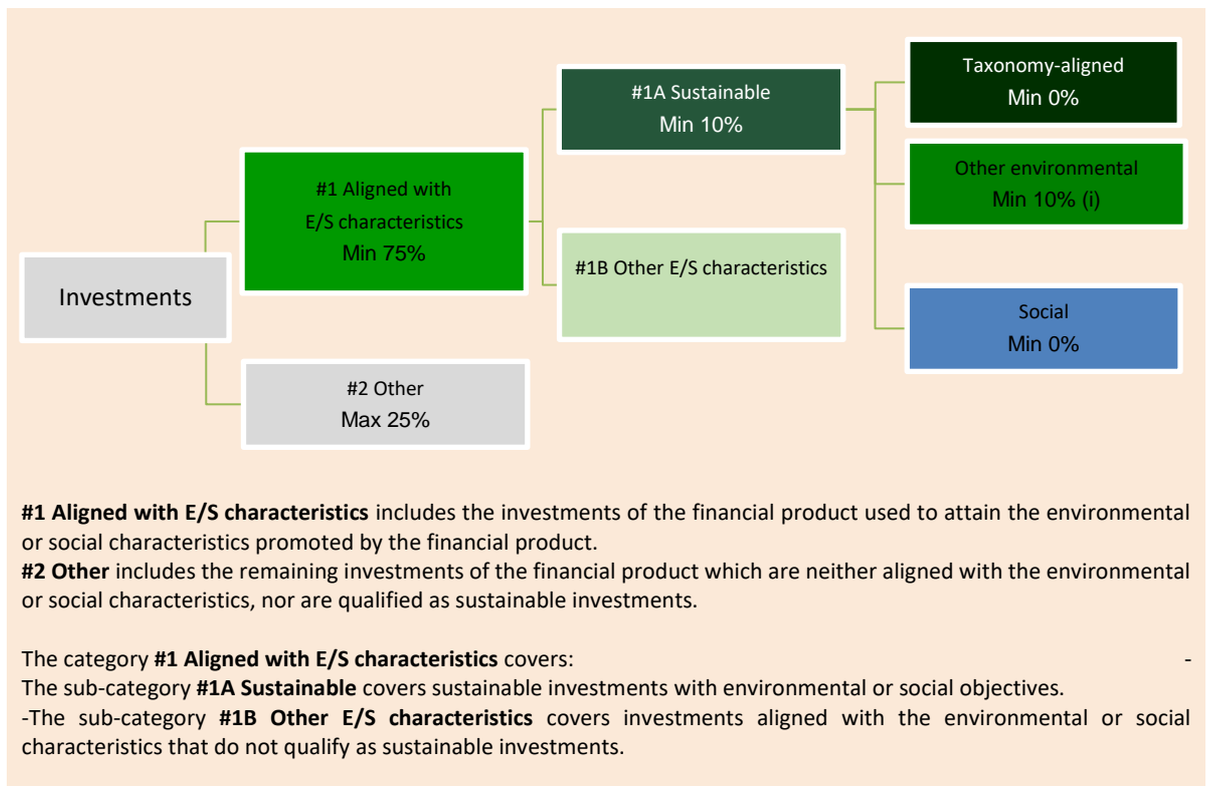
What is the asset allocation planned for this financial product?

Asset allocation describes the share of investments in specific assets.

At least 75% of the investments of the Sub-Fund will be used to meet the environmental or social characteristics promoted by the Sub-Fund in accordance with the binding elements of the investment strategy. Furthermore, the Sub-Fund 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 other environmental investment represents a minimum of 10% (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 Sub-Fund.



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

The Sub-Fund currently has no minimum commitment to sustainable investments with an environmental objective aligned with the EU Taxonomy. The Sub-Fund does not commit to make taxonomy-compliant investments in fossil gas and/or nuclear energy as illustrated below. Nevertheless, as part of the investment strategy, it may invest in companies that are also active in these industries. Such investments may or may not be taxonomy aligned.

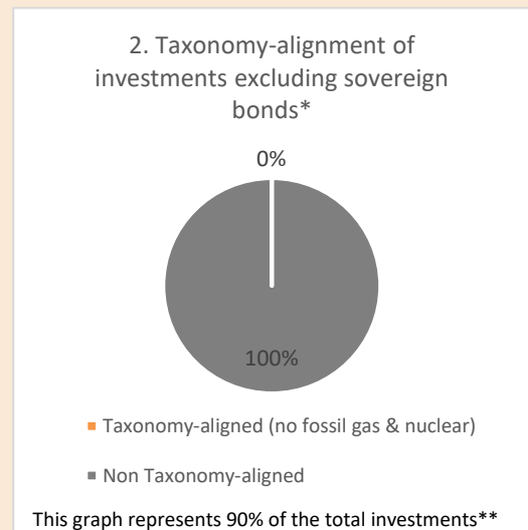
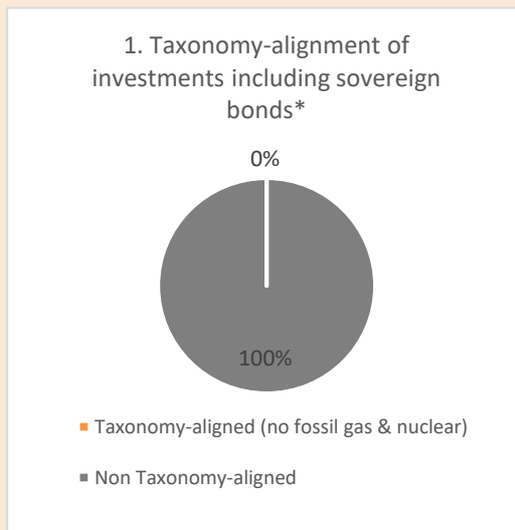
- Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?

- Yes:
 - In fossil gas
 - In nuclear energy
- No

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
** This percentage is purely indicative and may vary.

- What is the minimum share of investments in transitional and enabling activities?

¹ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.



The Sub-Fund has no minimum proportion of investment in transitional or enabling activities.



are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.

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

The Sub-Fund will have 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 Sub-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.



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 Sub-Fund 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

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.

- ***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: www.amundi.lu

Template 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:
FIRST EAGLE AMUNDI RESILIENT EQUITY FUND

Legal entity identifier:
213800SJK7PMB1J5PU28

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 51 % of sustainable investments

with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy

with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

with a social objective

It promotes E/S characteristics, but **will not make any sustainable investments**



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

The Sub-Fund promotes environmental and/or social characteristics by aiming to have a higher ESG score than that of the investment universe. In determining the ESG score of the Sub-Fund 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. For the purpose of this measurement, the investment universe is defined as MSCI AC WORLD IMI Index. No ESG Reference Index 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 Sub-Fund that is measured against the ESG score of the investment universe of the Sub-Fund.

Amundi's 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.

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 in the 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 the Amundi ESG rating process uses 38 criteria that are either generic (common to all companies regardless of their activity) or sector specific, and 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 Sustainable Finance Statement available at www.amundi.lu.

● ***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 seek to 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's 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 the 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 Sustainable Finance Statement available at www.amundi.lu.

To contribute to the above objectives, the investee company should 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 Annex 1, Table 1 of the RTS where robust data is available (e.g. GHG 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 Principal Adverse Impacts indicators 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 DNSH filter above:

The first DNSH filter relies on monitoring of mandatory Principal Adverse Impacts indicators in 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.*
- *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:***

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

The 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 no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



Does this financial product consider principal adverse impacts on sustainability factors?

Yes, the Sub-Fund considers all the mandatory Principal Adverse Impacts as per Annex 1, Table 1 of the RTS applying to the Sub-Fund’s strategy and relies on a combination of exclusion policies (normative and sectorial), ESG rating integration into the investment process, engagement and voting approaches and controversies monitoring:

- 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’s 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 or 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.
- Voting: Amundi’s voting policy responds to a 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

* <https://about.amundi.com/files/nuxeo/dl/0522366c-29d3-471d-85fd-7ec363c20646>

assessment of each severe controversy, led by ESG analysts and the periodic review of its evolution. This approach applies to all of Amundi's funds.

For any indication on how mandatory Principal Adverse Impact indicators are used, please refer to the Amundi Sustainable Finance Statement available at www.amundi.lu.

No



What investment strategy does this financial product follow?

Objective: The objective of the Sub-Fund is to offer capital growth over the long-term by investing in broad range of securities from around the world, using an investment approach commonly referred to as 'value' investing, while aiming for an improved sustainability profile and an improved environmental footprint.

Investments: The Sub-Fund will invest mainly in equities and Equity-linked Instruments without any restriction in terms of market capitalisation or geographical diversification (including emerging markets). However, the Sub-Fund excludes fossil energy-related investments, tobacco, and other sectors as defined in the Prospectus. A maximum 10% of the Sub-Fund's net assets may be invested in ancillary liquid assets and commodities (such as gold ETCs). The Sub-Fund may also invest in government bonds and corporate bonds and money market instruments. The Sub-Fund's investments in bonds will be mainly for the purpose of cash management and the instruments will mainly be rated as investment grade. No investments will be made in distressed securities. Securities that become distressed after purchase may be kept, however, they will in any case not exceed 5% of the Sub-Fund's net assets.

The Sub-Fund aims for an improved environmental footprint and sustainability profile by integrating ESG (environmental, social and corporate governance) factors. The Sub-Fund seeks to achieve an ESG score of its portfolio greater than that of its investment universe.

The Sub-Fund may invest in financial derivative instruments only for hedging purposes. The Sub-Fund may not enter into securities lending transactions.

Benchmark: The Sub-Fund is actively managed. The Sub-Fund uses the Secured Overnight Financing Rate (SOFR) plus the corresponding hurdle for each relevant share class a posteriori as an indicator for assessing the Sub-Fund's performance and, as regards the performance fee benchmark used by relevant share classes, for calculating the performance fees. There are no constraints relative to any such Benchmark restraining portfolio construction.

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

- **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 Sub-Fund are subject to the ESG Criteria. This is achieved through the use of Amundi's proprietary methodology and/or third party ESG information.

The Sub-Fund 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 Amundi's Responsible Investment Policy available on the website www.amundi.lu).

The Sub-Fund as a binding elements aims to have a higher ESG score than the ESG score of the investment universe.

The Sub-Fund does not invest in F or G Rated securities.

The Sub-Fund'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.

However 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.

Furthermore and in consideration of the minimum commitment of 51% of Sustainable Investments with an environmental objective, the Sub-Fund 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.

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

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

The Sub-Fund's investable universe is reduced by a minimum of 20% due to exclusion of securities with a lower ESG rating.

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

We rely on Amundi ESG scoring methodology. Amundi'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 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.



What is the asset allocation planned for this financial product?

At least 90% of the investments of the Sub-Fund will be used to meet the environmental or social characteristics promoted by the Sub-Fund in accordance with the binding elements of the investment strategy.

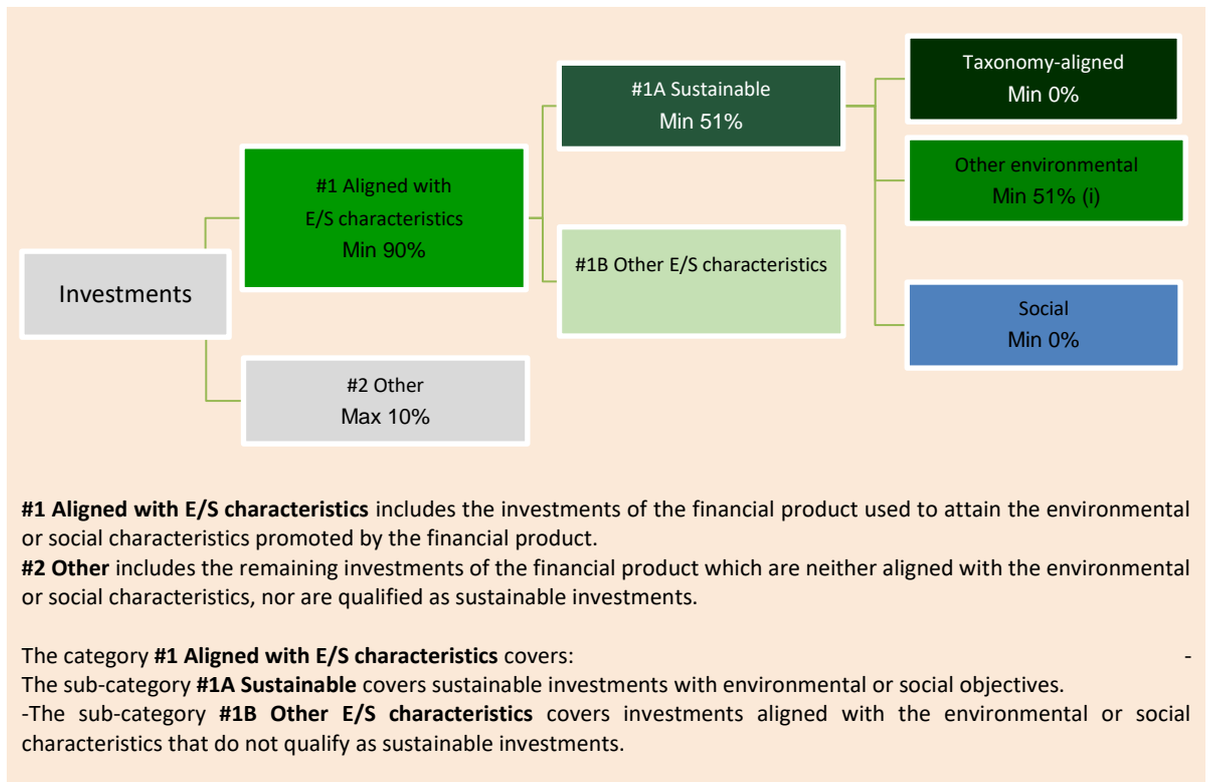
Furthermore, the Sub-Fund commits to have a minimum of 51% of sustainable investments as per the below chart. Investments aligned with other E/S characteristics (#1B) will represent the difference between the actual proportion of investments aligned with environmental or social characteristics (#1) and the actual proportion of sustainable investments (#1A).

The planned proportion of other environmental investment represents a minimum of 51% (i) and may change as the actual proportions of Taxonomy-aligned and/or Social investments increase.

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.



● **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 Sub-Fund.



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

The Sub-Fund currently has no minimum commitment to sustainable investments with an environmental objective aligned with the EU Taxonomy. The Sub-Fund does not commit to make taxonomy-compliant investments in fossil gas and/or nuclear energy as illustrated below. Nevertheless, as part of the investment strategy, it may invest in companies that are also active in these industries. Such investments may or may not be taxonomy aligned.

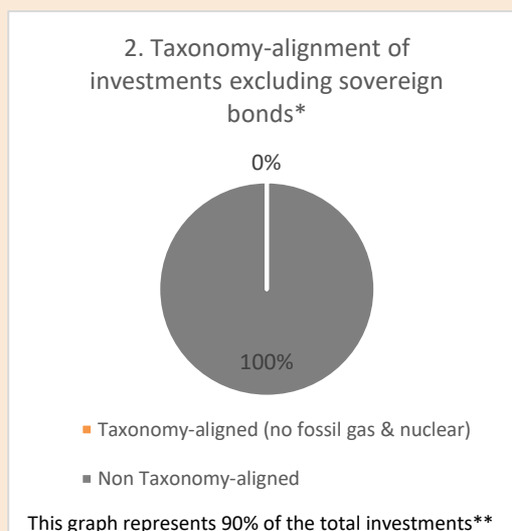
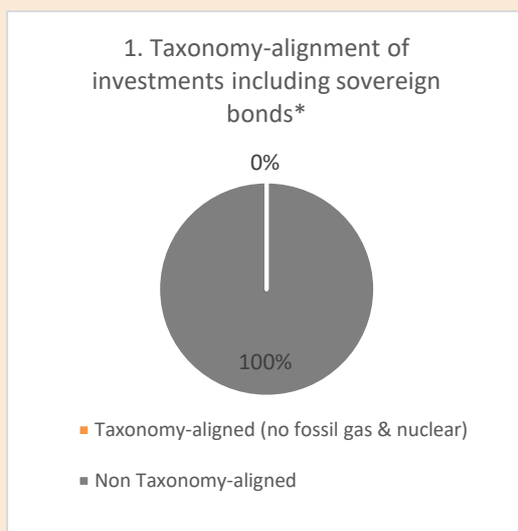
Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?

- Yes:
 In fossil gas In nuclear energy
 No

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

** This percentage is purely indicative and may vary.

¹ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective. 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.

- **What is the minimum share of investments in transitional and enabling activities?**

The Sub-Fund has no minimum proportion of investment in transitional or enabling activities.

 are sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under the EU Taxonomy.



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

The Sub-Fund will have a minimum commitment of 51% 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 Sub-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.



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 Sub-Fund 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

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.

- ***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: www.amundi.lu