

MIROVA FUNDS

Mirova Global Sustainable Equity Fund

(a sub-fund of the MIROVA FUNDS)

**SINGAPORE PROSPECTUS – REQUIRED PURSUANT TO
DIVISION 2 OF PART XIII OF THE
SECURITIES AND FUTURES ACT 2001**

This Prospectus dated 18 May 2022 is a replacement prospectus lodged pursuant to section 298 of the Securities and Futures Act, Chapter 289 of Singapore, which replaces the previous prospectus for the Mirova Funds registered by the Monetary Authority of Singapore on 12 April 2022.

This Singapore Prospectus incorporates and accompanies the attached Luxembourg Prospectus dated 15 April 2022 (the “**Luxembourg Prospectus**”) relating to the Mirova Funds, a Société d’Investissement à Capital Variable incorporated under Luxembourg laws and constituted outside Singapore. This Singapore Prospectus is not authorised for distribution without the Luxembourg Prospectus. Please read this Singapore Prospectus and the Luxembourg Prospectus for full information on the Mirova Funds. Mirova Funds has appointed Natixis Investment Managers Singapore Limited (“**Singapore Representative**”) (whose details appear on Section 13.1 of this Singapore Prospectus) as its Singapore Representative and as its agent for service of process in Singapore.

Important Notice

Mirova Funds (the “SICAV” or the “Company”) is a *Société d’Investissement à Capital Variable* incorporated in Luxembourg on 26 August 2009. The SICAV is constituted outside Singapore.

Mirova Global Sustainable Equity Fund (the “**Sub-fund**”), a sub-fund of the Mirova Funds, which is being offered to investors for subscription in Singapore pursuant to this Singapore Prospectus is a recognised scheme under the Securities and Futures Act 2001 (the “**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. 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-fund.

You should note that this Singapore Prospectus incorporates and should be read in conjunction with the Luxembourg Prospectus of the SICAV dated 15 April 2022 (as may be amended or supplemented from time to time) (the “**Luxembourg Prospectus**”). This Singapore Prospectus is authorised for distribution only when accompanied by the Luxembourg Prospectus. Please read this Singapore Prospectus and the Luxembourg Prospectus for full information on the SICAV and the Mirova Global Sustainable Equity Fund.

The SICAV, which is the offeror of shares in the Sub-fund, has appointed Natixis Investment Managers Singapore Limited as its agent for service of process and as its Singapore Representative (whose details appear in Section 13.1 of this Singapore Prospectus).

You should note that (a) the Sub-fund may invest in financial derivative instruments for investment, hedging risk management, and/or efficient portfolio management purposes; and (b) the net asset value of the Sub-fund may be subject to high volatility as a result of its investment policy and/or such use of financial derivative instruments.

You should be aware that market conditions and applicable regulations may restrict the use of these instruments. The success of these strategies cannot be guaranteed. The sub-fund using these techniques and instruments assume risks and incur costs it would not have assumed or incurred if it had not used such techniques.

You should note that your investment in the Sub-fund may increase or decrease and you could lose some or all your respective investments in the Sub-fund. There is no assurance that the Sub-fund will meet its investment objective.

You are advised to carefully consider the risk factors set out under the section headed “*Principal Risks*” in the Luxembourg Prospectus and to refer to Section 17 and Appendix 1 – Section 3 of this Singapore Prospectus.

Please note that the selling restriction under the section headed “Additional Information on the Authorised Status in Certain Countries” on page 87 and 88 of the Luxembourg prospectus no longer applies to the Sub-fund.

The Shares of the Sub-fund are prescribed capital markets products (as defined in the Securities and Futures (Capital Markets Products) Regulations 2018) and Excluded Investment Products (as defined in the MAS Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products). Accordingly, notwithstanding anything set out in the Luxembourg prospectus, the Sub-fund will not invest in any product or engage in any transaction for the Sub-fund which may cause the Shares of the Sub-fund not to be regarded as prescribed capital markets products and Excluded Investment Products.

If you are in any doubt about the contents of this Singapore Prospectus, you should consult your stockbroker, bank manager, solicitor, accountant or other independent financial adviser. The Sub-Fund is offered on the basis of the information contained in this Singapore Prospectus and the documents referred to in this Singapore Prospectus. No person is authorized to give any representations concerning the SICAV or the Sub-fund other than as contained in this Singapore

Prospectus. Any purchase 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 solely at the risk of the purchaser.

You may wish to consult your independent financial adviser about the suitability of the Sub-fund for your specific investment needs.

The delivery of this Singapore Prospectus or the issue of shares of the Sub-fund, shall not, under any circumstances, create any implication that the affairs of the SICAV and/or Sub-fund has not changed since the date of registration of this Singapore Prospectus. To reflect material changes, this Singapore Prospectus may be updated from time to time and you should investigate whether any more recent version of the Singapore Prospectus is available.

You may contact the Singapore Representative or Natixis Investment Managers Singapore, a division of the Singapore Representative, located at 5 Shenton Way, #22-05 UIC Building Singapore 068808, telephone number: +65 6309-9649, or their appointed Singapore distributors for enquiries in relation to the Company or the Sub-Fund.

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IMPORTANT INFORMATION FOR SINGAPORE INVESTORS IN MIROVA FUNDS

IMPORTANT: PLEASE READ AND RETAIN THIS SINGAPORE PROSPECTUS AND THE LUXEMBOURG PROSPECTUS FOR FUTURE REFERENCE

1. SINGAPORE PROSPECTUS

The sub-fund currently offered to investors in Singapore in this Singapore Prospectus is Mirova Global Sustainable Equity Fund.

You should read this Singapore Prospectus in conjunction with the Luxembourg Prospectus. Unless the context otherwise requires, terms defined in the Luxembourg Prospectus shall have the same meanings when used in this Singapore Prospectus except where specifically provided for otherwise in this Singapore Prospectus. Unless otherwise stated, if there is any discrepancy between this Singapore Prospectus and the Luxembourg Prospectus, the Luxembourg Prospectus shall prevail.

2. THE SICAV

The SICAV is an open-ended investment company, a Luxembourg *Société d'Investissement à Capital Variable* incorporated under Luxembourg law on 26 August 2009 under the name "Impact". The name of the SICAV was then changed to "Impact Funds" on 9 September 2009 and to "Mirova Funds" on 24 April 2013. The registered office of the SICAV is CACEIS Bank, Luxembourg Branch, 5, Allée Scheffer, L-2520 Luxembourg.

The SICAV qualifies as a UCITS under Part I of the Luxembourg law of 17 December 2010 on undertakings for collective investments, as amended (the "Law").

The SICAV is a distinct legal entity and is an umbrella fund, which comprises of multiple sub-funds. Each of the sub-funds, however, is not a distinct legal entity for the SICAV, but has its own assets and liabilities which are distinct and separate from any other sub-fund. Each sub-fund also has an investment policy and a reference currency ("**Reference Currency**") that is specific to it as determined by the Board of Directors.

The Board of Directors may at any time create new sub-funds. Shareholders may be informed via publication of notices on the following website www.im.natixis.com if required by regulations or if deemed appropriate by the Board of Directors.

Further details of the SICAV are set out under the section headed "*General Information*" of the Luxembourg Prospectus.

3. THE SUB-FUNDS

The Board of Directors may establish one or more sub-funds under the SICAV from time to time. The sub-fund and its share classes ("**Share Classes**") currently offered to investors in Singapore in this Singapore Prospectus are listed in Section 9 below.

The Board of Directors may also create new Share Classes in the SICAV from time to time. Please refer to the “*Subscription, Transfer, Conversion and Redemption of Shares*” section of the Luxembourg Prospectus for further details.

4. MANAGEMENT AND ADMINISTRATION OF THE COMPANY

4.1 Board of Directors

The current Directors of the SICAV are MIROVA, Natixis Wealth Management and Natixis Life. The SICAV shall be managed and its affairs supervised by a Board of Directors whose details and composition are set out in the Luxembourg Prospectus. The Directors of the SICAV will receive periodic reports from the Management Company detailing the SICAV's performance and analysing its investment portfolio. The Management Company will provide such other information as may from time to time be reasonably required by the Directors of the SICAV. For further details on the Directors of the SICAV, please refer to “*Fund Service Providers*” section of the Luxembourg Prospectus.

4.2 Management Company

4.2.1 The Company has appointed Natixis Investment Managers International to act as its management company (the “**Management Company**”) and has delegated to the Management Company all powers related to the investment management, administration and distribution of the Company. The registered office of the Management Company is at 43, avenue Pierre Mendès France, 75013 Paris, France., The Management Company was incorporated as a public limited company under the laws of France on 25 April 1984 for a limited period of 99 years.

4.2.2 The Management Company is authorised to delegate some of its responsibility to affiliated and non-affiliated parties; however, the Management Company oversees and retains full responsibility for the activities delegated to service providers. The Management Company may appoint a delegated investment manager for a sub-fund. In such case, the information regarding the delegated investment manager will be set out in the Luxembourg Prospectus under the part specific to the sub-fund, where applicable.

4.2.3 The Management Company may also directly appoint agents in local jurisdictions from time to time (“**Local Agents**”) to facilitate the processing and execution of subscription, transfer, conversion and redemption orders of Shares in other time zones.

4.2.4 The Management Company is regulated by the French Financial Supervisory Authority - Autorité des marchés financiers (“**AMF**”) and is licensed as a Management Company in accordance with Article L532-9, the French monetary and financial code.

4.2.5 The Management Company is a subsidiary of Natixis Investment Managers an international asset management group. Headquartered in Paris and Boston, Natixis Investment Managers is wholly-owned by Natixis. Natixis is a subsidiary of BPCE, the second-largest banking group in France.

4.2.6 The Management Company is also the promoter of the SICAV.

4.2.7 The Management Company is subject to strict capital and own funds requirements under the EU Regulation n) 575/2013 of the Parliament and of the Council of 26 June 2013 as implemented into French and Luxembourg law dated 17 December 2010 relating to undertakings for collective investment. The Management Company is not entrusted with the safekeeping of, and has not right over, the SICAV's assets. Article 101 paragraph 5 of the Luxembourg law dated 17 December 2010 provides that assets of the Funds do not form part of the estate in case of insolvency of the Management Company.

4.2.8 For further details of the Management Company, please refer to the section headed “*Fund Service Providers*” of the Luxembourg Prospectus.

4.3 Directors and Key Executives of the Management Company

4.3.1 Natixis Investment Managers, represented by Christophe Lanne – Chief Transformation Officer and Management Committee Member, Natixis Investment Managers

Christophe Lanne is Chief Transformation Officer and Management Committee Member for Natixis Investment Managers. Previously, Mr. Lanne served as Chief Risk Officer of the Natixis Group. From 2012 to 2015, he was the Head of Global Portfolio Management, Global Transaction Banking in Natixis' Wholesale Banking division. Prior to joining Natixis, Mr. Lanne was Managing Director and Chief Operating Officer at Credit Suisse, France. He was Chief Executive Officer at Crédit Agricole Indosuez Securities, Japan from 2002 to 2004. Mr. Lanne holds a Diploma in International Accounting and Finance from London School of Economics, as well as post-graduate degrees in Political Economics and Public Law. He is also a graduate of the IEP Paris Institute of Politics Studies.

4.3.2 Cyril Marie – Chief Financial Officer, Head of Strategy and Corporate Development, Natixis Investment Managers

Cyril Marie is Chief Financial Officer, Head of Strategy and Corporate Development at Natixis Investment Managers. He is a member of the Natixis Investment Managers Executive Committee. In 2009, his primary responsibility within the company was to oversee the overall strategy and corporate development opportunities of the group. Prior to Natixis Global Investment Managers, Mr. Marie worked in the finance department of Natixis, the parent company.

He also held several positions in the financial department of BPCE from 2002 through 2006 and he was a financial analyst at BBSP from 1999 to 2002.

Mr. Marie is a graduate of Paris-Dauphine University (DEA Finance) and holds degrees in Economics and Applied Economics.

4.3.3 Joseph Pinto (FR) – Director of Natixis Investment Managers SA and CEO of Natixis Investment Managers International

Mr. Joseph Pinto joined the Natixis Investment Managers Group in 2020 as Global Chief Operating Officer. In July 2021 he was appointed as a Director of Natixis Investment Managers SA and Head of Distribution for Europe, Middle East, Asia and Latin America. Previously he worked in a variety of roles within AXA Investment Managers and where he was ultimately appointed as Global Chief Operating Officer (COO). Prior to that he worked in various firms including Mc Kinsey & Company (Project Manager) and Banque Privée Fideuram Wargny (Deputy CEO). Mr. Pinto began his career at Crédit Lyonnais USA and Lehman Brothers as financial analyst. He received a degree from Ecole Centrale Paris in Engineering and Economics and an MBA from Columbia Business School.

4.3.4 Natixis Investment Managers Participations 1, represented by Jérôme Urvoy (FR) who serves as the director of Natixis Investment Managers SA and Deputy Chief Financial Officer of Natixis Investment Managers International

Mr Jérôme Urvoy has occupied his current role at the Natixis Investment Managers Group since 2008. Previously, he was respectively a consolidation manager, then Vice President and group business controller at Natixis Investment Managers until 2008. He began his career as an auditor at Mazars in Marseille and then became business controller and consolidation manager at Gemplus from 2000 to 2002. He received a Master's degree, major Audit, from L'Ecole Supérieure de Commerce de Marseille.

Mr. Urvoy is responsible for overseeing financial reporting, sales and compensation analysis, and business planning for the global distribution offices located in key markets around the world.

4.4 Delegated Investment Manager

The Delegated Investment Manager of the sub-fund is MIROVA US LLC.

5. **TRACK RECORD OF THE MANAGEMENT COMPANY AND DELEGATED INVESTMENT MANAGER**

5.1 The Management Company has been managing funds since 22 May 1990.

5.2 The Management Company has appointed the following delegated investment manager for the Sub-fund (the “**Delegated Investment Manager**”):

Sub-Fund	Delegated Investment Manager	Year Delegated Investment Manager started managing funds
Mirova Global Sustainable Equity Fund	MIROVA US LLC	2019

5.3 MIROVA US LLC was previously a division within Ostrum Asset Management U.S., LLC who had managed the Fund since 2014. MIROVA US LLC is incorporated in the United States of America and was created on 4 December 2018. MIROVA US LLC is regulated by Securities and Exchange Commission and has commenced operations on March 29, 2019.

5.4 Insolvency of Delegated Investment Manager

The agreement entered into between the Management Company and the Delegated Investment Manager provides for the termination of the agreement in the event that the Delegated Investment Manager is the object of a court-ordered or voluntary liquidation or in the case of withdrawal of the license granted to the relevant Delegated Investment Manager.

6. **OTHER PARTIES**

6.1 Singapore Representative

Natixis Investment Managers Singapore Limited is the Singapore representative (the “**Singapore Representative**”) of the SICAV to provide and maintain certain administrative and other facilities in respect of the SICAV including *inter alia*, maintaining for inspection in Singapore a subsidiary register of Shareholders who subscribed for or purchased their shares (“Shares”) in Singapore, or maintaining in Singapore any facility that enables the inspection or extraction of the equivalent information.

You may obtain a copy of and inspect the register of Singapore Shareholders from the Singapore Representative or Natixis Investment Managers Singapore, a division of the Singapore Representative, located at 5 Shenton Way, #22-05 UIC Building Singapore 068808 free of charge during normal Singapore business hours.

6.2 Administrative Agent, Paying Agent, Listing Agent, Domiciliary and Corporate Agent, Registrar and Transfer Agent, and Depositary

CACEIS Bank, Luxembourg Branch (“**Caceis**”) is the Administrative Agent, Paying Agent, Listing Agent, Domiciliary and Corporate Agent, Registrar, Transfer Agent and Depositary of the SICAV.

As Administrative Agent, Caceis is responsible for maintaining the books and financial records of the SICAV, preparing the SICAV's financial statements, calculating the amounts of any distribution, and calculating the net asset value of each class of Shares.

As Paying Agent, Caceis is responsible for paying to Shareholders any distribution or redemption proceeds.

As Listing Agent, Caceis coordinates the listing of Shares on any stock exchange, as decided by the SICAV, and liaises with the authorities of such stock exchange.

As Domiciliary and Corporate Agent, Caceis provides the SICAV with a registered Luxembourg address and such facilities that may be required by the SICAV for holding meetings convened in Luxembourg. It also provides assistance with the SICAV's legal and regulatory reporting obligations, including required filings and the mailing of Shareholder documentation.

As Registrar and Transfer Agent, Caceis is responsible for the processing and execution of subscription, transfer, conversion and redemption orders of Shares. It also maintains the SICAV's Shareholder register. All Local Agents are required to coordinate with the Registrar and Transfer Agent of the SICAV when transacting in Shares.

As Depositary, Caceis has been entrusted with the custody and/or, as the case may be, record keeping of each of the Sub-fund's assets in accordance with Luxembourg law. In particular, the Depositary shall ensure an effective and proper monitoring of the SICAV's cash flow.

The Depositary may, under certain conditions, entrust part or all of the assets which are placed under its custody and/or record keeping to Correspondents/Third Party Custodians as appointed from time to time. The Depositary's liability shall not be affected by any such delegation, unless otherwise specified, but only within the limits as permitted by the Luxembourg law.

Caceis is a Luxembourg Société Anonyme and is registered with the Luxembourg supervisory authority as a bank. It is regulated by the Commission de Surveillance du Secteur Financier.

In accordance with article 36 of the Luxembourg law of 17 December 2010 relating to undertakings for collective investment, the duties of the Depositary shall cease notably where the Depositary has been declared bankrupt, has entered into an arrangement with creditors, has obtained a suspension of payment, has been put under court-controlled management or has been the subject of similar proceedings, or has been put into liquidation. Further details of the Depositary are set out in "*Custody*" under the "*Fund Service Providers*" section in the Luxembourg Prospectus.

In the event of insolvency of the Depositary to which custody of SICAV assets has been delegated, the assets held in custody are unavailable for distribution among, or realisation for the benefit of, creditors of the Depositary.

Please refer to the section headed "*Fund Service Providers*" of the Luxembourg Prospectus for more details of the Administrative Agent, Paying Agent, Listing Agent, Domiciliary and Corporate Agent, Registrar and Transfer Agent, and Depositary.

7. SINGAPORE RECOGNITION OF SUB-FUND

The Sub-fund offered in this Singapore Prospectus is a recognised collective investment scheme pursuant to the SFA. A copy of this Singapore Prospectus has been lodged with and registered by the Authority. The Authority is not responsible for the contents of this Singapore Prospectus. The registration of this Singapore Prospectus by the Authority does not mean 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-fund.

8. DATE OF REGISTRATION

This Singapore Prospectus is a replacement prospectus lodged with the Authority on 18 May 2022. This Singapore Prospectus replaced the prospectus that was registered by the Authority on 12 April 2022 (the “**Registered Singapore Prospectus**”). This Singapore Prospectus shall be valid for a period of 12 months from the date of the registration of the Registered Singapore Prospectus i.e. up to and including 11 April 2023 and shall expire on 12 April 2023.

9. CATEGORIES OF SHARES

The SICAV may issue Shares of various categories in relation to the Sub-fund.

As at the date of this Singapore Prospectus, only the following share class(es) are offered in this Singapore Prospectus in respect of each Fund (each a “Class” and collectively the “Classes”):

Class R

Class R Shares are designed for retail investors (as defined under Markets in Financial Instruments Directive, known as “MIFID”). The availability of these Share Classes may depend on the investor's location and/or the type of service that the investor may receive from Intermediaries.

Class N

Class N Shares are appropriate for investors investing through an approved distributor, platform, or intermediary (“**Intermediary**”) that have entered into a separate legal agreement with the Management Company, or an approved Intermediary that:

- has agreed not to receive any payments on the basis of a contractual arrangement, or
- is required to comply with the restrictions on payments in accordance with MiFID II, or, where applicable, any more restrictive regulatory requirements imposed by local regulators.

Accordingly, this Share Class may typically be appropriate for:

- discretionary portfolio managers or independent advisers, as defined under MiFID II; and/or
- non-independent or restricted advisers who have agreed not to receive any payments or are not permitted to receive any payments pursuant to regulatory requirements imposed by local regulators.

Class I, Class SI and Class S1

Class I Shares, class SI Shares and Class S1 Shares are available only for institutional investors (as defined under Markets in Financial Instruments Directive, known as “MIFID”) unless otherwise provided for in the section “*Currency Hedging Policy*” in the Luxembourg Prospectus.

Class F

Class F Shares are available through fee based investment platforms sponsored by a financial intermediary or other investment programs subject to the prior approval of the Management Company.

Class N1R

Class N1R Shares are appropriate for investors expressly authorised by the Management Company and investing: (i) the corresponding minimum initial investment amount and (ii) through an approved distributor, platform, or Intermediary that has entered into a separate agreement with the Management Company or an approved Intermediary that:

- has agreed not to receive any payments on the basis of a contractual arrangement, or
- is required to comply with the restrictions on payments in accordance with MiFID, or, where applicable, more restrictive regulatory requirements imposed by local regulators.

Accordingly, this Share Class may typically be appropriate for:

- discretionary portfolio managers or independent advisers, as defined under MiFID; and/or
- non-independent or restricted advisers who have agreed not to receive any payments or are not permitted to receive any payments pursuant to regulatory requirements imposed by local regulators.

Share Class Features

Each of the Share Classes listed above may be made available with a combination of the following features:

- Accumulation Share Classes reinvest in principal all revenues and capital gains and not to pay any dividends and are identified by the letter "A" following the class name (e.g. RA, IA). The Shareholders may however, upon proposal of the Board of Directors, elect to issue dividends to Shareholders of any sub-fund holding class A Shares as well as for Shareholders of any sub-Fund holding class D Shares.
- Distribution Share Classes make periodic distributions (yearly or more frequently as deemed appropriate by the Board of Directors), as decided by the Shareholders upon proposal of the Board of Directors, and are identified by a "D" following the class name (e.g. RD, ID). In addition, the Board of Directors may declare interim dividends.
- No Performance Fee Share Classes are identified by a "NPF" in the Share Class name. These Shares do not pay any Performance Fee.

The categories of Shares that are currently offered in this Singapore Prospectus in respect of the Sub-fund are set out in Appendix 1 – Section 2 of this Singapore Prospectus.

Please refer to section headed "*Share Characteristics*" under "*Subscription, Transfer, Conversion and Redemption of Shares*" in the Luxembourg Prospectus for full details of the Share Classes and their characteristics.

10. DETERMINATION OF THE NET ASSET VALUE

The SICAV calculates the net asset value of each Share class for each subscription/redemption date at 17h00 Luxembourg time on the full bank business day following the relevant subscription/redemption date, as indicated in Appendix 1 – Section 7 of this Singapore Prospectus.

If since the time of determination of the net asset value, there has been a material change in the quotations in the markets on which a substantial portion of the investments of the Sub-fund is dealt in or quoted, the SICAV may, in order to safeguard the interests of the

Shareholders and the Sub-fund, cancel the first valuation and carry out a second valuation for all applications made on the relevant subscription/redemption date.

The net asset value of each Share of any one class on any day that any sub-fund calculates its net asset value is determined by dividing the value of the portion of assets attributable to that class less the portion of liabilities attributable to that class, by the total number of Shares of that class outstanding on such day.

The net asset value of each Share shall be determined in the Reference Currency of the relevant Shares.

Please refer to the "Determination of the Net Asset Value" section of the Luxembourg Prospectus for the calculation of the Net Asset Value.

Swing Pricing Mechanism

Subscriptions and redemptions can potentially have a dilutive effect on the sub-fund's net asset value per Share and be detrimental to long term investors as a result of the costs, bid-offer spreads, trading costs and related expenses including transaction charges, brokerage fees and taxes or other losses that are incurred by the SICAV in relation to the trades undertaken by the Management Company. In order to take into account the dilution impact and to protect the interest of existing Shareholders, the Management Company may decide to introduce a Swing Pricing mechanism for any sub-fund in such circumstances.

The volatility of the sub-fund's net asset values may not reflect the true portfolio performance, and therefore might deviate from the Sub-fund's benchmark as a consequence of the application of the Swing Pricing mechanism.

Performance fees, if any, are calculated on the basis of the net asset value before the application of Swing Factor.

Currently, the Sub-fund, Mirova Global Sustainable Equity Fund, does not use the Swing Pricing Mechanism.

Please refer to the section headed "*Determination of the Net Asset Value*" in the Luxembourg Prospectus for more details.

11. DISCLAIMERS

The SICAV's Board of Directors has taken all possible precautions to ensure that the facts indicated in this Singapore Prospectus are true and accurate and that no important information has been omitted which could render any of the statements contained herein incorrect. The SICAV's Board of Directors accepts responsibility for the accuracy of the information contained in the Singapore Prospectus as at the date of its publication. Accordingly, any information or statement not contained in the Singapore Prospectus must be regarded as unauthorised.

This Singapore Prospectus does not constitute a sales solicitation and may not be used for the purpose of a public offering or a sales solicitation in any jurisdiction in which the marketing of the Shares of the SICAV is not authorised.

This Singapore Prospectus may not be remitted to any person who may not legally be able to receive it or in respect of whom a sales solicitation is unlawful.

Before you invest in any Shares, you should check the Sub-fund, categories and classes of Shares that are authorised to be marketed; you should also check the existence of any legal and foreign exchange constraints on the subscription, purchase, possession or sale of Shares of the SICAV.

You may only subscribe for Shares of the Sub-fund based on the information contained in the Singapore Prospectus and the Luxembourg Prospectus, and in particular the information on the Sub-fund's investment policies. If you are considering subscribing for Shares, you should first read this Singapore Prospectus and the Luxembourg Prospectus carefully and consult the SICAV's most recent financial reports, copies of which are available from the Singapore Representative or Natixis Investment Managers Singapore, a division of the Singapore Representative located at 5 Shenton Way, #22-05 UIC Building Singapore 068808.

You are advised to carefully consider the risk factors set out under Section 17 of this Singapore Prospectus and the section headed "*Principal Risks*" in the Luxembourg Prospectus. In respect of the specific risk, please refer to the relevant sub-fund in the Appendix to this Singapore Prospectus and the Luxembourg Prospectus.

12. CONSTITUTIVE DOCUMENTS

The constitutive documents of the SICAV are its Articles of Incorporation described under the "*Documents Available*" section in the Luxembourg Prospectus. You may inspect copies of the Articles of Incorporation as amended or supplemented at the business office of the Singapore Representative or Natixis Investment Managers Singapore, a division of the Singapore Representative, located at 5 Shenton Way, #22-05 UIC Building Singapore 068808, free of charge, during normal Singapore business hours.

13. SINGAPORE DIRECTORY

13.1 Singapore Representative and Agent for Service of Process in Singapore

Natixis Investment Managers Singapore Limited
Registered Office:
1 Marina Boulevard, #28-00 One Marina Boulevard, Singapore 018989

Principal place of business:
5 Shenton Way, #22-06 UIC Building Singapore 068808

13.2 Legal Advisers as to Singapore Law

Allen & Gledhill LLP
One Marina Boulevard
#28-00
Singapore 018989

14. AUDITORS

The auditor of the SICAV is PricewaterhouseCoopers, Société coopérative whose address is 2, rue Gerhard Mercator, L 2182 – Luxembourg.

15. INVESTMENT OBJECTIVE AND POLICIES OF THE SUB-FUND

The investment objective and policies of the Sub-fund are set out in Appendix 1- Section 1 in this Singapore Prospectus as well as in the specific information on the "*Investment Objective*" and "*Investment Policy*" for the Sub-fund as set out in the Luxembourg Prospectus.

15.1 Environmental, Social and Governance ("ESG") driven investments

The Sub-fund may seek to implement all or part of its investment policy in accordance with the Delegated Investment Manager's sustainable environmental, social, and governance criteria ("**ESG criteria**"). By using ESG criteria, the Sub-fund's objective would in particular be to better manage risk and generate sustainable, long-term returns.

ESG criteria may include amongst others:

Environmental	Social	Governance
Environmental impacts of energy generation, Environmental design Recycling.	Employee health and safety practices, Rights and working conditions within the supply chain	Aligning the company's governance with a long-term vision Balance of the distribution of value Observing business ethics

ESG criteria may be generated using the Delegated Investment Manager's proprietary models, third party models and data or a combination of both. Such models mainly take into account the ESG scoring as well as other metrics integrated in and applicable to the models of the issuing companies. The Delegated Investment Manager may also take into consideration case studies, environmental impact associated with the issuers and company visits. Shareholders should note that assessment criteria may change over time or vary depending on the sector or industry in which the relevant issuer operates.

16. FEES, CHARGES AND EXPENSES

- 16.1 The current fees, charges and expenses applicable to the Sub-fund offered in this Singapore Prospectus are set out in Appendix 1 – Section 3 of this Singapore Prospectus. You should also check with the Singapore distributor or its agent through whom you subscribe for Shares of the Sub-fund whether they impose other fees and charges not included in this Singapore Prospectus.
- 16.2 Please also refer to the section "*Characteristics*" of the Luxembourg Prospectus for each sub-fund and the section "*Charges and Expenses*" of the Luxembourg Prospectus for further details on fees, charges and expenses currently applicable to the Sub-fund.

17. PRINCIPAL RISKS

17.1 General Risks

Before you invest in the scheme, you are asked to carefully read the Luxembourg Prospectus in full. There can be no assurance that the SICAV's sub-fund(s) will achieve their investment objectives, and past performance is no guarantee of future results. Investments may also be affected by changes to the rules and regulations governing exchange controls or taxation, including withholding tax or by changes to economic and monetary policies.

Past performance is not a guide to future performance. No guarantee or representation is made that the investment strategy will be successful and there can be no assurance that the investment objective of a Fund will be achieved.

Lastly, you are informed that the Sub-fund may not achieve its performance objectives and that you may not recover the full amount of capital invested (minus subscription fees paid).

The main risks to which the SICAV may be exposed are listed in the Luxembourg Prospectus under "*Principal Risks*" section.

17.2 Specific Risks

In addition to the general risks set out in the Luxembourg Prospectus, there are other specific risks that should be considered before investing in the Sub-fund offered in this Singapore Prospectus.

Please note that the following specific risks apply to the Sub-fund, Mirova Global Sustainable Equity Fund:

- Capital loss;
- Financial Derivatives Instruments;
- Equity securities;
- Counterparty Risk.
- Global Investing;
- Exchange rates;
- ESG Driven Investments;
- Changes in laws and/or tax regimes;
- Portfolio concentration;
- Small and Mid and Large Capitalization Companies;
- Emerging markets; and
- Sustainability Risks.

Please refer to the section headed “Specific Risks” in the relevant appendix of the Luxembourg Prospectus for the Sub-fund and the section headed “Principal Risks” in the Luxembourg Prospectus for information on and details of the specific risks relating to the Sub-fund.

Please refer to Appendix 1 – Section 4 of this Singapore Prospectus for more details on the specific risks applying to this Sub-fund.

Please also refer to Appendix 1 – Section 5 of this Singapore Prospectus for the typical Investor’s profile of the Sub-fund offered in this Singapore Prospectus.

17.3 **Use of derivative techniques and instruments / Risk Management Process** ***Derivative techniques and instruments***

In accordance with the investment limits and restrictions set out in the sections headed “*Investment Restrictions*” and “*Use of Derivatives, Special Investment and Hedging Techniques*” in the Luxembourg Prospectus, the Sub-fund may engage in derivatives transactions as part of its investment strategy for hedging and investment purposes as specified in the Sub-fund’s investment policy in the Luxembourg Prospectus.

You may write to the Management Company directly or through the Singapore Representative to request further information relating to the risk management methods employed by the SICAV and the Management Company who will reserve the discretion to determine if it would be appropriate or possible (depending on the specific circumstances, including without limitation, on whether the nature of the information requested for is confidential) to provide you with such further information. Please refer to the “Principal Risks – Financial Derivative Instruments” and “Principal Risks – Counterparties” sections of the Luxembourg Prospectus for information on the risks factors concerning the use of derivatives.

The Management Company will ensure that the risk management and compliance procedures employed are adequate and have been or will be implemented and it has the necessary expertise to manage the risks relating to the use of financial derivative instruments.

Risk Management Process

The Management Company has implemented risk management procedures that enable it to monitor and measure at any time the risks related to the assets held in the Sub-fund and their contribution to the overall risk profile of the Sub-fund.

Please refer to the section headed “*Use of Derivatives, Special Investment and Hedging Techniques*” and the section headed “*Financial Derivatives Instruments*” of the Luxembourg Prospectus for more information on the use of derivatives techniques and instruments.

18. SECURITIES LENDING AND REPURCHASE AGREEMENTS

- 18.1 Should any sub-fund engage in Securities Financing Transactions (“SFTs”), as defined under the Regulation 2015/2365 of the European Parliament and of the Council of 25 November 2015 on Transparency of Securities Financing Transactions and of Reuse (the “SFT Regulation”), the SFTs used as part of the investment policy of the relevant sub-fund shall be set out in the relevant sub-fund’s description in Appendix 1 of this Singapore Prospectus. Please refer to the section headed “Securities Financing Transactions” under “Use of Derivatives, Special Investment and Hedging Techniques” in the Luxembourg Prospectus for more information on SFTs.
- 18.2 Please refer to the section headed “Securities Lending and Borrowing” and “Repurchase Agreements” sections under the “Use of Derivatives, Special Investment and Hedging Techniques” in the Luxembourg Prospectus for more information on the Securities Lending and Repurchase Agreements. Please refer to Section 27 of this Singapore Prospectus for information on conflicts of interest.

19. SUBSCRIPTION FOR SHARES

19.1 Subscription Procedure

The SICAV is currently offering for subscription the relevant categories of Shares indicated in Appendix 1 – Section 2 of this Singapore Prospectus with respect to the Sub-fund.

You may apply for Shares through any Singapore distributor appointed by the SICAV or its agent (“**approved distributor**”) or any other sales channel, if applicable. You may make an application for Shares by submitting the relevant application form (available from the Registrar and Transfer Agent of the SICAV or, as the case may be, any Local Agent) to an approved distributor, together with such other documents as may be required by the approved distributor. The completed application may be submitted to an appointed Singapore distributor who will in turn send the application to the Registrar and Transfer Agent of the SICAV or any Local Agent as mentioned in the relevant application forms.

Subscriptions using Supplementary Retirement Scheme (“SRS”) monies are currently available through certain Singapore distributors only. You should contact the relevant Singapore distributors to check on the availability of such subscriptions. If you intend to purchase Shares using monies in your SRS account, you should instruct the relevant SRS operator bank for monies to be withdrawn from your SRS account to pay for the Shares. If cleared monies from your SRS account are not received in respect of your application for Shares, your application will be deemed to be rejected.

Full details of the issue of Shares in the Sub-fund and the subscription procedure are set out under the “Subscription, Transfer, Conversion and Redemption of Shares” section of the Luxembourg Prospectus.

19.2 Subscription Date and Purchase Price

Shares may be subscribed on any day that the relevant sub-fund calculates its net asset value. The subscription date of any subscription application shall be as indicated in the relevant sub-fund’s description under “Characteristics”. The purchase price of any subscription application will be the sum of the net asset value of such Shares on the subscription date plus any applicable sales charge. You should note that you will not know the actual purchase price of your Shares until your order has been fulfilled.

Please note that there is no initial offering period for the Sub-fund or its Share Classes.

19.3 Clearing Platforms

You should note that certain financial advisors use clearing platforms to process their trades. Certain clearing platforms may process trades in batches once or twice a day after the sub-

fund's cut-off time (which is indicated in the relevant sub-fund's description under "Characteristics" in the Luxembourg Prospectus). Please note that applications received after the sub-fund's cut-off time will be processed on the following full bank Business Day. Please contact your financial advisor if you have any questions.

19.4. Payment

Unless otherwise provided for in the Luxembourg Prospectus, you must pay the purchase price in full within three (3) full bank Business Days from the relevant subscription date. The purchase price must be paid by electronic bank transfer, as specified in the application form. You should pay the purchase price in the currency of the Share Class purchased. If you pay the purchase price in another currency, the Management Company or its agent will make reasonable efforts to convert the payment into the currency of the Share Class purchased. All costs associated with the conversion of that payment will be borne by you, whether such conversion actually is made. Neither the Management Company nor any of its agents shall be liable to you if the Management Company or agent is unable to convert any payment into the currency of the Share Class purchased by you.

If you do not pay for the subscription of the Shares in full, the Management Company will immediately redeem the Shares corresponding to the subscription not paid for in full in accordance with these provisions, and you will be liable to the SICAV and each of its agents for any loss incurred by them, individually and collectively, as a result of such forced redemption. You are encouraged to make payment as soon as you receive written confirmation of their shareholding from the Registrar and Transfer Agent.

Full details of the issue of Shares in the sub-fund and the subscription procedure are set out under the "*Subscription, Transfer, Conversion and Redemption of Shares*" section in the Luxembourg Prospectus.

19.5 Applications through the Internet

Relevant approved distributors of the sub-fund may offer Shares to the public via the Internet subject to applicable laws, regulations, practice directions and other requirements by the relevant authorities. By making an electronic online application for the subscription or redemption of Shares or by using an application form printed from such a web-site, you are deemed to have confirmed :-

- (a) that you have read the Singapore Prospectus;
- (b) that you are making the application for the subscription of Shares while being present in Singapore; and
- (c) that you have given your permission to the approved distributor to disclose particulars of your account to the Singapore Representative and other relevant persons.

You are required to bear the charges, if any, imposed by the relevant approved distributor in connection with your application for the subscription or redemption of Shares via the internet.

19.6 Investor Qualifications

If you are not an "institutional investor", as that term is defined from time to time by the Luxembourg supervisory authority, you may invest only in class R and N Shares regardless of whether you are investing directly or through a financial advisor acting as nominee. If you are an "institutional investor", you may purchase Class I Shares.

Please refer to the Luxembourg Prospectus to determine whether you would qualify as an "institutional investor" as defined by the Luxembourg supervisory authority or not.

19.7 Restrictions on subscriptions

The SICAV and Management Company reserves the right to reject or postpone your application to subscribe to Shares for any reason, including if the SICAV or the Management

Company considers that you are engaging in excessive trading or market-timing.

The SICAV or the Management Company may also impose restrictions on your subscription of Shares of any sub-fund in connection with an unauthorized structured, guaranteed or similar instrument, note or scheme if the Management Company believes that your subscription may have adverse consequences for the sub-fund's Shareholders or the fulfilment of the sub-fund's investment objectives and policies.

The Management Company reserves the right to temporarily close a sub-fund to any new investor if the Management Company considers that it is in the best interest of the sub-fund's Shareholders.

19.8 Minimum Subscription Amount and Minimum Holding Amount

Please refer to Appendix 1 – Section 6 of the Singapore Prospectus for the minimum subscription amount and minimum holding amount for the categories of Shares for the Sub-fund.

You may not subscribe initially for less than the amount of the minimum initial investment indicated in each sub-fund's description. There is no minimum investment amount for subsequent investments in the Shares. You may not transfer or redeem Shares of any class if the transfer or redemption would cause your holding amount of that class of Shares to fall below the minimum holding amount indicated above.

If you hold I or SI Share Classes, the Management Company may, provided that equal treatment of Shareholders be complied with, grant you an exception from the conditions of minimum initial investment and minimum holding of Shares and accept a subscription of an amount which is below the minimum initial investment threshold or a redemption request that would cause your holding in any sub-fund to fall below the minimum holding amount.

In the event the conditions of the exception are no longer satisfied within a certain period of time determined by the Management Company, the Management Company reserves the right to transfer you into another Share Class of the relevant sub-fund for which the minimum initial investment and/or minimum holding requirements are met.

For further details on the subscription of Shares, please refer to the "*Subscription, Transfer, Conversion and Redemption of Shares*" section in the Luxembourg Prospectus.

19.9 Subscription/ Redemption Date and Pricing Basis

Please refer to Appendix 1 – Section 7 of this Singapore Prospectus for the subscription/redemption date and pricing basis.

Approved distributors in Singapore may impose different Singapore dealing deadlines of their own that are earlier than the Luxembourg dealing deadlines. You should confirm the applicable Singapore dealing deadline with the relevant approved distributor.

Please refer to the Sub-fund in the Luxembourg Prospectus for details on the pricing basis.

19.10 Numerical Example of how Shares are allotted

Based on an investment amount of SGD 50,000 at the notional net asset value of SGD100 per Share (the actual net asset value of the Shares will fluctuate according to the net asset value of the relevant sub-fund) and a subscription fee of 3%, the number of Shares allotted will be calculated as follows:

e.g	SGD50,000	-	SGD1,500	=	SGD48,500.00	/	SGD100
	Gross investment amount		Subscription Fee		Net investment amount		Net asset value per Share
				=	485		
					Number of Shares		

The above example is for illustrative purposes only and is not a forecast or indication of any expectation of performance.

19.11 Confirmation of Purchase

The Registrar and Transfer Agent will send you a written confirmation of each subscription of Shares within three (3) full bank business days in Luxembourg ("**Business Day(s)**") from the relevant subscription date.

19.12 Cancellation of subscription

There is no cancellation period for the Shares of the Sub-fund.

20. **REDEMPTION OF SHARES**

20.1 Redemption Procedure

You may request the SICAV to redeem some or all of your Shares in the SICAV. If, as a result of any redemption request, the number of Shares that you hold in a class would fall below the minimum holding amount for that class of Shares, the Management Company may treat your request as a request to redeem the full balance of your holding of Shares in the relevant class. Shares may be redeemed on any day that the relevant sub-fund calculates its net asset value.

If the aggregate value of the redemption requests received by the Registrar and Transfer Agent on any day corresponds to more than 5% of the net assets of a sub-fund, the SICAV may defer part or all of such redemption requests and may also defer the payment of redemption proceeds for such period as it considers to be in the best interest of the sub-fund and its Shareholders. Any deferred redemption or deferred payment of redemption proceeds shall be treated as a priority to any further redemption request received on any following redemption date.

Redemption Notice

If you intend to redeem Shares, you must notify the Registrar and Transfer Agent:

CACEIS Bank, Luxembourg Branch
5, Allée Scheffer,
L-2520 Luxembourg
Fax: + 352 47 67 70 62

That notice must include the following:

- Your name, as it appears on your account, your address and account number;
- The number of Shares of each class or amount of each Share Class to be redeemed; and
- Bank details of beneficiary of redemption proceeds.

If you hold Share certificates, you must include these certificates in your redemption notice to the Registrar and Transfer Agent.

The Registrar and Transfer Agent may request you to provide additional information to substantiate any representation you made in the notice. The Registrar and Transfer Agent will reject any redemption notice that has not been completed to its satisfaction. Payments will only be made to the Shareholder of record; no third-party payments will be made.

The appointed Singapore distributors will impose their own more restrictive dealing deadlines on Shareholders in order to meet the Registrar and Transfer Agent's dealing deadlines. You should confirm the applicable dealing deadline with the relevant appointed Singapore distributor.

20.2 Redemption and Minimum Holding Amount

The minimum holding amount for the Shares is as described in Section 19.8 above and Appendix 1 – Section 6 of this Singapore Prospectus.

You may request the Management Company to redeem some or all of the Shares you hold in the SICAV. If, as a result of any redemption request, the number of Shares that you hold in a class would fall below the minimum holding amount for that class of Shares, the Management Company may treat such request as a request to redeem the full balance of your holding of Shares in the relevant class. Shares may be redeemed on any day that the relevant sub-fund calculates its net asset value.

If the aggregate value of the redemption requests received by the Registrar and Transfer Agent on any day corresponds to more than 5% of the net assets of a sub-fund, the Management Company may defer part or all of such redemption requests and may also defer the payment of redemption proceeds for such period as it considers to be in the best interest of the sub-fund and its Shareholders. Any deferred redemption proceeds shall be treated as a priority to any further redemption request received on any following redemption date.

20.3 Dealing Deadline and Pricing Basis

The dealing deadlines for redemptions are the same as for subscription applications as set out in Section 19.9 above and Appendix 1 – Section 7 of this Singapore Prospectus.

If the Transfer Agent receives your redemption requests before the relevant Luxembourg dealing deadline, the Transfer Agent will execute your redemption requests at a redemption price based on the net asset value of the relevant sub-fund determined on the Valuation Date. On the other hand, if the Transfer Agent receives your redemption requests after the relevant Luxembourg dealing deadline, the Transfer Agent will process your redemption requests on the following Valuation Date.

Please refer to the "*Redemption of Shares*" section under "*Subscription, Transfer, Conversion and Redemption of Shares*" in the Luxembourg Prospectus for more details.

20.4 Numerical Example of Calculation of Redemption Proceeds

Based on the redemption of 1,000 Shares of any sub-fund at a notional net asset value of SGD\$100 per Share (the actual net asset value of the Shares will fluctuate according to the net asset value of the relevant sub-fund) and exit fee of 0%, the redemption proceeds payable to you will be calculated as follows:

e.g	1,000 Units	x	SGD 100	=	SGD 100,000	-	SGD 0
	No. of Shares redeemed		Net asset value per Share		Gross redemption proceeds		Exit fee
				=	SGD 100,000		
					Net redemption proceeds		

The above example is for illustrative purposes and is purely hypothetical only and is not a forecast or indication of any expectation of performance. There is no redemption fee imposed on redemptions of the Share Classes available in Singapore.

20.5 Payment of Redemption Proceeds

Unless otherwise provided for in the Luxembourg Prospectus, the SICAV will pay you your redemption proceeds within three (3) full bank Business Days from the relevant redemption date.

Your redemption proceeds will be paid by electronic bank transfer in accordance with the instructions in the redemption notice as accepted. All costs associated with that payment will be borne by the SICAV. The Transfer Agent will not pay redemption proceeds to a third party.

Your redemption proceeds will be paid in the currency of the Share Class redeemed. If you request payment in another currency, the Management Company or its agent will make reasonable efforts to convert the payment into the currency requested. All costs associated with the conversion of that payment will be borne by you, whether such conversion actually is made. Neither the Management Company nor the SICAV nor any agent of the SICAV shall be liable to you if the Management Company or agent is unable to convert and pay into a currency other than the currency of the Share class redeemed by you.

If you had purchased your Shares with SRS monies, your redemption proceeds will be paid to you by transferring the proceeds to the relevant SRS operator bank for credit to your SRS account or otherwise in accordance with the provisions of any applicable law, regulations or guidelines. Where your SRS account has been closed, your redemption proceeds will be paid to you in accordance with the provisions of any applicable law, regulations or guidelines.

Neither the Management Company nor the SICAV nor any of its agents shall pay any interest on redemption proceeds or make any adjustment on account of any delay in making payment to you.

20.6 For more information on redemptions, please refer to “*Redemption of Shares*” in the “*Subscription, Transfer, Conversion and Redemption of Shares*” section of the Luxembourg Prospectus.

21. **CONVERSION OF SHARES**

You may request the conversion of Shares from one class of shares to another class of Shares. Such conversion request will be treated as a redemption of Shares and a simultaneous purchase of Shares. Consequently, if you request such conversion, you must comply with the procedures of redemption and subscription as well as all other requirements, notably relating to investor qualifications and minimum investment and holding thresholds, applicable to the classes of Shares concerned.

Please refer to “*Conversion of Shares*” in the “*Subscription, Transfer, Conversion and Redemption of Shares*” section of the Luxembourg Prospectus for more details.

22. **OBTAINING PRICES OF SHARES**

You can obtain the net asset value of the Shares of the Sub-fund for the previous dealing day from the SICAV's registered office and on the website www.im.natixis.com. Such prices may, at the SICAV's discretion, be published in other media as they deem appropriate.

23. **LIQUIDITY RISK MANAGEMENT**

The SICAV has in place liquidity risk management tools, such as the ability to suspend redemptions in certain situations and swing pricing, to help manage the liquidity of a sub-fund in various ways, as described below. Such tools may, in the relevant circumstances, impact your redemption rights.

The Management Company may temporarily suspend the determination of the net asset value per Share within any sub-fund and accordingly the issue and redemption of Shares of any class within any sub-fund under the special circumstances set out in "*Temporary Suspension of Calculation of the Net Asset Value*" in the "*Determination of the Net Asset Value*" section of the Luxembourg Prospectus.

Swing Pricing: A sub-fund may apply a single swing pricing mechanism instead of the single price mechanism. Please refer to paragraph 10 for further details.

24. PERFORMANCE OF SUB-FUND

Please refer to Appendix 1 – Section 9 of this Singapore Prospectus for information on the performance of the Sub-fund.

25. EXPENSE RATIO AND TURNOVER RATIO OF THE SUB-FUND

Please refer to Appendix 1 – Section 8 in this Singapore Prospectus for information of the expense and turnover ratio of the Sub-fund.

26. SOFT DOLLAR COMMISSIONS

The Management Company or the Delegated Investment Manager (if any) may use external research as defined by the Directive 2014/65/UE and in compliance with the applicable rules/regulations regarding the definition criteria of the research and the definition of the minor non-monetary benefits as well as the internal policy of the Management Company or the Delegated Investment Manager published on their website. Where the Management Company or the Delegated Investment Manager (if any) uses research, the Management Company or the Delegated Investment Manager will pass on such research charges to the relevant Sub-fund.

The research charges paid by the Sub-funds are based on a research budget determined by the Delegated Investment Manager taking into account the research amount that is necessary for the management of the Sub-funds. Such charges are subject to regular review and monitoring. Information concerning research charges will be disclosed in the financial statements of the SICAV.

27. CONFLICTS OF INTEREST

The Management Company / Delegated Investment Manager and other companies within the Natixis group may, from time to time, act as managers, corporate directors, investment managers or advisers to other funds or sub-funds, or for separate accounts, which follow similar investment objectives as the sub-fund of the Company, which includes the scheme. It is therefore possible that the Management Company may, in the course of their business have potential conflicts of interest with the SICAV or a particular scheme. The Management Company / Delegated Investment Manager will, however, have regard in any such event to its obligations under the Management Agreement and the Delegated Investment Management Agreement respectively and, in particular, to its obligation to act in the best interests of the SICAV so far as obligations to other clients are concerned when undertaking investment where potential conflicts of interest may arise. Please also refer to the section headed "Information on the risks of potential conflicts of interest linked to the use of securities lending and repurchase transactions" in the Luxembourg Prospectus for information on and details of the risks relating to securities lending and repurchase transactions.

28. REPORTS

28.1 Accounting Year

The fiscal year end of the SICAV is 31st December of each calendar year.

28.2 Annual Reports and Semi-annual Reports

Annual reports of the SICAV as at the last day of December (certified by the auditors) and uncertified semi-annual reports as at 30 June will be sent to you within four months after the end of the financial year and within two months after the end of the half-year respectively.

Copies of all reports are also available at the business office of the Singapore Representative or Natixis Investment Managers Singapore, a division of the Singapore Representative, located at 5 Shenton Way, #22-05 UIC Building Singapore 068808 or from their appointed distributors or the website www.im.natixis.com.sg. Details on the SICAV's audited report and semi-annually unaudited interim report are set out under the "General Information" section of the Luxembourg Prospectus.

29. CERTAIN SINGAPORE TAX CONSIDERATIONS

You should be aware that you may be required to pay income tax, withholding tax, capital gains tax, wealth tax, stamp taxes or other kinds of tax on distributions or deemed distributions of the Sub-fund, capital gains within the Sub-fund, whether or not realised, income received or accrued or deemed received within the Sub-fund etc. If you are in doubt of your tax position, you should consult your own independent tax advisers.

30. QUERIES AND COMPLAINTS

You should direct all queries about the Sub-fund or the Company to the Singapore Representative or Natixis Investment Managers Singapore, a division of the Singapore Representative located at 5 Shenton Way, #22-05 UIC Building Singapore 068808, telephone no. +65 6309 9649.

31. OTHER MATERIAL INFORMATION

You should refer to the Luxembourg Prospectus for other material information relating to the SICAV.

APPENDIX 1

MIROVA GLOBAL SUSTAINABLE EQUITY FUND

1. INVESTMENT OBJECTIVE, FOCUS AND POLICIES

Investment Objective

The investment objective of Mirova Global Sustainable Equity Fund (the “**Sub-fund**”) is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies which qualify as a sustainable investment and whose economic activity contributes positively to or does not significantly harm the achievement of one or more of the UN Sustainable Development Goals (“**SDGs**”) and/or reduces the risk of not achieving one or more of the UN SDGs, while ensuring that the portfolio companies follow good governance practices.

The Sub-fund will seek to invest in companies listed on stock exchanges worldwide while systematically including Environmental, Social and Governance (“**ESG**”) considerations with financial performance measured against the Reference Index¹ over the recommended minimum investment period of 5 years.

The Sub-fund is actively managed. For indicative purposes only, the Sub-fund’s performance may be compared to the Reference Index. In practice, the portfolio of the Sub-fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-fund's investment policy. However, it does not aim to replicate that Reference Index and may therefore significantly deviate from it.

The Reference Index can be used to determine the performance fee that will possibly be levied.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-fund follows a multi thematic sustainable investment strategy focused on sustainable development. The Sub-fund is actively managed, combining strong views on sustainable themes and stock picking.

The investment process relies on stock picking based on a deep fundamental analysis of companies combining both financial and ESG considerations. This analysis shall ensure that the company meets the following criteria:

- the ability to provide positive innovative solutions to tackle issues related to identified sustainable themes;
- the sustainable quality of the business model; competitive positioning, management team and capacity to finance growth;
- the overall quality of their ESG practices.

¹ The reference Index of the Sub-fund is the MSCI World Index Net Dividends Reinvested, which is representative of global equity markets. Information on the MSCI World Index is available at <https://www.msci.com/world>.

The Sub-fund will seek to invest in companies benefiting from long term growth outlooks and offering attractive valuation over a medium-term period.

The Sub-fund invests at least 80% of its net assets in world equity securities of companies which are developing products or services to respond to key sustainable issues on 8 sustainable themes: energy, mobility, building and cities, management of natural resources, consumption, healthcare, IT and finance.

The portfolio construction is driven by the Delegated Investment Manager's conviction on the best investment opportunities without constraint regarding market capitalisations, sectors and weights compared to the Reference Index. The Sub-fund may significantly diverge from the Reference Index.

The Sub-fund may invest up to 25% of its net assets into emerging markets. The Sub-fund may invest up to 10% of its net assets in money market and cash instruments.

The Sub-fund may invest in India (directly), in China (directly through H-Shares issued in Hong Kong), in Russia (directly through the MICEX RTS).

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- The overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-fund in order to ensure that the Sub-fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>

- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-fund.

No significant harm to the sustainable investment objectives

Upon investment and over the life of the Sub-fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

Description of the policy to assess good governance practices of the investee companies

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section “*Description of the extra-financial analysis and consideration of the ESG criteria*” of the Luxembourg Prospectus for additional information on the SRI approach and ESG considerations.

*Environmental objectives² pursuant to the Regulation (EU) 2020/852 (the “**Taxonomy Regulation**”)*

Pursuant to the Taxonomy Regulation, this Sub-fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-fund, it is expected that the proportion of the Sub-fund's assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

² The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-funds' investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in Undertakings for Collective Investment

The Sub-fund may invest up to 10% of its assets into undertakings for collective investment.

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-fund may use derivatives for hedging and investment purposes as described in the section headed "*Use of Derivatives, Special Investment and Hedging Techniques*" in the Luxembourg Prospectus. The Sub-fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

2. CATEGORIES OF SHARES CLASSES

You may subscribe for the categories of Shares Classes in the Sub-fund as set out in the table below.

Name of Sub-Fund	Category of Share Classes offered to Singapore Investors
Mirova Global Sustainable Equity Fund	<ul style="list-style-type: none"> • H-I/A (USD) • H-I/A (USD) NPF • H-N/A (CHF) NPF • H-N/A (EUR) NPF • H-N/A (SGD) NPF • H-N/A (USD) NPF • H-N/D (CHF) NPF • H-N1R/A (CHF) NPF • H-N1R/A (EUR) NPF • H-N1R/A (USD) NPF • H-N1R/D (USD) NPF • H-R/A (USD) • H-R/A (CHF) NPF • H-R/A (EUR) NPF • H-R/A (SGD) NPF

Name of Sub-Fund	Category of Share Classes offered to Singapore Investors
	<ul style="list-style-type: none"> • H-R/A (USD) NPF • H-R/D (CHF) NPF • H-SI/A (EUR) NPF • H-SI/A (SGD) NPF • H-SI/A (USD) NPF • F/A (AUD) NPF • F/A (EUR) NPF • F/A (USD) NPF • F/D (EUR) NPF • I/A (EUR) NPF • I/A (USD) NPF • I/D (EUR) NPF • N/A (EUR) NPF • N/A (GBP) NPF • N/A (USD) NPF • N/D (USD) NPF • N1R/A (USD) NPF • N1R/A (EUR) NPF • R/A (EUR) • R/A (GBP) • R/A (USD) • R/A (EUR) NPF • R/A (USD) NPF • R/D (EUR) • R/D (EUR) NPF • SI/A (EUR) NPF • SI/A (USD) NPF • S1/A (USD) NPF

The Reference Currency of the Sub-fund is Euro.

3. FEES, CHARGES AND EXPENSES

The following table indicates the details of recurring and non-recurring fees and commissions:

Category ⁽¹⁾	Management Fee	Performance Fee Rate ⁽²⁾	Administration Fee ⁽³⁾	All-In-Fee ⁽⁴⁾	Maximum Sales Charge	Maximum Redemption Charge
H-I/A (USD)	0.70% p.a.	20%	0.10% p.a.	0.80% p.a.	None	None
H-I/A (USD) NPF	0.90% p.a.	None	0.10% p.a.	1.00% p.a.	None	None
H-N/A (CHF) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
H-N/A (EUR) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
H-N/A (SGD) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
H-N/A (USD) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
H-N/D (CHF) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
H-N1R/A (CHF) NPF	0.70% p.a.	None	0.20% p.a.	0.90% p.a.	4%	None
H-N1R/A (EUR) NPF	0.70% p.a.	None	0.20% p.a.	0.90% p.a.	4%	None
H-N1R/A (USD) NPF	0.70% p.a.	None	0.20% p.a.	0.90% p.a.	4%	None
H-N1R/D (USD) NPF	0.70% p.a.	None	0.20% p.a.	0.90% p.a.	4%	None
H-R/A (CHF) NPF	1.80% p.a.	None	0.20% p.a.	2.00% p.a.	4%	None
H-R/A (EUR) NPF	1.80% p.a.	None	0.20% p.a.	2.00% p.a.	4%	None
H-R/A (SGD) NPF	1.80% p.a.	None	0.20% p.a.	2.00% p.a.	4%	None
H-R/A (USD) NPF	1.80% p.a.	None	0.20% p.a.	2.00% p.a.	4%	None
H-R/A (USD)	1.60% p.a.	20%	0.20% p.a.	1.80% p.a.	4%	None
H-R/D (CHF) NPF	1.80% p.a.	None	0.20% p.a.	2.00%	4%	None

Category ⁽¹⁾	Management Fee	Performance Fee Rate ⁽²⁾	Administration Fee ⁽³⁾	All-In-Fee ⁽⁴⁾	Maximum Sales Charge	Maximum Redemption Charge
				p.a.		
H-SI/A (EUR) NPF	0.70% p.a.	None	0.10% p.a.	0.80% p.a.	None	None
H-SI/A (SGD) NPF	0.70% p.a.	None	0.10% p.a.	0.80% p.a.	None	None
H-SI/A (USD) NPF	0.70% p.a.	None	0.10% p.a.	0.80% p.a.	None	None
F/A (AUD) NPF	1.30% p.a.	None	0.20% p.a.	1.50% p.a.	None	None
F/A (EUR) NPF	1.30% p.a.	None	0.20% p.a.	1.50% p.a.	None	None
F/A (USD) NPF	1.30% p.a.	None	0.20% p.a.	1.50% p.a.	None	None
F/D (EUR) NPF	1.30% p.a.	None	0.20% p.a.	1.50% p.a.	None	None
SI/A (EUR) NPF	0.70% p.a.	None	0.10% p.a.	0.80% p.a.	None	None
SI/A (USD) NPF	0.70% p.a.	None	0.10% p.a.	0.80% p.a.	None	None
I/A (EUR) NPF	0.90% p.a.	None	0.10% p.a.	1.00% p.a.	None	None
I/A (USD) NPF	0.90% p.a.	None	0.10% p.a.	1.00% p.a.	None	None
I/D (EUR) NPF	0.90% p.a.	None	0.10% p.a.	1.00% p.a.	None	None
N/A (EUR) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
N/A (GBP) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
N/A (USD) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
N/D (USD) NPF	0.90% p.a.	None	0.20% p.a.	1.10% p.a.	4%	None
N1R/A (USD) NPF	0.70% p.a.	None	0.20% p.a.	0.90% p.a.	4%	None
N1R/A (EUR) NPF	0.70% p.a.	None	0.20% p.a.	0.90%	4%	None

Category ⁽¹⁾	Management Fee	Performance Fee Rate ⁽²⁾	Administration Fee ⁽³⁾	All-In-Fee ⁽⁴⁾	Maximum Sales Charge	Maximum Redemption Charge
				p.a.		
R/A (EUR)	1.60% p.a.	20%	0.20% p.a.	1.80% p.a.	4%	None
R/A (GBP)	1.60% p.a.	20%	0.20% p.a.	1.80% p.a.	4%	None
R/A (USD)	1.60% p.a.	20%	0.20% p.a.	1.80% p.a.	4%	None
R/A (EUR) NPF	1.80% p.a.	None	0.20% p.a.	2.00% p.a.	4%	None
R/A (USD) NPF	1.80% p.a.	None	0.20% p.a.	2.00% p.a.	4%	None
R/D (EUR)	1.60% p.a.	20%	0.20% p.a.	1.80% p.a.	4%	None
R/D (EUR) NPF	1.80% p.a.	None	0.20% p.a.	2.00% p.a.	4%	None
S1/A (USD) NPF	0.55% p.a.	None	0.10% p.a.	0.65% p.a.	None	None

Of the Management Fee, the following trailer fees may be paid by the Management Company to financial advisers.

Your financial adviser is required to disclose to you the amount of trailer fee it receives from the Management Company. The percentages below are subject to change from time to time without notification:

Fund	(a) Retained by Management Company	(b) Paid by Management Company to financial adviser (trailer fees)
Mirova Global Sustainable Equity Fund	40% - 100%	0% - 60%

⁽¹⁾ The comprehensive list of offered Share Classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section "Subscription, Transfer, Conversion and Redemption of Shares" of the Luxembourg Prospectus.

⁽²⁾ When applicable, the Management Company shall receive a performance fee in case of outperformance of the Sub-fund versus the relevant Reference Index.

The performance fee applicable to a particular class of share of the Sub-fund is based on a comparison of the Valued Asset (as defined below) against the Reference Asset (as defined below).

When the Sub-fund employs a performance fee model based on a Reference Asset, it should be ensured that any underperformance of the Sub-fund compared to the Reference Asset is clawed back before any performance fee becomes payable over a period of five years on a rolling basis.

On each Valuation Day (the “**Calculation Day**”), the Valued Asset of the Sub-fund is the portion of the net assets corresponding to a particular Share Class, valued in accordance with the rules applicable to the assets and taking into account the All-In Fee corresponding to the said Share Class.

The “Reference Asset” is the reference valuation of the Sub-fund valued in accordance with the performance of the Reference Rate of the relevant Share Class corresponding to the portion of the net assets related to such Share Class on the Valuation Day preceding the Calculation Day and is adjusted to take into account the applicable subscription/redemption amounts at each valuation. The “Reference Rate” of the Class R and Class I of the Sub-fund is the MSCI World Index Net Dividends Reinvested.

The Crystallization Frequency is the frequency at which the accrued performance fee, if any, becomes payable to the Management Company.

The Crystallization Frequency is aligned with the Observation Period and should not be more than once a year.

The “Observation Period” of the Sub-fund is as follows: First Observation Period is from the first valuation day of the relevant Share Class to the last valuation day of December (with a minimum period of twelve months). Thereafter, it will be from the first valuation day of January to the last valuation day of December of the following year.

If, over the Observation Period, the Valued Asset of the Sub-fund is higher than the Reference Asset defined above, the actual performance fee will amount up to the applicable percentage of performance fee (inc. tax) of the difference between these two assets. The performance fee is calculated and accrued on each Valuation Day.

If, over the Observation Period, the Valued Asset of the Sub-fund is lower than the Reference Asset, the performance fees will be zero.

The performance fee of the Sub-fund will be subject to a High-Water Mark. The High-Water Mark is defined by the Reference Asset until it is outperformed **on a maximum successive period of five years**, maintaining an annual payment and implementing a High-Water Mark reset on the last payment or after five successive Observation Periods without performance fee payments. In case of outperformance, a performance fee will be paid and the High-Water Mark will be reset. In case of underperformance, no performance fee will be paid and the Observation Period continues. At the next Observation Period, in case of outperformance, no performance fee will be paid before the Sub-Fund exceeds previous underperformance and therefore the outperformance reaches the High-Water Mark. This means that any underperformance must be recovered by a subsequent outperformance before a performance fee can be paid, provided that the outperformance reaches the High-Water Mark.

Any underperformance of the Valued Asset of the Sub-fund compared to the Reference Asset at the end of the relevant Observation Period should be clawed back before any performance fee becomes payable over five years on a rolling basis, i.e. the Management Company should look back at the past 5 years for the purpose of compensating underperformances.

A reset will be implemented if:

- (i) an underperformance is not compensated and no longer relevant as this successive period of five years has elapsed,
- (ii) a performance fee is paid at any time during this successive period of five years.

In case the Valued Asset of the Sub-fund has outperformed the Reference Asset on the last Valuation Day of the Observation Period, the Management Company should be able to crystallise the accrued performance fees over the Observation Period (subject to any clawback as indicated above). Such crystallized performance fee shall be payable within three months to the Management Company.

In case of redemption and/or closure/merger of the Sub-fund, the due share of performance fee portion corresponding to the number of shares which have been redeemed is definitely payable to the Management Company within three months as from the relevant Observation Period.

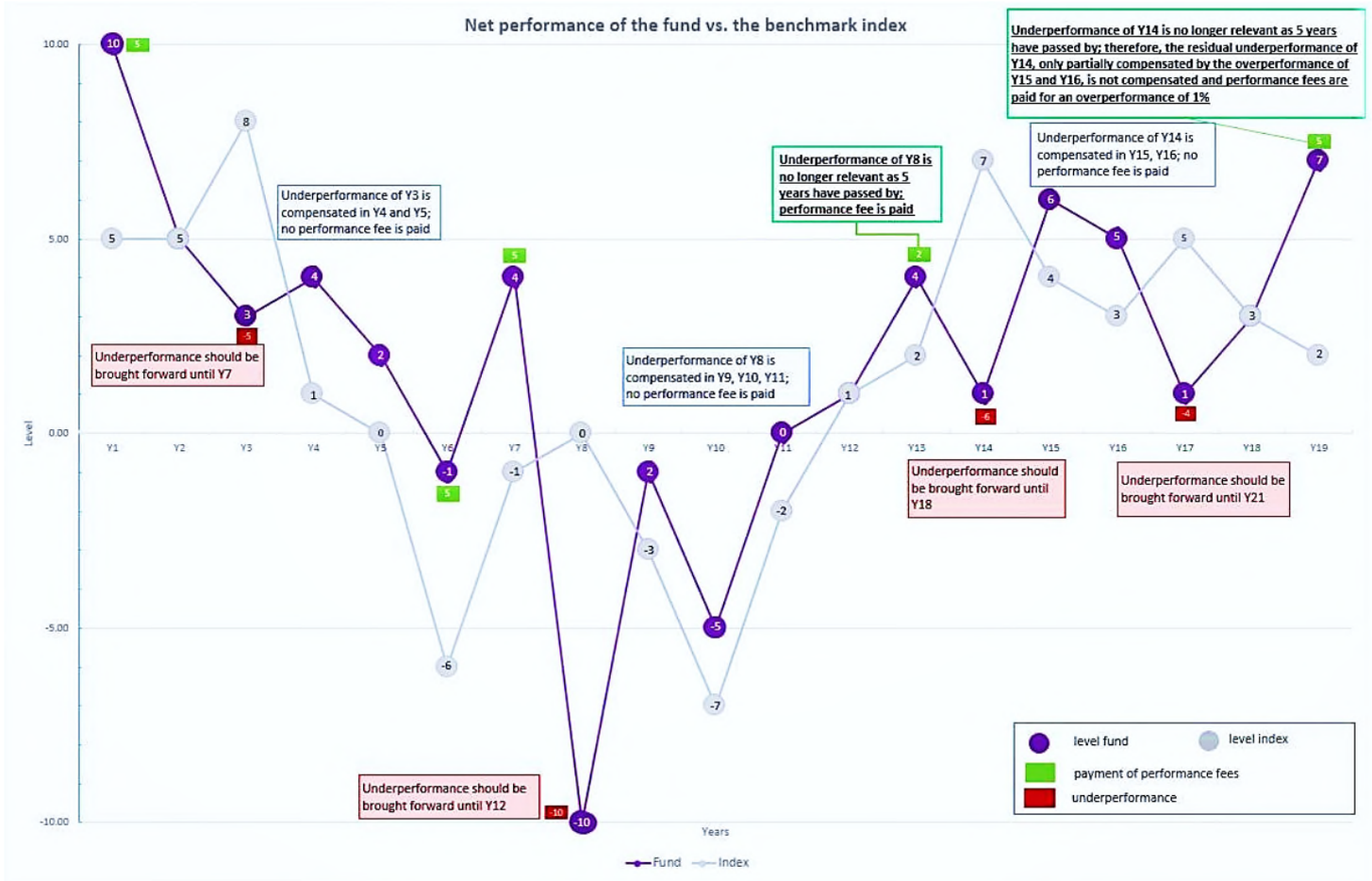
A performance fee will be accrued and payable even in the case where the Sub-fund delivered a negative performance, provided that the Valued Asset has outperformed the Reference Asset.

For the avoidance of doubt, performance fees can be levied if the Sub-fund has negative annual returns. There is currently no cap on the maximum performance fee that may be incurred by a Shareholder's Shares in an accounting year.

The Management Company does not equalise the performance fee. Instead, the Management Company uses the index methodology at each valuation of the net assets corresponding to the relevant Share Class such that the Reference Asset is corrected for subscriptions and redemptions at each calculation of the performance fees. There is no significant impact to use either equalisation or the index methodology which have the same objective to protect and ensure fairness between the Shareholders.

- ⁽³⁾ *The "All-In Fee" represents the sum of "Management Fee" & "Administration Fee".*
- ⁽⁴⁾ *The "Administration Fee" is defined as the total amount of fees due to, inter alia, the Depositary, the Administrative Agent, Paying Agent, Domiciliary and Corporate Agent and Registrar and Transfer Agent as well as costs relating to various items as set out in the "Charges and Expenses" section of the Luxembourg Prospectus.*

Illustration of how Performance Fee is calculated



Year (Financial Year end)	Valued Asset Performance in amount	Reference Asset Performance in amount	Net Performance (Comparison between the Valued Asset of the Sub-Fund and the Reference Asset as described above)	Underperformance to be compensated in the following year	Payment of performances fees	Comments
31 December of Year 1	10	5	Outperformance: +5 Calculation: 10 - 5	-	Yes	(5 X 20%)
31 December of Year 2	5	5	Net performance: 0 Calculation: 5 - 5	-	No	
31 December of Year 3	3	8	Underperformance: -5 Calculation: 3 - 8	-5	No	Underperformance should be brought forward until year 7
31 December of Year 4	4	1	Outperformance: +3 Calculation: 4 - 1	-2 (-5 + 3)	No	
31 December of Year 5	2	0	Outperformance: +2 Calculation: 2 - 0	0 (-2 + 2)	No	Underperformance of year 3 compensated
31 December of Year 6	-1	-6	Outperformance: +5 Calculation: -1 - (-6)	-	Yes	(5 X 20%)
31 December of Year 7	4	-1	Outperformance: +5 Calculation: 4 - (-1)	-	Yes	(5 X 20%)
31 December of Year 8	-10	+0	Underperformance: -10 Calculation: -10 - 0	-10	No	Underperformance should be brought forward until year 12
31 December of Year 9	-1	-3	Outperformance: +2 Calculation: -1 - (-3)	-8 (-10 + 2)	No	
31 December of Year 10	-5	-7	Outperformance: +2 Calculation: -5 - (-7)	-6 (-8 + 2)	No	
31 December of Year 11	0	-2	Outperformance: +2 Calculation: 0 - (-2)	-4 (-6 + 2)	No	
31 December of Year 12	1	1	Net Performance: +0 Calculation: 1 - 1	-4	No	The underperformance of year 12 to be taken forward to the following year (year 13) is 0 (and not -4) in light of the fact that the residual underperformance coming from year 8 that was not yet compensated (-4) is no longer relevant as the 5-year period has elapsed (the underperformance of year 8 is compensated until year 12).
31 December of Year 13	4	2	Outperformance: +2 Calculation: 4 - 2	-	Yes	(2 X 20%)
31 December of Year 14	1	7	Underperformance: -6 Calculation: 1 - 7	-6	No	Underperformance should be brought forward until year 18
31 December of Year 15	6	4	Outperformance: +2 Calculation: 6 - 4	-4 (-6 + 2)	No	
31 December of Year 16	5	3	Outperformance: +2 Calculation : 5 - 3	-2 (-4+2)	No	
31 December of Year 17	1	5	Underperformance: -4 Calculation 1 - 5	-6 (-2 + -4)	No	Underperformance should be brought forward until year 21
31 December of Year 18	3	3	Net Performance: 0 Calculation: 3 - 3	-4	No	The underperformance of year 18 to be taken forward to the following year (year 19) is 4 (and not -6) in light of the fact that the residual underperformance coming from year 14 that was not yet compensated (-2) is no longer relevant as the 5-year period has elapsed (the underperformance of year 14 is compensated until year 18).
31 December of Year 19	7	2	Outperformance: +5 Calculation: 7 - 2	+1 (-4 + 5)	Yes	Underperformance of year 18 compensated (1 X 20%)

4. **SPECIFIC RISKS**

The risks specifically associated with investments in this Sub-fund are:

Capital loss

Principal value and returns fluctuate over time (including as a result of currency fluctuations) so that Shares, when redeemed, may be worth more or less than their original cost. There is no guarantee that the capital invested in a Share will be returned to the investor in full.

Equity securities

Investing in equity securities involve risks associated with the unpredictable drops in a stock's value or periods of below-average performance in a given stock or in the stock market as a whole.

Real Estate Securities and REITs

The Sub-fund may invest in equity securities of companies linked to the real estate industry or publicly traded securities of closed-ended Real Estate Investment Trusts (REITs). REITs are companies that acquire and/or develop real property for long term investment purposes. They invest the majority of their assets directly in real property and derive their income primarily from rents. The performance of the Sub-fund investing in real estate securities will be dependent in part on the performance of the Real Estate market and the Real Estate industry in general. REITs are usually subject to certain risks, including fluctuating property values, changes in interest rates, property taxes and mortgage related risks. Furthermore, REITs are dependent on management skills, are not diversified, and are subject to heavy cash flow dependency, risks of borrower default and self-liquidation. Initial Public Offerings ("IPOS") Investors should note that the Sub-fund, notwithstanding their investment policy and/or restrictions, may not be eligible to participate in equity IPOs due to the fact that the parent companies and/or affiliates of the Management Company, which themselves are precluded from participating in equity IPOs, or other investors subject to similar restrictions, have invested in the Sub-fund. Such ineligibility for equity IPOs results in the loss of an investment opportunity, which may adversely affect the performance of the Sub-fund.

Global investing

International investing involves certain risks such as currency exchange rate fluctuations, political or regulatory developments, economic instability and lack of information transparency. Securities in one or more markets may also be subject to limited liquidity.

Exchange rates

The Sub-fund is invested in securities denominated in a number of different currencies other than their Reference Currency. Changes in foreign currency exchange rates will affect the value of some securities held by the Sub-fund.

Currency risk at Share Class level

For unhedged Share Classes denominated in currencies different from the Sub-fund's Reference Currency, the Share Class value follows fluctuations of the exchange rate between the Shares Class hedging currency and the Sub-Fund's Reference Currency, which can generate additional volatility at the Share Class level.

Changes in laws and/or tax regimes

The Sub-fund is subject to the laws and tax regime of Luxembourg. The securities held by the Sub-fund and their issuers will be subject to the laws and tax regimes of various other countries, including a risk of tax recharacterization. Changes to any of those laws and tax regimes, or any tax treaty between Luxembourg and another country, or between various countries, could adversely affect the value to the Sub-fund of those securities.

Portfolio concentration

Although the strategy of the Sub-fund of investing in a limited number of stocks has the potential to generate attractive returns over time, it may increase the volatility of the Sub-fund's investment performance as compared to funds that invest in a larger number of stocks. If the stocks in which the Sub-fund invest perform poorly, the Sub-Fund could incur greater losses than if it had invested in a larger number of stocks.

Capitalization size of companies

Small and Mid-Capitalization Companies

Investments in small and mid-capitalization companies may involve greater risks than investments in larger companies, including fewer managerial and financial resources. Stocks of small and mid-size companies may be particularly sensitive to unexpected changes in interest rates, borrowing costs and earnings. As a result of trading less frequently, stocks of small and mid-size companies may also be subject to wider price fluctuations and may be less liquid.

Large Capitalization Companies

The Sub-fund invests in large capitalization companies may underperform certain other stock funds (those emphasizing small company stocks, for example) during periods when large company stocks are generally out of favour. Also larger, more established companies are generally not nimble and may be unable to respond quickly to competitive challenges, such as changes in technology and consumer tastes, which may cause the Sub-fund's performance to suffer.

Emerging markets

Investments in emerging market securities involve certain risks, such as illiquidity and volatility, which may be greater than those generally associated with investing in developed markets. The extent of economic development, political stability, market depth, infrastructure, capitalization, tax and regulatory oversight in emerging market economies may be less than in more developed countries.

ESG Driven Investments

Applying ESG criteria to the investment process may lead the Delegated Investment Manager to invest in or exclude securities for non-financial reasons, irrespective of market opportunities available if assessed while disregarding ESG criteria.

Shareholders should note that ESG data received from third parties may be incomplete, inaccurate or unavailable from time to time. As a result, there is a risk that the Delegated Investment Manager may incorrectly assess a security or issuer, resulting in the incorrect direct or indirect inclusion or exclusion of a security in the portfolio of the Sub-fund.

The ESG principles which may be applied by the Delegated Investment Manager when determining a company's eligibility to pre-defined ESG criteria are intentionally non-prescriptive, allowing for a diversity of solutions for ESG incorporation for the Sub-fund. However, the flexibility also affords potential confusion around the application of ESG criteria without a generally-agreed framework for constructing such investment strategy.

Financial derivatives instruments

The Sub-fund may engage in derivatives transactions as part of its investment strategy for hedging and investment purposes. These strategies currently include the use of listed and OTC derivatives.

A derivative is a contract whose price is dependent upon or derived from one or more underlying assets. The most common derivatives instruments include, without limitation, futures contracts, forward contracts, options, warrants, swaps and convertibles securities. The value of a derivative instrument is determined by fluctuations in its underlying asset. The most

common underlying assets include stocks, bonds, currencies, interest rates and market indexes.

The use of derivatives for investment purposes may create greater risk for the Sub-fund than using derivatives solely for hedging purposes.

These instruments are volatile and may be subject to various types of risks, including but not limited to market risk, liquidity risk, credit risk, counterparty risk, legal and operations risks.

Furthermore, there may be an imperfect correlation between derivatives instruments used as hedging vehicles and the investments or market sectors to be hedged. This might result in an imperfect hedge of these risks and a potential loss of capital.

Most derivatives are characterized by high leverage. The principal risks associated with using derivatives in managing a portfolio are:

- a higher absolute market exposure for the Sub-fund that make an extensive use of derivatives;
- difficulty of determining whether and how the value of a derivative will correlate to market movements and other factors external to the derivative;
- difficulty of pricing a derivative, especially a derivative that is traded over-the-counter or for which there is a limited market;
- difficulty for the Sub-fund, under certain market conditions, to acquire a derivative needed to achieve its objectives;
- difficulty for the Sub-fund, under certain market conditions, to dispose of certain derivatives when those derivatives no longer serve their purposes.

Credit Default Swaps – Special Risk Consideration

A credit default swap “CDS” is a bilateral financial contract in which one counterparty (the protection buyer) pays a periodic fee in return for a contingent payment by the protection seller following a credit event of a reference issuer. The protection buyer acquires the right to sell a particular bond or other designated reference obligations issued by the reference issuer for its par value or the right to receive the difference between par value and market price of the said bond or other designated reference obligations (or some other designated reference or strike price) when a credit event occurs. A credit event is commonly defined as bankruptcy, insolvency, receivership, material adverse restructuring of debt, or failure to meet payment obligations when due. The International Swap and Derivatives Association (ISDA) has produced standardised documentation for these derivatives transactions under the umbrella of its ISDA Master Agreement. The Sub-fund may use credit derivatives in order to hedge the specific credit risk of certain issuers in its portfolio by buying protection. In addition, the Sub-fund may, provided it is in its exclusive interest, buy protection using credit derivatives without holding the underlying assets. Provided it is in its exclusive interest, the Sub-fund may also sell protection using credit derivatives in order to acquire a specific credit exposure. The Sub-fund will only enter into OTC credit derivatives transactions with highly-rated financial institutions specialised in this type of transaction and only in accordance with the standard terms laid down by the ISDA Master Agreement. The maximum exposure of the Sub-Fund may not exceed 100% of its net assets.

Counterparty risk

One or more counterparty(ies) used to swap transactions, foreign currency forwards or other contracts may default on their obligations under such swap, forward or other contract, and as a result, the Sub-fund may not realize the expected benefit of such swap, forward or other contract. Furthermore and in the case of insolvency or failure of any counterparty, a Sub-fund might recover, even in respect of property specifically traceable to it, only a pro-rata share of all property available for distribution to all of such party’s creditors and/or customers. Such an amount may be less than the amounts owed to the Sub-fund.

Sustainability risks

The Sub-Fund is subject to sustainability risks as defined in the Regulation 2019/2088 (article 2(22)) by environmental, social or governance event or condition that, if it occurs, could cause an actual or a potential material negative impact on the value of the investment.

Sustainability risks are principally linked to climate-related events resulting from climate change (i.e. physical risks) or to the society's response to climate change (i.e. transition risks), which may result in unanticipated losses that could affect the Sub-Fund's investments and financial condition.

Social events (e.g. inequality, inclusiveness, labour relations, investment in human capital, accident prevention, changing customer behaviour) or governance shortcomings (e.g. recurrent significant breach of international agreements, bribery issues, products quality and safety, selling practices) may also translate into sustainability risks.

Sustainability factors consist in environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

Portfolio investment process includes binding and material ESG approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. More information on the framework related to the incorporation of sustainability risks is to be found in the sustainability risk management policy of the Management Company on its website.

5. TYPICAL INVESTOR'S PROFILE

The Sub-fund is suitable for institutional and retail investors who:

- are looking for an exposure to the global equity markets via investment in companies whose businesses include activities related to sustainable investment themes;
- can afford to set aside capital for at least 5 years;
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

6. MINIMUM SUBSCRIPTION AMOUNT AND MINIMUM HOLDING AMOUNT

Share Classes offered in Singapore	Currency	Dividend Policy	Minimum Subscription Amount*	Minimum Holding Amount*
H-I/A (USD)	USD	Accumulation	€50,000	1 share
H-I/A (USD) NPF	USD	Accumulation	€50,000	1 share
H-N/A (CHF) NPF	CHF	Accumulation	None	None
H-N/A (EUR) NPF	EUR	Accumulation	None	None
H-N/A (SGD) NPF	SGD	Accumulation	None	None
H-N/A (USD) NPF	USD	Accumulation	None	None

Share Classes offered in Singapore	Currency	Dividend Policy	Minimum Subscription Amount*	Minimum Holding Amount*
H-N/D (CHF) NPF	CHF	Distribution	None	None
H-N1R/A (CHF) NPF	CHF	Accumulation	€500,000	€500,000
H-N1R/A (EUR) NPF	EUR	Accumulation	€500,000	€500,000
H-N1R/A (USD) NPF	USD	Accumulation	€500,000	€500,000
H-N1R/D (USD) NPF	USD	Distribution	€500,000	€500,000
H-R/A (USD)	USD	Accumulation	None	None
H-R/A (CHF) NPF	CHF	Accumulation	None	None
H-R/A (EUR) NPF	EUR	Accumulation	None	None
H-R/A (SGD) NPF	SGD	Accumulation	None	None
H-R/A (USD) NPF	USD	Accumulation	None	None
H-R/D (CHF) NPF	CHF	Distribution	None	None
H-SI/A (EUR) NPF	EUR	Accumulation	€10,000,000	€10,000,000
H-SI/A (SGD) NPF	SGD	Accumulation	€10,000,000	€10,000,000
H-SI/A (USD) NPF	USD	Accumulation	€10,000,000	€10,000,000
F/A (AUD) NPF	AUD	Accumulation	None	None
F/A (EUR) NPF	EUR	Accumulation	None	None
F/A (USD) NPF	USD	Accumulation	None	None
F/D (EUR) NPF	EUR	Distribution	None	None
I/A (EUR) NPF	EUR	Accumulation	€50,000	1 share
I/A (USD) NPF	USD	Accumulation	€50,000	1 share

Share Classes offered in Singapore	Currency	Dividend Policy	Minimum Subscription Amount*	Minimum Holding Amount*
I/D (EUR) NPF	EUR	Distribution	€50,000	1 share
N/A (EUR) NPF	EUR	Accumulation	None	None
N/A (GBP) NPF	GBP	Accumulation	None	None
N/A (USD) NPF	USD	Accumulation	None	None
N/D (USD) NPF	USD	Distribution	None	None
N1R/A (USD) NPF	USD	Accumulation	€500,000	€500,000
N1R/A (EUR) NPF	EUR	Accumulation	€500,000	€500,000
R/A (EUR)	EUR	Accumulation	None	None
R/A (GBP)	GBP	Accumulation	None	None
R/A (USD)	USD	Accumulation	None	None
R/A (EUR) NPF	EUR	Accumulation	None	None
R/A (USD) NPF	USD	Accumulation	None	None
R/D (EUR)	EUR	Distribution	None	None
R/D (EUR) NPF	EUR	Distribution	None	None
SI/A (EUR) NPF	EUR	Accumulation	€10,000,000	€10,000,000
SI/A (USD) NPF	USD	Accumulation	€10,000,000	€10,000,000
S1/A (USD) NPF	USD	Accumulation	€200,000,000	€200,000,000

*Denominated in the Reference Currency of the Sub-fund or the same amount in other available currencies.

The list and specific features of available Share Classes of this Sub-fund within the foregoing categories of Share Classes is available under www.im.natixis.com or www.mirova.com.

7. SUBSCRIPTION/REDEMPTION DATE AND PRICING BASIS

Subscription, redemption and conversion orders will be processed on any day that the relevant sub-fund calculates its net asset value to be determined in accordance with the rules set out below, only on full bank business days in Luxembourg as follows:-

Valuation Frequency	Subscription/ Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (i.e., any full bank business day in Luxembourg)	D at 11h30 Luxembourg time	D+2

D = Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer Agent before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.*

8. EXPENSE RATIOS AND TURNOVER RATIO

The expense ratios and the turnover ratios of the Sub-fund as at 31 December 2021 are as follows:

Category	Expense Ratio ^{(1) (2)}		Turnover Ratio ⁽⁵⁾
H-I/A (USD)	0.81% ⁽³⁾	0.86% ⁽⁴⁾	17.37%
H-I/A (USD) NPF	1.01%		
H-N/A (CHF) NPF	N.A.		
H-N/A (EUR) NPF	1.14%		
H-N/A (SGD) NPF	N.A.		
H-N/A (USD) NPF	1.15%		
H-N/D (CHF) NPF	N.A.		
H-N1R/A (CHF) NPF	0.95%		
H-N1R/A (EUR) NPF	0.95%		
H-N1R/A (USD) NPF	0.94%		
H-N1R/D (USD) NPF	N.A.		
H-R/A (USD)	1.84% ⁽³⁾	1.84% ⁽⁴⁾	
H-R/A (CHF) NPF	2.05%		
H-R/A (EUR) NPF	2.06%^		
H-R/A (SGD) NPF	2.04%		
H-R/A (USD) NPF	2.04%		
H-R/D (CHF) NPF	N.A.		
H-SI/A (EUR) NPF	0.81%		
H-SI/A (SGD) NPF	0.81%		
H-SI/A (USD) NPF	0.81%		
F/A (AUD) NPF	N.A.		
F/A (EUR) NPF	1.55%		
F/A (USD) NPF	1.59%		

Category	Expense Ratio ^{(1) (2)}		Turnover Ratio ⁽⁵⁾
F/D (EUR) NPF	N.A.		
I/A (EUR) NPF	1.01%		
I/A (USD) NPF	1.01%		
I/D (EUR) NPF	N.A.		
N/A (EUR) NPF	1.15%		
N/A (GBP) NPF	N.A.		
N/A (USD) NPF	1.15%		
N/D (USD) NPF	1.16%		
N1R/A (USD) NPF	N.A.		
N1R/A (EUR) NPF	N.A.		
R/A (EUR)	1.84% ⁽³⁾	1.85% ⁽⁴⁾	
R/A (GBP)	1.85% ⁽³⁾	1.85% ⁽⁴⁾	
R/A (USD)	1.85% ⁽³⁾	1.85% ⁽⁴⁾	
R/A (EUR) NPF	2.05%		
R/A (USD) NPF	2.05%		
R/D (EUR)	1.84% ⁽³⁾	1.84% ⁽⁴⁾	
R/D (EUR) NPF	2.05%		
SI/A (EUR) NPF	0.81%		
SI/A (USD) NPF	0.80%		
S1/A (USD) NPF	N.A.		

(1) *The expense ratios are calculated in line with the Investment Management Association of Singapore's (IMAS) guidelines on the disclosure of expense ratios and based on the latest audited accounts.*

(2) *The following expenses, where applicable, are excluded from the calculation of the expense ratio:*

- (a) *brokerage and other transaction costs;*
- (b) *interest expenses;*
- (c) *foreign exchange gains and losses;*

- (d) *front or back-end loads arising from the purchase or sale of other funds;*
- (e) *tax deducted at source or arising from income received; and*
- (f) *dividends and other distributions paid to Shareholders.*

(3) *Expense ratio calculated excluding performance fees.*

(4) *Expense ratio calculated including performance fees.*

(5) *Turnover ratio means a ratio of the number of times per year that a dollar of assets is reinvested. It is calculated based on the lesser of purchases or sales of underlying investments of a scheme expressed as a percentage of daily average NAV.*

^ Expense ratios of Share Classes incepted less than a year as at 31 December 2021 are annualised.

For certain Share Classes of the Sub-fund which are not offered for sale, or have not been launched, or have been launched after 31 December 2020, no turnover ratio or expense ratio is available for the relevant period and the term "N.A." has been inserted.

9. PERFORMANCE OF THE SUB-FUND

Past performance of each Share Class of the Sub-fund and its Benchmark as of 28 February 2022:

Sub-Fund / Class / Benchmark	ISIN	Inception Date	(%)	Average annual compounded return (%)				(%)	Average annual compounded return (%)				
			1 year	3 years	5 years	10 years	Since inception	1 year BM	3 years BM	5 years BM	10 years BM	Since inception BM	
MIROVA GLOBAL SUSTAINABLE EQUITY FUND								MSCI WORLD INDEX NET DIVIDENDS REINVESTED					
H-I/A (USD)	LU1303736661	1 April 2020	7.24%	N.A.	N.A.	N.A.	30.95%	13.02%	N.A.	N.A.	N.A.	32.26%	
H-I/A (USD) NPF	LU1956004144	10 March 2020	7.12%	N.A.	N.A.	N.A.	22.65%	13.02%	N.A.	N.A.	N.A.	23.12%	
H-N/A (CHF) NPF	LU1712236287	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
H-N/A (EUR) NPF	LU1712236527	21 December 2020	5.91%	N.A.	N.A.	N.A.	6.85%	11.94%	N.A.	N.A.	N.A.	12.89%	
H-N/A (SGD) NPF	LU1712237251	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
H-N/A (USD) NPF	LU1712236444	12 February 2020	6.97%	N.A.	N.A.	N.A.	13.29%	13.02%	N.A.	N.A.	N.A.	12.07%	
H-N/D (CHF) NPF	LU1712236360	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
H-N1R/A (CHF) NPF	LU2167019848	10 December 2020	5.98%	N.A.	N.A.	N.A.	8.02%	11.57%	N.A.	N.A.	N.A.	12.63%	
H-N1R/A (EUR) NPF	LU2167020184	30 June 2020	6.20%	N.A.	N.A.	N.A.	12.12%	11.94%	N.A.	N.A.	N.A.	18.66%	
H-N1R/A (USD) NPF	LU2167019921	30 September 2020	7.16%	N.A.	N.A.	N.A.	14.34%	13.02%	N.A.	N.A.	N.A.	20.07%	
H-N1R/D (USD) NPF	LU2167020002	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	

Sub-Fund / Class / Benchmark	ISIN	Inception Date	(%)	Average annual compounded return (%)				(%)	Average annual compounded return (%)			
			1 year	3 years	5 years	10 years	Since inception	1 year BM	3 years BM	5 years BM	10 years BM	Since inception BM
H-R/A (USD)	LU1303736745	1 April 2020	6.20%	N.A.	N.A.	N.A.	29.74%	13.02%	N.A.	N.A.	N.A.	32.26%
H-R/A (CHF) NPF	LU1712236790	6 May 2020	4.85%	N.A.	N.A.	N.A.	19.27%	11.57%	N.A.	N.A.	N.A.	23.73%
H-R/A(EUR) NPF	LU1712237095	6 January 2021	4.93%	N.A.	N.A.	N.A.	2.98%	11.94%	N.A.	N.A.	N.A.	11.71%
H-R/A(SGD) NPF	LU1712237335	28 April 2020	5.99%	N.A.	N.A.	N.A.	20.64%	11.94%	N.A.	N.A.	N.A.	23.08%
H-R/A(USD) NPF	LU1712236956	5 March 2020	5.97%	N.A.	N.A.	N.A.	17.20%	13.02%	N.A.	N.A.	N.A.	18.71%
H-R/D (CHF) NPF	LU1712236873	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
H-SI/A(EUR) NPF	LU1712236105	8 January 2018	6.21%	16.37%	N.A.	N.A.	12.17%	11.94%	12.47%	N.A.	N.A.	8.24%
H-SI/A(SGD) NPF	LU1712237178	4 December 2020	6.83%	N.A.	N.A.	N.A.	8.44%	11.94%	N.A.	N.A.	N.A.	12.44%
H-SI/A(USD) NPF	LU1712236014	8 January 2018	7.36%	18.09%	N.A.	N.A.	14.27%	13.02%	15.04%	N.A.	N.A.	10.95%
F/A (AUD) NPF	LU2371193983	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
F/A (EUR) NPF	LU1616700222	24 February 2020 ³	11.95%	N.A.	N.A.	N.A.	18.58%	19.68%	N.A.	N.A.	N.A.	18.33%
F/A (USD) NPF	LU1616700735	5 August 2019	3.57%	N.A.	N.A.	N.A.	18.29%	10.75%	N.A.	N.A.	N.A.	16.36%
F/D (EUR) NPF	LU1616699978	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
I/A (EUR) NPF	LU1623119481	9 February 2018	12.57%	18.08%	N.A.	N.A.	16.88%	19.68%	14.97%	N.A.	N.A.	13.94%

³ The F/A (EUR) NPF share class was incepted on 17 October 2017. As allowed by the CSSF, the track record has been cut on 1 February 2018. The share class remained dormant until 24 February 2020 when it was funded and accordingly the track record is calculated from this date.

Sub-Fund / Class / Benchmark	ISIN	Inception Date	(%)	Average annual compounded return (%)				(%)	Average annual compounded return (%)			
			1 year	3 years	5 years	10 years	Since inception	1 year BM	3 years BM	5 years BM	10 years BM	Since inception BM
I/A (USD) NPF	LU1623119564	9 February 2018	4.17%	17.54%	N.A.	N.A.	14.41%	10.75%	14.44%	N.A.	N.A.	11.53%
I/D (EUR) NPF	LU1623119309	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N/A(EUR) NPF	LU1623119218	1 February 2018	12.41%	17.90%	N.A.	N.A.	15.07%	19.68%	14.97%	N.A.	N.A.	12.26%
N/A (GBP) NPF	LU2180566015	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N/A(USD) NPF	LU1616699549	26 August 2019	4.02%	N.A.	N.A.	N.A.	18.47%	10.75%	N.A.	N.A.	N.A.	16.52%
N/D (USD) NPF	LU1616699119	20 February 2018	4.01%	17.01%	N.A.	N.A.	13.04%	10.75%	14.44%	N.A.	N.A.	10.60%
N1R/A (USD) NPF	LU2348421533	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N1R/A (EUR) NPF	LU2348421616	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
R/A (EUR)	LU0914729966	25 October 2013	11.65%	15.91%	12.71%	N.A.	12.43%	19.68%	14.97%	10.82%	N.A.	12.36%
R/A (GBP)	LU0914730204	26 January 2021	7.59%	N.A.	N.A.	N.A.	2.49%	15.40%	N.A.	N.A.	N.A.	10.69%
R/A (USD)	LU0914730113	29 January 2019	3.27%	15.36%	N.A.	N.A.	17.44%	10.75%	14.44%	N.A.	N.A.	15.85%
R/A (EUR) NPF	LU1623119051	9 February 2018	11.40%	16.85%	N.A.	N.A.	15.67%	19.68%	14.97%	N.A.	N.A.	13.94%
R/A (USD) NPF	LU1623119135	9 February 2018	3.08%	16.24%	N.A.	N.A.	12.92%	10.75%	14.44%	N.A.	N.A.	11.53%
R/D (EUR)	LU0914730030	30 March 2020	11.60%	N.A.	N.A.	N.A.	24.37%	19.68%	N.A.	N.A.	N.A.	28.01%
R/D(EUR) NPF	LU1623118913	31 March 2020	11.40%	N.A.	N.A.	N.A.	24.90%	19.68%	N.A.	N.A.	N.A.	28.32%
S/I/A (EUR) NPF	LU1616698574	5 July 2017	12.80%	18.31%	N.A.	N.A.	15.28%	19.68%	14.97%	N.A.	N.A.	11.95%

Sub-Fund / Class / Benchmark	ISIN	Inception Date	(%)	Average annual compounded return (%)				(%)	Average annual compounded return (%)			
			1 year	3 year s	5 years	10 years	Since inceptio n	1 year BM	3 years BM	5 years BM	10 years BM	Since inceptio n BM
SI/A (USD) NPF	LU1616698814	14 June 2018	4.38%	17.77 %	N.A.	N.A.	14.43%	10.75%	14.44 %	N.A.	N.A.	11.06%
S1/A (USD) NPF	LU2348421889	Yet to be launched	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.

Notes:

1. *Source: Internal data from Natixis Investment Managers International.*
2. *Performance calculations with respect to the categories of Shares of the Sub-fund is based on a single pricing basis, taking into account any assumed entry costs and exit costs (where applicable) and on the assumption that all distributions or dividends are reinvested, taking into account any applicable charges payable upon such reinvestment.*
3. *The since inception benchmark returns are calculated with respect to the inception dates of the relevant categories of Shares (the relevant categories are indicated in the corresponding row).*
4. *You should note that the past performances of the Sub-fund is not necessarily indicative of the future performance of the Sub-fund.*
5. *Where no performance figures are available or where performance figures for at least 1 year are not available for the relevant period, the term "N.A." has been inserted.*

MIROVA FUNDS

Singapore Prospectus required pursuant to the
Securities and Futures Act 2001



MIROVA
represented by Tara Hans
Head of Operations Luxembourg of MIROVA
Luxembourg SAS



Natixis Wealth Management Luxembourg
represented by Tara Hans
Head of Operations Luxembourg of MIROVA
Luxembourg SAS



Natixis Life
represented by Tara Hans
Head of Operations Luxembourg of MIROVA
Luxembourg SAS



Prospectus

Mirova Funds

Société d'Investissement à Capital Variable
organized under the laws of the Grand Duchy of Luxembourg

Mirova Funds (the "SICAV") is a Luxembourg *Société d'Investissement à Capital Variable* composed of several separate sub-funds (each, a "Sub-Fund").

The SICAV's objective is to provide investors access to a diversified management expertise through a range of several separate sub-funds, each having its own investment objective and policy.

The SICAV qualifies as a UCITS under Part I of the Luxembourg law of 17 December 2010 on undertakings for collective investment, as amended (the "2010 Law").

15 April 2022

VISA 2022/168783-6282-0-PC

L'apposition du visa ne peut en aucun cas servir
d'argument de publicité
Luxembourg, le 2022-04-11
Commission de Surveillance du Secteur Financier

A handwritten signature in black ink, appearing to be "h3h", is written over the official stamp text.

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IMPORTANT INFORMATION

SHARES OF EACH SUB-FUND ARE ONLY OFFERED FOR SALE IN LUXEMBOURG AND WHERE OTHERWISE PERMITTED BY LAW. SHARES ARE NOT BEING OFFERED OR SOLD IN ANY JURISDICTION WHERE THE OFFER OR SALE IS PROHIBITED BY LAW.

Investor Qualifications

Individuals may invest only in class R, RE, F, N and N1R Shares, regardless of whether they are investing directly or through a financial advisor. Only investors that meet certain qualifications may purchase class I, SI, S1, M, M1, P, EI and Q Shares. Please read this Prospectus to determine whether you satisfy those qualifications.

What to Know Before You Invest in a Sub-Fund

Your investment in a Sub-Fund may increase or decrease and you could lose some or all of your investment in a Sub-Fund. There is no assurance that a Sub-Fund will meet its investment objective. Please read this Prospectus before making any investment in a Sub-Fund. In addition, there may be laws and regulations, exchange controls and tax rules that apply to you because of your investment in a Sub-Fund. If you have any question about the information in this Prospectus or investing in any Sub-Fund, please consult your financial, tax and legal advisers.

No person is authorized to make any representation about the SICAV, any Sub-Fund or the Shares other than those representations contained in this Prospectus. You should not rely on any representation about the SICAV, a Sub-Fund or the Shares other than those representations contained in this Prospectus.

For additional copies of this Prospectus, or copies of the most recent annual and semi-annual reports of the SICAV or the SICAV's articles of incorporation, please call CACEIS Bank, Luxembourg Branch, tel. + 352 47 67 1 or write to: CACEIS Bank, Luxembourg Branch, 5 Allée Scheffer, L-2520 Luxembourg.

The Key Investor Information Documents and the Prospectus are available on the website of the Management Company www.im.natixis.com. Before subscribing for Shares in any Share Class, each investor shall consult the Key Investor Information Documents.

The Management Company draws the investors' attention to the fact that any investor will only be able to fully exercise his/her/its investor rights directly against the SICAV, notably the right to participate in general shareholders' meetings, if the investor is registered himself/herself/itself and in his/her/its own name in the shareholders' register of the SICAV. In cases where an investor invests in the SICAV through an intermediary investing into the SICAV in his/her/its own name but on behalf of such investor, it may not always be possible for the investor to exercise certain shareholder rights directly against the SICAV. Investors are advised to take advice on their rights.

Selling Restrictions

The board of directors of the SICAV (the "Board of Directors") has the power to impose restrictions on the shareholdings by (and consequently to redeem Shares held by), or the transfer of Shares to any person who appears to be in breach of the laws or requirements of any country or government authority, or by any person or persons in circumstances (whether directly or indirectly affecting such person or persons, and whether taken alone or in conjunction with any other persons, connected or not, or any other circumstances appearing to the Directors to be relevant) which, in the opinion of the Board of Directors, might result in the SICAV suffering any disadvantage which the SICAV might not otherwise have incurred or suffered.

The Shares have not been, and will not be, registered under the 1933 Act or qualified under any applicable U.S. state statutes, and the Shares may not be transferred, offered or sold in the United States of America (including its territories and possessions) or to or for the benefit of, directly or indirectly, any U.S. Person (as defined in the US regulations).

The SICAV is not, and will not be, registered under the 1940 Act, and investors will not be entitled to the benefit of registration under the 1940 Act. Any resales or transfers of the Shares in the U.S. or to U.S. Persons constitute a violation of U.S. law and is prohibited.

The Shares have not been approved or disapproved by the SEC, any state securities commission or other U.S. regulatory authority, nor have any of the foregoing authorities passed upon or endorsed the merits of this offering or the accuracy or adequacy of these offering materials. Any representation to the contrary is unlawful.

Shareholders are required to notify the Registrar and Transfer Agent (as defined below) or the Management Company (as defined below) immediately in the event that they become U.S. Persons or hold units for the account of benefit of U.S. Persons or otherwise hold units in breach of any law or regulation or otherwise in circumstances having, or which may have, adverse regulatory, tax or fiscal consequences for the SICAV or the Shareholders or otherwise be detrimental to the interests of the SICAV. Shareholders who become U.S. Persons will be required to dispose of their Shares on the next Dealing Day thereafter to non-U.S. Persons. The Board of Directors reserves the right to repurchase any Shares which are or become owned, directly or indirectly, by a U.S. Person or if the holding of the Shares by any person is unlawful or detrimental to the interests of the SICAV.

DEFINITION OF U.S. PERSON

U.S. Regulation S currently provides that:

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

(2) "U.S. Person" does not include: (a) any discretionary account or similar account (other than an estate or trust) held for the benefit or account of a non-U.S. Person by a dealer or other professional fiduciary organised, incorporated, or, if an individual, resident in the U.S.; (b) any estate of which any professional fiduciary acting as executor or administrator is a U.S. Person if (i) an executor or administrator of the estate who is not a U.S. Person has sole or shared investment discretion with respect to the assets of the estate and (ii) the estate is governed by non-U.S. law; (c) any trust of which any professional fiduciary acting as trustee is a U.S. Person if a trustee who is not a U.S. Person has sole or shared investment discretion with respect to the trust assets, and no beneficiary of the trust (and no settlor if the trust is revocable) is a U.S. Person; (d) an employee benefit plan established and administered in accordance with the law of a country other than the U.S. and customary practices and documentation of such country; (e) any agency or branch of a U.S. Person located outside the U.S. if (i) the agency or branch operates for valid business reasons and (ii) the agency or branch is engaged in the business of insurance or banking and is subject to substantive insurance or banking regulation; respectively, in the jurisdiction where located; (f) the International Monetary Fund, the International Bank for Reconstruction and Development, the Inter-American Development Bank, the Asian Development Bank, the African Development Bank, the United Nations and their agencies, affiliates and pension plans and any other similar international organisations, their agencies, affiliates and pension plans and (g) any entity excluded or exempted from the definition of "U.S. Person" in reliance on or with reference to interpretations or positions of the U.S. Securities and Exchange Commission or its staff.

Considerations for certain non-Luxembourg investors:

The distribution of this Prospectus in other jurisdictions may also be restricted. Persons in possession of this Prospectus are required to inform themselves about such restrictions and must observe these restrictions. This Prospectus does not constitute an offer toward anyone in any jurisdiction in which such offer is not authorised or to any person to whom it is unlawful to make such offer.

Certain of the Sub-Funds of the SICAV may be authorized for distribution to the public in countries other than Luxembourg.

Please contact the Management Company to verify which Sub-Funds are authorized for distribution to the public in your country.

The base language of this Prospectus is English. Translations may be provided in other languages however only the English version will prevail in case of conflict.

Data Protection:

In accordance with the EU Regulation 2016/679 of the European Parliament and of the Council 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 and repealing Directive 95/46/EC accompanied with any implementing legislation applicable to them (together, the “Data Protection Regulation”), personal data of investors (including prospective investors) and of other individuals (including, but not limited to, directors, managers, agents and other representatives or employees of the investors) (“Data Subject”) whose personal information collected and provided to the SICAV in the context of the investor’s investments in the SICAV may be stored on computer systems by electronic means or other means and processed by the SICAV and the Management Company as data controller, and may be processed in certain circumstances by third party service providers acting as their delegates such as the central administration, as a data processor of the SICAV and the Management Company.

In certain circumstances, delegates of the SICAV acting as data processor may however also act as data controller if and when processing personal data for the purposes of complying with their own legal and regulatory obligations (in particular in the context of their own AML and KYC related processes).

The SICAV and the Management Company are committed to protecting the personal data of the Data Subjects, and have taken all necessary steps, to ensure compliance with the Data Protection Regulation in respect of personal data processed by them in connection with investments made into the SICAV.

This includes (non-exclusively) actions required in relation to: information about processing of your personal data and, as the case may be, consent mechanisms; procedures for responding to requests to exercise individual rights; contractual arrangements with suppliers and other third parties; security measures; arrangements for overseas data transfers and record keeping and reporting policies and procedures.

Personal data shall have the meaning given in the Data Protection Regulation and includes (non-exclusively) any information relating to an identified or identifiable individual, such as the investor’s name, address, invested amount, the investor’s individual representatives’ names as well as the name of the ultimate beneficial owner, where applicable, and such investor’s bank account details.

Personal data will be processed to facilitate the investments in the SICAV and its ongoing management and administration such processing of subscriptions, redemptions and conversions, and will also be processed in compliance with the legal obligations under Luxembourg law (such as applicable fund law and commercial company law, prevention of terrorism financing and anti-money laundering legislation, prevention and detection of crime, tax law) and all other laws and regulations as may be issued by the European competent authorities, where necessary for the purposes of the SICAV’s or their delegates’ legitimate interests.

Personal data provided directly by Data Subjects in the course of their relationship with the SICAV, in particular their correspondence and conversation with the SICAV, or their delegates may be recorded, and processed in compliance with Data Protection Regulation.

The SICAV or their delegates may share the personal data to their affiliates and to other entities which may be located outside the EEA. In such case they will ensure that the personal data are protected by appropriate safeguards.

In compliance with the Data Protection Regulation, Data Subjects have certain rights including the right to access their personal data, the right to have incomplete or inaccurate personal data corrected, the right to object to and to restrict the use of the personal data, the right to require the deletion of their personal data, the right to receive their personal data in a structured, commonly used and machine-readable formatted and to transmit those data to another controller. Data Subjects may address any request to the registered office of the Company, 5 Allée Scheffer L-2520 Luxembourg or to the Data Protection Officer (“DPO”) dpo-natixisim@natixis.com.

Data Subjects have the right to raise any question or lodge a complaint about the processing of their personal data with the relevant data protection authority.

The personal data are not kept for longer than is necessary for the purposes for which they are processed.

When subscribing to the Shares, each investor will be informed of the processing of his/her personal data (or, when the investor is a legal person, of the processing of such investor’s individual representatives and/or

ultimate beneficial owners' personal data) via a data protection notice which will be made available in the application form issued by the SICAV to the investors or on the website of the Management Company. This data protection notice will inform the investors about the processing activities undertaken by the SICAV the Management Company and their delegates in more details.

Prevention of money laundering:

The SICAV must comply with applicable international and Luxembourg laws and regulations regarding the prevention of money laundering and terrorist financing including but not limited to, the law of 12 November 2004 on the fight against money laundering and terrorist financing, as may be amended from time to time (the "2004 Law"), the Grand-Ducal Regulation of 10 February 2010 providing detail on certain provisions of the 2004 Law, CSSF Regulation No 12-02 of 14 December 2012 on the fight against money laundering and terrorist financing and relevant CSSF circulars in the field of the prevention of money laundering and terrorist financing. In particular, anti-money laundering and counter terrorist financing measures in force in Luxembourg require the SICAV, on a risk sensitive basis, to establish and verify the identity of Shareholders (as well as the identity of any intended beneficial owners of the Shares if they are not the subscribers and any agents (if applicable)) and the origin of subscription proceeds and to monitor the business relationship on an ongoing basis.

Shareholders will be required to provide to the SICAV or the Registrar and Transfer Agent of the SICAV the information and documentation set out in the application form, depending on their legal form (individual, corporate or other category of subscriber). The SICAV and the Registrar and Transfer Agent may demand additional information and documents as they see fit.

The SICAV is required to establish anti-money laundering controls and may require from Shareholders all documentation deemed necessary to establish and verify this information. The SICAV has the right to request additional information until it is reasonably satisfied that it understands the identity and economic purpose of the Shareholders. Furthermore, any Shareholder is required to notify the SICAV prior to the occurrence of any change in the identity of any beneficial owner of Shares. The SICAV may require from existing Shareholders, at any time, additional information together with all supporting documentation deemed necessary for the SICAV to comply with anti-money laundering measures in force in Luxembourg.

Failure to provide information or documentation deemed necessary for the SICAV to comply with anti-money laundering measures in force in Luxembourg may result in delays in, or rejection of, any subscription or conversion application and/or delays in any redemption application.

EQUITY SUB-FUNDS

MIROVA GLOBAL SUSTAINABLE EQUITY FUND

This Sub-Fund:

- Has a sustainable investment objective
 Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency
EURO (EUR)
Reference Index
MSCI World Net Dividends Reinvested
Investment Objective

The investment objective of Mirova Global Sustainable Equity Fund (the “Sub-Fund”) is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies which qualify as a sustainable investment and whose economic activity contributes positively to or does not significantly harm the achievement of one or more of the UN Sustainable Development Goals (SDGs) and/or reduces the risk of not achieving one or more of the UN SDGs, while ensuring that the portfolio companies follow good governance practices.

The Sub-Fund will seek to invest in companies, listed on stock exchanges worldwide, while systematically including Environmental, Social and Governance (“ESG”) considerations with financial performance measured against the MSCI World Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund’s performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund’s investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.

The Reference index can be used to determine the performance fee that will possibly be levied. The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a multi thematic sustainable investment strategy focused on sustainable development. The Sub-Fund is actively managed, combining strong views on sustainable themes and stock picking.

The investment process relies on stock picking based on a deep fundamental analysis of companies combining both financial and ESG considerations. This analysis shall ensure that the company meets the following criteria:

- the ability to provide positive innovative solutions to tackle issues related to identified sustainable themes;
- the sustainable quality of the business model; competitive positioning, management team and capacity to finance growth;
- the overall quality of their ESG practices.

The Sub-Fund will seek to invest in companies benefiting from long term growth outlooks and offering attractive valuation over a medium-term period.

The Sub-Fund invests at least 80% of its net assets in world equity securities of companies which are developing products or services to respond to key sustainable issues on 8 sustainable themes: energy, mobility, building and cities, management of natural resources, consumption, healthcare, IT and finance.

The portfolio construction is driven by the Delegated Investment Manager's conviction on the best investment opportunities without constraint regarding market capitalisations, sectors and weights compared to the Reference Index. The Sub-Fund may significantly diverge from the Reference Index.

The Sub-Fund may invest up to 25% of its net assets into emerging markets.

The Sub-Fund may invest up to 10% of its net assets in money market and cash instruments.

The Sub-Fund may invest in India (directly), in China (directly through H-Shares issued in Hong Kong), in Russia (directly through the MICEX RTS).

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.

- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>

- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section “Description of the extra-financial analysis and consideration of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds' investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment.

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described in section “Use of Derivatives, Special Investment and Hedging Techniques” below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Typical Investor’s profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the global equity markets via investment in companies whose businesses include activities related to sustainable investment themes;
- can afford to set aside capital for at least 5 years;
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital loss;
- Equity securities;
- Global Investing;
- Exchange rates;
- ESG Driven Investments;
- Changes in laws and/or tax regimes;
- Portfolio concentration;
- Small and Mid and Large Capitalization Companies;
- Emerging markets;

- Financial Derivatives Instruments;
- Counterparty Risk;
- Sustainability Risks.

The global risk exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”.

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administrati on Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemptio n Charge	Minimum Initial Investment** *	Minimum Holding***
SI NPF	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€10,000,000	€10,000,000
S1 NPF	0.55% p.a.	0.10% p.a.	0.65% p.a.	None	None	€200,000,000	€200,000,000
M	0.55% % p.a.	0.10% p.a.	0.65% p.a.	None	None	€5,000,000	€1,000,000
M1	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€5,000,000	€1,000,000
I	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€50,000	1 share
I NPF	0.90% p.a.	0.10% p.a.	1.00% p.a.	None	None	€50,000	1 share

N	0.70% p.a.	0.20% p.a.	0.90% p.a.	4%	None	None	None
N NPF	0.90% p.a.	0.20% p.a.	1.10% p.a.	4%	None	None	None
N1R NPF	0.70% p.a.	0.20% p.a.	0.90% p.a.	4%	None	€500,000	€500,000
F NPF	1.30% p.a.	0.20% p.a.	1.50% p.a.	None	None	None	None
P NPF	1.50% p.a.	0.20% p.a.	1.70% p.a.	None	None	None	None
R	1.60% p.a.	0.20% p.a.	1.80% p.a.	4%	None	None	None
R NPF	1.80% p.a.	0.20% p.a.	2.00% p.a.	4%	None	None	None
RE	2.20% p.a.	0.20% p.a.	2.40% p.a.	None	None	None	None
RE NPF	2.35% p.a.	0.20% p.a.	2.55% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section "Subscription, Transfer, Conversion and Redemption of Shares" of this Prospectus.

**The "All-In Fee" represents the sum of "Management Fee" & "Administration Fee".

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Performance fee (as described in section "Charges and Expenses" below):

Performance fee rate	Category of Share Classes	Reference Rate	Observation Period
20%	M1	Reference Index + 0.80%	<ul style="list-style-type: none"> ▪ First Observation Period: from the first Valuation day of each Share Class to the last Valuation day of December (with a minimum period of twelve months) ▪ Thereafter: from the first Valuation day of January to the last Valuation day of December of the following year
	I	Reference Index	
	N	Reference Index	
	R	Reference Index	
	RE	Reference Index	

The performance fee applies to all existing Share Classes of the Sub-Fund except for M and NPF Share Classes.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (i.e. Any full bank business day in Luxembourg)	D at 11h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is the MSCI World Index Net Dividends Reinvested, which is representative of global equity markets. Information on the MSCI World Index is available at <https://www.msci.com/world>.

The benchmark administrator of the Reference Index, MSCI Limited and the Reference Index are not listed in the registers maintained by ESMA as MSCI Limited is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the performance of the Reference Index in its respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

The Delegated Investment Manager of the Fund is MIROVA US LLC.

MIROVA US SUSTAINABLE EQUITY FUND

This Sub-Fund:

Has a sustainable investment objective

Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

USD

Reference Index

S&P 500 Net Dividends Reinvested (the "Reference Index")

Investment Objective

The investment objective of Mirova US Sustainable Equity Fund (the "Sub-Fund") is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies which qualify as a sustainable investment and whose economic activity contributes positively to or does not significantly harm the achievement of one or more of the UN Sustainable Development Goals (SDGs) and/or reduces the risk of not achieving one or more of the UN SDGs, while ensuring that the portfolio companies follow good governance practices.

The Sub-Fund will seek to invest in US domiciled companies, listed on the US stock exchanges, while systematically including Environmental, Social and Governance ("ESG") considerations with financial performance measured against the S&P 500 Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund's performance may be compared to the Reference Index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund's investment policy. However, it does not aim to replicate that Reference Index and may therefore significantly deviate from it.

The Reference Index can be used to determine the performance fee that will possibly be levied.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a multi-thematic sustainable investment strategy focused on sustainable development. Companies being considered by the Delegated Investment Manager are developing products or services to respond to key sustainable issues in energy (such as Renewable equipment, Diversified industrial equipment, Diversified utilities), mobility (such as Road vehicles manufacturing), building and cities (such as Light building equipment, Construction & engineering), resources (such as Light building equipment, Construction & engineering, Ingredients), consumption (such as Retail, Personal care, Food & beverage production), health (such as Medical services, Pharmaceuticals, Medical devices), information and communications technology (such as software & services, semiconductors), as well as finance (such as Financial services, Insurance, Banks).

The Sub-Fund is actively managed, combining strong views on sustainable themes and stock picking.

The investment process relies on stock picking based on a deep fundamental analysis of companies combining both financial and ESG considerations. This analysis shall ensure that the company meets the following criteria:

- the ability to provide positive innovative solutions to tackle issues related to identified sustainable themes;
- the sustainable quality of the business model; competitive positioning, management team and capacity to finance growth; and
- the overall quality of their ESG practices.

The Sub-Fund will seek to invest in companies benefiting from long-term growth outlooks and offering attractive valuation over a medium-term period.

The portfolio construction is driven by the Delegated Investment Manager's conviction on the best investment opportunities without constraint regarding market capitalisations, sectors and weights compared to the Reference Index. The Sub-Fund may significantly diverge from the Reference Index.

The Sub-Fund invests at least 80% of its net assets in US domiciled companies, listed on the US stock exchanges,

The Sub-Fund may invest up to 20% of its total assets in other securities such as US listed depositary receipts of non-US domiciled companies and up to 10% of its net assets in money market and cash instruments.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/en/research/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/en/research/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of

management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section “Description of the extra-financial analysis and consideration of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives² pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment.

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging purposes as described in section “Use of Derivatives, Special Investment and Hedging Techniques” below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Typical Investor’s profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the US equity markets via investment in companies whose businesses include activities related to sustainable investment themes ;
- can afford to set aside capital for at least 5 years;
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

² The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

- Capital loss;
- Equity securities;
- Exchange rates;
- ESG Driven Investments;
- Portfolio concentration;
- Geographic concentration;
- Changes in laws and/or tax regimes;
- Small and Mid and Large Capitalization Companies;
- Financial Derivatives Instruments;
- Counterparty Risk;
- Sustainability Risks.

The global risk exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”.

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administrati on Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
Q NPF	0.05%	0.10% p.a.	0.15% p.a.	None	None	None	None
EI NPF****	0.55% p.a.	0.10% p.a.	0.65% p.a.	None	None	\$5,000,000	\$5,000,000
S1 NPF	0.55% p.a.	0.10% p.a.	0.65% p.a.	None	None	\$100,000,000	\$100,000,000
SI NPF	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	\$10,000,000	\$10,000,000
I	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	\$50,000	1 share
I NPF	0.90% p.a.	0.10% p.a.	1.00% p.a.	None	None	\$50,000	1 share
N	0.70% p.a.	0.20% p.a.	0.90% p.a.	4%	None	None	None
N NPF	0.90% p.a.	0.20% p.a.	1.10% p.a.	4%	None	None	None
F NPF	1.30% p.a.	0.20% p.a.	1.50% p.a.	None	None	None	None
R	1.60% p.a.	0.20% p.a.	1.80% p.a.	4%	None	\$1,000	None
R NPF	1.80% p.a.	0.20% p.a.	2.00% p.a.	4%	None	\$1,000	None
RE	2.20% p.a.	0.20% p.a.	2.40% p.a.	None	None	None	None
RE NPF	2.35% p.a	0.20% p.a	2.55% p.a	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

**The “All-In Fee” represents the sum of “Management Fee” & “Administration Fee”.

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

****This Share Class is reserved for the Sub-Fund’s early investors and closes permanently to new subscriptions and switches upon the occurrence of certain events set at the discretion of the Management Company, as further detailed under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Performance fee (as described in section “Charges and Expenses” below):

Performance fee rate	Category of Share Classes	Reference Rate	Observation Period
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20%	I	Reference Index	<ul style="list-style-type: none"> ▪ First Observation Period: from the first Valuation day of each Share Class to the last Valuation day of December (with a minimum period of twelve months) ▪ Thereafter: from the first Valuation day of January to the last Valuation day of December of the following year
	N	Reference Index	
	R	Reference Index	
	RE	Reference Index	

The performance fee applies to all existing Share Classes of the Sub-Fund except for NPF Share Classes.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg and USA	D* (i.e. Any full bank business day in Luxembourg and USA)	D at 13h30 Luxembourg Time	D+2

**D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg and USA will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg and USA.*

Reference Index

The Reference Index of the Sub-Fund is the S&P 500 Net Dividends Reinvested Index, which is representative of the U.S. equity markets.

Information on the S&P 500 Net Dividends Reinvested Index is available at <https://us.spindices.com>.

The benchmark administrator of the Reference Index, S&P Dow Jones Indices LLC, has been authorised or registered with the competent authority pursuant to Article 34 and/or 36 of the Benchmarks Regulation and is listed in the register maintained by ESMA <https://registers.esma.europa.eu/publication/>

Performance of each Share Class is compared to the performance of the Reference Index in its respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

The Delegated Investment Manager of the Sub-Fund is MIROVA US LLC.

MIROVA EUROPE SUSTAINABLE EQUITY FUND

This Sub-Fund:

Has a sustainable investment objective

Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

MSCI Europe Dividend Net Reinvested

Investment Objective

The investment objective of Mirova Europe Sustainable Equity Fund (the “Sub-Fund”) is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies whose economic activity contributes positively to or does not significantly harm the achievement of one or more of the UN Sustainable Development Goals (SDGs) and/or reduces the risk of not achieving one or more of the UN SDGs.

The Sub-Fund will seek to invest in companies, listed on European stock exchanges, while systematically including Environmental, Social and Governance (“ESG”) considerations with financial performance measured against the MSCI Europe Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund’s performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund’s investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.

The Reference index can be used to determine the performance fee that will possibly be levied.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a multi thematic responsible investment strategy in European markets focused on sustainable development. The Sub-Fund is actively managed, combining strong views on sustainable themes and stock picking.

The investment process relies on stock picking based on a deep fundamental analysis of companies combining both financial and ESG considerations. This analysis shall ensure that the company meets the following criteria:

- the ability to provide positive innovative solutions to tackle issues related to identified sustainable themes;
- the sustainable quality of the business model; competitive positioning, management team and capacity to finance growth;
- the overall quality of their ESG practices.

The Sub-Fund will seek to invest in companies benefiting from long term growth outlooks and offering attractive valuation over a medium-term period.

The portfolio construction is driven by the Delegated Investment Manager’s conviction on the best investment opportunities without constraint regarding market capitalisations, sectors and weights compared to the Reference Index. The Sub-Fund may significantly diverge from the Reference Index.

The portfolio of the Sub-Fund invests at least 80% of its assets in European equity securities of companies who are developing products or services to respond to key sustainable issues on 8 sustainable themes: energy, mobility, building and cities, management of natural resources, consumption, healthcare, IT and finance.

The Sub-Fund will permanently invest at least 75% of its net assets in equity securities eligible to French “Plan d’Epargne en Actions” and will therefore be eligible to the “Plan d’Epargne en Actions”.

The Sub-Fund may invest up to 10% in money market and cash instruments.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers’ ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund’s investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section “Description of the extra-financial analysis and consideration of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives³ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described in section “Use of Derivatives, Special Investment and Hedging Techniques” below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Typical Investor’s Profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the European equity markets via investment in companies whose businesses include activities related to sustainable investment themes;
- are interested in investing in a socially responsible fund;
- can afford to set aside capital for at least 5 years (long term horizon);
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital loss;
- Equity securities;
- Small, Mid and Large capitalization companies;
- Exchange rates;

³ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

- ESG Driven Investments;
- Geographic concentration;
- Portfolio concentration;
- Sustainability Risks

The Global Risk Exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”.

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€5,000,000	€1,000,000
SI NPF	0.80% p.a.	0.10% p.a.	0.90% p.a.	None	None	€10,000,000	€10,000,000
I	0.90% p.a.	0.10% p.a.	1.00% p.a.	None	None	€50,000	1 share
I NPF	1.10% p.a.	0.10% p.a.	1.20% p.a.	None	None	€50,000	1 share
N	0.90% p.a.	0.20% p.a.	1.10% p.a.	4%	None	None	None
N NPF	1.10% p.a.	0.20% p.a.	1.30% p.a.	4%	None	None	None
R	1.60% p.a.	0.20% p.a.	1.80% p.a.	4%	None	None	None
R NPF	1.80% p.a.	0.20% p.a.	2.00% p.a.	4%	None	None	None
RE	2.20% p.a.	0.20% p.a.	2.40% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

**The “All-In Fee” represents the sum of “Management Fee” & “Administration Fee”.

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Performance fee (as described in section “Charges and Expenses” below):

Performance fee rate	Category of Share classes*	Reference Rate	Observation period
20%	I	Reference Index	<ul style="list-style-type: none"> ▪ First Observation period: from the first Valuation day of each Share Class to the last Valuation day of December (with a minimum period of twelve months). ▪ Thereafter: from the first Valuation day of January to the last Valuation day of December of the following year
	N	Reference Index	
	R	Reference Index	
	RE	Reference Index	

*Dominated in the currency of the relevant Share Class.

The performance fee applies to all existing Share Classes except for M and NPF Share Classes of the Sub-Fund.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (i.e. Any full bank business day in Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is the MSCI Europe Dividend Net Reinvested in euro Index, which is representative of the European Equity Markets. Information on the MSCI Index is available at <https://www.msci.com/europe>

The benchmark administrator of the Reference Index, MSCI Limited and the Reference Index are not listed in the registers maintained by ESMA as MSCI Limited is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the performance of the Reference Index in its respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information please refer to Section “Delegated Investment Managers”.

MIROVA EURO SUSTAINABLE EQUITY FUND

This Sub-Fund:

- Has a sustainable investment objective
 Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

MSCI EMU Net Dividends Reinvested

Investment Objective

The investment objective of Mirova Euro Sustainable Equity Fund (the "Sub-Fund") is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies whose economic activity contributes positively to or does not significantly harm the achievement of one or more of the UN Sustainable Development Goals (SDGs) and/or reduces the risk of not achieving one or more of the UN SDGs.

The Sub-Fund will seek to invest in companies, listed on Euro zone stock exchanges while systematically including Environmental, Social and Governance ("ESG") considerations, with financial performance measured against the MSCI EMU Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund's performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund's investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.

The Reference index can be used to determine the performance fee that will possibly be levied.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a multi thematic responsible investment strategy of the Euro zone markets focused on sustainable development.

The Sub-Fund is actively managed, combining strong views on sustainable themes and stock picking.

The investment process relies on stock picking based on a deep fundamental analysis of companies combining both financial and ESG considerations. This analysis shall ensure that the company meets the following criteria:

- the ability to provide positive innovative solutions to tackle issues related to identified sustainable themes;
- the sustainable quality of the business model; competitive positioning, management team and capacity to finance growth;
- the overall quality of their ESG practices.

The Sub-Fund will seek to invest in companies benefiting from long term growth outlooks and offering attractive valuation over a medium-term period.

The portfolio construction is driven by the Delegated Investment Manager's conviction on the best investment opportunities without constraint regarding market capitalisations, sectors and weights compared to the Reference Index. The Sub-Fund may significantly diverge from the Reference Index.

The portfolio of the Sub-Fund invests at least 80% in equity securities from the Euro zone of companies who are developing products or services to respond to key sustainable issues on 8 sustainable themes: energy, mobility, building and cities, management of natural resources, consumption, healthcare, IT and finance.

The Sub-Fund will permanently invest at least 75% of its net assets in equity securities eligible to the French "Plan d'Epargne en Actions" and will therefore be eligible to the Plan d'Epargne en Actions.

The Sub-Fund's exposure to exchange rate risk shall not exceed 10% of its net assets.
The Sub-Fund may invest up to 10% in money market and cash instruments.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of

management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section “Description of the extra-financial analysis and consideration of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives⁴ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment.

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described in section “Use of Derivatives, Special Investment and Hedging Techniques” below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

⁴ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

Track record

The performance that may be shown for the Sub-Fund prior to its inception for the period from 2 January 2003 to the inception date is derived from the historical performance of Natixis Impact Actions Euro, a French domiciled “fonds commun de placement” with an identical investment policy, set up in accordance with the Directive 2009/65/EC, registered with the Autorité des Marchés Financiers and managed by the same Management Company. Such performance has been adjusted to reflect the different expenses applicable to the Sub-Fund.

Investors should note that past performance is not indicative of future results.

This Sub-Fund was launched on 7th November 2013 by way of a cross-border operation (merger) with the above mentioned French fund.

Typical Investor’s Profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the Euro equity markets via investment in companies whose businesses include activities related to sustainable investment themes;
- are interested in investing in a socially responsible fund;
- can afford to set aside capital for at least 5 years (long term horizon);
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital loss;
- Geographic concentration;
- Portfolio concentration;
- Equity securities;
- Small, mid and large capitalization companies;
- Exchange rates;
- ESG Driven Investments;
- Sustainability Risks.

The Global Risk Exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”.

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristic**Characteristics of the Categories of Share Classes**

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€5,000,000	€1,000,000
SI	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€10,000,000	€10,000,000
SI-NPF	0.80% p.a.	0.10% p.a.	0.90% p.a.	None	None	€10,000,000	€10,000,000
I	0.90% p.a.	0.10% p.a.	1.00% p.a.	None	None	€50,000	1 share
I-NPF	1.00% p.a.	0.10% p.a.	1.10% p.a.	None	None	€50,000	1 share
N	0.90% p.a.	0.20% p.a.	1.10% p.a.	4%	None	None	None
N NPF	1.10% p.a.	0.20% p.a.	1.30% p.a.	4%	None	None	None
R	1.60% p.a.	0.20% p.a.	1.80% p.a.	4%	None	None	None
R NPF	1.80% p.a.	0.20% p.a.	2.00% p.a.	4%	None	None	None

RE	2.20% p.a.	0.20% p.a.	2.40% p.a.	None	None	None	None
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*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

**The “All-In Fee” represents the sum of “Management Fee” & “Administration Fee”.

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Performance fee (as described in section “Charges and Expenses” below):

Performance fee rate	Category of Share class	Reference Rate	Observation period
20%	SI	Reference Index	<ul style="list-style-type: none"> ▪ First Observation period: from the first Valuation day of each Share Class to the last Valuation day of December (with a minimum period of twelve months). ▪ Thereafter: from the first Valuation day of January to the last Valuation day of December of the following year.
	I	Reference Index	
	N	Reference Index	
	R	Reference Index	
	RE	Reference Index	

The performance fee applies to all existing Share Classes except for M and NPF Share Classes of the Sub-Fund.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (ie. Any full bank business day in Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV’s Registrar and Transfer Agent. Applications received by the SICAV’s Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is the MSCI EMU Net Dividends Reinvested in euro Index, which is representative of the Euro zone equity markets. Information on the MSCI EMU Index is available at www.msci.com

The benchmark administrator of the Reference Index, MSCI Limited and the Reference Index are not listed in the registers maintained by ESMA as MSCI Limited is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the performance of the Reference Index in its respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund:

MIROVA FUNDS

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information please refer to Section “Delegated Investment Managers”.

MIROVA GLOBAL ENVIRONMENTAL EQUITY FUND

This Sub-Fund:

- Has a sustainable investment objective
 Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency
EURO (EUR)
Reference Index
MSCI WORLD Net Dividends Reinvested in euro (the "Reference Index")
Investment Objective

The investment objective of Mirova Global Environmental Equity Fund (the "Sub-Fund") is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies throughout the world providing solutions to address environmental issues.

The Sub-Fund will seek to invest in companies, listed on stock exchanges worldwide, while systematically including Environmental, Social and Governance ("ESG") considerations, with financial performance measured against the MSCI World Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund's performance may be compared to the Reference Index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund's investment policy. However, it does not aim to replicate that Reference Index and may therefore significantly deviate from it.

The Reference Index can be used to determine the performance fee that will possibly be levied.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a thematic responsible investment strategy with a focus on companies throughout the world (including emerging markets) developing ecological solutions and green technologies that favor the environmental transition.

The Sub-Fund will invest at least two-thirds of its total assets in equities issued by companies located in developed countries and up to 20% of its net assets into emerging markets.

The Sub-Fund may invest up to 10% of its total assets in money market instruments, cash, cash equivalents or other types of securities than those described above.

The investment process relies on stock picking based on a deep fundamental analysis of companies combining both financial and ESG considerations. The Delegated Investment Manager aims at looking for companies providing sustainable eco-solutions to environmental issues i.e. renewable energies, clean transportation, green building, industrial energy efficiency, sustainable management of waste and water, and sustainable agriculture, while demonstrating positive practices with regard to ESG considerations.

The securities selection process also focuses on identifying companies based on their business model including strategic positioning, quality of management, financial capacity to finance growth and valuation over a medium-term period.

The portfolio construction process reflects the Delegated Investment Manager's level of conviction on the investment opportunities without any restrictions regarding capitalizations, sectors or weights whilst monitoring the global risk profile of the Sub-Fund.

The Sub-Fund may invest in securities of companies incorporated in India (directly), China (directly through H Shares trading on the Hong Kong Stock Exchange) and Russia (via securities trading on the MICEX RTS).

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section "Description of the extra-financial analysis and consideration of the ESG criteria" of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be substantially higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described under “Use of Derivatives, Special Investment and Hedging Techniques” below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Typical Investor’s profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the equity markets via investment in stocks;
- are interested in investing in a socially responsible fund;
- can afford to set aside capital for at least 5 years (long term horizon);
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital Loss;
 - Equity securities;
 - ESG Driven Investments;
 - Global Investing;
 - Emerging Markets;
 - Small, Mid and Large Capitalization Companies;
 - Exchange rates;
 - Portfolio concentration;
 - Changes in laws and/or tax regimes;
 - Sustainability Risks.
- Financial Derivatives Instruments;
 - Counterparty Risk.

The global risk exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”.

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
Q****	0.55% p.a.	0.10% p.a.	0.65% p.a.	None	None	€5,000,000	€1,000,000
SI NPF	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€10,000,000	€10,000,000
I	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€50,000	1 share
I NPF	0.90% p.a.	0.10% p.a.	1% p.a.	None	None	€50,000	1 share
N	0.70% p.a.	0.20% p.a.	0.90% p.a.	4%	None	None	None
N NPF	0.90% p.a.	0.20% p.a.	1.10% p.a.	4%	None	None	None
R	1.60% p.a.	0.20% p.a.	1.80% p.a.	4%	None	None	None
R NPF	1.80% p.a.	0.20% p.a.	2.00% p.a.	4%	None	None	None
RE	2.00% p.a.	0.20% p.a.	2.20% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

**The “All-In Fee” represents the sum of “Management Fee” & “Administration Fee”.

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

**** These Share Classes are intended to assist the Sub-Fund in growing its asset under management over its early life. Those share classes will be closed to subscriptions at the discretion of the Board.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Performance fee (as described in section “Charges and Expenses” below):

Performance fee rate	Category of Share Classes	Reference Rate	Observation period
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20%	I	MSCI World Net Dividends Reinvested	<ul style="list-style-type: none"> ▪ First Observation period: from the first Valuation day of each Share Class to the last Valuation day of December (with a minimum period of twelve months). ▪ Thereafter: from the first Valuation day of January to the last Valuation day of December of the following year.
	N	MSCI World Net Dividends Reinvested	
	R	MSCI World Net Dividends Reinvested	
	RE	MSCI World Net Dividends Reinvested	

The performance fee applies to all existing Share Classes except for Q and NPF Share Classes of the Sub-Fund.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (i.e. Any full bank business day in Luxembourg)	D at 13h30 Luxembourg Time	D+2

**D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.*

Reference Index

The Reference Index of the Sub-Fund is the MSCI World Index Net Dividends Reinvested, which is representative of global equity markets. Information on the MSCI World Index Net Dividends Reinvested is available at <https://www.msci.com/world>.

The benchmark administrator of the Reference Index, MSCI Limited and the Reference Index are not listed in the registers maintained by ESMA as MSCI Limited is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the Reference Index in the respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information - please refer to Section "Delegated Investment Managers".

MIROVA EUROPE ENVIRONMENTAL EQUITY FUND

This Sub-Fund:

- Has a sustainable investment objective
 Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

For performance comparison purposes only - MSCI Europe Net Dividends Reinvested

Investment Objective

The investment objective of Mirova Europe Environmental Equity Fund (the "Sub-Fund") is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies providing solutions to address mainly environmental issues

The Sub-Fund will seek to invest in companies, listed on European stock exchanges, while systematically including Environmental, Social and Governance ("ESG") considerations, with financial performance measured against the MSCI Europe Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund's performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund's investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.

The Reference index can be used to determine the performance fee that will possibly be levied.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a thematic responsible investment strategy focused on European companies active in the renewable energy, transition energy, energy efficiency and natural resources management such as agricultural/food and water production cycle. The investment process relies on stock picking based on a deep fundamental analysis of companies combining both financial and ESG considerations. This analysis shall ensure that the company meets the following criteria:

- the ability to provide positive innovative solutions to tackle issues related to identified sustainable themes;
- the sustainable quality of the business model; competitive positioning, management team and capacity to finance growth;
- the overall quality of their ESG practices;
- the Delegated Investment Manager will seek to invest in companies benefiting for long term growth outlooks and offering attractive valuation over a medium-term period.

The Sub-Fund mainly invests in the following key sustainable themes: energy, management of natural resources, consumption, building and cities, mobility.

The portfolio of the Sub-Fund invests at least 80% of its net assets in European equity securities of companies whose business activities include the development, production, promotion or marketing of technologies, services or products that contribute to environment protection.

The Sub-Fund is actively managed, combining strong views on sustainable themes and stock picking. The portfolio construction is driven by the Delegated Investment Manager's conviction on the best investment opportunities without constraint regarding market capitalisations, sectors and weights compared to the Reference Index.

The Sub-Fund will permanently invest at least 75% of its net assets in equity securities eligible to French “Plan Epargne en Actions” and will therefore be eligible to the Plan d’Epargne en Actions.

The Sub-Fund may invest up to 10% in money market and cash instruments.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers’ ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section “Description of the extra-financial analysis and consideration of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund's assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be substantially higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds' investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described under “Use of Derivatives, Special Investment and Hedging Techniques” below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Track record

The performance that may be shown for the Sub-Fund prior to its inception for the period from 17 January 2007 to the inception date is derived from the historical performance of Natixis Impact Life Quality, a French domiciled “fonds commun de placement” with an identical investment policy, set up in accordance with the Directive 2009/65/EC, registered with the Autorité des Marchés Financiers and managed by the same Management Company according to the same investment process. Such performance has been adjusted to reflect the different expenses applicable to the Sub-Fund.

Investors should note that past performance is not indicative of future results.

This Sub-Fund was launched on 13th December 2013 by way of a cross-border operation (merger) with the above mentioned French fund.

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

Typical Investor's profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the equity markets via investment in stocks;
- are interested in investing in a socially responsible fund;
- can afford to set aside capital for at least 5 years (long term horizon);
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital Loss;
- Equity securities;
- Small, Mid and Large Capitalization Companies;
- Exchange rates;
- ESG Driven Investments;
- Geographic concentration;
- Portfolio concentration;
- Sustainability Risks.

The Global Risk Exposure of the Sub-Fund is managed through the use of the "Commitment Approach" method described under "Use of derivatives, Special Investment and Hedging Techniques" – "Global Risk Exposure".

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled "Principal Risks" below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€5,000,000	€1,000,000
M1	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€5,000,000	€1,000,000
SI	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€10,000,000	€10,000,000
SI NPF	0.80% p.a.	0.10% p.a.	0.90% p.a.	None	None	€10,000,000	€10,000,000
I	0.90% p.a.	0.10% p.a.	1.00% p.a.	None	None	€50,000	1 share
I NPF	1.10% p.a.	0.10% p.a.	1.20% p.a.	None	None	€50,000	1 share
N	0.90% p.a.	0.20% p.a.	1.10% p.a.	4%	None	None	None
R	1.60% p.a.	0.20% p.a.	1.80% p.a.	4%	None	None	None
RE	2.20% p.a.	0.20% p.a.	2.40% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section "Subscription, Transfer, Conversion and Redemption of Shares" of this Prospectus.

**The "All-In Fee" represents the sum of "Management Fee" & "Administration Fee".

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Performance fee (as described in section "Charges and Expenses" below):

Performance fee rate	Category of Share Classes	Reference Rate	Observation period
20%	M1	MSCI Europe Net Dividends Reinvested + 0.80%	<ul style="list-style-type: none"> ▪ First Observation period: from the first Valuation day of each Share Class to the last Valuation day of December (with a minimum period of twelve months). ▪ Thereafter: from the first Valuation day of January to the last Valuation day of December of the following year.
	SI	MSCI Europe Net Dividends Reinvested	
	I	MSCI Europe Net Dividends Reinvested	
	N	MSCI Europe Net Dividends Reinvested	
	R	MSCI Europe Net Dividends Reinvested	
	RE	MSCI Europe Net Dividends Reinvested	

The performance fee applies to all existing Share Classes except for M and NPF Share Classes of the Sub-Fund.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (i.e. Any full bank business day in Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.

Reference Index

The Sub-Fund is not managed with reference to a specific index, but its performance can be compared to the MSCI Europe Index DNR in euro, which is representative of European equity markets.

Information on the MSCI Europe Index is available at <https://www.msci.com/europe>

The benchmark administrator of the Reference Index, MSCI Limited and the Reference Index are not listed in the registers maintained by ESMA as MSCI Limited is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the Reference Index in the respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information - please refer to Section "Delegated Investment Managers".

MIROVA WOMEN LEADERS EQUITY FUND

This Sub-Fund:

Has a sustainable investment objective

Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

MSCI World Net Dividends Reinvested

Investment Objective

The investment objective of the Mirova Women Leaders Equity Fund (the "Sub-Fund") is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies that contribute to the achievement of sustainable development goals with a focus on gender diversity and women empowerment

The Sub-Fund will seek to invest in companies, listed on stock exchanges worldwide, while systematically including Environmental, Social and Governance ("ESG") considerations, with financial performance measured against the MSCI World Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund's performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund's investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.

The Reference index can be used to determine the performance fee that will possibly be levied.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a thematic responsible investment strategy while investing at least two-thirds of its total assets in equities issued by companies worldwide.

The Sub-Fund may invest up to one-third of its total assets in cash, cash equivalents or other types of securities than those described above.

The investment process relies on stock picking based on fundamental analysis of companies combining both financial and ESG considerations.

The Delegated Investment Manager aims at looking for companies that demonstrate positive practices with regard to ESG considerations or provide positive innovative solutions to tackle issues related to identified sustainable themes and encourage women's access to top management positions.

The securities selection process focuses on identifying companies based on their business model including strategic positioning, quality of management, financial capacity to finance growth and valuation over a medium-term period.

The portfolio construction process reflects the Delegated Investment Manager's level of conviction on the investment opportunities without any restrictions regarding capitalisations, sectors or weights whilst monitoring the global risk profile of the Sub-Fund.

The Sub-Fund may invest in securities of companies incorporated in India, China (via H Shares trading on the Hong Kong Stock Exchange), Russia (via securities trading on the MICEX RTS).

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section "Description of the extra-financial analysis and consideration of the ESG criteria" of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contributes to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment.

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described under “Use of Derivatives, Special Investment and Hedging Techniques” below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Typical Investor’s profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the global equity markets via investment in stocks;
- are interested in investing in a socially responsible fund;
- can afford to set aside capital for at least 5 years (long term horizon);
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital Loss;
- Equity securities;
- Small, Mid and Large Capitalization Companies;
- Exchange rates;
- ESG Driven Investments;
- Emerging markets;
- Geographic concentration;
- Portfolio concentration;
- Sustainability Risks.

The Global Risk Exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”.

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
Q****	0.45% p.a.	0.10% p.a.	0.55% p.a.	None	None	€5,000,000	1 Share
Q NPF****	0.55% p.a.	0.10% p.a.	0.65% p.a.	None	None	€5,000,000	1 Share
SI	0.55% p.a.	0.10% p.a.	0.65% p.a.	None	None	€10,000,000	€10,000,000
SI NPF	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€10,000,000	€10,000,000
I	0.70% p.a.	0.10% p.a.	0.80% p.a.	None	None	€50,000	1 Share
I NPF	0.90% p.a.	0.10% p.a.	1.00% p.a.	None	None	€50,000	1 Share
N	0.70% p.a.	0.20% p.a.	0.90% p.a.	4%	None	None	None
N NPF	0.90% p.a.	0.20% p.a.	1.10% p.a.	4%	None	None	None
R	1.60% p.a.	0.20% p.a.	1.80% p.a.	4%	None	None	None
R NPF	1.80% p.a.	0.20% p.a.	2.00% p.a.	4%	None	None	None
RE	2.20% p.a.	0.20% p.a.	2.40% p.a.	None	None	None	None
RE NPF	2.35% p.a.	0.20% p.a.	2.55% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

**The “All-In Fee” represents the sum of “Management Fee” & “Administration Fee”.

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

**** These Share Classes are intended to assist the Sub-Fund in growing its asset under management over its early life. Those share classes will be closed to subscriptions at the discretion of the Board.

Performance fee (as described in section “Charges and Expenses” below):

Performance fee rate	Category of Share Classes	Reference Rate	Observation period
20%	Q	Reference Index	<ul style="list-style-type: none"> ▪ First Observation period: from the first Valuation day of each Share Class to the last Valuation day of December (with a minimum period of twelve months). ▪ Thereafter: from the first Valuation day of January to the last Valuation day of December of the following year.
	SI	Reference Index	
	I	Reference Index	
	N	Reference Index	
	R	Reference Index	
	RE	Reference Index	

The performance fee applies to all existing Share Classes except for NPF Share Classes of the Sub-Fund. The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (i.e. Any full bank business day in Luxembourg)	D at 13h30 Luxembourg Time	D+2

**D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.*

Reference Index

The Reference Index of the Sub-Fund is the MSCI World Index Net Dividends Reinvested, which is representative of global equity markets. Information on the MSCI World Index Net Dividends Reinvested is available at <https://www.msci.com/world>.

The benchmark administrator of the Reference Index, MSCI Limited and the Reference Index are not listed in the registers maintained by ESMA as MSCI Limited is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the Reference Index in the respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information - please refer to Section “Delegated Investment Managers”.

MIROVA GLOBAL CLIMATE AMBITION EQUITY FUND

This Sub-Fund:

- Has a sustainable investment objective
- Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

MSCI World Net Dividends Reinvested

Investment Objective

The investment objective of Mirova Global Climate Ambition Equity Fund (the “Sub-Fund”) is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies providing low-carbon or carbon efficient investment solutions on global equity markets.

The Sub-Fund will seek to invest in companies, listed on stock exchanges worldwide, while systematically including Environmental, Social and Governance (“ESG”) considerations, with financial performance measured against the MSCI World Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. It does not aim to replicate the Reference Index, however, the Delegated Investment Manager may select stocks within the universe of the Reference Index in accordance with the Sub-Fund’s investment policy.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a thematic responsible investment strategy focused on global companies active in offering low-carbon or carbon efficient solutions.

The investment strategy aims to invest within the universe of the Reference Index comprising world equity securities and additional “climate stocks” that the Delegated Investment Manager believes to be beneficiaries of the transition to a less carbon-centric economy. “Climate stocks” derive more than 50% of their revenues from activities with a positive climate impact.

The Delegated Investment Manager aims to construct a portfolio with the highest positive climate impact (as shown by the reduction in induced emissions and the increase in saved emissions compared to the Reference Index) through a quantitative process given a variety of constraints: not distancing too much from the Reference Index, ESG criteria, fundamental views on “climate stocks” and turnover.

The final portfolio can be adjusted according to the portfolio managers’ views.

The Sub-Fund invests at least 80% of its net assets in world equity securities and additional Climate stocks the Delegated Investment Manager believes to be beneficiaries of the transition to a less carbon-centric economy.

The Sub-Fund may invest up to 10% of its net assets in money market and cash instruments.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers’ ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an

analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section "Description of the extra-financial analysis and consideration of the ESG criteria" of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the "Taxonomy Regulation")**

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund's assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds' investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described under "Use of Derivatives, Special Investment and Hedging Techniques" below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Typical Investor's Profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the global equity markets via investment in companies whose businesses include activities related to sustainable investment themes;
- are interested in investing in a socially responsible fund;
- wish to contribute to financing a low-carbon economy;
- can afford to set aside capital for at least 5 years (long term horizon);
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- | | |
|---|--------------------------------------|
| - Capital loss; | - Financial Derivatives Instruments; |
| - Equity securities; | - Counterparty risk; |
| - Global investing; | - Exchange rates; |
| - ESG Driven Investments; | - Geographic concentration; |
| - Changes in law and /or tax regimes; | - Sustainability Risks. |
| - Portfolio concentration; | |
| - Small and Mid and Large Capitalization Companies; | |

The Global Risk Exposure of the Sub-Fund is managed through the use of the "Commitment Approach" method described under "Use of derivatives, Special Investment and Hedging Techniques" – "Global Risk Exposure".

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€5.000,000	€1,000,000
SI	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€10.000,000	€10.000,000
I	0.50% p.a.	0.10% p.a.	0.60% p.a.	None	None	€50,000	1 share
N	0.50% p.a.	0.20% p.a.	0.70% p.a.	4%	None	None	None
R	1.20% p.a.	0.20% p.a.	1.40% p.a.	4%	None	None	None
RE	1.80% p.a.	0.20% p.a.	2% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

**The “All-In Fee” represents the sum of “Management Fee” and “Administration Fee”.

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (i.e. Any full bank business day in Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV’s Registrar and Transfer Agent. Applications received by the SICAV’s Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is the MSCI World Index Net Dividends Reinvested, which is representative of global equity markets. Information on the MSCI World Index is available at <https://www.msci.com/world>.

The benchmark administrator of the Reference Index, MSCI Limited and the Reference Index are not listed in the registers maintained by ESMA as MSCI Limited is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the performance of the Reference Index in its respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information, please refer to the section “Delegated Investment Managers”.

MIROVA EUROPE CLIMATE AMBITION EQUITY FUND

This Sub-Fund:

- Has a sustainable investment objective
 Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

MSCI Europe Net Dividends Reinvested

Investment Objective

The investment objective of Mirova Europe Climate Ambition Equity Fund (the “Sub-Fund”) is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies providing low-carbon or carbon efficient investment solutions on European equity markets.

The Sub-Fund will seek to invest in companies, listed on European stock exchanges, while systematically including Environmental, Social and Governance (“ESG”) considerations, with financial performance measured against the MSCI Europe Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. It does not aim to replicate the Reference Index, however, the Delegated Investment Manager may select stocks within the universe of the Reference Index in accordance with the Sub-Fund’s investment policy.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a thematic responsible investment strategy focused on European companies active in offering low-carbon or carbon efficient solutions.

The investment strategy aims to invest within the universe of the Reference Index comprising European equity securities and additional “climate stocks” that the Delegated Investment Manager believes to be beneficiaries of the transition to a less carbon-centric economy. “Climate stocks” derive more than 50% of their revenues from activities with a positive climate impact.

The Delegated Investment Manager aims to construct a portfolio with the highest positive climate impact (as shown by the reduction in induced emissions and the increase in saved emissions compared to the Reference Index) through a quantitative process given a variety of constraints: not distancing too much from the Reference Index, ESG criteria, fundamental views on “climate stocks” and turnover. The final portfolio can be adjusted according to the portfolio managers’ views.

The Sub-Fund invests at least 80% of its net assets in European equity securities and additional Climate stocks the Delegated Investment Manager believes to be beneficiaries of the transition to a less carbon-centric economy.

The Sub-Fund may invest up to 10% of its net assets in money market and cash instruments.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers’ ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an

overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section "Description of the extra-financial analysis and consideration of the ESG criteria" of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the "Taxonomy Regulation")**

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund's assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds' investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described under "Use of Derivatives, Special Investment and Hedging Techniques" below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Typical Investor's Profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the European equity markets via investment in companies whose businesses include activities related to sustainable investment themes;
- are interested in investing in a socially responsible fund;
- wish to contribute to financing a low-carbon economy;
- can afford to set aside capital for at least 5 years (long term horizon);
- can accept temporary and/or potential capital losses; and
- can tolerate volatility.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- | | |
|---|-------------------------------------|
| - Capital loss; | - Financial Derivatives Instrument; |
| - Equity securities; | - Counterparty risk. |
| - Exchange rates; | - ESG Driven Investments; |
| - Changes in law and /or tax regimes; | - Sustainability Risks. |
| - Geographic concentration; | |
| - Portfolio concentration; | |
| - Small and Mid and Large Capitalization Companies; | |

The Global Risk Exposure of the Sub-Fund is managed through the use of the "Commitment Approach" method described under "Use of derivatives, Special Investment and Hedging Techniques" – "Global Risk Exposure".

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€5.000,000	€1,000,000
SI	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€10.000,000	€10.000,000
I	0.50% p.a.	0.10% p.a.	0.60% p.a.	None	None	€50,000	1 share
N	0.50% p.a.	0.20% p.a.	0.70% p.a.	4%	None	None	None
R	1.20% p.a.	0.20% p.a.	1.40% p.a.	4%	None	None	None
RE	1.80% p.a.	0.20% p.a.	2% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

**The “All-In Fee” represents the sum of “Management Fee” and “Administration Fee”.

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in Luxembourg	D* (i.e. Any full bank business day in Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV’s Registrar and Transfer Agent. Applications received by the SICAV’s Registrar and Transfer before the cut-off time on any full bank business day in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is the MSCI Europe Index DNR in euro, which is representative of European equity markets.

Information on the MSCI Europe Index is available at <https://www.msci.com/europe>.

The benchmark administrator of the Reference Index, MSCI Limited and the Reference Index are not listed in the registers maintained by ESMA as MSCI Limited is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the performance of the Reference Index in its respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information, please refer to the section "Delegated Investment Managers".

MIROVA US CLIMATE AMBITION EQUITY FUND

This Sub-Fund:

- Has a sustainable investment objective
 Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

USD

Reference Index

S&P 500 Net Dividends Reinvested

Investment Objective

The investment objective of Mirova US Climate Ambition Equity Fund (the “Sub-Fund”) is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in companies providing low-carbon or carbon efficient investment solutions on US equity markets.

The Sub-Fund will seek to invest in companies, listed on US stock exchanges, while systematically including Environmental, Social and Governance (“ESG”) considerations, with financial performance measured against the S&P 500 Net Dividends Reinvested Index over the recommended minimum investment period of 5 years.

The Sub-Fund is actively managed. It does not aim to replicate the Reference Index, however, the Delegated Investment Manager may select stocks within the universe of the Reference Index in accordance with the Sub-Fund’s investment policy.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund follows a thematic responsible investment strategy focused on US companies active in offering low-carbon or carbon efficient solutions.

The investment strategy aims to invest within the universe of the Reference Index comprising US equity securities and additional “climate stocks” that the Delegated Investment Manager believes to be beneficiaries of the transition to a less carbon-centric economy. “Climate stocks” derive more than 50% of their revenues from activities with a positive climate impact.

The Delegated Investment Manager aims to construct a portfolio with the highest positive climate impact (as shown by the reduction in induced emissions and the increase in saved emissions compared to the Reference Index) through a quantitative process given a variety of constraints: not distancing too much from the Reference Index, ESG criteria, fundamental views on “climate stocks” and turnover. The final portfolio can be adjusted according to the portfolio managers’ views.

The Sub-Fund invests at least 80% of its net assets in US equity securities and additional Climate stocks the Delegated Investment Manager believes to be beneficiaries of the transition to a less carbon-centric economy.

The Sub-Fund may invest up to 10% of its net assets in money market and cash instruments.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers’ ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing.

The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while

avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section entitled "Description of the extra-financial analysis and considerations of the ESG criteria" of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the "Taxonomy Regulation")**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contributes to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund's assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds' investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described under "Use of Derivatives, Special Investment and Hedging Techniques" below. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

Typical Investor's Profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the US equity markets via investment in companies whose businesses include activities related to sustainable investment themes;
- are interested in investing in a socially responsible fund;
- wish to contribute to financing a low-carbon economy;
- can afford to set aside capital for at least 5 years (long term horizon);
- can accept temporary and/or potential capital losses and
- can tolerate volatility.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital loss;
- Equity securities;
- Exchange rates;
- ESG Driven Investments;
- Changes in law and /or tax regimes;
- Geographic concentration;
- Portfolio concentration;
- Small and Mid and Large Capitalization Companies;
- Financial Derivatives Instrument;
- Counterparty risk;
- Sustainability Risks.

The Global Risk Exposure of the Sub-Fund is managed through the use of the "Commitment Approach" method described under "Use of derivatives, Special Investment and Hedging Techniques" – "Global Risk Exposure".

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled "Principal Risks" below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€5.000,000	€1,000,000
SI	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€10.000,000	€10.000,000
I	0.50% p.a.	0.10% p.a.	0.60% p.a.	None	None	€50,000	1 share
N	0.50% p.a.	0.20% p.a.	0.70% p.a.	4%	None	None	None
R	1.20% p.a.	0.20% p.a.	1.40% p.a.	4%	None	None	None
RE	1.80% p.a.	0.20% p.a.	2% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section "Subscription, Transfer, Conversion and Redemption of Shares" of this Prospectus.

**The "All-In Fee" represents the sum of "Management Fee" and "Administration Fee".

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank business day in both Luxembourg and USA	D* (i.e., any full bank business day in both Luxembourg and USA)	D at 13h30 Luxembourg Time	D+2

**D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer Agent before the cut-off time on any full bank business day in both Luxembourg and USA will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in both Luxembourg and USA.*

Reference Index

The Reference Index of the Sub-Fund is the S&P 500 Net Dividends Reinvested Index, which is representative of the US equity markets.

Information on the S&P 500 Net Dividends Reinvested Index is available at <https://us.spindices.com>.

The benchmark administrator of the Reference Index, Standard & Poor's, has been authorised or registered with the competent authority pursuant to Article 34 and/or 36 of the Benchmarks Regulation and is listed in the register maintained by ESMA <https://registers.esma.europa.eu/publication/>

Performance of each Share Class is compared to the performance of the Reference Index in its respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information, please refer to the section "Delegated Investment Managers".

FIXED INCOME SUB-FUNDS

MIROVA GLOBAL GREEN BOND FUND

This Sub-Fund :

- Has a sustainable investment objective
 Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

Bloomberg Barclays MSCI Global Green Bond Index (EUR Hedged)

Investment Objective

The investment objective of Mirova Global Green Bond Fund (the “Sub-Fund”) is to invest in bonds that generate environmental and/or social benefits provided that such sustainable investment do not significantly harm any of the sustainable objectives as defined by EU Law and that the selected issuers follow good governance practices.

The Sub-Fund will invest principally in bonds issued worldwide among which green, green & social as well as social bonds, while systematically including Environmental, Social and Governance (“ESG”) considerations, with an objective to outperform the Bloomberg Barclays MSCI Global Green Bond Index (EUR Hedged) over the recommended minimum investment period of 3 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund’s performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund’s investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund principally invests in bonds issued worldwide which are rated « Investment Grade »¹ and at least 75% of its net assets are invested in green, green & social as well as social bonds issued by corporate issuers, banks, supranational entities, development banks, agencies, regions and states.

The Sub-Fund is actively managed. The Delegated Investment Manager aims at building a diversified portfolio of debt securities based on ESG criteria and fundamental analysis of credit quality and valuation. In addition, the Sub-Fund also implements a top-down and broader approach on fixed income markets depending on investment team’s macroeconomic views.

The Sub-Fund is invested, for example, in:

- bonds (fixed rate bonds, variable rate bonds);
- indexed bonds;
- transferable debt securities (Euro Commercial Paper (ECP), Euro Medium Term Note (EMTN), treasury bills);

¹ Minimum Standard & Poor’s BBB- rating or Moody’s Baa3 rating or equivalent.

The applicable rating is the minimum rating according to the S&P or Moody’s. The rating considered will be the issue rating. In case of unavailable issue rating, the issuer rating will be applicable.

- listed covered bonds and other secured bonds considered as green or green & social or social bonds by the Delegated Investment Manager.

The Sub-Fund may invest no more than 10% of its total assets in High Yield Securities rated at least B+ Standard & Poor's or equivalent and no more than 10% in unrated securities.

The Sub-Fund may invest up to 10% of its total assets in convertible bonds.

As from 16 May 2022, the Sub-Fund may invest up to 10% of its total assets in contingent convertible bonds.

The Sub-Fund may also invest up to 20% of its net assets in debt securities issued or guaranteed by issuers having their registered offices in emerging markets countries.

The Delegated Investment Manager intends to hedge most of the non-Euro currency exposures to Euro.

The level of exchange risk shall not exceed 10% of its net assets.

Although not central to our current strategy, in case of a market opportunity in the future, the Sub-Fund might invest in securities issued by Chinese and Russian issuers (however, not through local markets directly) listed on any Regulated Market or any Other Regulated Market, and denominated in currencies including but not limited to EUR, USD, GBP.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for

controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section entitled “Description of the extra-financial analysis and considerations of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations.

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contribute to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 the Taxonomy Regulation will be significant as the Sub-Fund invests in green bonds financing projects that are likely to qualify to a large extent as taxonomy-eligible economic activities.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment.

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described in section “Use of Derivatives, Special Investment and Hedging Techniques” below.

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

In particular, the Sub-Fund may be exposed and/or hedged to changing interest rates risk through:

- Bond and interest-rate futures;
- Interest rate options;
- Interest rate or index swaps;
- Interest rate warrants;
- Callable and Puttable interest rate products.

The Sub-Fund may hedge exchange rates risk through:

- Foreign exchange futures;
- Foreign exchange options;
- Currencies swaps;
- Foreign exchange spot and forwards;
- Foreign exchange warrants.

Under certain circumstances (as further described below), the Sub-Fund will also enter into repurchase agreement transactions or securities lending and borrowing transactions for efficient portfolio management purposes as described in the following sections: “Repurchase Agreements” and “Securities Lending and Borrowing” in the chapter entitled “Use of Derivatives, Special Investment and Hedging Techniques” below.

Such transactions will comply with the limits laid down in the Section “Securities Financing Transactions” of the Chapter “Use of Derivatives, Special Investment and Hedging Techniques” below.

The Sub-Fund will enter into repurchase agreement transactions, securities lending and borrowing transactions opportunistically and depending on market conditions, in circumstances where the Delegated Investment Manager considers that the composition of the portfolio, the type of the strategy and market conditions allow the Sub-Fund to generate additional capital or income.

When entering into repurchase agreement transactions, securities lending and borrowing transactions, the Sub-Fund will generally seek to reinvest the cash collateral received in eligible financial instruments or in remunerated deposits that provide greater return than the financial costs incurred when entering into these transactions.

The Sub-Fund’s exposure to:

- (i) repurchase agreement transactions is generally expected to represent approximately 18% of its net assets and will not exceed 20% of its net assets.
- (ii) securities lending and securities borrowing, is generally expected to represent approximately 18% of its net assets and will not exceed 20% of its net assets.

The principal amount of the Sub-Fund’s assets that can be subject to SFTs described above may represent a maximum of 20% of the net asset value of the Sub-Fund.

Track record

The performance that may be shown for the Sub-Fund prior to its inception for the period from 25 May 1984 to the inception date is derived from the historical performance of Mirova Green Bond Global Fund, a French domiciled SICAV with an identical investment policy, set up in accordance with the Directive 2009/65EC, registered with CSSF and managed by the Delegated Investment Manager according to the same investment process. Such performance has been adjusted to reflect the different expenses applicable to the Sub-Fund.

Investors should note that past performance is not indicative of future results.

This Sub-Fund was launched on 2nd June 2017 by way of cross-border merger with the above mentioned French fund.

Typical Investor's Profile

The Sub-Fund is suitable for institutional and retail investors who:

- want to combine return and contribute to the decarbonisation of economies and ecological transition by providing finance for specific projects with a positive impact on the environment;
- are interested in investing in a sustainable fixed income fund;
- can afford to set aside capital for at least 3 years (medium term horizon); and
- can accept temporary and/or potential capital losses.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital loss;
- Debt securities;
- Changing interest rates;
- Credit risk;
- Below Investment Grade Securities or Unrated Securities;
- Investment in contingent convertibles securities;
- Exchange rates;
- Changes in laws and/or tax regimes;
- ESG Driven Investments;
- Financial Derivatives Instruments;
- Liquidity;
- Emerging markets;
- Sustainability Risks;
- Counterparty risk.

The global risk exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”. For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics**Characteristics of the Categories of Share Classes**

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€5,000,000	€1,000,000
SI	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€10,000,000	€10,000,000
I	0.50% p.a.	0.10% p.a.	0.60% p.a.	None	None	€50,000	1 share
N	0.50% p.a.	0.20% p.a.	0.70% p.a.	3%	None	None	None
R	0.80% p.a.	0.20% p.a.	1.00% p.a.	3%	None	None	None
RE	1.40% p.a.	0.20% p.a.	1.60% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section “Subscription, Transfer, Conversion and Redemption of Shares” of this Prospectus.

**The “All-In Fee” represents the sum of “Management Fee” & “Administration Fee”.

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in France and Luxembourg	D* (i.e. Any full bank business day in France and Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV’s Registrar and Transfer Agent. Applications received by the SICAV’s Registrar and Transfer before the cut-off time on any full bank business day in France and Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in France and Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is Bloomberg Barclays MSCI Global Green Bond index hedged in euros, calculated coupons included and based on the closing price.

The Bloomberg Barclays MSCI Global Green Bond Index (EUR Hedged) is a multi-currency index representative of investment-grade green bonds, based on the independent evaluation of MSCI and its Green Bond criteria, whose issue volume in circulation is set at no less than USD 250 million. The index is in euros with hedged exchange rate risk.

The benchmark administrator of the Reference Index, Bloomberg and the Reference Index are not listed in the registers maintained by ESMA as Bloomberg is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information please refer to the section "Delegated Investment Managers".

MIROVA EURO GREEN AND SUSTAINABLE BOND FUND

This Sub-Fund:

Has a sustainable investment objective

Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

Bloomberg Barclays Capital Euro Aggregate 500MM Index

Investment Objective

The investment objective of Mirova Euro Green and Sustainable Bond Fund (the “Sub-Fund”) is to invest in bonds that generate environmental and/or social benefits provided that such sustainable investment do not significantly harm any of the sustainable objectives as defined by EU Law and that the selected issuers follow good governance practices.

The Sub-Fund will invest principally in bonds, among which euro-denominated bonds, green, green & social as well as social bonds, issued by private and public issuers, while systematically including Environmental, Social and Governance (“ESG”) considerations, with an objective to outperform the Bloomberg Barclays Capital Euro Aggregate 500MM Index (EUR Hedged) over the recommended minimum investment period of 3 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund’s performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund’s investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund principally invests in bonds which are rated « Investment Grade »¹ and at least 70% of its net assets are invested in euro-denominated debt securities, among which green, green & social as well as social bonds issued by corporate issuers and sovereign governments and government agencies.

The Sub-Fund is actively managed. The Delegated Investment Manager aims at building a diversified portfolio of debt securities based on ESG criteria and fundamental analysis of credit quality and valuation.

In addition, the Sub-Fund also implements a top-down and broader approach on fixed income markets depending on investment team’s macroeconomic views.

The Sub-Fund is invested , for example, in:

- bonds (fixed rate bonds, variable rate bonds);
- indexed bonds;

¹ Minimum Standard & Poor’s BBB- rating or Moody’s Baa3 rating or equivalent.

The applicable rating is the minimum rating according to the S&P or Moody’s. The rating considered will be the issue rating. In case of unavailable issue rating, the issuer rating will be applicable.

- transferable debt securities (Euro Commercial Paper (ECP), Euro Medium Term Note (EMTN), treasury bills);
- listed covered bonds and other secured bonds considered as green, green & social or social bonds by the Delegated Investment Manager.

The Sub-Fund may invest no more than 10% of its total assets in High Yield Securities rated at least B+ Standard & Poor's or equivalent and no more than 10% in unrated securities.

The Sub-Fund may invest up to 10% of its total assets in convertible bonds and up to 5% of its total assets in contingent convertible bonds.

As from 16 May 2022, the Sub-Fund may invest up to 10% of its total assets in contingent convertible bonds.

The Sub-Fund may also invest up to 20% of its net assets in debt securities issued or guaranteed by issuers having their registered offices in emerging markets countries.

Although not central to our current strategy, in case of a market opportunity in the future, the Sub-Fund might invest in securities issued by Chinese issuers (however, not through local markets directly) listed on any Regulated Market or any Other Regulated Market, and denominated in currencies including but not limited to EUR, USD, GBP.

The Delegated Investment Manager intends to hedge most of the non-Euro currency exposures to Euro. The level of exchange risk shall not exceed 10% of its net assets.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing.

The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section entitled “Description of the extra-financial analysis and considerations of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contributes to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 the Taxonomy Regulation will be significant as the Sub-Fund invests a portion of its assets in green bonds financing projects that are likely to qualify to a large extent as taxonomy-eligible economic activities.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives for hedging and investment purposes as described in section “Use of Derivatives, Special Investment and Hedging Techniques” below and under certain circumstances (as further described below), the Sub-Fund will also enter into repurchase agreement transactions or securities lending and borrowing transactions for efficient portfolio management purposes, as described in the following sections: “Repurchase Agreements” and “Securities Lending and Borrowing” in the chapter entitled “Use of Derivatives, Special Investment and Hedging Techniques” below.

Such transactions will comply with the limits laid down in the Section “Securities Financing Transactions ” of the Chapter “Use of Derivatives, Special Investment and Hedging Techniques” below.

The Sub-Fund will enter into repurchase agreement transactions, securities lending and borrowing transactions opportunistically and depending on market conditions, in circumstances where the Delegated Investment Manager considers that the composition of the portfolio, the type of the strategy and market conditions allow the Sub-Fund to generate additional capital or income.

When entering into repurchase agreement transactions, securities lending and borrowing transactions, the Sub-Fund will generally seek to reinvest the cash collateral received in eligible financial instruments or in remunerated deposits that provide greater return than the financial costs incurred when entering into these transactions.

The Sub-Fund’s exposure to:

- (i) repurchase agreement transactions is generally expected to represent approximately 18% of its net assets and will not exceed 20% of its net assets.
- (ii) securities lending and securities borrowing, is generally expected to represent approximately 18% of its net assets and will not exceed 20% of its net assets.

The principal amount of the Sub-Fund’s assets that can be subject to SFTs described above may represent a maximum of 20% of the net asset value of the Sub-Fund.

Typical Investor’s Profile

The Sub-Fund is suitable for institutional and retail investors who:

- wish to minimize risk by investing in a large universe of debt securities;
- are interested in investing in a socially responsible fund;
- can afford to set aside capital for at least 3 years (medium term horizon); and
- can accept temporary and/or potential capital losses.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- | | |
|--|---------------------------------------|
| - Capital loss; | - Counterparty risk; |
| - Debt securities; | - Changes in laws and/or tax regimes; |
| - Changing interest rates; | - Geographic Concentration. |
| - Credit risk; | |
| - Exchange rates; | |
| - Liquidity; | |
| - Investment in contingent convertible securities; | |
| - Below Investment Grade Securities or Unrated Securities; | |
| - Emerging Markets ; | |
| - Derivatives; | |
| - ESG Driven Investments; | |
| - Sustainability Risks; | |

The Global Risk Exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”.

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of the Share Classes

Category Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.20% p.a.	0.10% p.a.	0.30% p.a.	None	None	€5,000,000	€1,000,000
SI	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€10,000,000	€10,000,000
I	0.50% p.a.	0.10% p.a.	0.60% p.a.	None	None	€50,000	1 share
N	0.50% p.a.	0.20% p.a.	0.70% p.a.	2,5%	None	None	None
R	0.80% p.a.	0.20% p.a.	1.00% p.a.	2.5%	None	None	None
RE	1.40% p.a.	0.20% p.a.	1.60% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section "Subscription, Transfer, Conversion and Redemption of Shares" of this Prospectus.

**The "All-In Fee" represents the sum of "Management Fee" & "Administration Fee".

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in both France and Luxembourg	D* (i.e. Any full bank business day in both France and Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in both France and Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in both France and Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is the Bloomberg Barclays Capital Euro Aggregate 500MM Index, which is representative of euro-denominated Investment Grade credit and government bonds as well as agencies and covered bonds with outstanding issue over €500 million.

Information on the Bloomberg Barclays Capital Euro Aggregate 500MM index is available at <https://live.barcap.com>

The benchmark administrator of the Reference Index, Bloomberg and the Reference Index are not listed in the registers maintained by ESMA as Bloomberg is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information please refer to the section "Delegated Investment Managers".

MIROVA EURO GREEN AND SUSTAINABLE CORPORATE BOND FUND

This Sub-Fund:

Has a sustainable investment objective

Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency

EURO (EUR)

Reference Index

Bloomberg Barclays Capital Euro Aggregate Corporate Index

Investment Objective

The investment objective of Mirova Euro Green and Sustainable Corporate Bond Fund (the “Sub-Fund”) is to invest in bonds that generate environmental and/or social benefits provided that such sustainable investment does not significantly harm any of the sustainable objectives as defined by EU Law and that the selected issuers follow good governance practices.

The Sub-Fund will invest principally in bonds, among which euro-denominated bonds, green, green & social as well as social bonds, issued by corporate issuers, while systematically including Environmental, Social and Governance (“ESG”) considerations, with an objective to outperform the Bloomberg Barclays Capital Euro Aggregate Corporate Index (EUR Hedged) over the recommended minimum investment period of 3 years.

The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund’s performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund’s investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.

The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.

Investment Policy

Investment Strategy

The Sub-Fund principally invests in bonds which are rated « Investment Grade »¹ and at least 70% of its net assets are invested in euro-denominated debt securities, among which green, green & social as well as social bonds issued by corporate issuers.

The Sub-Fund is actively managed. The Delegated Investment Manager aims at building a diversified portfolio of debt securities based on ESG criteria and fundamental analysis of credit quality and valuation. In addition, the Sub-Fund also implements a top-down and broader approach on fixed income markets depending on investment team’s macroeconomic views.

The Sub-Fund is invested, for example, in:

- bonds (fixed rate bonds, variable rate bonds);
- indexed bonds;
- transferable debt securities (Euro Commercial Paper (ECP), Euro Medium Term Note (EMTN), treasury bills);
- listed covered bonds and other secured bonds considered as green, green & social or social bonds by the Delegated Investment Manager.

¹ Minimum Standard & Poor’s BBB- rating or Moody’s Baa3 rating or equivalent.

The applicable rating is the minimum rating according to the S&P or Moody’s. The rating considered will be the issue rating. In case of unavailable issue rating, the issuer rating will be applicable.

The Sub-Fund may invest no more than 10% of its total assets in High Yield Securities rated at least B+ Standard & Poor's or equivalent and no more than 10% in unrated securities.

The Sub-Fund may invest up to 10% of its total assets in convertible bonds, up to 5% of its total assets in contingent convertible bonds.

As from 16 May 2022, the Sub-Fund may invest up to 10% of its total assets in contingent convertible bonds.

The Sub-Fund may invest up to 30% of its total assets in bonds issued by supra-national organisations, sovereign governments and government agencies issuers.

The Sub-Fund may also invest up to 20% of its net assets in debt securities issued or guaranteed by issuers having their registered offices in emerging markets countries.

Although not central to our current strategy, in case of a market opportunity in the future, the Sub-Fund might invest in securities issued by Chinese issuers (however, not through local markets directly) listed on any Regulated Market or any Other Regulated Market, and denominated in currencies including but not limited to EUR, USD, GBP.

The Delegated Investment Manager intends to hedge most of the non-Euro currency exposures to Euro. The level of exchange risk shall not exceed 10% of its net assets.

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in

as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section entitled “Description of the extra-financial analysis and considerations of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contributes to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 the Taxonomy Regulation will be significant as the Sub-Fund invests a portion of its assets in green bonds financing projects that are likely to qualify to a large extent as taxonomy-eligible economic activities.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment.

Use of Derivatives or Other Investment Techniques and Instruments

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

The Sub-Fund may use derivatives for hedging and investment purposes as described in section “Use of Derivatives, Special Investment and Hedging Techniques” below and under certain circumstances (as further described below), the Sub-Fund will also enter into repurchase agreement transactions, securities lending and borrowing transactions for efficient portfolio management purposes, as described in the following sections: “Repurchase Agreements” and “Securities Lending and Borrowing” in the chapter entitled “Use of Derivatives, Special Investment and Hedging Techniques” below.

Such transactions will comply with the limits laid down in the Section “Securities Financing Transactions” of the Chapter “Use of Derivatives, Special Investment and Hedging Techniques” below.

The Sub-Fund will enter into repurchase agreement transactions, securities lending and borrowing transactions opportunistically and depending on market conditions, in circumstances where the Delegated Investment Manager considers that the composition of the portfolio, the type of the strategy and market conditions allow the Sub-Fund to generate additional capital or income.

When entering into repurchase agreement transactions, securities lending and borrowing transactions, the Sub-Fund will generally seek to reinvest the cash collateral received in eligible financial instruments or in remunerated deposits that provide greater return than the financial costs incurred when entering into these transactions.

The Sub-Fund’s exposure to:

- (i) repurchase agreement transactions is generally expected to represent approximately 18% of its net assets and will not exceed 20% of its net assets.
- (ii) securities lending and securities borrowing, is generally expected to represent approximately 18% of its net assets and will not exceed 20% of its net assets.

The principal amount of the Sub-Fund’s assets that can be subject to SFTs described above may represent a maximum of 20% of the net asset value of the Sub-Fund.

Typical Investor’s Profile

The Sub-Fund is suitable for institutional and retail investors who:

- wish to minimize risk by investing in higher credit-quality debt securities;
- are interested in investing in a socially responsible fund;
- can afford to set aside capital for at least 3 years (medium term horizon); and
- can accept temporary and/or potential capital losses.

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital loss;
- Debt securities;
- Changing interest rates;
- Credit risk;
- Counterparty risk;
- Exchange rates;
- Geographic Concentration;
- Changes in laws and/or tax regimes;
- Derivatives;
- Investment in contingent convertibles securities,
- Liquidity.
- ESG Driven Investments;
- Below Investment Grade Securities or Unrated Securities;
- Emerging Markets;
- Sustainability Risks.

The global risk exposure of the Sub-Fund is managed through the use of the “Commitment Approach” method described under “Use of derivatives, Special Investment and Hedging Techniques” – “Global Risk Exposure”.

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled “Principal Risks” below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
M	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€5,000,000	€1,000,000
SI	0.30% p.a.	0.10% p.a.	0.40% p.a.	None	None	€10,000,000	€10,000,000
I	0.50% p.a.	0.10% p.a.	0.60% p.a.	None	None	€50,000	1 share
N	0.50% p.a.	0.20% p.a.	0.70% p.a.	2,5%	None	None	None
R	0.80% p.a.	0.20% p.a.	1.00% p.a.	2.5%	None	None	None
RE	1.40% p.a.	0.20% p.a.	1.60% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section "Subscription, Transfer, Conversion and Redemption of Shares" of this Prospectus.

**The "All-In Fee" represents the sum of "Management Fee" & "Administration Fee".

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within an of the foregoing Categories is determined by the Board of Directors.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in France and Luxembourg	D* (i.e. Any full bank business day in France and Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in France and Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in France and Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is the Bloomberg Barclays Capital Euro Aggregate Corporate Index, which is representative of the fixed income market for euro-denominated bonds issued by corporate issuers rated at least BBB- or Baa3.

Information on the Bloomberg Barclays Capital Euro Aggregate corporate index is available at <https://live.barcap.com>

The benchmark administrator of the Reference Index, Bloomberg and the Reference Index are not listed in the registers maintained by ESMA as Bloomberg is an entity located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information, please refer to the section "Delegated Investment Managers".

MULTI ASSET SUB-FUNDS

MIROVA EUROPE SUSTAINABLE ECONOMY FUND

This Sub-Fund:

Has a sustainable investment objective

Promotes environmental and social characteristics but does not have as its objective a sustainable investment

Reference Currency
EURO (EUR)
Reference Index
Composite index: 50% MSCI Europe Net Dividend Reinvested + 50% Bloomberg Barclays Capital Euro Aggregate Corporate Index
Investment Objective
<p>The investment objective of Mirova Europe Sustainable Economy Fund (the “Sub-Fund”) is to allocate the capital towards sustainable economic models with environmental and/or social benefits by investing in bonds or equities issued by companies that contribute to the achievement of UN Sustainable Development Goals (SDGs) and/or reduces the risk of not achieving one or more of the UN SDGs.</p> <p>The Sub-Fund will seek to invest in bonds or equities issued by European companies, while systematically including Environmental, Social and Governance (“ESG”) considerations, with financial performance measured against the Composite index: 50% MSCI Europe Net Dividend Reinvested + 50% Bloomberg Barclays Capital Euro Aggregate Corporate Index over the recommended minimum investment period of 3 years.</p> <p>The Sub-Fund is actively managed. For indicative purposes only, the Sub-Fund’s performance may be compared to the Reference index. In practice, the portfolio of the Sub-Fund is likely to include constituents of the Reference index, but the Delegated Investment Manager has full discretion in the selection of the securities comprising the portfolio within the limits of the Sub-Fund’s investment policy. However, it does not aim to replicate that Reference index and may therefore significantly deviate from it.</p> <p>The Reference index can be used to determine the performance fee that will possibly be levied.</p> <p>The Reference Index does not intend to be consistent with the sustainable investment objective of the Sub-Fund which the Delegated Investment Manager aims to attain by applying the sustainable investment strategy described below.</p>

Investment Policy
Investment Strategy
<p>The Sub-Fund seeks to achieve its investment objective by investing in bonds and equities issued by companies benefiting from long term financial growth outlooks and with high environmental, social and governance standards.</p> <p>The investment process relies on stock picking based on deep fundamental analysis of companies combining both financial and ESG considerations and on a dynamic asset allocation.</p> <p>The portfolio is construed along the following process:</p> <ul style="list-style-type: none"> ▪ Definition of Thematic Universe: European companies that meets Mirova’s environmental & social criteria such as ability to provide positive innovative solutions to tackle issues related to identified sustainable themes, sustainable quality of the business model overall quality ESG Practices. ▪ Definition of Eligible Universe: Eligible universe of stocks and bonds benefitting from long term growth outlooks based on fundamental analysis: <ul style="list-style-type: none"> - Equity investments will consist mainly in European Equities issued by companies without any restriction in terms of market capitalization; - Fixed Income investments will consist mainly in euro-denominated and other similar debts securities issued by corporate issuers rated “Investment Grade” meaning at least BBB- (S&P), BBB- (Fitch) or Baa3 (Moody’s)¹ then selected according an in-house methodology developed by the Delegated Investment Manager.

¹ The applicable rating is the minimum rating according to the S&P, Moody’s or Fitch ratings. The rating considered will be the issue rating. In case of unavailable issue rating, the issuer rating will be applicable.

- Stock selection and Portfolio Construction: stock selection, equity and fixed income allocation as well as sectors and factors allocation are based on valuation analysis and macroeconomic views.
- Overlay Allocation: Global Allocation is finetuned for risk management consideration and to capitalize on investment opportunities.

The Sub-Fund exposure to Equity markets will vary between 0% and 65% of the Sub-Fund Net Asset Value, while the Sub-Fund exposure to Fixed Income markets will vary between 35% and 100% of the Sub-Fund Net Asset Value.

The Sub-Fund may also invest in High Yield or non-rated bonds up to 15% of its net assets, convertible bonds up to 10% of its net assets and contingent convertible bonds - up to 5% of its net assets.

As from 16 May 2022, the Sub-Fund may invest up to 10% of its total assets in contingent convertible bonds.

The Sub-Fund may invest in aggregate up to 10% of its net assets in non-euro-denominated bonds and non-European equities. The Sub-Fund may invest up to 10% of its net assets in money market and cash instruments

Sustainable Investment Strategy

In order to meet the sustainable investment objective, all securities selected undergo an in-depth analysis of their sustainability and governance characteristics conducted by the Delegated Investment Manager dedicated research team (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research, and sustainability opinions). Each sustainability opinion contains an analysis of the significant opportunities and risks a company is managing. The result of these analyses is an overall qualitative opinion which is defined in relation to the achievement of the UN SDGs. Mirova strives to maximize exposure to companies with a positive impact on the SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those SDGs.

Further information on Mirova's approach to achieving the sustainable investment objective can be found under <https://www.mirova.com/understand>.

The Sub-Fund's investment process includes binding and material SRI approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of sustainability risks on portfolio return. The Delegated Investment Manager uses the following data sources and methodologies to assess, measure and monitor the impact of the sustainable investments selected:

- the overall ESG quality of the portfolio is constantly measured against the Reference Index of the Sub-Fund in order to ensure that the Sub-Fund has a higher ESG quality profile compared to broad market index.
- Mirova prepares qualitative sustainability analysis on each investment. This analysis encompasses the entire life cycle of Sub-Fund development, from raw material extraction to consumer use and disposal, and focuses on the most pertinent issues to each investment. Principal adverse indicators specific to each sector are systematically integrated in sustainability opinion.
- Mirova also evaluates each investment using a physical indicator for carbon, assessing both risks and opportunities related to the energy transition. At the portfolio level, the aggregate emissions induced and avoided are considered in order to assign a level of alignment with climate scenarios published by international organisations such as the Intergovernmental Panel on Climate Change or the International Energy Agency. Further information on the methodology used can be found under <https://www.mirova.com/en/research/demonstrating-impact>
- Investments are also assessed against specific indicators such as gender diversity and employment as disclosed in the monthly reporting of each Sub-Fund.

➤ **No significant harm to the sustainable investment objectives**

Upon investment and over the life of the Sub-Fund, the Delegated Investment Manager assess and monitor indicators that are deemed to indicate the presence of a principal adverse impact for each sector we invest in as further described on our website <https://www.mirova.com/understand>. Companies whose economic activities are deemed to have a significant negative impact on the achievement of one or more of the UN SDGs are systematically excluded from the investment universe. Furthermore, a strict exclusion list is applied for controversial activities, including inter alia UN Global Compact, OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights breaches. Acknowledging that even activities

with a positive impact on one or more of the UN SDGs may create a risk of negatively impacting other SDGs, the Delegated Investment Manager also actively engages with investee companies aiming to reduce this risk.

➤ **Description of the policy to assess good governance practices of the investee companies**

Mirova incorporates governance considerations into its sustainability assessment and conducts detailed fundamental research to assess factors such as shareholder structure, depth of shareholder dispersion, ownership history, board composition, the independence of the chairman and board of directors, quality of management, financial communication, business ethics, compensation policies and whether there is a top-level commitment to sustainability issues.

Please refer to the section entitled “Description of the extra-financial analysis and considerations of the ESG criteria” of the Prospectus for additional information on the SRI approach and ESG considerations

➤ **Environmental objectives¹ pursuant to the Regulation (EU) 2020/852 (the “Taxonomy Regulation”)**

Pursuant to the Taxonomy Regulation, this Sub-Fund will make investments in economic activities that contributes to the environmental objectives set out in the Article 9 of the Taxonomy Regulation as supplemented by Commission Delegated Regulation (EU) 2021/2039: (a) climate change mitigation and (b) climate change adaptation.

In order to contribute to these objectives, it is expected that this Sub-Fund will make investments in EU Taxonomy-eligible economic activities (including notably renewable energies, renovation of buildings, low carbon transports, water supply, sewerage, waste management and remediation activities) although it is not currently able to make a commitment on a minimum of activities aligned with the Taxonomy Regulation. However, considering the investment strategy of the Sub-Fund, it is expected that the proportion of the Sub-Fund’s assets intended to be invested in Taxonomy-eligible economic activities within the meaning of Article 3 of the Taxonomy Regulation will be significantly higher than such the proportion in the Reference Index.

In line with the current state of the SFDR and of the Taxonomy Regulation, the Delegated Investment Manager ensures that the underlying investments of this Sub-Fund contribute to the abovementioned objectives while not significantly harming any other sustainable objectives by performing an overall sustainability assessment on each issuers based on six impact pillars (including 3 pillars related to environmental issues: Climate Stability, Healthy Ecosystems, Resource Security). An evaluation of the impact of investment decisions on sustainability factors through use of principal adverse impact specific to each sector is also performed systematically by the Delegated Investment Manager.

The Delegated Investment Manager intends to comply with transparency requirements relating to taxonomy disclosures and will publish pre-contractual disclosures within the timeframe set out by the European Commission. For information purpose only, additional information and estimated alignment calculation of the Sub-Funds’ investments based on data obtained from third-party providers may be made available on the website www.mirova.com where possible and on a best effort basis.

Investment in undertakings for collective investment

The Sub-Fund may invest up to 10% of its assets into undertakings for collective investment

Use of Derivatives or Other Investment Techniques and Instruments

The Sub-Fund may use derivatives as described in section “Use of Derivatives, Special Investment and Hedging Techniques” below.

Derivatives are used both for hedging and exposure purposes, in coherence with our Environmental, Social and Governance approach. The Sub-Fund will not enter into securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements.

¹ The Taxonomy Regulation sets out six environmental objectives and has currently established technical screening criteria for economic activities in relation to climate mitigation and climate adaptation objectives. Hence, the disclosure provided above refers only to the contribution with these two objectives. This disclosure will be updated when the Taxonomy Regulation includes the other four objectives: sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and control, and protection and restoration of biodiversity and ecosystems.

Typical Investor's Profile

The Sub-Fund is suitable for institutional and retail investors who:

- are looking for an exposure to the European companies whose businesses include activities related to sustainable investment themes via equity and fixed income investments;
- can afford to set aside capital for at least 3 years; and
- can accept capital losses

Specific Risks

The specific risks of investing in the Sub-Fund are linked to:

- Capital loss;
- Equity securities;
- Small, Mid and Large capitalization companies;
- Debt securities;
- Credit risk;
- Exchange rates;
- Investment in contingent convertibles securities.
- Below Investment Grade Securities or Unrated Securities (High Yield)
- Geographic concentration;
- Portfolio concentration;
- Derivatives;
- Counterparty risk;
- Changes in laws and/or tax regimes;
- ESG Driven Investments;
- Sustainability Risks.

The Global Risk Exposure of the Sub-Fund is managed through the use of the "Commitment Approach" method described under "Use of derivatives, Special Investment and Hedging Techniques" – "Global Risk Exposure".

For a complete description of these risks, please refer to the Key Investor Information Document(s) and to the chapter entitled "Principal Risks" below. This same chapter also describes the other risks linked to an investment into the Sub-Fund.

Characteristics

Characteristics of the Categories of Share Classes

Category of Share Classes*	Management Fee	Administration Fee	All-In Fee**	Maximum Sales Charge	Maximum Redemption Charge	Minimum Initial Investment***	Minimum Holding***
Q	0.05% p.a.	0.10% p.a.	0.15% p.a.	None	None	€5,000,000	1 Share
M	0.40% p.a.	0.10% p.a.	0.50% p.a.	None	None	€5,000,000	€1,000,000
SI	0.40% p.a.	0.10% p.a.	0.50% p.a.	None	None	€10,000,000	€10,000,000
I	0.60% p.a.	0.10% p.a.	0.70% p.a.	None	None	€50,000	1 Share
R	1.20% p.a.	0.20% p.a.	1.40% p.a.	3%	None	None	None
N	0.60% p.a.	0.20% p.a.	0.80% p.a.	3%	None	None	None
RE	1.80% p.a.	0.20% p.a.	2.00% p.a.	None	None	None	None

*The comprehensive list of offered share classes with details relating to distribution policy, hedging policy (if any) and currencies is available by referring to im.natixis.com. Further details regarding the currency hedging methodology are available under section "Subscription, Transfer, Conversion and Redemption of Shares" of this Prospectus.

**The "All-In Fee" represents the sum of "Management Fee" and "Administration Fee".

***Denominated in the Reference Currency of the Sub-Fund or the same amount in other available currencies.

The launch date of each Share Class within any of the foregoing Categories is determined by the Board of Directors.

Performance fee (as described in section “Charges and Expenses” below):

Performance fee rate	Category of Share Classes	Reference Rate	Observation Period
20%	I	Reference Index	<ul style="list-style-type: none"> First Observation Period: from the first Valuation day of each Share Class to the last Valuation day of December (with a minimum period of twelve months). Thereafter: from the first Valuation day of January to the last Valuation day of December of the following year
	SI	Reference Index	
	N	Reference Index	
	R	Reference Index	
	RE	Reference Index	

The performance fee applies to all existing Share Classes of the Sub-Fund except for M and Q Share Classes.

Subscriptions and Redemptions in the Sub-Fund: Pricing and Settlement

Valuation frequency	Subscription/Redemption Date	Application Date and Cut-Off Time	Settlement Date
Each full bank Business Day in France and Luxembourg	D* (i.e. Any full bank business day in France and Luxembourg)	D at 13h30 Luxembourg Time	D+2

*D= Day on which the subscription, redemption or conversion application is processed by the SICAV's Registrar and Transfer Agent. Applications received by the SICAV's Registrar and Transfer before the cut-off time on any full bank business day in France and in Luxembourg will be processed on such day. Applications received after the cut-off time will be processed on the following full bank business day in France and in Luxembourg.

Reference Index

The Reference Index of the Sub-Fund is the composite index 50% MSCI Europe Index DNR in euro and 50% Bloomberg Barclays Capital Euro Aggregate Corporate Index.

The MSCI Europe Index is representative of European equity markets. Information on the MSCI Europe Index is available at <https://www.msci.com/europe>.

The Bloomberg Barclays Capital Euro Aggregate Corporate Index is representative of the fixed income market for euro-denominated bonds issued by corporate issuers rated at least BBB- or Baa3. Information on the Bloomberg Barclays Capital Euro Aggregate corporate index is available at <https://live.barcap.com>.

The benchmark administrators of the Reference Index, MSCI Limited and Bloomberg, are not listed in the registers maintained by ESMA as Bloomberg and MSCI Limited are entities located in a country outside of the European Union and does not comply with the conditions laid down in article 30(1) of the Benchmarks Regulation nor has it required recognition in accordance with article 32 of the Benchmarks Regulation.

Performance of each Share Class is compared to the performance of the Reference Index in its respective Share Class currency. However, performance of each hedged Share Class is compared to the performance of the Reference Index in the Share Class hedging currency.

Delegated Investment Manager of the Sub-Fund

MIROVA has been appointed as Delegated Investment Manager of the Sub-Fund. For further information, please refer to the section “Delegated Investment Managers”.

INVESTMENT RESTRICTIONS

Unless more restrictive rules are provided for in the investment policy of any specific Sub-Fund, each Sub-Fund shall comply with the rules and restrictions detailed below and in the chapter entitled “Use of Derivatives, Special Investment and Hedging Techniques”.

Investors should note that the Management Company or the Delegated Investment Manager (if any) of any Sub-Fund may decide to comply with more restrictive investment rules set forth by the laws and regulations of jurisdictions where such Sub-Fund may be marketed or by laws and regulations applicable to certain investors in such Sub-Fund.

If the limits set forth below or in the chapter entitled “Use of Derivatives, Special Investment and Hedging Techniques” are exceeded for reasons beyond the control of the Management Company, the Management Company or Delegated Investment Manager (if any) must adopt as its primary objective in its sale transactions the remedying of such situation, taking due account of the interests of the Sub-Fund’s Shareholders.

Authorized Investments

For the purpose of the below, the following definitions shall apply:

- Money Market Instruments: instruments normally dealt in on the money market, which are liquid and have a value which can be accurately determined at any time;
- Other Regulated Market: a market which is regulated, and is recognized, and open to the public, namely a market: (i) that meets the following cumulative criteria - liquidity, multilateral order matching (general matching of bid and ask prices in order to establish a single price), transparency (the circulation of complete information in order to give clients the possibility of tracking trades, thereby ensuring that their orders are executed on current conditions); (ii) on which the securities are dealt in at a certain fixed frequency; (iii) which is recognized by a state, or by a public authority which has been delegated by that state, or by another entity, and which is recognized by that State or by that public authority such as a professional association; and (iv) on which the securities dealt are accessible to the public;
- Other State: any State of Europe which is not a Member State, any State of America, Africa, Asia, Australia and Oceania;
- Regulated Market: a regulated market within the meaning of Directive 2004/39/EC of the

European Parliament and of the Council on markets in financial instruments;

- Transferable Securities: shares in companies and other securities equivalent to shares; bonds and other forms of securitised debt; and any other negotiable securities which carry the right to acquire any such Transferable Securities by subscription, or exchange with the exclusion of techniques and instruments referred to in Article 42 of the 2010 Law.

If permitted by each Sub-Fund’s investment policy, each Sub-Fund may invest in the assets described below.

1. At least 90% of each Sub-Fund’s net assets must consist of:
 - a. Transferable Securities, and Money Market Instruments listed or dealt in on a Regulated Market;
 - b. Transferable Securities, and Money Market Instruments dealt in on an Other Regulated Market in a Member State;
 - c. Transferable Securities, and Money Market Instruments admitted to official listing on a stock exchange in an Other State or dealt in on an Other Regulated Market in an Other State;
 - d. recently issued Transferable Securities, and Money Market Instruments, provided that:
 - the terms of issue include an undertaking that application will be, or has been, made for admission to official listing on a Regulated Market, a stock exchange in an Other State or on an Other Regulated Market; and
 - such admission is secured within one year of issue;
 - e. units of undertakings for collective investment in transferable securities (“UCITS”) authorized according to the EEC Council Directive of July 13, 2009 (2009/65/EC), as amended (“UCITS Directive”) and/or other undertakings for collective investment (“UCI”) within the meaning of the first and second indent of Article 1, paragraph (2) of the UCITS Directive, whether or not established in a Member State (as defined under the 2010 Law), provided that:
 - Such other UCIs must be authorized under laws of either a Member State or a state in respect of which the Luxembourg supervisory authority considers that the level of (i) supervision of such UCIs is equivalent to that provided for under Community

- law and (ii) cooperation between the relevant local authority and the Luxembourg supervisory authority is sufficiently ensured.
- Such other UCIs must provide to their shareholders a level of protection that the Management Company or the Delegated Investment Manager (if any) may reasonably consider to be equivalent to that provided to unitholders by UCITS within the meaning of Article 1(2) a) and b) of the UCITS Directive, in particular with respect to the rules on assets segregation, borrowing, lending and uncovered sales of Transferable Securities and Money Market Instruments.
 - Such UCIs must issue semi-annual and annual reports.
 - The organizational documents of the UCITS or of the other UCIs must restrict investments in other undertakings for collective investment to no more than 10% of their aggregate net assets.
- f. deposits with credit institutions, under the following restrictions:
- Such deposits may be withdrawn at any time.
 - Such deposits must have a residual maturity of less than twelve (12) months.
 - The credit institution must have its registered office in a Member State or, if its registered office is located in an Other State, the credit institution must be subject to prudential rules considered by the Luxembourg supervisory authority to be equivalent to those provided for under EU law.
- g. Money Market Instruments other than those dealt in on a Regulated Market or on an Other Regulated Market, under the following restrictions:
- The issue or the issuer of such instruments must be regulated in terms of investor and savings protection.
 - Such instruments must be either (i) issued or guaranteed by a Member State, its local authorities or central bank, the European Central Bank, the EU, the European Investment Bank, any Other State, a public international body of which one or more Member States are members or, in the case of a federal state, any one of the entities forming part of the federation; or (ii) issued by a corporate entity whose securities are traded on a Regulated Market or Other Regulated Market; or (iii) issued or guaranteed by an entity that is subject to prudential supervision in accordance with criteria defined under Community law; or (iv) issued or guaranteed by an entity that is subject to prudential rules considered by the Luxembourg supervisory authority to be equivalent to those provided for under Community law; or (v) issued by other entities that belong to categories of issuers approved by the Luxembourg supervisory authority, provided that investments in such instruments are subject to investor protection equivalent to that provided by the types of issuers mentioned in Paragraph g.(i) to (iv) above. The issuer of the instruments referred to in Paragraph g.(v) above must be a company (x) whose capital and reserves amount to at least €10 million, (y) that issues its annual financial statements in accordance with Directive 2013/34/EU, and (z) that, within a group of companies including at least one listed company, is dedicated to the financing of the group or is an entity dedicated to the financing of securitization vehicles that benefits from a bank liquidity line.
- h. Derivatives, under the conditions set forth in the chapter entitled "Use of Derivatives, Special Investment and Hedging Techniques".
- i. Cash, under the conditions set forth in the section below entitled "Cash Management".
- j. Securities issued by one or several other Sub-Fund(s) (the "Target Fund(s)"), under the following conditions:
- the Target Fund does not invest in the investing Sub-Fund;
 - not more than 10 % of the assets of the Target Fund may be invested in other Sub-Funds;
 - the voting rights linked to the transferable securities of the Target Fund are suspended during the period of investment;
 - in any event, for as long as these securities are held by the SICAV, their value will not be taken into consideration for the calculation of the

- Net Asset Value for the purposes of verifying the minimum threshold of the net assets imposed by the Law; and
- there is no duplication of management / subscription or repurchase fees between those at the level of the Sub-Fund having invested in the Target Fund and those of the Target Fund.
2. Up to 10% of each Sub-Fund's net assets may consist of assets other than those referred to under Paragraph 1 above.

Cash Management

Each Sub-Fund may:

1. Hold ancillary liquid assets. In exceptional circumstances, such as in the event of a large subscription request, this limit may be temporarily exceeded if the SICAV considers this to be in the best interest of the Shareholders.
2. Borrow up to 10% of its net assets on a temporary and non-recurring basis. Collateral arrangements to cover exposure to financial derivative instruments are not considered borrowings for the purposes of this restriction.
3. Acquire foreign currency by means of back-to-back loans.

Investments in any one Issuer

For the purpose of the restrictions described in Paragraphs 1 through 5 and 8 below and Paragraphs 2, 5 and 6 of the chapter entitled "Use of Derivatives, Special Investment and Hedging Techniques", issuers that consolidate or combine their accounts in accordance with Directive 83/349/EEC or recognized international accounting rules ("Issuing Group") are regarded as one and the same issuer.

Issuers that are UCIs structured as SICAVs, defined as a legal entity with several separate sub-funds or portfolios, whose assets are held exclusively by the investors of such sub-fund or portfolio and which may be held severally liable for its own debts and obligations shall be treated as a separate issuer for the purposes of Paragraphs 1 through 5, 7 through 8 below and Paragraphs 2 and 4 through 6 of the chapter entitled "Use of Derivatives, Special Investment and Hedging Techniques".

Each Sub-Fund shall comply with the following restrictions within six (6) months following its

launch:

Transferable Securities and Money Market Instruments

1. Each Sub-Fund shall comply with the following restrictions:
 - a. No Sub-Fund may invest more than 10% of its net assets in Transferable Securities or Money Market Instruments of any one issuer.
 - b. Where investments in Transferable Securities or Money Market Instruments of any one issuer exceed 5% of the Sub-Fund's net assets, the total value of all such investments may not exceed 40% of the Sub-Fund's net assets. This limitation does not apply to time deposits and OTC Derivatives that satisfy the requirements described in the chapter entitled "Use of Derivatives, Special Investment and Hedging Techniques" below.
2. No Sub-Fund may invest in the aggregate more than 20% of its net assets in Transferable Securities or Money Market Instruments issued by the same Issuing Group.
3. Notwithstanding the limit set forth in Paragraph 1.a. above, each Sub-Fund may invest up to 35% of its net assets in any one issuer of Transferable Securities or Money Market Instruments that are issued or guaranteed by a Member State, its local authorities, any other state that is not a Member State or a public international body of which one or more Member States are members.
4. Notwithstanding the limit set forth in Paragraph 1.a. above, each Sub-Fund may invest up to 25% in any one issuer of qualifying debt securities issued by a credit institution that has its registered office in a Member State and, under applicable law, is submitted to specific public control in order to protect the holders of such qualifying debt securities. Qualifying debt securities are securities the proceeds of which are invested in accordance with applicable law in assets providing a return covering the debt service through to the maturity date of the securities and will be applied on a priority basis to the payment of principal and interest in the event of a default by the issuer. Where investments in any one issuer of qualifying debt securities exceed 5% of the Sub-Fund's net assets, the total value of such investments may not exceed 80% of the Sub-Fund's net assets.

5. The investments referred to in Paragraphs 3 and 4 above may be disregarded for the purposes of calculating the 40% limit set forth in Paragraph 1.b. above.
6. Notwithstanding the foregoing, each Sub-Fund may invest up to 100% of its net assets in Transferable Securities or Money Market Instruments issued or guaranteed by a Member State, its local authorities, any other Member State of the Organization for Economic Co-operation and Development ("OECD") or a public international body of which one or more Member States are members, provided that such securities are part of at least six different issues and the securities from any one issue do not account for more than 30% of the Sub-Fund's net assets.
7. Notwithstanding the limits set forth in Paragraph 1 above, each Sub-Fund whose investment policy is to replicate the composition of a stock or debt security index may invest up to 20% of its net assets in stocks or debt securities issued by any one issuer under the following restrictions:
 - a. The index must be recognized by the Luxembourg supervisory authority.
 - b. The composition of the index must be sufficiently diversified.
 - c. The index must be an adequate benchmark for the market represented in such index.
 - d. The index must be appropriately published.

The 20% limit referred to above may be raised to 35% under exceptional market conditions, particularly those impacting the Regulated Markets where certain Transferable Securities or Money Market Instruments are highly dominant. The investment up to this 35% limit is only permitted for one single issuer.

Bank Deposits

8. A Sub-Fund may not invest more than 20% of its net assets in deposits made with any one institution.

Units of other UCIs

9. Unless otherwise specified in the investment policy of any specific Sub-Fund, no Sub-Fund is permitted to invest in aggregate more than 10% of its net assets in shares or units of UCITS or other UCI. If otherwise specified in its investment policy, each Sub-Fund shall comply with the following restrictions:

- a. No Sub-Fund may invest more than 20% of its net assets in the units of any one UCITS or other UCI. For the purposes of this Paragraph, each sub-fund of a UCI with several sub-funds within the meaning of Article 181 of the 2010 Law on undertakings for collective investment, as amended, must be considered as a separate issuer, provided that each sub-fund may be held severally liable for its own debts and obligations.
- b. Investments made in units of UCIs other than UCITS may not in the aggregate exceed 30% of the net assets of each Sub-Fund.
- c. When a Sub-Fund has acquired units of other UCITS and/or other UCIs, the underlying assets of such UCITS and/or other UCIs do not have to be taken into account for the purposes of the limits set forth in Paragraphs 1 through 5 and 8 of the section entitled "Investment in any one issuer" and Paragraphs 2, 5 and 6 of the chapter entitled "Use of Derivatives, Special Investments and Hedging Techniques".
- d. If any UCITS and/or other UCI in which a Sub-Fund invests is managed directly or indirectly by the same Management Company or the Delegated Investment Manager (if any) or if such UCITS and/or other UCI is managed by a company linked to the Sub-Fund by common management or control or by way of a direct or indirect stake of more than 10% of the capital or votes, investment in the securities of such UCITS and/or other UCI shall be permitted only if neither sales charges nor redemption charges are paid by the Sub-Fund on account of such investment.
- e. A Sub-Fund that invests a substantial proportion of its assets in other UCITS and/or other UCIs shall disclose in the Prospectus the maximum level of investment management fees that may be charged both to the Sub-Fund itself and to the other UCITS and/or other UCIs in which it intends to invest. In its annual report, the SICAV shall indicate the investment management fees actually charged both to the Sub-Fund itself and to the other UCITS and/or other UCIs in which the Sub-Fund invests.

Master-feeder Structures

Any Sub-Fund which acts as a feeder fund (the “Feeder”) of a master fund shall invest at least 85% of its assets in shares/units of another UCITS or of a compartment of such UCITS (the “Master”), which shall neither itself be a feeder fund nor hold units/shares of a feeder fund. The Feeder may not invest more than 15% of its assets in one or more of the following:

- a) ancillary liquid assets in accordance with Article 41 (2), second paragraph of the 2010 Law;
- b) financial derivative instruments, which may be used only for hedging purposes, in accordance with Article 41 (1) g) and Article 42 (2) and (3) of the 2010 Law;
- c) movable and immovable property which is essential for the direct pursuit of the SICAV’s business.

When a Sub-Fund invests in the shares/units of a Master which is managed, directly or by delegation by the same management company or by any other company with which such management company is linked by common management or control, or by a substantial direct or indirect holding, the management company or such any other company may not charge subscription or redemption fees on account of the Sub-Fund investment in the shares/units of the Master.

The maximum level of the management fees that may be charged both to the Feeder and to the Master is disclosed in this Prospectus. The SICAV indicates the maximum proportion of management fees charged both to the Sub-Fund itself and to the Master in its annual report. The Master shall not charge subscription or redemption fees for the investment of the Feeder into its shares/units or the disinvestment thereof.

Combined Limits

10. Notwithstanding the limits set forth in Paragraphs 1 and 8 of the section entitled “Investment in any one Issuer” and Paragraph 2 of the chapter entitled “Use of Derivatives, Special Investments and Hedging Techniques, no Sub-Fund may combine (a) investments in Transferable Securities or Money Market Instruments issued by, (b) deposits made with, or (c) exposure arising from OTC Derivative transactions undertaken with, any one entity in excess of 20% of its net assets.

11. The limits set forth in Paragraphs 1, 3, 4 and 8

of the section entitled “Investments in any one Issuer” and Paragraph 2 of the entitled “Use of Derivatives, Special Investments and Hedging Techniques” may not be aggregated. Accordingly, each Sub-Fund’s investments in Transferable Securities or Money Market Instruments issued by, and deposits or derivatives instruments made with, any one issuer in accordance with Paragraphs 1, 3, 4 and 8 of the section entitled “Investments in any one Issuer” and Paragraph 2 and 5 of the chapter entitled “Use of Derivatives, Special Investment and Hedging Techniques” may under no circumstances exceed 35% of its net assets.

Influence over any one Issuer

The influence that the SICAV or each Sub-Fund may exercise over any one issuer shall be limited as follows:

1. Neither the SICAV nor any Sub-Fund may acquire shares with voting rights which would enable such Sub-Fund or the SICAV as a whole to exercise a significant influence over the management of the issuer.
2. Neither any Sub-Fund nor the SICAV as a whole may acquire (a) more than 10% of the outstanding non-voting shares of the same issuer, (b) more than 10% of the outstanding debt securities of the same issuer, (c) more than 10% of the Money Market Instruments of the same issuer, or (d) more than 25% of the outstanding units of the same UCITS and/or UCI.

The limits set forth in Paragraph 2(b) through 2(d) above may be disregarded at the time of the acquisition if at that time the gross amount of debt securities or Money Market Instruments or the net amount of the instruments in issue may not be calculated.

The limits set forth in Paragraphs 1 and 2 of this section above do not apply in respect of:

- Transferable Securities and Money Market Instruments issued or guaranteed by a Member State or its local authorities, any other state that is not a Member State or a public international body of which one or more Member States are members.
- Shares held by the SICAV in the capital of a company incorporated in a state that is not a Member State provided that (a) this issuer invests its assets mainly in securities issued by issuers of that state, (b) pursuant to the laws of

that state such holding constitutes the only possible way for the Sub-Fund to purchase securities of issuers of that state, and (c) such company observes in its investment policy the restrictions in this section as well as those set forth in Paragraphs 1 through 5 and 8 through 11 of the section entitled "Investments in any one Issuer" and Paragraphs 1 and 2 of this section.

- Shares in the capital of affiliated companies which, exclusively on behalf of the SICAV, carry on only the activities of management, advice or marketing in the country where the affiliated company is located with respect to the redemption of Shares at the request of Shareholders.

Overall Risk Exposure and Risk Management Process

The Management Company has implemented risk management procedures that enable it to monitor and measure at any time the risks related to the assets held in the Sub-Funds and their contribution to the overall risk profile of the Sub-Funds.

Whenever such risk management process is implemented on behalf of the Management Company by the Delegated Management Company or Delegated Investment Manager (if any), it is deemed to be implemented by the Management Company.

Specific limits and risks relating to financial derivatives instruments are respectively described under the section "Derivatives" of the chapter entitled "Use of Derivatives, Special Investment and Hedging Techniques" and the section "Financial Derivatives Instruments" of the chapter entitled "Principal Risks" below.

Derogation periods

For newly launched Sub-Funds and while ensuring observance of the principle of risk-spreading, such

Sub-Funds are allowed to derogate from the articles 43, 44, 45 and 46 of the 2010 Law, for six months following their authorisations.

In case of merger of Sub-Funds and while ensuring observance of the principle of risk-spreading, the receiving Sub-Fund is allowed to derogate from the articles 43, 44, 45 and 46 of the 2010 Law, for six months following the effective date of the merger.

Prohibited Transactions

- Each Sub-Fund is prohibited from engaging in the following transactions:
 - Acquiring commodities, precious metals or certificates representing commodities or metals (investments in financial instruments linked to, or backed by the performance of, commodities or precious metals, or any right or interest therein, do not fall under this restriction);
 - Investing in real property unless investments are made in securities instruments linked to, or backed by the performance of, real estate or any right or interest therein, or shares or debt instruments issued by companies which invest in real estate or interests therein;
 - Issuing warrants or other rights to subscribe in Shares of the Sub-Fund;
 - Granting loans or guarantees in favor of a third party. However such restriction shall not prevent each Sub-Fund from investing up to 10% of its net assets in non-fully paid-up Transferable Securities, Money Market Instruments, units of other UCIs or financial derivative instruments; and
 - Entering into uncovered short sales of Transferable Securities, Money Market Instruments, units of other UCIs or financial derivative instruments.

USE OF DERIVATIVES, SPECIAL INVESTMENT AND HEDGING TECHNIQUES

For the purpose of hedging, efficient portfolio management, duration management, other risk management of the portfolio or investment, a Sub-Fund may use the following techniques and instruments relating to Transferable Securities and other liquid assets.

Under no circumstance shall these operations cause a Sub-Fund to fail to comply with its investment objective and policy.

Each Sub-Fund is to be considered as a separate UCITS for the application of this section.

Derivatives

1. A Sub-Fund may use derivatives, including options, futures, swaps and forward contracts, for hedging or investment purposes, as specified in the Sub-Fund's investment policy. Any such derivatives transaction shall comply with the following restrictions:
 - a. Such derivatives must be traded on a Regulated Market or on an Other Regulated Market or over-the-counter with counterparties that are subject to prudential supervision and belong to the categories of counterparties approved by the Luxembourg supervisory authority.
 - b. The underlying assets of such derivatives must consist of either the instruments mentioned in Paragraph 1 of the section entitled "Authorized Investments" or financial indices, interest rates, foreign exchange rates or currencies in which the relevant Sub-Fund invests in accordance with its investment policy.
 - c. Such derivatives, if traded over-the-counter ("OTC Derivatives"), must be subject to reliable and verifiable pricing on a daily basis and may be sold, liquidated or closed by the Sub-Fund at any time at their fair value.
 - d. The Sub-Fund must be able to terminate such derivatives at any time, without having to respect a termination notice, and without having to provide a reason for such termination.

Investments in any one Issuer

2. The risk exposure to any one counterparty in an OTC Derivative transaction may not exceed:
 - a. 10% of each Sub-Fund's net assets when the counterparty is a credit institution that has its registered office in a Member State or, if its registered office is located in another state, that is subject to prudential rules considered by the Luxembourg supervisory authority to be equivalent to those provided for under Community law, or
 - b. 5% of each Sub-Fund's net assets when the counterparty does not fulfill the requirements set forth above.

3. Investments in financial derivatives instruments that are not index-based shall comply with the limits set forth in Paragraphs 2, 5 and 11 of the section entitled "Investments in any one Issuer" of the chapter entitled "Investment Restrictions" and Paragraph 6 of this chapter, provided that the exposure to the underlying assets does not exceed in the aggregate the investment limits set forth in Paragraphs 1 through 5 and 8 of the chapter entitled "Investment Restrictions" and Paragraphs 2, 5 and 6 of this chapter.
4. When a Transferable Security or Money Market Instrument embeds a derivative, such derivative must comply with the requirements of Paragraph 3 above and those set forth under "Global Risk Exposure" below.

Combined Limits

5. Notwithstanding the limits set forth in Paragraphs 1 and 8 of the section entitled "Investment in any one Issuer" and Paragraph 2 of the chapter entitled "Use of Derivatives, Special Investments and Hedging Techniques, no Sub-Fund may combine (a) investments in Transferable Securities or Money Market Instruments issued by, (b) deposits made with, or (c) exposure arising from OTC Derivative transactions undertaken with, any one entity in excess of 20% of its net assets.
6. The limits set forth in Paragraphs 1, 3, 4 and 8 of the section entitled "Investments in any one Issuer" and Paragraph 2 of the chapter entitled "Use of Derivatives, Special Investments and Hedging Techniques" may not be aggregated. Accordingly, each Sub-Fund's investments in Transferable Securities or Money Market Instruments issued by, and deposits or derivatives instruments made with, any one issuer in accordance with Paragraphs 1, 3, 4 and 8 of the section entitled "Investments in any one Issuer" and Paragraph 2 and 5 of the chapter entitled "Use of Derivatives, Special Investment and Hedging

Techniques” may under no circumstances exceed 35% of its net assets.

Global Risk Exposure

7. Except as otherwise stated therein, each Sub-Fund's global risk exposure relating to financial derivative instruments must not exceed such Sub-Fund's net assets. The SICAV reserves the right to apply more restrictive limits with respect to each Fund's risk exposure.

The Sub-Fund's global risk exposure is calculated by using the standard commitment approach except if otherwise stated in the Sub-Fund description (absolute or relative VaR). "Standard commitment" approach means that each financial derivative instrument position is converted into the market value of an equivalent position in the underlying asset of that derivative taking account of netting and hedging arrangements. The Sub-Fund's global risk exposure is also evaluated by taking into account foreseeable market movements and the time available to liquidate the positions.

The Management Company must implement processes for accurate and independent assessment of the value of OTC Derivatives.

General Quantitative requirements applicable to the absolute VaR approach

When applicable, the absolute VaR approach limits the maximum VaR that the Sub-Fund can have relative to its net asset value.

In this case and in compliance with the relevant regulation, the absolute VaR cannot be greater than 20% of its net asset value with on one-tailed confidence interval of 99% in a holding period equivalent to 1 month (20 business days).

General Quantitative requirements applicable to the relative VaR approach

When applicable, the relative VaR approach limits the maximum VaR that the Sub-Fund can have relative to a leverage free reference portfolio which is reflecting the investment strategy which the UCITS is pursuing.

In this case and in compliance with the relevant regulation, the relative VaR cannot be greater than twice the VaR of the reference portfolio. The applicable relative VaR limit is specified in the relevant Sub-Fund's description above.

Prohibited Transactions

8. Each Sub-Fund is prohibited from engaging in uncovered short sales of financial derivative instruments.

Information regarding OTC Derivatives and selection of counterparties

9. Counterparties to OTC Derivatives are first rank credit institutions. Those counterparties are selected and evaluated regularly in accordance with the procedure for the selection of counterparties available on the website of the Management Company at the following address: www.im.natixis.com (sections "our commitments," "The policy for the selection of intermediaries / counterparties") or on request to the Management Company. These operations are always subject to the signing of a contract between the SICAV and the counterparty which defines the ways of reducing counterparty risk.

Counterparties do not have a discretionary power on the composition and on the management of the investment portfolio of the SICAV or on the underlying assets of the derivative.

Information on efficient portfolio management techniques

Where contemplated in each Sub-Fund's description section, each Sub-Fund may use techniques and instruments (including but not limited to securities lending, repurchase and reverse purchase agreements) relating to transferable securities and money market instruments for efficient portfolio management purposes. Those techniques will be entered into for one or more of the following aims:

- reduction of risk ;
- reduction of cost;
- generation of additional capital or income for the Sub-Fund with a level of risk which is consistent with the risk profile of the Sub-Fund and the risk diversification rules applicable to it.

Securities Financing Transactions

Should any Sub-Fund engage in securities financing transactions ("SFTs"), as defined under the Regulation 2015/2365 of the European Parliament and of the Council of 25 November 2015 on Transparency of Securities Financing Transactions and of Reuse (the "SFT Regulation"), the SFTs used as part of the investment policy of the relevant Sub-Fund shall be set out in the relevant Sub-Fund's description.

In accordance with the SFT Regulation, SFT generally include:

- (a) repurchase transactions;
- (b) securities lending and securities borrowing;
- (c) buy-sell back transactions or sell-buy back transactions;
- (d) margin lending transactions.

A general description of the types of SFTs that may be mentioned in each Sub-Fund's investment policy can be found in the following sections: "Repurchase Agreements" and "Securities Lending and Borrowing" in the chapter entitled "Use of Derivatives, Special Investment and Hedging Techniques" of the Prospectus.

The use of any such SFTs is primarily meant to implement efficient liquidity and collateral management and/or execute the investment strategy of the Sub-Fund and/or generate additional capital or income for the relevant Sub-Fund. In such case, the assets composing the Sub-Fund (including notably equities, bonds and/or financial indices) may be subject to SFT.

Where applicable, the principal amount of SFTs based on the net asset value of the relevant Sub-Fund will be disclosed in the relevant Sub-Fund's description.

In any case, the Management Company will ensure to maintain the volume of these transactions at a level such that, it is able, at all times, to meet redemption requests.

Repurchase Agreements

A repurchase agreement is an agreement involving the purchase and sale of securities with a clause reserving to the seller the right or the obligation to repurchase from the acquirer the securities sold at a price and term specified by the two parties in their contractual arrangement.

A Sub-Fund may enter into repurchase agreement transactions and may act either as purchaser or seller in repurchase agreement transactions or a series of continuing repurchase transactions under the following restrictions:

- A Sub-Fund may buy or sell securities using a repurchase agreement transaction only if the counterparty in such transactions is a financial institution specializing in this type of transactions and is subject to prudential supervision rules considered by the CSSF as equivalent to those set forth by Community law;
- During the life of a repurchase agreement, a Sub-Fund cannot sell the securities that are the object of the contract, either before the right to repurchase these securities has been exercised by the counterparty, or before the repurchase term has expired except to the extent the Sub-Fund has other means of coverage; and
- A Sub-Fund's level of exposure to repurchase

agreement transactions must be such that it is able, at all times, to meet its redemption obligations.

- A Sub-Fund's counterparty risk arising from one or more securities lending transactions, sale with right of repurchase transaction or repurchase/reverse repurchase transaction vis-à-vis one same counterparty may not exceed:
 - 10% of the Sub-Fund's net assets if such counterparty is a credit institution having its registered office in the European Union or in a jurisdiction considered by the CSSF as having equivalent prudential supervision rules; or
 - 5% of the Sub-Fund's net assets in any other case.

Securities Lending and Borrowing

A Sub-Fund may enter into securities lending and borrowing transactions qualifying as SFT; provided that:

- The Sub-Fund may only lend or borrow securities either directly or through a standardized lending system organized by a recognized clearing institution or through a lending system organized by a financial institution that specializes in this type of transactions that is subject to prudential supervision rules which are considered by the CSSF as equivalent to those set forth by European Union law, in exchange for a securities lending fee;
- As part of lending transactions, the Sub-Fund must receive a collateral, the value of which at any time must be at least equal to 90% of the total value of the securities lent. The amount of collateral must be valued on a daily basis to ensure that this level is maintained.
- The SICAV must ensure that it is able at any time to terminate the transactions or recall the securities that have been lent out;
- A Sub-Fund's net exposure (i.e. the exposure of such Sub-Fund less the collateral received by such Sub-Fund) to a counterparty arising from securities lending transactions or reverse repurchase/repurchase agreement transactions shall be taken into account in the 20% limit provided for in section "Investment Restrictions", "Investments in any one issuer", sub-section "Transferable Securities and Money Market Instruments", paragraph 2.

Information on collateral

As part of SFT and/or OTC Derivative transactions, the Sub-Funds must receive a collateral, the value of which at any time must be at least equal to 90% of the total value of the securities engaged in such transactions. The collateral received by the Sub-Funds shall take the form of a transfer of the full ownership right on securities and/or cash. For securities lending and borrowing transactions as well as repurchase agreements and reverse repurchase agreements, the collateral received by the relevant Sub-Funds shall take the form of a transfer of the full ownership right on cash only. The level of collateral and the haircut policy are set in accordance with the risk policy defined by the Management Company in compliance with applicable regulations. The amount of collateral must be valued on a daily basis to ensure that this level is maintained.

All assets received by the Sub-Fund as collateral should comply with the following criteria at all times :

◆ *Liquidity* : any collateral received other than cash should be highly liquid and traded on a regulated market or multilateral trading facility with transparent pricing in order that it can be sold quickly at a price that is close to pre-sale valuation. Collateral received should also comply with the provisions of Article 56 of the UCITS Directive.

◆ *Valuation* : collateral received should be valued on at least a daily basis using the last available market prices and taking into account appropriate discounts set out in the haircut policy. The collateral will be marked to market daily and may be subject to daily variation margin requirements.

◆ *Issuer credit quality* : collateral received should be of high quality. The issuers will typically have a credit rating of BBB- or above.

◆ *Correlation* : the collateral received by the Sub-Funds should be issued by an entity that is independent from the counterparty and is expected not to display a high correlation with the performance of the counterparty.

◆ *Collateral diversification (asset concentration)*: collateral should be sufficiently diversified in terms of country, markets and issuers. The criterion of sufficient diversification with respect to issuer concentration is considered to be respected if the Sub-Funds receive from a counterparty of efficient portfolio management and over-the-counter financial derivative transactions a basket of collateral with a maximum exposure to a given issuer of 20% of the Sub-Funds' net asset value. When a Sub-Fund is exposed to different counterparties, the different baskets of collateral should be aggregated to calculate the 20% limit of exposure to a single issuer. By way of derogation from this sub-paragraph, a Sub-Fund may be fully collateralised in different transferable securities

and money market instruments issued or guaranteed by a Member State, one or more of its local authorities, a third country, or a public international body to which one or more Member States belong. Such a Sub-Fund should receive securities from at least six different issues, but securities from any single issue should not account for more than 30% of the Sub-Fund' net asset value.

◆ Risks linked to the management of collateral, such as operational and legal risks, should be identified, managed and mitigated by the risk management process.

◆ Where there is a title transfer, the collateral received will be held by the Depositary. For other types of collateral arrangement, the collateral can be held by a third party custodian which is subject to prudential supervision, and which is unrelated to the provider of the collateral.

◆ Collateral received should be capable of being fully enforced by the Sub-Fund at any time without reference to or approval from the counterparty.

◆ Non-cash collateral received should not be sold, re-invested or pledged.

◆ Cash collateral received should only be:

- placed on deposit with entities prescribed in Article 50(f) of the UCITS Directive;

- 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 Sub-Fund is able to recall at any time the full amount of cash on accrued basis;

- invested in eligible short-term money market funds.

Re-invested cash collateral should be diversified in accordance with the diversification requirements applicable to non-cash collateral.

The above provisions apply subject to any further guidelines issued from time to time by the ESMA amending and/or supplementing ESMA Guidelines 2014/937 and/or any additional guidance issued from time to time by the Luxembourg Supervisory Authority in relation to the above.

The risks linked to SFT as well as collateral management and reuse of collateral are disclosed in the Principal Risks section of the Prospectus.

Information on the risks of potential conflicts of interest linked to the use of securities lending and repurchase transactions

The Management Company has entrusted the intermediation activity for some Sub-Funds to Natixis TradEx Solutions *Société anonyme* of French law with a corporate capital of EUR 17 110

439, Natixis TradEx Solutions has obtained on 1 October 2009 from the ACPR the approval to act as bank and as investment service provider. Both companies belong to the same group.

Natixis TradEx Solutions' purpose is, amongst other, to provide intermediation services (i.e. reception-transmission and execution of client orders) to internal clients such as the management companies and third parties clients.

In the framework of its activities, the Management Company or the Delegated Investment Manager transmit almost all its orders on financial instruments and securities resulting from its management decision through Natixis TradEx Solutions on behalf of the portfolios which it manages. .

The Management Company or the Delegated Investment Manager, in order to generate additional capital or income for the relevant Sub-Fund, may use securities lending and repurchase transactions. Such transactions are also almost entirely carried out by Natixis TradEx Solutions.

Natixis TradEx Solutions can act either as principal or as agent. Its intervention as principal corresponds to an intervention as a counterparty to the Sub-Fund whereas its intervention as agent corresponds to an intermediation by Natixis TradEx Solutions between the Sub-Funds and the market counterparties. These market counterparties might be entities belonging to the same group as the Management Company, the Delegated Investment Manager, Natixis TradEx Solutions or the Depositary.

The volume of the operations dealt by Natixis TradEx Solutions enables Natixis TradEx Solutions to benefit from good market knowledge and thus benefit to the portfolios managed by the Management Company or the Delegated Investment Manager.

Certain Sub-Funds may enter into securities lending transactions, repurchase agreements and buy-sell back transactions directly with other companies in the same group of companies as the Delegated Investment Manager.

The Management Company, the Delegated Investment Manager or Natixis TradEx Solutions may face potential conflicts between its role and its own interests or that of affiliated counterparties. However, affiliated counterparties, if any, will perform their obligations under any securities lending transactions and repurchase agreements concluded with a Sub-Fund in a commercially

reasonable manner. The Delegated Investment Manager or Natixis TradEx Solutions will select counterparties and enter into transactions in accordance with best execution principles.

In addition, the Management Company, the Delegated Investment Manager and Natixis TradEx Solutions have implemented specific preventive procedures, including regular reviews of certain activities and transactions to prevent these potential conflicts of interest situations that could arise in the conduct of its activities in particular linked to securities lending and repurchase transactions (such as a back to back set up, a minimum of revenue before the transaction, a clear view about the responsibilities of all the actors, a algorithm of the allocation of the trades, etc.). This set up is reviewed annually.

EU Benchmarks Regulation 2016/1011

For Sub-Funds falling within the scope of the Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds, as may be amended or supplemented from time to time (the "**Benchmarks Regulation**"), the Management Company will ensure that administrator of any Reference Index used is either (i) duly authorized and added to the ESMA register of benchmarks in compliance with the Benchmarks Regulation or (ii) qualify for the transitional provisions in Article 51 of Benchmarks Regulation.

A contingency plan in the event of changes to or cessation of the relevant Reference Index is available at the registered office of the Management Company and of the SICAV and may be obtained free of charge upon request.

DESCRIPTION OF THE EXTRA-FINANCIAL ANALYSIS AND CONSIDERATION OF THE ESG CRITERIA

Unless otherwise stated in the description of each Sub-Fund, the Management Company has delegated the investment management of the Sub-Funds to MIROVA and MIROVA US LLC, the affiliates of Natixis Investment Managers dedicated to responsible investing.

Mirova, including its affiliated company Mirova US LLC, is a global leader in sustainable and responsible investment management. Mirova's approach aims to reconcile wealth creation and sustainable development. The team offers a thematic, conviction based, fundamental asset management approach on companies it believes are positively exposed to long-term trends and/or which provide solutions to address the challenges of sustainable development.

Mirova's ESG approach is to prioritize investment in issuers contributing to the achievement of the United Nations Sustainable Development Goals (UN SDGs) and has therefore defined proprietary ESG (Environmental, Social and Governance) analysis methodologies suited to each category of issuers, so as to screen the relevant investment universe accordingly. The implemented SRI (Socially Responsible Investment) approach mainly combines systematic ESG thematic and "Best-In-Universe" approaches, complemented by sectoral exclusion and commitment approaches:

- The systematic ESG thematic approach is a positive screening which applies to all strategies whether single (Europe Environmental Equity Fund) or multi-thematic (Global Sustainable Equity Fund). It consists in selecting issuers that are active in themes or sectors related to sustainable development, such as renewable energy, water, health, or more generally climate change, environmental efficiency or population ageing, as specified in the investment policy of each Sub-Fund.
- The "Best-in-universe" approach consists of favouring issuers with the best ratings from an extra-financial point of view, regardless of their business sector, assuming sector bias, since sectors that are on the whole considered more virtuous will be more heavily represented.
- The exclusion approach is a negative screening which consists in excluding from the investment universe companies that do not meet the Delegated Investment Manager's minimum requirements for controversial activities as described on Mirova's Website:

<https://www.mirova.com/sites/default/files/2021-01/Controversial-Activities-Jan-2021-EN.pdf>

- The Commitment and Governance Approach consists of influencing the behaviour of a company/issuer in the medium and long term, by emphasizing the importance of taking better account of environmental, societal and governance factors. This action covers both a dialogue with companies (individually or collectively) and the voting practices of managers, including the filing of proposed resolutions at shareholders' meetings. The Voting and Engagement policy is available on Mirova's website:

<https://www.mirova.com/en/research/voting-and-engagement>

MIROVA's guiding philosophy is publicly available on Mirova's website: https://www.mirova.com/sites/default/files/2019-06/MIROVA_ESG%20issues.pdf

MIROVA's Transparency Codes are publicly available on Mirova's website within the "Documentation" section:

<https://www.mirova.com/en/sfdr>

1. Definition of the investment Universe – Extra-financial analysis applied to all Sub-Funds

Our investment process begins with a thematic assessment of the investment universe composed of securities included in the Reference Index, if any, and any other securities/companies identified by our Responsible research team. The Delegated Investment Manager seeks companies that offer solutions for the major transitions emerging in the global economy – demographic, environmental, technological and governance.

2. ESG analysis methodology – Extra-financial analysis applied to all Sub-Funds

An extra-financial analysis of companies is systematically carried out, covering in particular ESG aspects, according to a proprietary methodology developed by the Delegated Investment Manager. This extra-financial analysis methodology aims to assess the social and environmental impacts of each company in relation to the UN SDGs. It involves notably the evaluation of each company in respect of the three non-financial criteria below:

Environmental	Social	Governance
Environmental impacts of energy generation, Environmental design Recycling.	Employee health and safety practices, Rights and working conditions within the supply chain	Aligning the company's governance with a long-term vision Balance of the distribution of value Observing business ethics

ESG analysis is carried out on the basis of the key challenges specific to each sector. Responsible Investment (RI) Research for Mirova and Mirova US LLC is conducted by a separate team fully dedicated to ESG issues (identification of sustainable opportunities, assessment of issuers' ESG practices, voting and engagement activities, ESG research and sustainability opinions). Each sustainability opinion relies on two main assessments:

- The Sustainability Opportunities Exposure which assesses the compatibility of the company's business model with sustainable development themes. The level of exposure is calculated in terms of the environmental or social benefits presented by an activity in comparison to a business-as-usual scenario.

- The Sustainability Risks Review, which evaluates how a company addresses environmental and social challenges, regardless of the quality of its business model. It also includes an in-depth analysis of companies' exposition to severe and repeated controversies (major violations of the UN Global Compact and OECD principles, controversial weapons).

In addition, the Delegated Investment Manager strives to maximize exposure to companies with a positive impact on the UN SDGs while avoiding companies whose activities or products have a negative impact on or create a risk not to achieving those UN SDGs. Furthermore, considering the importance of a stable climate and thriving ecosystem services, the Delegated Investment Manager aims at building an investment portfolio which represents an economy in which the world is expected to warm up by no more than 2 degrees Celsius, in line with the 2015 Paris agreement and (ii) that contributes to the conservation of biological diversity and the sustainable use of its components.

The research and extra-financial rating of the companies are carried out exclusively in-house based on the provided data, complemented by regular meetings held with the management of these companies. The Delegated Investment Manager uses data published by the companies as well as data from external sources.

The result of these analyses is an overall qualitative opinion made across five tiers: Negative, Risk, Neutral, Positive and Committed. This rating scale is defined in relation to the achievement of the UN SDGs. Only assets with a rating of at least "Neutral" are eligible to be included in Mirova's investment portfolios. The Delegated Investment Manager may sell a security due to a deterioration in the company's ESG quality, impact relative to the SDGs, a controversy alert such as one relating to human rights.

The selected securities will all have been analysed and given an ESG rating by the Delegated Investment Manager.

The SRI approach results in a rating upgrade compared to the average rating of the investable universe after eliminating at least 20% of the worst-rated securities.

The ESG criteria are applied on an ongoing basis and monitored at pre and post trade level.

3. Specific additional SRI approach applying to certain Sub-Funds

Environment thematic SRI approach - Mirova Europe Environmental Equity Fund and Mirova Global Environmental Equity Fund

In addition to the ESG analysis, the Delegated Investment Manager conducts extra-financial analysis to identify companies corresponding to the "Environment" responsible investment theme using the following two criteria:

- Companies offering "green products and services". The Delegated Investment Manager categorises environmental activities into 6 main groups:
 - Renewable energy, including wind, solar, hydro and geothermal energy, biomass and smart grids
 - Clean transport, including electric vehicles, rail, maritime transport, public transport, cycling, energy efficiency and pollution reduction
 - Green buildings including low-energy insulation, heating, lighting and air-conditioning, smart metering and incorporation of renewable energy sources

- Industrial energy efficiency, including low-energy electric motors and process optimisation
 - Sustainable waste and water management including waste water treatment and waste recycling
 - Sustainable land use including organic farming, sustainable agriculture and sustainable forest management
- Companies with good environmental practices. This group includes companies from all sectors that have implemented good practices aimed at mitigating their environmental footprint. These companies must be rated "Positive" or "Committed" in the environmental domain under the internal rating scale of the Delegated Investment Manager and must have an overall sustainable development opinion of at least "Neutral".

Climate thematic SRI approach - Mirova Europe Climate Ambition Equity Fund, Mirova US Climate Ambition Equity Fund and Mirova Global Climate Ambition Equity Fund

In addition to the ESG analysis, the Delegated Investment Manager will conduct a specific analysis to identify those companies considered to have high added value from an environmental point of view, particularly in terms of their carbon impact and contribution to the fight against climate change.

In order to measure corporate performance in terms of carbon emissions, the Delegated Investment Manager has partnered with the firm Carbone 4 and, for each security in the portfolio, has access to data concerning:

- The actual quantity of CO₂ emissions generated during the life cycle of a company's activities (Scope 1, 2 and 3), Scope 1 emissions are direct emissions from sources held by the company. Scope 2 emissions are indirect emissions associated with the generation of energy imported through the company's activities. Scope 3 emissions are indirect emissions that are attributable to the company upstream and downstream of its direct activity.
- An estimate of the CO₂ emissions avoided virtually thanks to energy efficiency or green solutions implemented by a given company.

Avoided emissions are those that a company has not emitted thanks to its energy efficiency or the

use of green solutions. As such, they are virtual emission reductions (calculated according to the methodology applied by the Delegated Investment Manager), which would have existed had efforts not been made by the company to reduce them.

In contrast to Scope 1 and 2 emissions, data relating to Scope 3 emissions are not always calculated and published by the company. In the absence of an official standard for calculating these emissions, data may be calculated on different scopes of activity, taking variable assumptions into account, which makes it complex to aggregate them in connection with a portfolio analysis. The vast majority of Scope 3 data used by the Delegated Investment Manager when building the portfolio comes from quantitative analysis carried out by Carbone 4 according to a proprietary methodology and its accuracy cannot be verified.

"Green, green and social and social bonds" thematic SRI approach - Mirova Global Green Bonds Funds, Mirova Euro Green and Sustainable Bond Fund and Mirova Euro Green and Sustainable Corporate Bond Fund

The management strategy aims to favour green, green & social and social bonds, as defined by the research teams of the Delegated Investment Manager. Green bonds are bonds that have an environmental impact insofar as they finance projects related to the environmental transition. Social bonds are use of proceeds bonds that raise funds for new and existing socially sound and sustainable projects that achieve greater social benefits.

The qualification of a green or social bond is the result of an internal analysis process by the Delegated Investment Manager based on four criteria, derived from both Green Bonds Principles and Social as defined by the ICMA (International Capital Market Association) :

- **Use of the proceeds:** the legal documentation when issuing the bond must specify that use of the funds will enable the financing or refinancing of projects with environmental/ social benefits.
- **Process for project evaluation and selection:** the issuer should communicate the environmental / social sustainability objectives of the projects and the eligibility criteria.
- **Management of proceeds:** The net proceeds of the Green / Social Bond, or an amount equal to these net proceeds, should be credited to a sub-account, moved to a sub-portfolio or otherwise tracked by the issuer in an appropriate manner, and attested to by the issuer in a formal internal process linked to the issuer's lending and

investment operations for green / social projects.

- **Reporting:** The issuer must undertake to provide regular reporting on the use of the funds in order for the bond to be considered green / social. In addition to the above analysis, the Delegated Investment Manager uses additional criteria to define eligibility of Green / Social Bonds which include notably :
 - Risk assessment: this is an evaluation of the company's general practices or environmental and social risk management throughout the life cycle of the financed projects, regardless of any environmental benefit or damage resulting from the operation of the projects. If an alert concerning the non-respect of human rights is detected during this review, the bond will be automatically excluded from the investment universe.
 - Impact on sustainable opportunity: the quality of the environmental impact of the project is analysed. Four Evaluation levels have been defined with respect to the positive environmental impact: High, Significant, Low or No, and Negative. Only issues with a High or Significant positive environmental impact can qualify.

Mirova pays close attention to principles 1 (use of proceeds) and 4 (reporting). If 100% of the bond's use of proceeds is not to finance green / social projects then it would not be deemed a green / social bond. Similarly, if the environmental and/or social positive impact is considered as too weak according to our internal analysis, we would not consider the issue as a green / social bond. Additionally, if the issuer does not commit or does not regularly report on the management of proceeds and impacts, the security would not be considered a green / social bond.

4. Methodological limitations

Methodological limitations common to all Sub-Funds

The business analysis approach is based on a qualitative analysis of the environmental, social and governance practices of these actors and seeks to capture their overall level of compatibility with the achievement of the UN SDGs. Several limitations related to the methodology used, as well as more broadly to the quality of the information available on these subjects, can be identified.

The analysis is largely based on qualitative and quantitative data provided by the companies themselves and is therefore dependent on the quality of this information. Although constantly improving, ESG reporting by companies is still very heterogeneous.

In order to make the analysis as relevant as possible, the Delegated Investment Manager concentrates on those points most likely to have a concrete impact on the reviewed assets and on the company as a whole. These key issues are defined by sector and are regularly reviewed. They are, however, by definition not exhaustive.

Lastly, although the analysis methodology aims to incorporate forward-looking elements to ascertain the environmental and social quality of the selected companies, anticipating the occurrence of controversies remains a difficult exercise and may result in a retroactive revision of the opinion of the Delegated Investment Manager on the ESG quality of an asset.

The ESG approach may conduct to bias in the construction of the portfolio.

Specific methodological limitations

Climate thematic SRI approach - Mirova Europe Climate Ambition Equity Fund, Mirova US Climate Ambition Equity Fund and Mirova Global Climate Ambition Equity Fund

In the absence of a clearly defined reporting framework, the method applied by the Delegated Investment Manager for calculating the induced CO2 emissions has several limitations regarding both data and method. Where there are no publicly reported data, the Delegated investment manager deemed it fairer to have Carbone 4 calculate the resulting avoided emissions in Scope 1, 2 and 3 wherever relevant, with all the estimates that this implies, rather than consciously using extremely restrictive data on the pretext that they are more reported.

At the methodological level, avoided emissions are those that a company has not emitted thanks to its energy efficiency or the use of green solutions. As such, they are virtual emission reductions: they would have existed had efforts not been made by the company to reduce them. Under the methodology applied by the Delegated investment manager, avoided emissions are quantified based on the difference between the actual emissions and a baseline scenario established by the Delegated Investment Manager using methodological hypotheses, which are, by their nature, somewhat subjective. By their nature, actual issuer emissions are not affected by these estimates of avoided emissions; it is therefore not methodologically relevant to subtract avoided emissions from actual emissions.

PRINCIPAL RISKS

Various factors may adversely affect the value of a Sub-Fund's assets. The following are the principal risks of investing in the SICAV. However this section does not purport to be exhaustive and other factors or risks may affect the value of an investment.

Capital loss

Principal value and returns fluctuate over time (including as a result of currency fluctuations) so that Shares, when redeemed, may be worth more or less than their original cost. There is no guarantee that the capital invested in a Share will be returned to the investor in full.

Equity Securities

Investing in equity securities involve risks associated with the unpredictable drops in a stock's value or periods of below-average performance in a given stock or in the stock market as a whole.

Real Estate Securities and REITs

Some Sub-Funds may invest in equity securities of companies linked to the real estate industry or publicly traded securities of closed-ended Real Estate Investment Trusts (REITs). REITs are companies that acquire and/or develop real property for long term investment purposes. They invest the majority of their assets directly in real property and derive their income primarily from rents.

The performance of a Sub-Fund investing in real estate securities will be dependent in part on the performance of the Real Estate market and the Real Estate industry in general.

REITs are usually subject to certain risks, including fluctuating property values, changes in interest rates, property taxes and mortgage related risks. Furthermore, REITs are dependent on management skills, are not diversified, and are subject to heavy cash flow dependency, risks of borrower default and self-liquidation.

Initial Public Offerings ("IPOs")

Investors should note that certain Sub-Funds, notwithstanding their investment policy and/or restrictions, may not be eligible to participate in equity IPOs due to the fact that the parent companies and/or affiliates of the Management Company, which themselves are precluded from participating in equity IPOs, or other investors subject to similar restrictions, have invested in such Sub-Funds. Such ineligibility for equity IPOs results in the loss of an investment opportunity, which may adversely affect the performance of the concerned Sub-Funds.

Debt Securities

Among the principal risks of investing in debt securities are the following:

Changing Interest Rates

The value of any fixed income security held by a Sub-Fund will rise or fall inversely with changes in interest rates. Interest rates typically vary from one country to the next, and may change for a number of reasons. Those reasons include rapid expansions or contractions of a country's money supply, changes in demand by business and consumers to borrow money and actual or anticipated changes in the rate of inflation. In accordance with its investment objective and policy, a Sub-Fund may attempt to hedge or reduce interest rate risk. However, it may not be possible or practical to hedge or reduce such risk at all times.

Credit Risk

An issuer, guarantor or liquidity provider of a fixed-income security held by a Sub-Fund may be unable or unwilling, or may be perceived (whether by market participants, ratings agencies, pricing services or otherwise) as unable or unwilling, to make timely principal and/or interest payments, or to otherwise honour its obligations.

Credit risk also includes the risk that the security will be downgraded by a credit rating agency. Generally, lower credit quality issuers present higher credit risks. An actual or perceived decline in creditworthiness of an issuer of a fixed-income security held by a Sub-Fund may result in a decrease in the value of the security. It is possible that the ability of an issuer to meet its obligations will decline substantially during the period when the Sub-Fund owns securities of the issuer or that the issuer will default on its obligations or that the obligations of the issuer will be limited or restructured.

Moreover, the price of any debt security acquired by a Sub-Fund normally reflects the perceived risk of default of the issuer of that security at the time the Sub-Fund acquired the security. If after acquisition the perceived risk of default increases, the value of the security held by the Sub-Fund is likely to fall.

There are many factors that could cause an issuer to default on its financial obligations, or an increase in the perceived risk of default of an issuer. Among those factors are the deteriorating financial condition of the issuer caused by changes in demand for the issuer's products or services, catastrophic litigation or the threat of catastrophic

litigation and changes in laws, regulations and applicable tax regimes. The more concentrated the Sub-Fund is in a particular industry; the more likely it will be affected by factors that affect the financial condition of that industry as a whole.

The Management Company or, where applicable, the Delegated Investment Manager relies on the appraisal of credit risk by its team and its own methodology.

Zero Coupon Securities

Certain Sub-Funds may invest in zero coupon securities issued by governmental and private issuers. Zero coupon securities are transferable debt securities that do not pay regular interest payments, and instead are sold at substantial discounts from their value at maturity. The value of these instruments tends to fluctuate more in response to changes in interest rates than the value of ordinary interest-paying transferable debt securities with similar maturities. The risk is greater when the period to maturity is longer. As the holder of certain zero coupon obligations, the relevant Sub-Funds may be required to accrue income with respect to these securities prior to the receipt of cash payment. They may be required to distribute income with respect to these securities and may have to dispose of such securities under disadvantageous circumstances in order to generate cash to satisfy these distribution requirements.

Below Investment Grade Securities or Unrated Securities

The Management Company or, where applicable, the Delegated Investment Manager relies on the appraisal of credit risk by its team and its own methodology.

Certain Sub-Funds may invest in unrated fixed income securities or fixed income securities rated below investment grade.

Investing in unrated fixed income securities may involve risk associated with the fact that the credit quality of the security is not qualified by a rating agency.

Unless otherwise defined in any Sub-Fund's description, below investment grade fixed income securities are securities rated less than BBB- (Standard & Poor's Ratings Services), Baa3 (Moody's Investors Service, Inc.) or BBB- (Fitch Ratings) that are considered low credit quality.

Securities rated below investment grade and unrated securities may have greater price volatility and a greater risk of loss of principal and interest than investment grade debt securities.

Moreover, for Sub-Funds which consider a minimum rating, when the rating of a security already present in the portfolio deteriorates and falls below the minimum rating, the Management Company will examine the case for keeping the

securities in the portfolio or disposing of them, while maintaining as its principal criterion the interests of the Shareholders.

Variation in Inflation Rates

Certain Sub-Funds may invest in inflation-linked debt securities. The value of such securities fluctuates with the inflation rate of the corresponding geographical area.

Additionally, there are special risks considerations associated with investing in certain types of debt securities:

Mortgage-related Securities and Asset-backed Securities

Certain Sub-Funds may invest in mortgage derivatives and structured notes, including mortgage-backed and asset-backed securities. Mortgage pass-through securities are securities representing interests in "pools" of mortgages in which payments of both interest and principal on the securities are usually made monthly, in effect "passing through" monthly payments made by the individual borrowers on the residential mortgage loans which underlie the securities. Early or late repayment of principal based on an expected repayment schedule on mortgage pass-through securities held by a Sub-Fund (due to early or late repayments of principal on the underlying mortgage loans) may result in a lower rate of return when the relevant Sub-Fund reinvests such principal. In addition, as with callable fixed-income securities generally, if the Sub-Fund purchased the securities at a premium, sustained earlier than expected repayment would reduce the value of the security relative to the premium paid. When interest rates rise or decline the value of a mortgage-related security generally will decline, or increase but not as much as other fixed-income, fixed-maturity securities which have no prepayment or call features.

Asset-backed transferable securities represent a participation in, or are secured by and payable from, a stream of payments generated by particular assets, most often a pool of assets similar to one another, such as motor vehicle receivables or credit card receivables, home equity loans, manufactured housing loans or bank loan obligations.

Interest rate risk is greater for mortgage-related and asset-backed securities than for many other types of debt securities because they are generally more sensitive to changes in interest rates. These types of securities are subject to prepayment – borrowers paying off mortgages or loans sooner than expected – when interest rates fall. As a result, when interest rates rise, the effective maturities of mortgage-related and asset-backed securities tend to lengthen, and the value of the securities decreases more significantly. The result is lower returns to the Sub-Fund because the Sub-Fund must reinvest assets previously invested in these types of securities in securities with lower interest rates.

Convertible Securities

Certain Sub-Funds may invest in convertible securities which are securities generally offering fixed interest or dividend yields which may be converted either at a stated price or stated rate for common or preferred stock. Although to a lesser extent than with fixed income securities generally, the market value of convertible securities tends to decline as interest rates rise. Because of the

conversion feature, the market value of convertible securities also tends to vary with fluctuations in the market value of the underlying common or preferred stock.

Contingent Convertible Securities

Certain Sub-Funds may invest in contingent convertibles securities ("CoCos") which are debt securities that may be converted into the issuer's equity or be partly or wholly written off if a predefined trigger event occurs. Trigger events generally include the decrease in the issuer's capital ratio below a given threshold or the issue/issuer being subject to a regulatory action or decision by the responsible regulator in the issuer's home market. In addition to credit and changing interest rates risks that are common to debt securities, the conversion trigger activation may cause the value of the investment to fall more significantly than other most conventional debt securities which do not expose investors to this risk.

Investment in CoCos may entail the following risks (non-exhaustive list):

- **Trigger level risk:** trigger levels differ and determine exposure to conversion risk depending on the capital ratio distance to the trigger level. It might be difficult for the Management Company or the Delegated Investment Manager(s) to anticipate the triggering events that would require the debt to convert into equity. Triggers are designed so that conversion occurs when the issuer faces a given crisis situation, as determined either by regulatory assessment or objective losses (e.g. measure of the issuer's core tier 1 prudential capital ratio).
- **Coupon cancellation:** Coupon payments on some CoCos are entirely discretionary and may be cancelled by the issuer at any point, for any reason, and for any length of time. The cancellation of coupon payments on CoCos does not amount to an event of default.
- **Conversion risk:** It might be difficult for the Management Company or the Delegated Investment Manager(s) to assess how the securities will behave upon conversion. In case of conversion into equity, the Management Company or the Delegated Investment Manager(s) might be forced to sell these new equity shares because of the investment policy of the relevant Sub-Fund does not allow equity in its portfolio. This forced sale may itself lead to liquidity issue for these shares.
- **Capital structure inversion risk:** Contrary to the classic capital hierarchy, investors in contingent convertible securities may suffer a loss of capital when equity holders do not, for example when the loss absorption mechanism of a high trigger/ write down of a contingent convertible security is activated.

- **Call extension risk:** CoCos are issued as perpetual instruments, callable at pre-determined levels only with the approval of the competent authority. It cannot be assumed that the perpetual CoCos will be called on call date and the investor may not receive return of principal on call date or indeed at any date.
- **Unknown risk:** the structure of the CoCos is innovative yet untested. When the underlying features of these instruments will be put to the test, it is uncertain how they will perform.
- **Yield/Valuation risk:** CoCos often offer attractive yield which may be viewed as a complexity premium. The value of contingent convertible securities may need to be reduced due to a higher risk of overvaluation of such asset class on the relevant eligible markets.

- difficulty for a Sub-Fund, under certain market conditions, to acquire a derivative needed to achieve its objectives;
- difficulty for a Sub-Fund, under certain market conditions, to dispose of certain derivatives when those derivatives no longer serve their purposes.

OTC financial derivative instruments

In general, there is less government regulation and supervision of transactions in OTC markets than of transactions entered into on organised exchanges. OTC derivatives are executed directly with the counterparty rather than through a recognised exchange and clearing house. Counterparties to OTC derivatives are not afforded the same protections as may apply to those trading on recognised exchanges.

Financial Derivatives Instruments

A Sub-Fund may engage in derivatives transactions as part of its investment strategy for hedging and efficient portfolio management purpose. These strategies currently include the use of listed and OTC derivatives.

A derivative is a contract whose price is dependent upon or derived from one or more underlying assets. The most common derivatives instruments include, without limitation, futures contracts, forward contracts, options, warrants, swaps and convertibles securities. The value of a derivative instrument is determined by fluctuations in its underlying asset. The most common underlying assets include stocks, bonds, currencies, interest rates and market indexes.

The use of derivatives for investment purposes may create greater risk for the Sub-Funds than using derivatives solely for hedging purposes.

These instruments are volatile and may be subject to various types of risks, including but not limited to market risk, liquidity risk, credit risk, counterparty risk, legal and operations risks.

Furthermore, there may be an imperfect correlation between derivatives instruments used as hedging vehicles and the investments or market sectors to be hedged. This might result in an imperfect hedge of these risks and a potential loss of capital.

Most derivatives are characterized by high leverage.

The principal risks associated with using derivatives in managing a portfolio are:

- a higher absolute market exposure for Sub-Funds that make an extensive use of derivatives;
- difficulty of determining whether and how the value of a derivative will correlate to market movements and other factors external to the derivative;
- difficulty of pricing a derivative, especially a derivative that is traded over-the-counter or for which there is a limited market;

EU Regulation 648/2012 on OTC derivatives, central counterparties and trade repositories (also known as the European Market Infrastructure Regulation or “EMIR”) requires certain eligible OTC derivatives to be submitted for clearing to regulated central clearing counterparties and the reporting of certain details to trade repositories. In addition, EMIR imposes requirements for appropriate procedures and arrangements to measure, monitor and mitigate operational and counterparty risk in respect of OTC derivatives which are not subject to mandatory clearing. Ultimately, these requirements are likely to include the exchange and segregation of collateral by the parties, including by the Sub-Funds. While some of the obligations under EMIR have come into force, a number of the requirements are subject to phase-in periods and certain key issues have not been finalised by the date of this Prospectus. Accordingly, it is difficult to predict the full impact of EMIR on the Sub-Funds, which may include an increase in the overall costs of entering into and maintaining OTC derivatives.

Investments in OTC derivatives may be subject to the risk of differing valuations arising out of different permitted valuation methods. Although appropriate valuation procedures have been implemented to determine and verify the value of OTC derivatives, certain transactions are complex and valuation may only be provided by a limited number of market participants who may also be acting as the counterparty to the transactions. Inaccurate valuation can result in inaccurate recognition of gains or losses and counterparty exposure.

Unlike exchange-traded derivatives, which are standardised with respect to their terms and conditions, OTC derivatives are generally established through negotiation with the other party to the instrument. While this type of arrangement allows greater flexibility to tailor the instrument to the needs of the parties, OTC derivatives may involve greater legal risk than exchange-traded instruments, as there may be a risk of loss if the agreement is deemed not to be legally enforceable or not documented correctly. There also may be a

legal or documentation risk that the parties may disagree as to the proper interpretation of the terms of the agreement. However, these risks are generally mitigated, to a certain extent, by the use of industry-standard agreements such as those published by the International Swaps and Derivatives Association (ISDA).

Credit Default Swaps – Special Risk Consideration

A credit default swap “CDS” is a bilateral financial contract in which one counterparty (the protection buyer) pays a periodic fee in return for a contingent payment by the protection seller following a credit event of a reference issuer. The protection buyer acquires the right to sell a particular bond or other designated reference obligations issued by the reference issuer for its par value or the right to receive the difference between par value and market price of the said bond or other designated reference obligations (or some other designated reference or strike price) when a credit event occurs. A credit event is commonly defined as bankruptcy, insolvency, receivership, material adverse restructuring of debt, or failure to meet payment obligations when due. The International Swap and Derivatives Association (ISDA) has produced standardised documentation for these derivatives transactions under the umbrella of its ISDA Master Agreement. A Sub-Fund may use credit derivatives in order to hedge the specific credit risk of certain issuers in its portfolio by buying protection. In addition, a Sub-Fund may, provided it is in its exclusive interest, buy protection using credit derivatives without holding the underlying assets. Provided it is in its exclusive interest, a Sub-Fund may also sell protection using credit derivatives in order to acquire a specific credit exposure. A Sub-Fund will only enter into OTC credit derivatives transactions with highly-rated financial institutions specialised in this type of transaction and only in accordance with the standard terms laid down by the ISDA Master Agreement. The maximum exposure of a Sub-Fund may not exceed 100% of its net assets.

Counterparties

One or more counterparty(ies) used to swap transactions, foreign currency forwards or other contracts may default on their obligations under such swap, forward or other contract, and as a result, the Sub-Funds may not realize the expected benefit of such swap, forward or other contract. Furthermore and in the case of insolvency or failure of any counterparty, a Sub-Fund might recover, even in respect of property specifically traceable to it, only a pro-rata share of all property available for distribution to all of such party’s creditors and/or customers. Such an amount may be less than the amounts owed to the Sub-Fund.

The principal risk when engaging in OTC derivatives is the risk of default by a counterparty who has become insolvent or is otherwise unable or refuses to honour its obligations as required by the terms of the instrument. OTC derivatives may expose a Sub-Fund to the risk that the counterparty will not settle a transaction in accordance with its terms, or will delay the settlement of the transaction, because of a dispute over the terms of the contract (whether or not bona fide) or because of the insolvency, bankruptcy or other credit or liquidity problems of the counterparty. Counterparty risk is generally mitigated by the transfer or pledge of collateral in favour of the Sub-Fund.

A Sub-Fund may enter into OTC derivatives cleared through a clearinghouse that serves as a central counterparty. Central clearing is designed to reduce counterparty risk and increase liquidity compared to bilaterally-cleared OTC derivatives, but it does not eliminate those risks completely. The central counterparty will require margin from the clearing broker which will in turn require margin from the Sub-Fund. There is a risk of loss by a Sub-Fund of its initial and variation margin deposits in the event of default of the clearing broker with which the Sub-Fund has an open position or if margin is not identified and correctly report to the particular Sub-Fund, in particular where margin is held in an omnibus account maintained by the clearing broker with the central counterparty. In the event that the clearing broker becomes insolvent, the Sub-Fund may not be able to transfer or “port” its positions to another clearing broker.

Index Tracking

The main investment objective of an index-tracking Sub-Fund is to track the performance of a certain index, as specified in the relevant Sub-Fund’s description. There can be no assurance that the methodology used by the index sponsor will have the effect of selecting components with the optimal performance over any period. The index methodology may result in negative performance and/or deviate materially from historical performance.

Tracking a specific index involves the risk that the returns of the relevant Sub-Fund will be less than the returns of such index.

Unless otherwise stated in the relevant Sub-Fund’s description, an Index-tracking Sub-Fund will not, and should not be expected to, track the performance of its reference index with perfect accuracy. An Index-tracking Sub-Fund will be subject to tracking error risk, which is the risk that, from time to time, its returns may not track those of the index. Factors that are likely to affect the ability of the Sub-Fund to track the performance of the index costs and fees incurred by the Sub-Fund, differences in the composition and/or weighting of the portfolio of the Sub-Fund relative to that of the index, regulatory, legal or tax constraints, and such

other factors as may be described in the relevant Sub-Fund's description.

There is also a risk that an index-tracking Sub-Fund will be terminated unexpectedly if the index ceases to be compiled or published and there is no replacement index using the same or substantially similar index methodology.

Capitalization Size of Companies

Small and Mid-Capitalization Companies

Investments in small and mid-capitalization companies may involve greater risks than investments in larger companies, including fewer managerial and financial resources. Stocks of small and mid-size companies may be particularly sensitive to unexpected changes in interest rates, borrowing costs and earnings. As a result of trading less frequently, stocks of mid-size companies may also be subject to wider price fluctuations and may be less liquid.

Large Capitalization Companies

Sub-Funds investing in large capitalization companies may underperform certain other stock funds (those emphasizing small company stocks, for example) during periods when large company stocks are generally out of favour. Also larger, more established companies are generally not nimble and may be unable to respond quickly to competitive challenges, such as changes in technology and consumer tastes, which may cause the Sub-Fund's performance to suffer.

Exchange Rates

Some Sub-Funds are invested in securities denominated in a number of different currencies other than their Reference Currency. Changes in foreign currency exchange rates will affect the value of some securities held by such Sub-Funds. Foreign exchange exposure may increase the volatility of investments relative to investments denominated in the Reference Currency. In accordance with its investment objective and policy, a Sub-Fund may attempt to hedge or reduce foreign exchange risk, for example through the use of derivatives. However, it may not be possible or practical to hedge or reduce such risk at all times.

Currency risk at Share Class level

For unhedged Share Classes denominated in currencies different from the Sub-Fund's Reference Currency, the Share Class value follows fluctuations of the exchange rate between the Share Class hedging currency and the Sub-Fund's Reference Currency, which can generate additional volatility at the Share Class level.

Market Risk

The value of investments may decline over a given time period due to the fluctuation of market risk factors (such as stock prices, interest rates, foreign exchange rates or commodity prices). To varying degrees, market risk affects all securities. Market risk may significantly affect the market price of Sub-Funds' securities and, therefore their net asset value.

The value of investments and the income from them will fall as well as rise and investors may not recoup the original amount they invested. Past performance is not a guide to future performance.

Emerging Markets

Investments in emerging market securities involve certain risks, such as illiquidity and volatility, which may be greater than those generally associated with investing in developed markets. The extent of economic development, political stability, market depth, infrastructure, capitalization, tax and regulatory oversight in emerging market economies may be less than in more developed countries.

Many emerging markets do not have well developed regulatory systems and disclosure standards. Further, it is possible that securities in which investments are made may be found to be fraudulent. Accounting, auditing and financial reporting standards, and other regulatory practices and disclosure requirements (in terms of the nature, quality and timeliness of information disclosed to investors) applicable to companies in emerging markets are often less rigorous than in developed markets. Accordingly, investment opportunities may be more difficult to properly assess. Some emerging markets securities may be subject to brokerage or stock transfer taxes levied by governments, which would have the effect of increasing the cost of investment and which may reduce the realised gain or increase the loss on such securities at the time of sale.

In addition, issuers (including governments) in emerging market countries may have less financial stability than in other countries. The securities of emerging market companies may trade less frequently and in smaller volumes than more widely held securities and may have significant price volatility and thus the accumulation and disposal of holdings may be more expensive, time-consuming and generally more difficult than in more developed markets.

Political risks and adverse economic circumstances (including the risk of expropriation and nationalisation) are more likely to arise in these markets, putting the value of the investment at risk.

Substantial limitations may exist in certain

countries with respect to repatriation of investment income or capital or the proceeds of sale of securities to foreign investors or by restriction on investment, all of which could adversely affect the Fund.

These factors may lead to temporary suspension of dealing shares in the Sub-Fund.

ESG Driven Investments

When provided for in their appendix, certain Sub-Funds may seek to implement all or part of their investment policy in accordance with the Delegated Investment Manager's sustainable environmental, social, and governance criteria ("ESG criteria"). By using ESG criteria, the relevant Sub-Fund's objective would in particular be to better manage risk and generate sustainable, long-term returns.

ESG criteria may be generated using the Delegated Investment Manager's proprietary models, third party models and data or a combination of both. Such models mainly take into account the ESG scoring as well as other metrics integrated in and applicable to the models of the issuing companies. The Delegated Investment Manager may also take into consideration case studies, environmental impact associated with the issuers and company visits. Shareholders should note that assessment criteria may change over time or vary depending on the sector or industry in which the relevant issuer operates. Applying ESG criteria to the investment process may lead the Delegated Investment Manager to invest in or exclude securities for non-financial reasons, irrespective of market opportunities available if assessed while disregarding ESG criteria.

Shareholders should note that ESG data received from third parties may be incomplete, inaccurate or unavailable from time to time. As a result, there is a risk that the Delegated Investment Manager may incorrectly assess a security or issuer, resulting in the incorrect direct or indirect inclusion or exclusion of a security in the portfolio of a Sub-Fund.

Besides, the ESG principles which may be applied by the Delegated Investment Manager when determining a company's eligibility to pre-defined ESG criteria are intentionally non-prescriptive, allowing for a diversity of solutions for ESG incorporation for each relevant Sub-Fund. However, the flexibility also affords potential confusion around the application of ESG criteria without a generally-agreed framework for constructing such investment strategy.

Geographic Concentration

Certain Sub-Funds may concentrate their investments in companies of certain specific parts of the world, which involves more risk than investing more broadly. Sub-Funds that invest their assets in a small number of countries, or in a particular geographic region or regions will be more closely tied to market, currency, economic, political, environmental, or regulatory conditions and developments in the countries or regions in which such Sub-Funds invest.

As a result, such Sub-Funds may underperform funds investing in other parts of the world when economies of their investment area are experiencing difficulty or their stocks are otherwise out of favor. Moreover, economies of such Sub-Fund's investment area may be significantly affected by adverse political, economic or regulatory developments.

Gold

The price of gold (precious metals generally) is particularly volatile. Production costs in goldmines amplify more such fluctuations because of the leverage which is inherent to them.

Global Investing

International investing involves certain risks such as currency exchange rate fluctuations, political or regulatory developments, economic instability and lack of information transparency. Securities in one or more markets may also be subject to limited liquidity.

Changes in Laws and/or Tax Regimes

Each Sub-Fund is subject to the laws and tax regime of Luxembourg. The securities held by each Sub-Fund and their issuers will be subject to the laws and tax regimes of various other countries, including a risk of tax re-characterization. Changes to any of those laws and tax regimes, or any tax treaty between Luxembourg and another country, or between various countries, could adversely affect the value to any Sub-Fund of those securities.

Portfolio Concentration

Although the strategy of certain Sub-Funds of investing in a limited number of stocks has the potential to generate attractive returns over time, it may increase the volatility of such Sub-Funds' investment performance as compared to funds that invest in a larger number of stocks. If the stocks in which such Sub-Funds invest perform poorly, the Sub-Funds could incur greater losses than if it had invested in a larger number of stocks.

Liquidity

Certain Sub-Funds may acquire securities that are traded only among a limited number of investors. The limited number of investors for those securities may make it difficult for the Sub-Funds to dispose of those securities quickly or in adverse market conditions. Many derivatives and securities that are issued by entities that pose substantial credit risks typically are among those types of securities that the Sub-Funds may acquire that only are traded among limited numbers of investors.

Some markets, on which certain Sub-Funds may invest, may prove at time to be insufficiently liquid or illiquid. This affects the market price of such a Sub-Fund's securities and therefore its net asset value.

Furthermore, there is a risk that, because of a lack of liquidity and efficiency in certain markets due to unusual market conditions or unusual high volumes of repurchase requests or other reason, the Sub-Funds may experience some difficulties in purchasing or selling holdings of securities and, therefore, meeting subscriptions and redemptions in the time scale indicated in this Prospectus.

In such circumstances, the Management Company may, in accordance with the SICAV's Articles of Incorporation and in the investors' interest, suspend subscriptions and redemptions or extend the settlement timeframe.

Investing on the Moscow Exchange MICEX-RTS

Investing on the Moscow Exchange MICEX-RTS (the "MICEX-RTS") involves greater risks than those generally associated with investing in developed markets, including risks of nationalization, expropriation of assets, high inflation rates, and custodial risks. As a result, investments on the MICEX-RTS are generally considered as volatile and illiquid.

The regional sub-custodian in Eastern Europe shall be 'UniCredit Bank Austria AG' with as local sub-custodian in Russia 'ZAO UniCredit Bank'.

Leverage Risk

Due to the use of financial derivatives instruments, repurchase agreements and securities lending and borrowing transactions, certain Sub-Funds may be leveraged. For these Sub-Funds, Market variations may thus be amplified and consequently, their net asset value could decrease more significantly.

Mining

This is the risk engendered by the exploitation of the mineral resources which is characterized by an

accident occurring on an industrial site mining and being able to entail grave consequences for the staff, the populations, the goods, the environment or the natural environment.

Risk on Cross Class Liabilities for all Share Classes

Although there is an accounting attribution of assets and liabilities to the relevant Class, there is no legal segregation with respect to Classes of the same Sub-Fund. Therefore, if the liabilities of a Class exceed its assets, creditors of said Class of the Sub-Fund may seek to have recourse to the assets attributable to the other Classes of the same Sub-Fund.

As there is an accounting attribution of assets and liabilities without any legal segregation amongst Classes, a transaction relating to a Class could affect the other Classes of the same Sub-Fund.

Portfolio Management Risk

For any given Sub-Fund, there is a risk that investment techniques or strategies are unsuccessful and may incur losses for the Sub-Fund. Shareholders will have no right or power to participate in the day-to-day management or control of the business of the Sub-Funds, nor an opportunity to evaluate the specific investments made by the Sub-Funds or the terms of any of such investments.

Past performance is not a reliable indicator as to future performance. The nature of and risks associated with the Sub-Fund's future performance may differ materially from those investments and strategies historically undertaken by the portfolio manager. There can be no assurance that the Management Company will realise returns comparable to those achieved in the past or generally available on the market.

Securities Lending, Borrowing / Repurchase Agreements and buy-sell back Transactions Risk

Securities lending transactions, borrowing/repurchase agreements and buy-sell back transactions on unlisted contracts expose the Sub-Funds to counterparty risks. If the counterparty goes into liquidation or fails or defaults on the contract, the Sub-Fund might only recover, even in respect of property specifically traceable to it, a pro rata part of all property available for distribution to all of such counterparty's creditors and/or customers. In such case, the Sub-Funds could suffer a loss. Counterparty risk is generally mitigated by the transfer or pledge of collateral in favour of the Sub-Fund. However, there are certain risks associated

with collateral management, including difficulties in selling collateral and/or losses incurred upon realization of collateral, as described below.

Securities lending transactions, borrowing/repurchase agreements and buy-sell back transactions also entail liquidity risks due, inter alia, to locking cash or securities positions in transactions of excessive size or duration relative to the liquidity profile of the Sub-Fund or delays in recovering cash or securities paid to the counterparty. These circumstances may delay or restrict the ability of the Sub-Fund to meet redemption requests. These operations are volatile and may be subject to other various types of risks, including but not limited to market risk, legal risks related to the documentation used in respect of such transactions and operations risks such as, inter alia, non-settlement or delay in settlement of instructions, failure or delays in satisfying delivery obligations under sales of securities.

Collateral Management

Counterparty risk arising from investments in OTC financial derivative instruments and securities lending transactions, repurchase agreements and buy-sell back transactions is generally mitigated by the transfer or pledge of collateral in favour of the Sub-Fund. However, transactions may not be fully collateralised. Fees and returns due to the Sub-Fund may not be collateralised. If a counterparty defaults, the Sub-Fund may need to sell non-cash collateral received at prevailing market prices. In such a case the Sub-Fund could realise a loss due, inter alia, to inaccurate pricing or monitoring of the collateral, adverse market movements, deterioration in the credit rating of issuers of the collateral or illiquidity of the market on which the collateral is traded. Difficulties in selling collateral may delay or restrict the ability of the Sub-Fund to meet redemption requests.

A Sub-Fund may also incur a loss in reinvesting cash collateral received, where permitted. Such a loss may arise due to a decline in the value of the investments made. A decline in the value of such investments would reduce the amount of collateral available to be returned by the Sub-Fund to the counterparty as required by the terms of the transaction. The Sub-Fund would be required to cover the difference in value between the collateral originally received and the amount available to be returned to the counterparty, thereby resulting in a loss to the Sub-Fund.

Custody Risk

Assets of the SICAV are safe kept by the Depositary and investors are exposed to the risk of the Depositary not being able to fully meet its obligation to reconstitute in a short time frame all of the assets of the SICAV in the case of bankruptcy of the Depositary. The assets of the SICAV will be

identified in the Depositary's books as belonging to the SICAV. Securities held by the Depositary will be segregated from other assets of the Depositary which mitigates but does not exclude the risk of non-restitution in case of bankruptcy. However, no such segregation applies to cash which increases the risk of non-restitution in case of bankruptcy. The Depositary does not keep all the assets of the SICAV itself but uses a network of sub-custodians which are not necessarily part of the same group of companies as the Depositary. Investors are exposed to the risk of bankruptcy of the sub-custodians in the same manner as they are to the risk of bankruptcy of the Depositary.

A Sub-Fund may invest in markets where custodial and/or settlement systems are not fully developed. The assets of the Sub-Fund that are traded in such markets and which have been entrusted to such sub-custodians may be exposed to risk in circumstances where the Depositary will have no liability.

Volatility Risk

The volatility of a financial instrument is a measure of the variations in the price of that instrument over time. A higher volatility means that the price of the instrument can change significantly over a short time period in either direction. Each Sub-Fund may make investments in instruments or markets that are likely to experience high levels of volatility. This may cause the Net Asset Value to experience significant increases or decreases in value over short periods of time.

As a consequence, the risk is that the manager anticipates an increase of the volatility and the volatility lowers or, conversely the manager anticipates a reduction in the volatility and the volatility increases.

Structured Instruments

Certain Sub-Funds may invest in structured instruments, which are debt instruments linked to the performance of an asset, a foreign currency, an index of securities, an interest rate, or other financial indicators. The payment on a structured instrument may vary linked to changes of the value of the underlying assets.

Structured instruments may be used to indirectly increase a Sub-Fund's exposure to changes to the value of the underlying assets or to hedge the risks of other instruments that the Sub-Fund holds.

Structured investments involve special risks including those associated with leverage, illiquidity, changes in interest rate, market risk and the credit risk of their issuers. As an example, the issuer of the structured instruments may be unable or unwilling to satisfy its obligations and/or the instrument's underlying assets may move in a manner that may turn out to be disadvantageous

for the holder of the instrument.

Structured instrument risk (including securitizations)

Securitizations result from complex financial configurations that may contain both legal and specific risks pertaining to the characteristics of the underlying assets.

Sustainability Risks

The Sub-Funds are subject to sustainability risks as defined in the Regulation 2019/2088 (article 2(22)) by environmental, social or governance event or condition that, if it occurs, could cause an actual or a potential material negative impact on the value of the investment.

Sustainability Risks are principally linked to climate-related events resulting from climate change (i.e. Physical Risks) or to the society's response to climate change (i.e. Transition Risks), which may result in unanticipated losses that could affect the Sub-Funds' investments and financial condition.

Social events (e.g. inequality, inclusiveness, labour relations, investment in human capital, accident prevention, changing customer behaviour, etc.) or governance shortcomings (e.g. recurrent significant breach of international agreements, bribery issues, products quality and safety, selling practices, etc.) may also translate into Sustainability Risks.

Sustainability factors consist in environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters (the "Sustainability Factors").

Portfolio investment process includes binding and material ESG approach to focus on well rated securities from an ESG viewpoint in order to mitigate potential impact of Sustainability Risks on portfolio return. More information on the framework related to the incorporation of Sustainability Risks is to be found in the sustainability risk management policy of the Management Company on its website.

Market Crisis and Governmental Intervention

The global financial markets are undergoing pervasive and fundamental disruptions which have led to extensive and unprecedented governmental intervention. Such intervention has in certain cases been implemented on an "emergency" basis without much or any notice with the consequence that some market participants' ability to continue to

implement certain strategies or manage the risk of their outstanding positions has been suddenly and/or substantially eliminated. Given the complexities of the global financial markets and the limited time frame within which governments have been able to take action, these interventions have sometimes been unclear in scope and application, resulting in confusion and uncertainty which in itself has been materially detrimental to the efficient functioning of such markets as well as previously successful investment strategies.

It is impossible to predict with certainty what additional interim or permanent governmental restrictions may be imposed on the markets and/or the effect of such restrictions on the Investment Manager's ability to fulfil a Sub-Fund's investment objective. However, there is a high likelihood of significantly increased regulation of the global financial markets, and such increased regulation could be materially detrimental to the performance of a Sub-Fund's portfolio.

Cyber Event Risk

Like other business enterprises, the use of the internet and other electronic media and technology exposes the Sub-Funds, its service providers, and their respective operations, to potential risks from cyber-security attacks or incidents (collectively, "cyber-events"). Cyber-events may include, for example, unauthorised access to systems, networks or devices (such as, for example, through "hacking" activity), infection from computer viruses or other malicious software code, and attacks which shut down, disable, slow or otherwise disrupt operations, business processes or website access or functionality. In addition to intentional cyber-events, unintentional cyber-events can occur, such as, for example, the inadvertent release of confidential information. Any cyber-event could adversely impact a Sub-Fund. A cyber-event may cause a Sub-Fund, or its service providers to lose proprietary information, suffer data corruption, lose operational capacity (such as, for example, the loss of the ability to process transactions, calculate the Net Asset Value of a Sub-Fund or allow Shareholders to transact business) and/or fail to comply with applicable privacy and other laws.

Epidemics / Pandemics / Outbreak Risks

The performance of the Shares depends on the performance of the investments of the Sub-Funds, which could also be adversely affected by the effects of epidemics, pandemics or outbreaks of communicable diseases. In response to intensifying efforts to contain epidemics, pandemics or outbreaks of communicable diseases, governments around the world may take a number of actions, such as prohibiting residents' freedom of movement, encouraging or ordering employees to work remotely from home, and banning public activities and events, among others.

Any prolonged disruption of businesses could negatively impact financial conditions. The performance of the Shares could be adversely affected to the extent that any of these epidemics, pandemics or outbreaks harms the economy in general.

Brexit

The United Kingdom formally exited the European Union (an event commonly referred to as "Brexit") on 31 January 2020, however, considerable uncertainty regarding the United Kingdom's economic relationship with the remaining members of the European Union is likely to continue. There is still considerable uncertainty relating to the potential consequences of Brexit, how the negotiations for the withdrawal and new trade agreements will be conducted, and whether Brexit will increase the likelihood of other countries also departing the European Union.

During this period of uncertainty, the negative impact on not only the United Kingdom and European economies, but the broader global economy, could be significant, potentially resulting in increased market volatility and illiquidity, political, economic and legal uncertainty, and lower economic growth for companies that rely significantly on Europe for their business activities and revenues. Any further exits from the European Union, or the possibility of such exits, or the abandonment of the Euro, may cause additional market disruption globally and introduce new legal and regulatory uncertainties.

CHARGES AND EXPENSES

The SICAV pays out of its assets all taxes and expenses payable by the SICAV. Those expenses include fees payable to:

- The Management Company;
- The Depositary;
- The Administrative Agent;
- The Paying Agent;
- The Domiciliary and Corporate Agent;
- The Registrar and Transfer Agent;
- Independent auditors, outside counsels and other professionals.

They also include other administrative expenses, such as registration fees, insurance coverage and the costs relating to the translation and printing of this Prospectus and reports to Shareholders.

The Management Company pays the Delegated Investment Managers, Distributors, out of the fees it receives from the SICAV.

Expenses that are specific to a Sub-Fund or Share Class will be borne by that Sub-Fund or Share Class. Charges that are not specifically attributable to a particular Sub-Fund or Share Class are allocated among the relevant Sub-Funds or Share Classes based on their respective net assets or any other reasonable basis given the nature of the charges.

Initial formation expenses as well as subsequent charges relating to the creation of a new Sub-Fund or Share Class will be amortised over a period not exceeding 5 years.

The aggregate amount of Management Company fees, Investment Managers fees, Distributors fees, registration fees and expenses specific to a Sub-Fund or Share Class are known as "**Management Fees**" and shall not exceed such percentage of each Sub-Fund's average daily net asset value as indicated in each Sub-Fund's description under "Characteristics."

"**Administration Fees**" are defined as the total amount of the fees due to the Depositary, the Administrative Agent, Paying Agent, Domiciliary and Corporate Agent and Registrar and Transfer Agent, the costs relating to the translation and printing of key investor information documents, this Prospectus and reports to Shareholders, Independent auditors, outside counsels and other professionals, administrative expenses, such as insurance coverage ; Administration fees shall not exceed such percentage of each Sub-Fund's average daily net asset value as indicated in each Sub-Fund's description under "Characteristics."

The "**All-in Fee**" is defined as the aggregate of Management Fees and Administration Fees paid

annually by each Sub-Fund, other than taxes (such as "*Taxe d'abonnement*") and expenses relating to the creation or liquidation of any Sub-Fund or Share Class; the All in Fee shall not exceed such percentage of each Sub-Fund's average daily net asset value as indicated in each Sub-Fund's description under "Characteristics." The All-in Fee paid by each Share Class, as indicated in each Sub-Fund's description, does not necessarily include all the expenses linked to the SICAV's investments (such as the *taxe d'abonnement*, brokerage fees, expenses linked to withholding tax reclaims) that are paid by such SICAV.

A Sub-Fund may also pay out of its assets the research charges as described in the "General Information" Chapter which may be used by the Management Company or the Delegated Investment Manager (if any).

Unless otherwise provided for in any Sub-Fund's description, if the yearly actual expenses paid by any Sub-Fund exceed the applicable **All-in Fee**, the Management Company will support the difference and the corresponding income will be recorded under Management Company fees in the SICAV's audited annual report. If the yearly actual expenses paid by each Sub-Fund are lower than the applicable All-in Fee, the Management Company will keep the difference and the corresponding charge will be recorded under Management Company fees in the SICAV's audited annual report.

Up to 31 December 2021

Performance fee

When applicable, the Management Company shall receive a performance fee in case of outperformance of the Sub-fund versus the relevant Reference Index.

The performance fee applicable to a particular class of share of the relevant Sub-Funds is based on a comparison of the Valued Asset and the Reference Asset.

The **Valued Asset** of the Sub-Fund is the portion of the net assets corresponding to a particular class of share, valued in accordance with the rules applicable to the assets and taking into account the All In fee corresponding to the said Share Class.

The **Reference Asset** corresponds to the portion of the Sub-Fund's net assets related to a particular Share Class, adjusted to take into account the subscription/redemption amounts applicable to the said Share Class at each valuation, and valued in

accordance with the performance of the Reference Rate of the said class of share.

The **Reference Rate** of the Sub-Funds is specified in each relevant section of the Sub-Funds.

The **Observation Period** of the Sub-Funds is defined in each relevant section of the Sub-Funds. If, over the observation period, the Valued Asset of the Sub-Fund is higher than the Reference Asset defined above, the actual performance fee will amount up to the applicable percentage of performance fee, as set out in each Sub-Fund's description under "Characteristics", (inc. tax) applied on the difference between these two assets. This performance fee will be payable to the Management Company at the end of the Observation Period.

If, over the Observation Period, the valued asset of the Sub-Fund is lower than the Reference Asset, the performance fees will be zero.

In case of redemption, the due share of performance fee portion corresponding to the number of shares which have been redeemed is definitely payable to the Management Company at the end of the accounting year.

The performance fee will be subject to a High-Water Mark method:

The High-Water Mark is defined by the Reference Asset until it is outperformed **on a maximum successive period of three years**, maintaining an annual payment and implementing a High-Water Mark reset on the last payment or after three successive observation periods without performance fee payments.

- In case of outperformance, a performance fee will be paid and the High-Water Mark will be reset.
- In case of underperformance, no performance fee will be paid and the Observation Period continues. At the next Observation Period, in case of outperformance, no performance fee will be paid before the Sub-Fund exceeds previous underperformance and therefore the outperformance reaches the High-Water Mark. This means that any underperformance must be recovered by a subsequent outperformance before a performance fee can be paid, provided that the outperformance reaches the High-Water Mark.

As from 1st January 2022,

Performance fee

When applicable, the Management Company shall receive a performance fee in case of outperformance of the Sub-fund versus the relevant Reference Index.

The performance fee applicable to a particular class of share of the relevant Sub-Fund is based on a comparison of the Valued Asset (as defined below) against the Reference Asset (as defined below).

When the Sub-Fund employs a performance fee model based on a Reference Asset, it should be ensured that any underperformance of the Sub-Fund compared to the Reference Asset is clawed back before any performance fee becomes payable. The length of the performance reference period, is set equal to 5 years on a rolling basis.

On each Valuation Day (the "**Calculation Day**"), the **Valued Asset** of the Sub-Fund is the portion of the net assets corresponding to a particular class of share, valued in accordance with the rules applicable to the assets net of all costs (including the All In Fee and before deducting the performance fee) corresponding to the said share class.

The **Reference Asset** corresponds to the portion of the Sub-Fund's net assets related to a particular share class on the Valuation Day preceding the Calculation Day, adjusted to take into account the subscription/redemption amounts applicable to the said share class on such Valuation Day and to which Reference Rate (as defined below) of the said class of share is applied.

The **Reference Rate** of the Sub-Funds is specified in each relevant section of the Sub-Funds.

The Crystallization Frequency is the frequency at which the accrued performance fee, if any, becomes payable to the Management Company.

The Crystallization Frequency is aligned with the Observation Period and should not be more than once a year.

The **Observation Period** of the Sub-Funds is defined in each relevant section of the Sub-Funds.

If, over the Observation Period, the Valued Asset of the Sub-Fund is higher than the Reference Asset, the actual performance fee will be accrued with the applicable percentage of performance fee, as set out in each Sub-Fund's description under "Characteristics", (inc. tax) applied on the difference between these two assets. The

performance fee is calculated and accrued on each Valuation Day.

If, over the Observation Period, the Valued Asset of the Sub-Fund is lower than the Reference Asset, the performance fees will be zero.

Any underperformance of the Valued Asset of the Sub-Fund compared to the Reference Asset at the end of the relevant Observation Period should be clawed back before any performance fee becomes payable over years on a rolling basis, i.e. the Management Company should look back at the past 5 years for the purpose of compensating underperformances.

A reset will be implemented if:

- (i) an underperformance is not compensated and no longer relevant as this successive period of five years has elapsed,
- (ii) a performance fee is paid at any time during this successive period of five years.

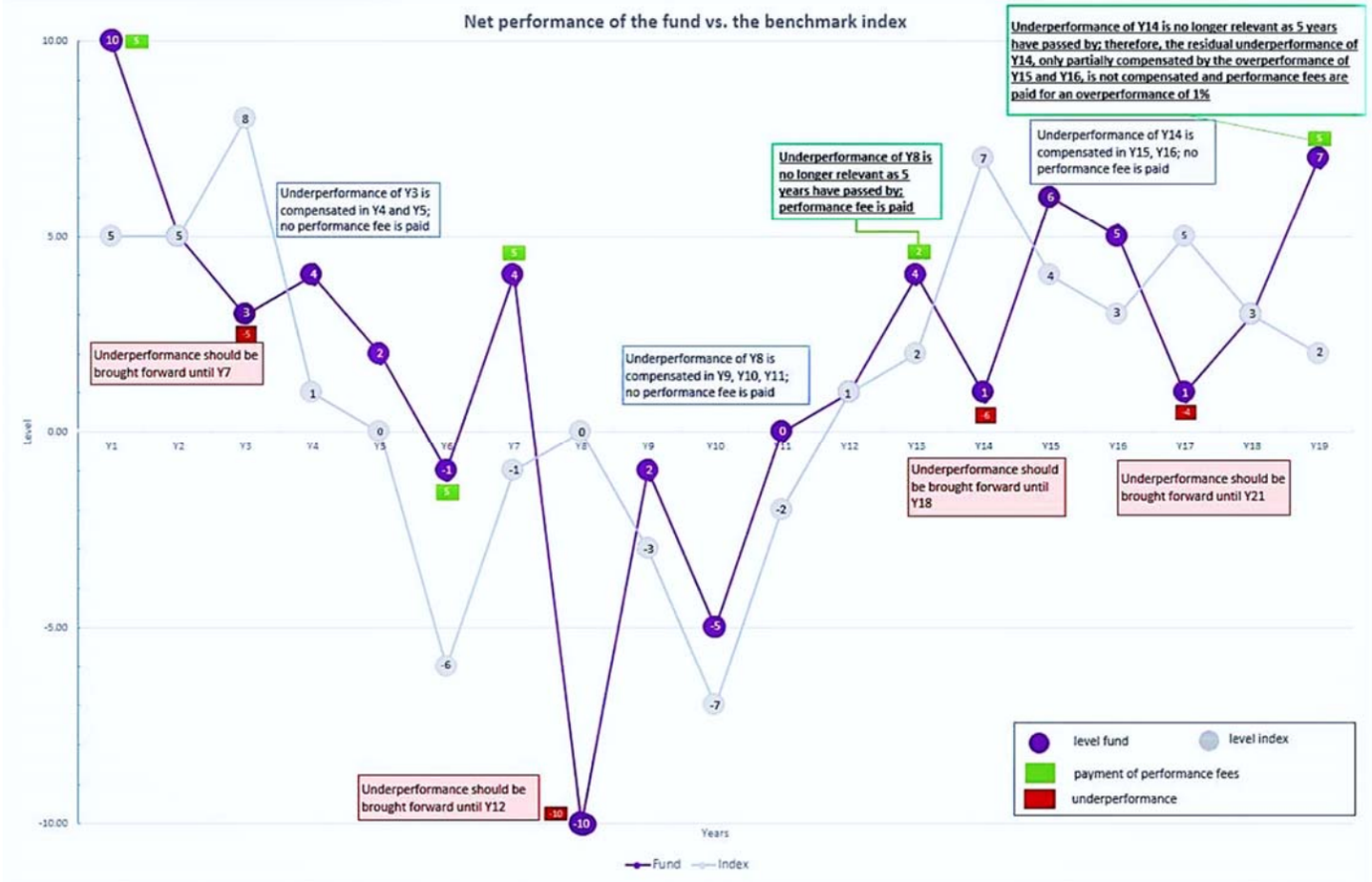
In case the Valued Asset of the Sub-Fund has overperformed the Reference Asset on the last Valuation Day of the Observation Period, the Management Company should be able to crystallise the accrued performance fee over the Observation Period (subject to any clawback as indicated above). Such crystallized performance fee shall be payable within three months to the Management Company.

In case of redemption and/or closure/merger of the relevant Sub-Fund, the due share of performance fee portion corresponding to the number of shares which have been redeemed is definitely payable to the Management Company within three months as from the relevant Observation Period.

A performance fee will be accrued and payable even in the case where the relevant Sub-Fund delivered a negative performance, provided that the Valued Asset has overperformed the Reference Asset.

The following example illustrates the principles above:

Net performance of the fund vs. the benchmark index



Year (Financial Year end)	Valued Asset Performance in amount	Reference Asset Performance in amount	Net Performance (Comparison between the Valued Asset of the Sub-Fund and the Reference Asset as described above)	Underperformance to be compensated in the following year	Payment of performances fees	Comments
31 December of Year 1	10	5	Outperformance: +5 Calculation: 10 - 5	-	Yes	(5 X 20%)
31 December of Year 2	5	5	Net performance: 0 Calculation: 5 - 5	-	No	
31 December of Year 3	3	8	Underperformance: -5 Calculation: 3 - 8	-5	No	Underperformance should be brought forward until year 7
31 December of Year 4	4	1	Outperformance: +3 Calculation: 4 - 1	-2 (-5 + 3)	No	
31 December of Year 5	2	0	Outperformance: +2 Calculation: 2 - 0	0 (-2 + 2)	No	Underperformance of year 3 compensated
31 December of Year 6	-1	-6	Outperformance: +5 Calculation: -1 - (-6)	-	Yes	(5 X 20%)
31 December of Year 7	4	-1	Outperformance: +5 Calculation: 4 - (-1)	-	Yes	(5 X 20%)
31 December of Year 8	-10	+0	Underperformance: -10 Calculation: -10 - 0	-10	No	Underperformance should be brought forward until year 12
31 December of Year 9	-1	-3	Outperformance: +2 Calculation: -1 - (-3)	-8 (-10 + 2)	No	
31 December of Year 10	-5	-7	Outperformance: +2 Calculation: -5 - (-7)	-6 (-8 + 2)	No	
31 December of Year 11	0	-2	Outperformance: +2 Calculation: 0 - (-2)	-4 (-6 + 2)	No	
31 December of Year 12	1	1	Net Performance: +0 Calculation: 1 - 1	-4	No	The underperformance of year 12 to be taken forward to the following year (year 13) is 0 (and not -4) in light of the fact that the residual underperformance coming from year 8 that was not yet compensated (-4) is no longer relevant as the 5-year period has elapsed (the underperformance of year 8 is compensated until year 12).
31 December of Year 13	4	2	Outperformance: +2 Calculation: 4 - 2	-	Yes	(2 X 20%)
31 December of Year 14	1	7	Underperformance: -6 Calculation: 1 - 7	-6	No	Underperformance should be brought forward until year 18
31 December of Year 15	6	4	Outperformance: +2 Calculation: 6 - 4	-4 (-6 + 2)	No	
31 December of Year 16	5	3	Outperformance: +2 Calculation : 5 - 3	-2 (-4+2)	No	
31 December of Year 17	1	5	Underperformance: -4 Calculation 1 - 5	-6 (-2 + -4)	No	Underperformance should be brought forward until year 21
31 December of Year 18	3	3	Net Performance: 0 Calculation: 3 - 3	-4	No	The underperformance of year 18 to be taken forward to the following year (year 19) is 4 (and not -6) in light of the fact that the residual underperformance coming from year 14 that was not yet compensated (-2) is no longer relevant as the 5-year period has elapsed (the underperformance of year 14 is compensated until year 18).
31 December of Year 19	7	2	Outperformance: +5 Calculation: 7 - 2	+1 (-4 + 5)	Yes	Underperformance of year 18 compensated (1 X 20%)

Information on income generated by securities lending transactions and repurchase agreements

The securities lending transactions and repurchase agreements may be entered into with (i) Natixis TradEx Solutions, a company belonging to the Management Company's group, acting as principal or (ii) with other market counterparties. Those transactions may also be intermediated by Natixis TradEx Solutions acting as agent.

All revenues deriving from securities lending transactions and repurchase agreements are, after operational costs, for the benefit of the relevant Sub-Fund.

With respect to these activities, Natixis TradEx Solutions in its capacity as agent or principal receive a fee equal to 40% corresponding to the abovementioned operational costs excluding taxes of the income generated by these securities lending transactions and repurchase agreements, which amount is specified in the Annual Report of the SICAV.

In relation to reverse repurchase agreements only and to the extent permitted in the investment policy of any specific Sub-Fund, all revenues deriving from these transactions are for the benefit of the relevant Sub-Fund without any operational costs generated by intermediaries.

SUBSCRIPTION, TRANSFER, CONVERSION AND REDEMPTION OF SHARES

Share Characteristics

List of Share Classes

Each Sub-Fund may issue Shares in several separate categories of classes of Shares, as set out in each Sub-Fund's description under "Characteristics". The Board of Directors of the SICAV (the "Board of Directors") may at any time create additional Sub-Funds and/or classes of Shares.

Such Share Classes may differ in their minimum initial investment amount, minimum holding amounts, investor's eligibility requirements, applicable fees and expenses, dividend distribution policy, hedging or quotation currencies:

As at the date of this Prospectus, the following Share Classes may be made available:

- Class R Shares are designed for retail investors (as defined under Markets in Financial Instruments Directive, known as "MIFID"). The availability of these Share Classes may depend on the investor's location and/or the type of service that the investor may receive from Intermediaries;
- Class RE Shares are classes designed for retail investors (as defined under Markets in Financial Instruments Directive, known as "MIFID") for which there is no sales charge at the time of subscription but with a higher All-in Fee than the class R Shares in the same Sub-Fund;
- Class N Shares are appropriate for investors investing through an approved distributor, platform, or intermediary ("Intermediary") that have entered into a separate legal agreement with the Management Company, or an approved Intermediary that:
 - has agreed not to receive any payments on the basis of a contractual arrangement, or
 - is required to comply with the restrictions on payments in accordance with MiFID II, or, where applicable, any more restrictive regulatory requirements imposed by local regulators.

Accordingly, this Share Class may typically be appropriate for:

- discretionary portfolio managers or independent advisers, as defined under MiFID II; and/or
- non-independent or restricted advisers who have agreed not to receive any payments or are not permitted to receive any payments

pursuant to regulatory requirements imposed by local regulators.

- Class N1R Shares are appropriate for investors expressly authorized by the Management Company and investing:
 - (i) the corresponding Minimum Initial Investment amount
 - (ii) through an approved distributor, platform, or intermediary ("Intermediary") that have entered into a separate agreement with the Management Company or an approved Intermediary that:
 - has agreed not to receive any payments on the basis of a contractual arrangement, or,
 - is required to comply with the restrictions on payments in accordance with MiFID, or, where applicable, more restrictive regulatory requirements imposed by local regulators.

Accordingly, this Share Class may typically be appropriate for:

- discretionary portfolio managers or independent advisers, as defined under MiFID; and/or
- non-independent or restricted advisers who have agreed not to receive any payments or are not permitted to receive any payments pursuant to regulatory requirements imposed by local regulators;
- Class M and M1 Shares are classes designed for and reserved for feeder funds of Natixis Investment Manager Group only;
- Class P Shares are reserved for investors whose subscriptions are subject to the Singapore Central Provident Fund (Investment Schemes) Regulations ("CPFIS Regulations"), as may be amended from time to time by the Singapore Central Provident Fund Board (the "CPF Board"), and are made using CPF monies. Class P Shares are designed to comply with certain restrictions as may be issued from time to time by the CPF Board in accordance with applicable CPFIS Regulations. However, the Management Company reserves the right to designate other types of investors that may be eligible to subscribe for class P Shares, as may be required and/or permitted from time to time under applicable laws, rules and regulations.
- Class Q Shares are reserved for (a) BPCE and any company of the Natixis group, each in its role as funding shareholder of the relevant

Sub-Fund and subject to Management Company's approval, (b) the Delegated Investment Manager of the Sub-Fund concerned subscribing into Shares on behalf of its clients solely as part of its individual or collective discretionary portfolio management activities, (c) clients of the Delegated Investment Manager of the Sub-Fund concerned where the subscription is operated by the Delegated Investment Manager pursuant to a discretionary investment management agreement concluded with such clients; and (d) unaffiliated entities upon certain conditions determined by, and with the prior approval of, the Management Company;

- Class EI Shares are appropriate for investors (i) qualifying as institutional investors (within the meaning of article 174 of the 2010 Law) or Eligible Counterparties (as defined under MiFID) and (ii) that may be required to comply with the restrictions on the payment of commissions set-out under MiFID. Class EI Shares are reserved for the Sub-Fund's early investors and will be closed to new subscriptions and switches upon the occurrence of certain events set at the discretion of the Management Company, such as, but not limited to: (i) the end of a stipulated period of time or (ii) a maximum level subscription in the relevant Share Class.

Class I Shares, class SI Shares and class S1 Shares are available only for institutional investors (as defined under Markets in Financial Instruments Directive, known as "MIFID") unless otherwise provided for in the section "**Currency Hedging Policy**". These Share classes are subject to a Minimum Initial Investment amount;

- Class F Shares are available through fee-based investment platforms sponsored by a financial intermediary or other investment programs subject to the prior approval of the Management Company.

Each Share Class will be identified by the letter of the corresponding Share Class listed above (Class R, RE, I, SI, etc...).

An up-to-date list of Share Classes available for subscription can be obtained from the Management Company or on the following website: www.im.natixis.com or www.mirova.com.

Share Class Features

Each of the Share Classes listed above may be made available with a combination of the following features:

- Accumulation Share Classes reinvest in principal all revenues and capital gains and not to pay any dividends and are identified by the letter "A" following the class name

(e.g. RA, IA). The Shareholders may however, upon proposal of the Board of Directors, elect to issue dividends to Shareholders of any Sub-Fund holding class A Shares as well as for Shareholders of any Sub-Fund holding class D Shares.

- Distribution Share Classes make periodic distributions (yearly or more frequently as deemed appropriate by the Board of Directors), as decided by the Shareholders upon proposal of the Board of Directors, and are identified by a "D" following the class name (e.g. RD, ID). In addition, the Board of Directors may declare interim dividends.
- No Performance Fee Share Classes are identified by a "NPF" in the Share Class name. These Shares do not pay any Performance Fee.

Currency Hedging Policy

Each Sub-Fund may offer single currency hedged share classes or multi-currency hedged share classes depending upon the currency exposure or currency hedging policy of the relevant Sub-Fund.

- Single hedged currency share classes are classes quoted in a currency other than the Sub-Fund's reference currency and hedged against the currency exchange risk between their currency of quotation and the Sub-Fund's reference currency. Shareholders should note that single currency Share Classes will be hedged against the reference currency of the relevant Sub-Fund regardless of whether such reference currency is declining or increasing in value relative to the currency of quotation of such class and so while holding hedged Shares may substantially protect the Shareholders against declines in the Sub-Fund's reference currency relative to the currency of quotation of such class, holding such Shares may also substantially limit the Shareholders from benefiting if there is an increase in the value of the Sub-Fund's reference currency relative to the currency of quotation of such class.
- Single Currency Hedged Share Classes are identified by the letter "H" preceding the Share Class currency (example : N/A (H-CHF))

- Multi-hedged currency Share Classes are offered for Sub-Funds where the underlying portfolio consists of assets exposed to multiple currencies. The multi-currency hedged share classes aim at hedging the fluctuations between the underlying developed market currencies of

the Sub-Fund's assets and the relevant hedging currency of the Share Class.

The Multi hedged currency share classes will be hedged by determining (i) the portion of the Sub-Fund's assets attributable to the relevant Share Classes, and (ii) the portion of such assets denominated in the developed markets currencies of the Sub-Fund's portfolio which are different from the currency of quotation of the relevant Share Classes.

This portion of assets, once determined, is hedged against the Share Class' currency of quotation, such hedging being adjusted given the corresponding currency weight in an appropriate index (the "Index"). Such adjustment shall be made in conformity with the currency weights in the Index and whether the Sub-Fund's portfolio is underweight or overweight in such currencies compared to the Index.

Multi-currency hedged Share Classes are identified by the letter "H" preceding the Share Class name (example: H-N/A (CHF) NPF).

Moreover, each Sub-Fund may offer a BRL hedged Share Classes.

The BRL hedged Share Classes are intended for master-feeder structures established in Brazil only. A feeder fund is a collective investment scheme that invests all or nearly all of its assets in another single fund (sometimes referred to as a master fund). BRL hedged Share Classes are available at the Management Company's discretion. BRL hedged Share Classes aim to provide investors with currency exposure to BRL without using a hedged share class denominated in BRL (i.e. due to currency trading restrictions on BRL). The currency of a BRL hedged Share Class will be the currency of the relevant Share Class. BRL currency exposure will be sought by converting the Net Asset Value of the BRL hedged Share Class into BRL using financial derivative instruments (including non-deliverable forwards). The Net Asset Value of such BRL hedged Share Class will remain denominated in the relevant Share Class currency (and the Net Asset Value per Share will be calculated in such currency), however, due to the additional financial derivative instrument exposure, such Net Asset Value is expected to fluctuate in line with the fluctuation of the exchange rate between BRL and such share class currency. This fluctuation will be reflected in the performance of the relevant BRL hedged Share Class, and therefore the performance of such BRL hedged Share Class may differ significantly from the performance of the other Share Classes of the relevant Sub-Fund. BRL hedged Share Classes are identified with the addition of the letters "(H-BRL)" after the name of share class category e.g. I(H-BRL)/A(USD)."

Shareholders of hedged Share Classes should be aware that although the intention is to be close to a full hedge, a perfect hedge is not possible and the portfolio can be over or under hedged during certain periods. The currency hedging will typically be undertaken by means of forward contracts but may also include currency options or futures or OTC derivatives;

Shareholder Rights

All Shareholders have the same rights, regardless of the class of Shares held. Each Share is entitled to one vote at any general meeting of the Shareholders. There are no preferential or preemptive rights attributable to the Shares.

Reference Currency

The Reference Currency of the SICAV is the euro. The Reference currency of each Sub-Fund is as set out in each Sub-Fund's description section.

Dividend Policy

The Shareholders have the option to receive the dividend or to reinvest it in the SICAV. Cash dividends may be re-invested in additional Shares of the same class of the relevant Sub-Fund at the net asset value per Share determined on the day of re-investment at no charge to the Shareholder. If a Shareholder does not express its choice between re-investment of dividends and payment of cash dividends, the dividends will be automatically re-invested in additional Shares.

Dividends not claimed within five years of distribution will be forfeited and revert to the relevant Sub-Fund. No interest shall be paid on dividends that have not been claimed. Shareholders should note that no distribution may be made if the net asset value of the SICAV falls below €1,250,000.

Fractional Shares

The Sub-Fund issues whole and fractional Shares up to one ten-thousandth of a Share. Fractional entitlements to Shares do not carry voting rights but do grant rights of participation on a pro-rated basis in net results and liquidation proceeds attributable to the relevant Sub-Fund.

Share Registration and Certificates

All Shares are issued in registered uncertificated form. All Shareholders shall receive from the SICAV's Registrar and Transfer Agent a written confirmation of his or her shareholding.

Subscription of Shares

Investor Qualifications

Individuals may invest only in class R Shares, class N Shares, class N1R and class RE Shares regardless of whether they are investing directly or through a financial advisor acting as nominee.

Class P Shares are available only to investors whose subscriptions are subject to the CPFIS Regulations, and are made using CPF monies.

Only investors that meet the following qualifications may purchase class I Shares, class M and M1 Shares, class Q, class EI, class SI Shares or class S1 Shares:

The investor must be an “institutional investor,” as that term is defined from time to time by the Luxembourg supervisory authority. Generally, an institutional investor is defined as:

- Credit institution or other financial professional investing in its own name or on behalf of an institutional investor or any other investor, provided that the credit institution or financial professional has a discretionary management relationship with the investor and that relationship does not grant the investor any right to a direct claim against the SICAV;
- Insurance or reinsurance company that is making the investment in connection with a share-linked insurance policy, provided that the insurance or reinsurance company is the sole subscriber in the SICAV and no policy grants the holder any right to receive, upon termination of the insurance policy, Shares of the SICAV;
- Pension fund or pension plan, provided that the beneficiaries of such pension fund or pension plan are not entitled to any direct claim against the SICAV;
- Undertaking for collective investment;
- Governmental authority investing in its own name;
- Holding company or similar entity in which either (a) all shareholders of the entity are institutional investors, or (b) the entity either (i) conducts non-financial activities and holds significant financial interests or (ii) is a “family” holding company or similar entity through which a family or a branch of a family holds significant financial interests;
- Financial or industrial group; or
- Foundation holding significant financial investments and having an existence independent from the beneficiaries or recipients of their income or assets.

No investor may be a U.S. person, as that term is defined under Regulation S under the U.S. Securities Act of 1933, as amended, except in compliance with applicable U.S. regulations and only with the prior consent of the Management

Company. In addition, the Management Company may impose additional qualifications on some or all potential investors intending to purchase Shares.

Restrictions on subscriptions

The SICAV and the Management Company reserve the right to reject or postpone any application to subscribe to Shares for any reason, including if the SICAV or the Management Company considers that the applying investor is engaging in excessive trading or market-timing.

The SICAV or the Management Company may also impose restrictions on the subscription of Shares of any Sub-Fund by any person or entity in connection with an unauthorized structured, guaranteed or similar instrument, note or scheme if the SICAV or the Management Company believes that such subscription may have adverse consequences for the Sub-Fund's Shareholders or the fulfilment of the Sub-Fund's investment objectives and policies.

The Management Company reserves the right to temporarily close a Sub-Fund to any new investor if the Management Company considers that it is in the best interest of the Sub-Fund's Shareholders.

Minimum Investment and Holding Amount

No investor may subscribe initially for less than the amount of the minimum initial investment indicated in each Sub-Fund's description under “Characteristics”. There is no minimum investment amount for subsequent investments in the Shares. No investor may transfer or redeem Shares of any class if the transfer or redemption would cause the investor's holding amount of that class of Shares to fall below the minimum holding amount indicated in each Sub-Fund's description under “Characteristics”.

The Management Company may, provided that equal treatment of Shareholders be complied with, grant Shareholders an exception from the conditions of minimum initial investment and minimum holding of Shares and accept a subscription of an amount which is below the minimum initial investment threshold or a redemption request that would cause the investor's holding in any Sub-Fund to fall below the minimum holding amount.

In the event the conditions of the exception are no longer satisfied within a certain period of time determined by the Management Company, the Management Company reserves the right to transfer the Shareholders into another Share Class of the relevant Sub-Fund for which the minimum initial investment and/or minimum holding requirements are met.

Sales Charge

The subscription of class R, N, N1R Shares may be subject to a sales charge of a percentage of the

net asset value of the Shares being purchased as indicated in each Sub-Fund's description under "Characteristics". The actual amount of the sales charge is determined by the financial institution through which the subscription of Shares is made. Such financial institution shall retain such sales charge in remuneration for its intermediary activity.

Before subscribing for Shares, please ask the financial institution whether a sales charge will apply to your subscription and the actual amount of that sales charge.

In case the relevant Sub-Fund is a Master, the relevant Feeder will not pay any sales charge.

Additional Levies

The SICAV and the Management Company reserve the right to levy an additional fee of up to 2% of the net asset value of the Shares subscribed if the SICAV or the Management Company considers that the applying investor is engaging in excessive trading or market-timing practices. Any such fee shall be levied for the benefit of the Sub-Fund concerned.

Procedure of Subscription

Subscription Application: Any investor intending to subscribe initially must complete an application form. Application forms are available from the Registrar and Transfer Agent of the SICAV or, as the case may be, any Local Agent.

All completed applications must be sent to the Registrar and Transfer Agent of the SICAV or any Local Agent as mentioned in the relevant application forms.

The Registrar and Transfer Agent may request an investor to provide additional information to substantiate any representation made by the investor in its application. Any application that has not been completed to the satisfaction of the Registrar and Transfer Agent will be rejected. In addition, the SICAV or the Management Company, in its sole discretion, may at any time suspend or close the sale of any class of Shares or all Shares.

Investors should note that by signing the application form, the investor authorizes the Registrar and Transfer Agent to collect, use, process, share, store and transmit data, such as personal data, identification documents and details as to the investor's investment in a Sub-Fund, to the SICAV, the Management Company the Delegated Investment Manager (if any) and its affiliates as well as to CACEIS Bank (in the event that the investor uses its services to invest in a Sub-Fund).

These data will be collected, used, processed, shared, stored and transmitted for the following purposes:

(i) to facilitate the investor's subscriptions, redemptions and conversions in the SICAV or the

other funds of Natixis Investment Managers International as well as CACEIS Bank;

(ii) to process, manage and administer the investor's holdings in a Sub-Fund and any related accounts on an on-going basis;

(iii) to provide investors with reporting, communications and other shareholder services related to the investor's investment in a Sub-Fund;

(iv) to comply with legal or regulatory requirements applicable to the SICAV, the Service Providers or the investor; and

(v) where applicable, for the purposes of notification to the relevant revenue authorities in accordance with the EU Directive 2003/48/EC and applicable local regulations on taxation of savings income in the form of interest payments.

Shareholders have the right at any time to access to their personal data that the Administrator holds in relation to them and have the right to amend and rectify any inaccuracies in their personal data by making a request in writing to the Company at the Administrative Agent's address.

The Registrar and Transfer Agent will send to each investor a written confirmation of each subscription of Shares within three (3) full bank business days in Luxembourg from the relevant subscription date.

Subscription Date and Purchase Price: Shares may be subscribed on any day that the relevant Sub-Fund calculates its net asset value. Except during the initial offering period, the subscription date of any subscription application shall be as indicated in the relevant Sub-Fund's description under "Characteristics". The purchase price of any subscription application will be the sum of the net asset value of such Shares on the subscription date plus any applicable sales charge.

Investors should note that they will not know the actual purchase price of their Shares until their order has been fulfilled.

Clearing Platforms: Investors should note that certain financial advisors use clearing platforms to process their trades. Certain clearing platforms may process trades in batches once or twice a day after the Sub-Fund's cut-off time (which is indicated in the relevant Sub-Fund's description under "Characteristics"). Please note that applications received after the Sub-Fund's cut-off time will be processed on the following full bank Business Day. Please contact your financial advisor if you have any questions.

Payment: Unless otherwise provided for in this Prospectus, each investor must pay the purchase price in full within three (3) full bank business days in Luxembourg from the relevant subscription date.

The purchase price must be paid by electronic bank transfer, as specified in the application form.

An investor should pay the purchase price in the currency of the Share Class purchased. If an investor pays the purchase price in another currency, the SICAV or its agent will make reasonable efforts to convert the payment into the currency of the Share Class purchased. All costs associated with the conversion of that payment will be borne by the investor, whether such conversion actually is made. Neither the SICAV nor any of its agents shall be liable to an investor if the SICAV or agent is unable to convert any payment into the currency of the Share Class purchased by the investor.

The SICAV or the Management Company will immediately redeem the Shares corresponding to any subscription not paid for in full in accordance with these provisions, and the investor submitting the subscription will be liable to the SICAV and each of its agents for any loss incurred by them, individually and collectively, as a result of such forced redemption. Investors are encouraged to make payment as soon as they receive written confirmation of their shareholding from the Registrar and Transfer Agent.

Subscriptions in Kind

The SICAV may accept payment for subscriptions in the form of securities and other instruments, provided that such securities or instruments comply with the investment objectives and policies of the relevant Sub-Fund and in compliance with the conditions set forth by Luxembourg law, in particular the obligation to deliver a valuation report from the SICAV's Auditor (*réviseur d'entreprises agréé*) which shall be available for inspection. Any costs incurred in connection with a contribution in kind of securities or other instruments shall be borne by the relevant Shareholders.

The report on "voting policy" as established by the Management Company, Natixis Investment Managers International, and describing the conditions whereby the Management Company exerts the voting rights attached to the stocks held in the portfolio, is available on the website of the Management Company or can be obtained by a simple request per regular mail to the Management Company.

The detection, the prevention and the management of "conflict of interests" risk are addressed by the implementation of a specific organization which is described in a document called "summary of the policy for detecting, preventing and managing conflict of interests"; this document is available on the website of the Management Company or can be obtained by a simple request per regular mail to the Management Company.

Transfer of Shares

A Shareholder may transfer Shares to one or more other persons, provided that all Shares have been paid in full and each transferee meets the

qualifications of an investor in the relevant Share Class.

In order to transfer Shares, the Shareholder must notify the Registrar and Transfer Agent of the proposed date and the number of Shares transferred. The Registrar and Transfer Agent only will recognize a transfer with a future date. In addition, each transferee must complete an application form.

The Shareholder should send its notice and each completed application form to:
CACEIS Bank, Luxembourg Branch
5, Allée Scheffer, L-2520 Luxembourg
Fax: + 352 47 67 70 62

The Registrar and Transfer Agent may request a transferee to provide additional information to substantiate any representation made by the transferee in its application. Any application that has not been completed to the satisfaction of the Registrar and Transfer Agent will be rejected.

The Registrar and Transfer Agent will not effectuate any transfer until it is satisfied with the form of notice and has accepted each transferee's subscription application.

Any Shareholder transferring Shares and each transferee, jointly and severally, agree to hold the Sub-Fund and each of its agents harmless with respect to any loss suffered by one or more of them in connection with a transfer.

Transfer of Shares on the Luxembourg Stock Exchange

The transfer of listed Shares to one or more persons may be effected by sending all relevant details to the Registrar and Transfer Agent at the following address:

CACEIS Bank, Luxembourg Branch
5, Allée Scheffer,
L-2520 Luxembourg
Fax: + 352 47 67 70 62

When the transfer is effected in favor of persons who are not already shareholders of the SICAV, the transferee must complete an application form.

The Registrar and Transfer Agent, the SICAV or the Management Company may request a transferee to provide additional information to substantiate any representation made by the transferee in its application.

In the event that a Shareholder is not entitled to be invested in the Shares he holds pursuant to the investor qualifications defined in this Prospectus, the SICAV or the Management Company may decide to redeem or convert, without any prior

notice or charge, the Shares held by the Shareholder.

Redemption of Shares

A Shareholder may request the SICAV to redeem some or all of the Shares it holds in the SICAV. If, as a result of any redemption request, the number of Shares held by any Shareholder in a class would fall below the minimum holding amount for that class of Shares, the SICAV may treat such request as a request to redeem the full balance of such Shareholder's holding of Shares in the relevant class. Shares may be redeemed on any day that the relevant Sub-Fund calculates its net asset value.

If the aggregate value of the redemption requests received by the Registrar and Transfer Agent on any day corresponds to more than 5% of the net assets of a Sub-Fund, the SICAV may defer part or all of such redemption requests and may also defer the payment of redemption proceeds for such period as it considers to be in the best interest of the Sub-Fund and its Shareholders. Any deferred redemption or deferred payment of redemption proceeds shall be treated as a priority to any further redemption request received on any following redemption date.

Redemption Notice

Any Shareholder intending to redeem Shares must notify the Registrar and Transfer Agent:

CACEIS Bank, Luxembourg Branch
5, Allée Scheffer,
L-2520 Luxembourg
Fax: + 352 47 67 70 62

That notice must include the following:

- The Shareholder's name, as it appears on the Shareholder's account, his or her address and account number;
- The number of Shares of each class or amount of each Share Class to be redeemed; and
- Bank details of beneficiary of redemption proceeds.

Shareholders holding Share certificates must include these certificates in their redemption notice to the Registrar and Transfer Agent.

The Registrar and Transfer Agent may request the Shareholder to provide additional information to substantiate any representation made by the investor in the notice. The Registrar and Transfer Agent will reject any redemption notice that has not been completed to its satisfaction. Payments will only be made to the Shareholder of record; no third-party payments will be made.

Any Shareholder redeeming Shares agrees to hold the SICAV and each of its agents harmless with respect to any loss suffered by one or more of them in connection with that redemption.

Redemption Charge

The redemption of Shares may be subject to a redemption charge of a percentage of the net asset value of the Shares being redeemed as indicated in each Sub-Fund's description under "Characteristics". Any redemption charge shall be levied for the benefit of the Sub-Fund concerned.

The SICAV and the Management Company reserve the right to levy an additional fee of up to 2% of the net asset value of the Shares redeemed if the SICAV or the Management Company considers that the redeeming investor is engaging in excessive trading or market-timing practices. Any such fee shall be levied for the benefit of the Sub-Fund concerned.

In the event that a redemption request causes a Sub-Fund to incur exceptional costs, the SICAV may levy an additional fee reflecting such exceptional costs for the benefit of the Sub-Fund concerned.

In case the relevant Sub-Fund is a Master, the relevant Feeder will not pay any redemption charge.

Redemption Date and Redemption Price

The redemption date of any redemption notice shall be as indicated in the relevant Sub-Fund's description under "Characteristics". The redemption price of any redemption notice will be the net asset value of such Shares on the redemption date less any applicable redemption charge.

Investors should note that they will not know the redemption price of their Shares until their redemption request has been fulfilled.

Clearing Platforms: Investors should note that certain financial advisors use clearing platforms to process their trades. Certain clearing platforms may process trades in batches once or twice a day after the Sub-Fund's cut-off time (which is indicated in the relevant Sub-Fund's description under "Characteristics"). Please note that applications received after the Sub-Fund's cut-off time will be processed on the following full bank Business Day. Please contact your financial advisor if you have any questions.

Payment

Unless otherwise provided for in this Prospectus, the SICAV will pay the Shareholder redemption proceeds within three (3) full bank business days from the relevant redemption date.

The redemption proceeds will be paid by electronic

bank transfer in accordance with the instructions in the redemption notice as accepted. All costs associated with that payment will be borne by the SICAV. The Transfer Agent will not pay redemption proceeds to a third party.

Redemption proceeds will be paid in the currency of the Share Class redeemed. If an investor requests payment in another currency, the SICAV or its agent will make reasonable efforts to convert the payment into the currency requested. All costs associated with the conversion of that payment will be borne by the Shareholder, whether such conversion actually is made. Neither the SICAV nor any agent of the SICAV shall be liable to an investor if the SICAV or agent is unable to convert and pay into a currency other than the currency of the Share Class redeemed by the Shareholder.

Neither the SICAV nor any of its agents shall pay any interest on redemption proceeds or make any adjustment on account of any delay in making payment to the Shareholder.

Forced Redemption

The SICAV or the Management Company may immediately redeem some or all of a Shareholder's Shares if the SICAV or the Management Company believes that:

- The Shareholder has made any misrepresentation as to his or her qualifications to be a Shareholder;
- The Shareholder's continued presence as a Shareholder of the SICAV would cause irreparable harm to the SICAV or the other Shareholders of the SICAV;
- The Shareholder's continued presence as a Shareholder would cause the SICAV or a Sub-Fund to be or become subject to any reporting obligation, tax withholding obligation, or withholding tax that the SICAV or the Sub-Fund would not otherwise be subject to but for the Shareholder's (or similarly situated Shareholders') presence as a Shareholder;
- The Shareholder, by trading Shares frequently, is causing the relevant Sub-Fund to incur higher portfolio turnover and thus, causing adverse effects on the Sub-Fund's performance, higher transactions costs and/or greater tax liabilities;
- The Shareholder's continued presence as a Shareholder would result in a breach of any law or regulation, whether Luxembourg or foreign, by the SICAV;
- The continued presence of a person or entity as a Shareholder in any Sub-Fund in connection with an unauthorized structured, guaranteed or similar instrument, note or scheme, as a Shareholder would have adverse

consequences for the other Shareholders of the Sub-Fund or for the fulfillment of the Sub-Fund's investment objectives and policies; or

- The Shareholder is or has engaged in marketing and/or sales activities using the name of, or references to the SICAV, a Sub-Fund, the Management Company and/or the Delegated Investment Manager (if any) or any of its strategies or portfolio managers without the prior written consent of the Management Company.

Withholding of Proceeds in Certain Cases of Forced Redemption

In the event that a Shareholder's presence in the SICAV or a Sub-Fund causes the Management Company to initiate a Forced Redemption, as described above, and the Shareholder's presence in the SICAV has caused the SICAV or the relevant Sub-Fund to suffer any withholding tax which would not have been incurred but for the Shareholder's ownership of Shares, the Management Company shall have the right to redeem that Shareholder's Shares and withhold as much of the redemption proceeds as is required to satisfy the costs that arose solely due to the Shareholder's presence in the SICAV. To the extent that there is more than one Shareholder similarly situated, proceeds will be withheld based on the relative value of redeemed shares.

Redemptions In Kind

Any Shareholder redeeming Shares representing at least 20% of any Share Class may redeem those Shares in kind, provided that the SICAV determines that the redemption would not be detrimental to the remaining Shareholders and the redemption is effected in compliance with the conditions set forth by Luxembourg law, in particular the obligation to deliver a valuation report from the SICAV's Auditor (*réviseur d'entreprises agréé*) which shall be available for inspection. Any costs incurred in connection with a redemption in kind shall be borne by the relevant Shareholders.

Simultaneous redemption and subscription orders from existing Shareholders

A given Shareholder may send simultaneously a redemption order and a subscription order for the same number of shares to be carried out on the same net asset value. In such case no subscription and/or redemption fees will be levied. Such orders will be compensated and thus will not necessarily imply any exchange of any flow of payment in relation with these orders.

Conversion of Shares

Any Shareholder may request the conversion of Shares from one Sub-Fund or class of Shares to another Sub-Fund or class of Shares. Such conversion request will be treated as a redemption

of Shares and a simultaneous purchase of Shares. Consequently, any Shareholder requesting such conversion must comply with the procedures of redemption and subscription as well as all other requirements, notably relating to investor qualifications and minimum investment and holding thresholds, applicable to each of the Sub-Funds or classes of Shares concerned.

If Shares are converted for Shares of another Sub-Fund or class of Shares having the same or a lower sales charge, no additional charge shall be levied. If Shares are converted for Shares of another Sub-Fund or class of Shares having a higher sales charge, the conversion may be subject to a conversion fee equal to the difference in percentage of the sales charges of the relevant Shares. The actual amount of the conversion fee is determined by the financial institution through which the conversion of Shares is made. Such financial institution shall retain such conversion fee in remuneration for its intermediary activity.

In case the relevant Sub-Fund is a Master, the relevant Feeder will not pay any conversion fee.

The conversion of Shares between Sub-Funds or classes of Shares having different valuation frequencies may only be effected on a common subscription date. If Shares are converted for Shares of another Sub-Fund or class of Shares

having a notice period for subscriptions different from the notice period required for redemptions for the original Shares, the longest notice period will be taken into account for the conversion.

In the event that a Shareholder is no longer entitled to be invested in the Shares he holds pursuant to the investor qualifications defined in this Prospectus, the SICAV or the Management Company may decide to convert, without any prior notice or charge, the Shares held by the Shareholder into such other Shares which total fee are the lowest among the Share Classes for which the Shareholder complies with the investor qualifications.

Local Intermediaries

Orders for subscription, transfer, conversion and/or redemption of Shares can be sent on an aggregate basis in the name of local intermediaries on behalf of underlying shareholders under the mandate contained in the country specific offering documents. Such local intermediaries are those appointed by the Management Company for the payment services in connection with the distribution of Shares. Shares will be registered in the Shareholder register of the SICAV in the name of local intermediaries on behalf of these underlying shareholders.

DETERMINATION OF THE NET ASSET VALUE

Time of Calculation

The SICAV calculates the net asset value of each Share Class for each subscription/ redemption date at 17h00 Luxembourg time on the full bank business day following the relevant subscription/redemption date, as indicated for each Sub-Fund in its description page under "Characteristics"/"Valuation Frequency".

If since the time of determination of the net asset value, there has been a material change in the quotations in the markets on which a substantial portion of the investments of any Sub-Fund are dealt in or quoted, the SICAV may, in order to safeguard the interests of the Shareholders and the Sub-Fund, cancel the first valuation and carry out a second valuation for all applications made on the relevant subscription/redemption date.

Method of Calculation

The net asset value of each Share of any one class on any day that any Sub-Fund calculates its net asset value is determined by dividing the value of the portion of assets attributable to that class less the portion of liabilities attributable to that class, by the total number of Shares of that class outstanding on such day.

The net asset value of each Share shall be determined in the Reference Currency of the relevant Shares.

For any class in which the only difference from the class denominated in the Sub-Fund's Reference Currency is the currency of quotation, the net asset value per Share of that class shall be the net asset value per Share of the class denominated in the reference currency multiplied by the exchange rate between the Reference Currency and the currency of quotation at the WMR rates (4.00 pm in London). If such quotations are not available, the rate of exchange will be determined in good faith by or under procedures established by the SICAV.

The net asset value of each class Share may be rounded to the nearest 1/100 of the currency of the relevant class in accordance with the SICAV's guidelines.

The value of each Sub-Fund's assets shall be determined as follows:

- *Securities and Money Market Instruments traded on exchanges and Regulated Markets or on an Other Regulated Market* - last closing price (unless the SICAV believes that an occurrence after the publication of the last market price and before any Sub-Fund next calculates its net asset value will materially

affect the security's value. In that case, the security may be fair valued at the time the Administrative Agent determines its net asset value by or pursuant to procedures approved by the SICAV.

- *Securities and Money Market Instruments not traded on a Regulated Market or on an Other Regulated Market (other than short-term Money Market Instruments)* - based upon valuations provided by pricing vendors, which valuations are determined based on normal, institutional-size trading of such securities using market information, transactions for comparable securities and various relationships between securities which are generally recognized by institutional traders.
- *Short-term Money Market Instruments (remaining maturity of less than 90 calendar days or less)* - amortized cost (which approximates market value under normal conditions).
- *Futures, options and forwards* - unrealized gain or loss on the contract using current settlement price. When a settlement price is not used, future and forward contracts will be valued at their fair value as determined pursuant to procedures approved by the SICAV, as used on a consistent basis.
- *Units or shares of open-ended funds* - last published net asset value.
- *Cash on hand or deposit, bills, demand notes, accounts receivable, prepaid expenses, cash dividends and interest declared or accrued and not yet received* - full amount, unless in any case such amount is unlikely to be paid or received in full, in which case the value thereof is arrived at after the SICAV or its agent makes such discount as it may consider appropriate in such case to reflect the true value thereof.
- *All other assets* - fair market value as determined pursuant to procedures approved by the SICAV.

The SICAV also may value securities at fair value or estimate their value pursuant to procedures approved by the SICAV in other circumstances such as when extraordinary events occur after the publication of the last market price but prior to the time the Sub-Funds' net asset value is calculated.

The effect of fair value pricing as described above for securities traded on exchanges and all other securities and instruments is that securities and other instruments may not be priced on the basis of quotations from the primary market in which they are traded. Instead, they may be priced by another method that the SICAV believes is more likely to result in a price that reflects fair value. When fair valuing its securities, the SICAV may, among other things, use modeling tools or other processes that take into account factors such as securities market

activity and/or significant events that occur after the publication of the last market price and before the time a Sub-Fund's net asset value is calculated.

Trading in most of the portfolio securities of the Sub-Funds takes place in various markets outside Luxembourg on days and at times other than when banks in Luxembourg are open for regular business. Therefore, the calculation of the Sub-Funds' net asset values does not take place at the same time as the prices of many of their portfolio securities are determined, and the value of the Sub-Funds' portfolio may change on days when the SICAV is not open for business and its Shares may not be purchased or redeemed.

The value of any asset or liability not expressed in a Sub-Fund's reference currency will be converted into such currency at the WMR rates (4.00 pm in London).

If such quotations are not available, the rate of exchange will be determined in good faith by or under procedures established by the Administrative Agent.

Swing Pricing mechanism

Subscriptions and redemptions can potentially have a dilutive effect on the Sub-Funds' net asset values per share and be detrimental to long term investors as a result of the costs, bid-offer spreads, trading costs and related expenses including transaction charges, brokerage fees and taxes or other losses that are incurred by the SICAV in relation to the trades undertaken by the Management Company. In order to take into account the dilution impacts and to protect the interest of existing Shareholders, the Management Company may decide to introduce a Swing Pricing mechanism for any Sub-Fund in such circumstances.

If, for the Sub-Funds listed below, net subscriptions or net redemptions on any calculation day exceed a certain threshold ("the Swing Threshold"), the net asset value per share will be adjusted respectively upwards or downwards by a swing factor (the "Swing Factor"). Swing Thresholds are determined and reviewed on a periodic basis by the Management Company.

The Swing Factor will be set by the Management Company to reflect estimated dealing and other costs.

The Swing Factor will have the following effect on subscriptions or redemptions:

- 1) on a Sub-Fund experiencing levels of net subscriptions on a Valuation Day (i.e. subscriptions are greater in value than redemptions) (in excess of the Swing Threshold, where applicable) the net asset value per Share will be adjusted upwards by the Swing Factor; and

- 2) on a Sub-Fund experiencing levels of net redemptions on a Valuation Day (i.e. redemptions are greater in value than subscriptions) (in excess of the Swing Threshold, where applicable) the net asset value per Share will be adjusted downwards by the Swing Factor.

In such event, the official net asset value per Share, as published, will have been adjusted to take account of the swing pricing mechanism.

The Swing Threshold is set by the Management Company taking into account factors such as the prevailing market conditions, the estimated dilution costs and the size of a Sub-Fund. The level of Swing Factor will be reviewed and may be adjusted on a periodic basis to reflect an approximation of dealing costs as determined by the Management Company. The Swing Factor will be applicable to all Shares of a Sub-Fund (and all transactions) on that Business Day. The Swing Factor may vary by Sub-Fund and is dependent upon the particular assets in which a Sub-Fund is invested.

The Swing Factor will generally not exceed 2% of the original net asset value of a Portfolio. The Swing Threshold is a pre-determined level set as a percentage of the Sub-Fund's net asset value and is revised every three months without prior notification and without amendment during this three months period. But if a market event occurs, it can be updated by an emergency process. The Swing Threshold will range from 1 % to 10 % of the Sub-Fund's net asset value and swing pricing will be systematically applied if the Swing Threshold is reached, i.e. if absolute value of difference between subscriptions and redemptions is greater than the Swing Threshold as follows:

- if $|S-R| > \text{Swing Threshold} \Rightarrow$ the swing pricing is applied
- if $|S-R| \leq \text{Swing Threshold} \Rightarrow$ no swing pricing applied

where S=subscriptions and R=redemptions.

The drawback of using partial swing pricing is that a risk of dilution may occur with no adjustment of the Net Asset Value, when the Swing Threshold remains unreached by the net amount of subscriptions and redemptions.

The volatility of the Sub-Funds' net asset values may not reflect the true portfolio performance, and therefore might deviate from the Sub-Funds' benchmark as a consequence of the application of the Swing Pricing mechanism.

Investors are advised that the application of swing pricing may result in increased volatility in a sub-fund's valuation and performance, and a sub-fund's net asset value may deviate from the underlying investments' performance on a particular Business Day as a result of the application of swing pricing. Typically, such adjustment will increase the net asset value per Share on a given Business Day when there are net inflows into a Sub-Fund and decrease the net asset value per Share when there

are net outflows. Investors should also note that the SICAV's swing pricing policy is designed to approximate, and may not exactly offset the dilution effect brought about by transactions in underlying securities held by a portfolio due to purchase/redemption/exchange activity.

In addition, as the Swing Factor is only triggered when the level of purchase/redemption activity crosses the relevant threshold for a Sub-Fund, there may still be some dilution impact for existing Shareholders of that Sub-Funds on days when there are subscriptions/redemptions below the relevant threshold.

Performance fees, if any, are calculated on the basis of the net asset value before the application of Swing Factor.

The swing pricing mechanism may be applied to the following Sub-Funds:

- Mirova Global Green Bond Fund ;
- Mirova Euro Green and Sustainable Corporate Bond Fund;
- Mirova Euro Green and Sustainable Bond Fund.

Valuation of Dormant Share Classes

The Sub-Fund's Administrative Agent shall calculate the value of a dormant Share Class within a Sub-Fund, when such Share Class is reactivated, by using the net asset value of such Sub-Fund's active Share Class, which has been determined by the Management Company as having the closest characteristics to such dormant Share Class, and by adjusting it based on the difference in All in Fees between the active Share Class and the dormant Share Class and, where applicable, converting the net asset value of the active Share Class into the Share Class reference currency of the dormant Share Class using the WMR rates (4.00 p.m. in London).

Temporary Suspension of Calculation of the Net Asset Value

The SICAV may temporarily suspend the determination of the net asset value per Share within any Sub-Fund, and accordingly the issue and redemption of Shares of any class within any Sub-Fund:

- During any period when any of the principal stock exchanges or other markets on which any substantial portion of the investments of the SICAV attributable to such class of Shares from time to time 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 SICAV attributable to a class quoted thereon;
- During the existence of any state of affairs which in the opinion of the SICAV constitutes an

emergency as a result of which disposals or valuation of assets owned by the SICAV attributable to such class of Shares would be impracticable;

- During any breakdown in the means of communication or computation normally used in determining the price or value of any of the investments of such class of Shares or the current price or value on any stock exchange or other market in respect of the assets attributable to such class of Shares;
- When for any other reason the prices of any investments owned by the SICAV attributable to any class of Shares cannot promptly or accurately be ascertained;
- During any period when the SICAV is unable to repatriate funds for the purpose of making payments on the redemption of the Shares of such class or during which any transfer of funds involved in the realization or acquisition of investments or payments due on redemption of Shares cannot in the opinion of the SICAV be effected at normal rates of exchange;
- From the time of publication of a notice convening an extraordinary general meeting of Shareholders for the purpose of winding-up the SICAV;
- Following the suspension of the calculation of the net asset value, issue, redemptions or conversions of shares or units of the Master in which the SICAV or a Sub-Fund invests as its Feeder.

Performance

The Sub-Funds present their performance as average annual total return, reflecting all charges and expenses accrued by the relevant Sub-Fund and including the reinvestment of any distribution paid by the Sub-Fund. Performance does not include any adjustment for sales charges and does not consider any tax consequence to Shareholders as a result of investing in Shares.

The Sub-Funds, when presenting their average annual total return, also may present their performance using other means of calculation, and may compare their performance to various benchmarks and indices.

Past performance is not necessarily indicative of future results.

Publication of the Net Asset Value

The net asset value for each Share Class of each Sub-Fund of the SICAV is available on the

Management Company website:
www.im.natixis.com

TAXATION

The following is based on the Management Company's understanding of, and advice received on, certain aspects of the law and practice currently in force in Luxembourg. There can be no guarantee that the tax position at the date of this Prospectus or at the time of an investment will endure indefinitely.

Taxation of the SICAV

The SICAV is not subject to any Luxembourg tax on interest or dividends received by any Sub-Fund, any realized or unrealized capital appreciation of Sub-Fund assets or any distribution paid by any Sub-Fund to Shareholders.

The SICAV is not subject to any Luxembourg stamp tax or other duty payable on the issuance of Shares.

The SICAV is subject to the Luxembourg *taxe d'abonnement* at the following rates:

- 0.01% per year of each Sub-Fund's net asset value with respect to class I Shares, class M and M1 Shares, class Q, class EI, class SI Shares, class S1 Shares; and
- 0.05% per year of each Sub-Fund's net asset value with respect to class R Shares, class N Shares, class N1R, class F, class P Shares and class RE Shares.

That tax is calculated and payable quarterly.

Other jurisdictions may impose withholding and other taxes on interest and dividends received by

the Sub-Funds on assets issued by entities located outside of Luxembourg. The SICAV may not be able to recover those taxes.

Withholding Taxes

Under current Luxembourg tax law, there is no withholding tax on any distribution made by the SICAV or its Luxembourg paying agent (if any) to the Shareholders.

Taxation of the Shareholders

Shareholders currently are not subject to any Luxembourg income tax on capital gain or income, any Luxembourg wealth tax or any further Luxembourg domestic withholding tax other than Shareholders domiciled, resident or having a permanent establishment in Luxembourg.

Shareholders who are not residents of Luxembourg may be taxed in accordance with the laws of other jurisdictions. This Prospectus does not make any statement regarding those jurisdictions. Before investing in the SICAV, investors should discuss with their tax advisers the implications of acquiring, holding, transferring and redeeming Shares.

FUND SERVICE PROVIDERS

Management Company and Promoter

The SICAV has appointed Natixis Investment Managers International (the “Management Company”) as its management company and has delegated to the Management Company all powers related to the investment management, administration and distribution of the SICAV. However, the SICAV’s Board of Directors oversees and retains ultimate responsibility for the SICAV and its activities.

The Management Company may delegate some of its responsibilities to affiliated and non-affiliated parties; however, the Management Company oversees and retains full responsibility for the activities delegated to service providers.

Natixis Investment Managers International is a *Société Anonyme* incorporated under French law on 25th April 1984 for an unlimited period of time, regulated by the French financial supervisory authority (AMF) and licensed as a Management Company in accordance with article L-532-9 of the French monetary and financial code.

The articles of incorporation of the Management Company were published in the *Journal La Gazette du Palais* and filed with the *Greffe du Tribunal de Commerce de Paris* on the 23th March 1984. The capital of the Management Company currently amounts to 94 127 658, 48 euros.

The Management Company is a subsidiary of Natixis Investment Managers, an international asset management group. Headquartered in Paris and Boston, Natixis Investment Managers is wholly-owned by Natixis. Natixis is a subsidiary of BPCE, the second-largest banking group in France.

Natixis Investment Managers International is also promoter of the SICAV.

The Management Company has established a remuneration policy that:

- is consistent with and promote sound and effective risk management;
- does not encourage excessive or inappropriate risk taking which would be incompatible with the risk profiles, the rules or instruments of incorporation of the funds it manages;
- does not interfere with the obligation of the Management Company to act in the best interest of the funds.

This policy applies to all categories of staff including the senior management, control functions and any employee identified as a risk taker whose professional activities have a material

impact on the funds they manage. It is compliant with the business strategy, the objectives, the values and interests of the Management Company, the funds it manages and the investors of these funds, and includes measures aiming at avoiding conflicts of interests.

The Management Company’s staff receives a remuneration composed of a fixed and a variable component, appropriately balanced, reviewed annually and based on individual or collective performance.

The fixed component represents a portion sufficiently substantial of the global remuneration to exercise a fully flexible policy in terms of variable component of the remuneration, notably to have the possibility not to pay any variable component.

The performance management process uses both non-financial and financial criteria to assess performance in the context of a multi-year framework adapted to the holding period recommended to the investors of the funds managed by the Management Company to ensure that:

- (i) the assessment concerns long term performance of the funds;
- (ii) the assessment concerns the investment risks. An adjustment mechanism capable of integrating current and future risks is implemented in this respect;
- (iii) the actual payment of the components of the remuneration which depend on the performance is made by instalments over the same period.

In addition, performance of staff engaged in control functions is assessed only on qualitative criteria and is independent from the performances of the business areas that they control.

Above a certain limit, the variable component of the remuneration is allocated half in cash, and half in financial instruments of equivalent value. A portion of the variable component of the remuneration may be deferred for a period of time as disclosed in the remuneration policy.

The remuneration policy is reviewed regularly by Natixis Investment Managers International Human Resources and the Executive Committee to ensure internal equity and consistency with market practices.

Further details on the up-to-date remuneration policy (including a description on how the remuneration and benefits are calculated, the identities of the persons responsible for awarding the remunerations and benefits including the

composition of the remuneration committee are available on the following website: www.im.natixis.com. A paper copy will be made available free of charge upon request.

Delegated Investment Manager

The Management Company may appoint delegated investment managers (the “Delegated Investment Manager”) for the management of the Sub-Fund. In such case the information regarding the Delegated Investment Manager is described in this Prospectus in the relevant Sub-Fund description section.

As of the date of this Prospectus, the Management Company has appointed the following Delegated Investment Managers:

MIROVA: an investment management company registered as a *Société de Gestion de Portefeuille* with the French *Autorité des Marchés Financiers*. Mirova is a subsidiary of Natixis Investment Managers, an international asset management group. Headquartered in Paris and Boston, Natixis Investment Managers is wholly-owned by Natixis. Natixis is a subsidiary of BPCE, the second-largest banking group in France.

- Mirova US LLC, a Limited Liability Company registered pursuant to and in accordance with the Delaware Limited Liability Company Act. The company is registered with the SEC as an investment adviser (SEC registration number 801-114631-). Mirova US LLC is a US based investment adviser that is wholly indirectly owned by Natixis Investment Managers, an international asset management group. Headquartered in Paris and Boston, Natixis Investment Managers is wholly-owned by Natixis. Natixis is a subsidiary of BPCE, the second-largest banking group in France.

MIROVA as participating affiliate may provide assistance and support to Mirova US LLC.

Fund Administration

The Management Company has appointed CACEIS Bank, Luxembourg Branch as Administrative Agent, Paying Agent, Listing Agent, Domiciliary and Corporate Agent and Registrar and Transfer Agent of the SICAV. The Management Company may also directly appoint agents in local jurisdictions from time to time (“Local Agents”) to facilitate the processing and execution of subscription, transfer, conversion and redemption orders of Shares in other time zones.

CACEIS Bank, Luxembourg has through a cross-border merger by way of absorption by CACEIS Bank France, turned into the Luxembourg branch of the CACEIS Bank with effect as of 31 December 2016. As from this date, the name of the

Luxembourg branch has changed to CACEIS Bank, Luxembourg Branch. CACEIS Bank, Luxembourg Branch will continue to provide services to the SICAV under the relevant agreements signed prior to the absorption.

The SICAV’s administrative agent (“Administrative Agent”) is responsible for maintaining the books and financial records of the SICAV, preparing the SICAV’s financial statements, calculating the amounts of any distribution, and calculating the net asset value of each class of Shares.

The SICAV’s paying agent (“Paying Agent”) is responsible for paying to Shareholders any distribution or redemption proceeds.

The SICAV’s listing agent (“Listing Agent”) coordinates the listing of Shares on any stock exchange, as decided by the SICAV, and liaises with the authorities of such stock exchange.

The SICAV’s domiciliary and corporate agent (“Domiciliary and Corporate Agent”) provides the SICAV with a registered Luxembourg address and such facilities that may be required by the SICAV for holding meetings convened in Luxembourg. It also provides assistance with the SICAV’s legal and regulatory reporting obligations, including required filings and the mailing of Shareholder documentation.

The SICAV’s registrar and transfer agent (“Registrar and Transfer Agent”) is responsible for the processing and execution of subscription, transfer, conversion and redemption orders of Shares. It also maintains the SICAV’s Shareholder register. All Local Agents are required to coordinate with the Registrar and Transfer Agent of the SICAV when transacting in Shares.

Custody

The SICAV has appointed CACEIS Bank, Luxembourg Branch as Depositary of the SICAV’s assets.

CACEIS Bank, Luxembourg Branch is acting as Depositary of the SICAV in accordance with a depositary agreement dated 9 May 2017 as amended from time to time (the “Depositary Agreement”) and the relevant provisions of the Law and UCITS Rules.

CACEIS Bank, Luxembourg Branch is acting as a branch of CACEIS Bank, a public limited liability company (*société anonyme*) incorporated under the laws of France, having its registered office located at 1-3, place Valhubert, 75013 Paris, France, identified under number 692 024 722 RCS Paris.

CACEIS Bank is an authorized credit institution supervised by the European Central Bank and the *Autorités de contrôle prudentiel et de résolution*. It

is further authorized to exercise through its Luxembourg branch banking and central administration activities in the Grand Duchy of Luxembourg.

Investors may consult upon request at the registered office of the SICAV, the Depositary Agreement to have a better understanding and knowledge of the limited duties and liabilities of the Depositary.

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

In due compliance with the UCITS Rules the Depositary shall:

- (i) ensure that the sale, issue, re-purchase, redemption and cancellation of shares of the SICAV are carried out in accordance with the applicable national law and the UCITS Rules or the Articles;
- (ii) ensure that the value of the Shares is calculated in accordance with the UCITS Rules, the Articles and the procedures laid down in the Directive;
- (iii) carry out the instructions of the SICAV, unless they conflict with the UCITS Rules, or the Articles;
- (iv) ensure that in transactions involving the SICAV's assets any consideration is remitted to the SICAV within the usual time limits;
- (v) ensure that an SICAV's income is applied in accordance with the UCITS Rules and the Articles; and
- (vi) monitoring properly the SICAV's cash and cash flows. In particular, the Depositary shall ensure that all payments made by, or on behalf of, investors/Shareholders upon the subscription of Shares have been received, and that all cash of the SICAV has been duly booked.

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

In compliance with the provisions of the Directive, the Depositary may, under certain conditions, entrust part or all of the assets which are placed under its custody and/or recordkeeping to Correspondents or Third Party Custodians as appointed from time to time. The Depositary's liability shall not be affected by any such delegation, unless otherwise specified, but only within the limits as permitted by the Law.

A list of these correspondents/third party custodians are available on the website of the Depositary (www.caceis.fr, section Regulatory

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

There are many situations in which a conflict of interest may arise, notably when the Depositary delegates its safekeeping functions or when the Depositary also performs other tasks on behalf of the SICAV, including notably administrative agency and registrar agency services. These situations and the conflicts of interest thereto related have been identified by the Depositary. In order to protect the SICAV's and its Shareholders' interests and comply with applicable regulations, a policy and procedures designed to prevent situations of conflicts of interest and monitor them when they arise have been set in place within the Depositary, aiming namely at:

(a) identifying and analysing potential situations of conflicts of interest;

(b) recording, managing and monitoring the conflict of interest situations either in:

- relying on the permanent measures in place to address conflicts of interest such as maintaining separate legal entities, segregation of duties, separation of reporting lines, insider lists for staff members; or

- implementing a case-by-case management to (i) take the appropriate preventive measures such as drawing up a new watch list, implementing a new Chinese wall, making sure that operations are carried out at arm's length and/or informing the concerned Shareholders of the SICAV, or (ii) refuse to carry out the activity giving rise to the conflict of interest.

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

The Depositary has established a functional, hierarchical and/or contractual separation between the performance of its UCITS depositary functions and the performance of other tasks on behalf of the

SICAV, notably, administrative agency and registrar agency services.

The Depositary has no decision-making discretion nor any advice duty relating to the SICAV's investments. The Depositary is a service provider

to the SICAV and is not responsible for the preparation of this Prospectus and therefore accepts no responsibility for the accuracy of any information contained in this Prospectus or the validity of the structure and investments of the SICAV.

GENERAL INFORMATION

Organization

The SICAV was incorporated on August 26, 2009 under the name "Impact". This name has been initially changed into "Impact Funds" by an extraordinary general meeting of the SICAV dated September 9, 2009 and further changed into "Mirova Funds" by an extraordinary general meeting of the SICAV dated April 24, 2013.

The Articles of Incorporation of the SICAV were lodged with the Luxembourg Trade and Companies' Register ("*Registre de Commerce et des Sociétés de Luxembourg*") and have been lastly modified by the extraordinary general meeting of the SICAV dated June 30, 2016. The minutes of such extraordinary shareholders' meeting were published in the *Recueil Electronique des Sociétés et Associations* on July 15, 2016.

The registered office of the SICAV is located at CACEIS Bank, Luxembourg Branch, 5, Allée Scheffer, L-2520 Luxembourg. The SICAV is recorded in the Luxembourg Trade and Companies' Register ("*Registre de Commerce et des Sociétés de Luxembourg*") under the number B 148004.

Under Luxembourg law, the SICAV is a distinct legal entity. Each of the Sub-Funds, however, is not a distinct legal entity from the SICAV.

All assets and liabilities of each Sub-Fund are distinct from the assets and liabilities of the other Sub-Funds.

Qualification under Luxembourg Law

The SICAV qualifies under Part I of the Luxembourg law of December 17, 2010 on undertakings for collective investment, as amended.

Accounting Year

The SICAV's fiscal year end is December 31.

Reports

The SICAV publishes annually audited financial statements and semi-annually unaudited financial statements. The SICAV's annual financial statements are accompanied by a discussion of each Sub-Fund's management by the Management Company or the Delegated Investment Manager (if any).

Research charges

The Management Company or the Delegated Investment Manager (if any) may use external research as defined by the Directive 2014/65/UE and in compliance with the applicable rules/regulations regarding the definition criteria of the research and the definition of the minor non-monetary benefits as well as the internal policy of the Management Company or the Delegated Investment Manager published on their website. Where the Management Company or the Delegated Investment Manager (if any) uses research, the Management Company or the Delegated Investment Manager will pass on such research charges to the relevant Sub-Fund.

The research charges paid by the Sub-Funds are based on a research budget determined by the Delegated Investment Manager taking into account the research amount that is necessary for the management of the Sub-Funds. Such charges are subject to regular review and monitoring. Information concerning research charges will be disclosed in the financial statements of the SICAV.

Shareholders' Meetings

The annual general meeting of Shareholders is held at 10h00 Luxembourg time in Luxembourg on the fourth Friday of each month of April. Extraordinary Shareholders' meetings or general meetings of Shareholders of any Sub-Fund or any class of Shares may be held at such time and place as indicated in the notice to convene. Notices of such meetings shall be provided to the Shareholders in accordance with Luxembourg law.

Disclosure of Sub-Funds' Positions

The SICAV's Board of Directors may, in compliance with applicable laws and regulations (in particular those relating to the prevention of market timing and related practices), authorize the disclosure of information pertaining to a Sub-Fund's positions subject to (i) certain restrictions designed to protect the Sub-Fund's interests, (ii) the Shareholder's acceptance of the terms of a confidentiality agreement.

Minimum Net Assets

The SICAV must maintain assets equivalent in net value to at least €1,250,000. There is no requirement that the individual Sub-Funds have a minimum amount of assets.

Changes in Investment Policies of the Sub-

Fund

The investment objective and policies of each Sub-Fund may be modified from time to time by the Board of Directors of the SICAV without the consent of the Shareholders, although the Shareholders will be given one (1) month's prior notice of any such change in order to redeem their Shares free of charge.

Merger of the SICAV or any Sub-Fund with Other Sub-Funds or UCIs

In the circumstances as provided by the SICAV's Articles of Incorporation, the Board of Directors may decide to allocate the assets of any Sub-Fund to those of another existing Sub-Fund or to another Luxembourg or foreign UCITS (the "new UCITS") or to another fund within such other Luxembourg or foreign UCITS (the "new Fund") and to redesignate the Shares of the class or classes concerned, as relevant, as shares of the new UCITS of or the new Fund (following a split or consolidation, if necessary, and the payment of the amount corresponding to any fractional entitlement to shareholders). In case the SICAV or the Sub-Fund concerned by the merger is the receiving UCITS (within the meaning of the 2010 Law), the Board of Directors will decide on the effective date of the merger it has initiated. Such a merger shall be subject to the conditions and procedures imposed by the 2010 Law, in particular concerning the merger project to be established by the Board of Directors and the information to be provided to the Shareholders.

A contribution of the assets and of the liabilities attributable to any Sub-Fund to another Sub-Fund may, in any other circumstances, be decided upon by a general meeting of the Shareholders of the class or classes of Shares issued in the Sub-Fund concerned for which there shall be no quorum requirements and which will decide upon such an amalgamation by resolution taken by simple majority of the votes validly cast. Such general meeting of the Shareholders will decide on the effective date of such merger.

The Shareholders may also decide a merger (within the meaning of the 2010 Law) of the assets and of the liabilities attributable to the SICAV or any Sub-Fund with the assets of any new UCITS or new Fund. Such merger and the decision on the

effective date of such merger shall require resolutions of the Shareholders of the SICAV or Sub-Fund concerned, subject to the quorum and majority requirements referred to in the Articles. The assets which may not or are unable to be distributed to such Shareholders for whatever reasons will be deposited with the Luxembourg *Caisse de Consignations* on behalf of the persons entitled thereto.

Where the SICAV or any of its Sub-Funds is the absorbed entity which, thus, ceases to exist and irrespective of whether the merger is initiated by the board of directors or by the Shareholders, the general meeting of Shareholders of the SICAV or of the relevant Sub-Fund must decide the effective date of the merger. Such general meeting is subject to the quorum and majority requirements referred to in the SICAV's Articles of Incorporation.

Dissolution and Liquidation of the SICAV, any Sub-Fund or any Class of Shares

Each of the SICAV and any Sub-Fund has been established for an unlimited period. The SICAV's Board of Directors, however, may dissolve the SICAV, any Sub-Fund or any class of Shares and liquidate the assets of the SICAV, Sub-Fund or class of Shares in accordance with Luxembourg law and the SICAV's Articles of Incorporation.

Shareholders will receive from the Custodian their pro rata portion of the net assets of the SICAV, Sub-Fund or class, as the case may be, in accordance with Luxembourg law and the SICAV's Articles of Incorporation.

Liquidation proceeds not claimed by Shareholders will be held by the Luxembourg *Caisse des Consignations* in accordance with Luxembourg law.

All redeemed Shares shall be cancelled.

The dissolution of the last Sub-Fund of the SICAV will result in the liquidation of the SICAV.

Liquidation of the SICAV shall be carried out in compliance with the Company Law and with the SICAV's Articles of Incorporation.

DOCUMENTS AVAILABLE

Any investor may obtain a copy of any of the following documents at:

CACEIS Bank, Luxembourg Branch
5, Allée Scheffer
L-2520 Luxembourg

between 10h00 and 16h00 Luxembourg time on any day that Luxembourg banks are open for regular business.

- The SICAV's Articles of Incorporation;
- The management company services agreement between the SICAV and the Management Company;
- The administrative agency, registrar and transfer agency and listing agency agreements between the SICAV, the Management Company and CACEIS Bank, Luxembourg Branch;
- The depositary, paying agency and domiciliary agency agreements between the SICAV and CACEIS Bank Luxembourg;
- The SICAV's Prospectus and Key Investor Information Document(s);
- The most recent annual and semi-annual financial statements of the SICAV;
- The net asset value of a Share of each Share Class of any Sub-Fund for any day that the Shares' net asset values were calculated;
- The subscription and redemption prices of a Share of each Share Class of any Sub-Fund for any day that the Shares' net asset values were calculated; and
- Luxembourg Law of December 17, 2010 on undertakings for collective investment, as amended.

The Management Company will publish on its website (www.im.natixis.com), if appropriate, any Shareholder notices of the SICAV required by Luxembourg law or as provided in the Articles of Incorporation.

FUND SERVICE PROVIDERS AND BOARD OF DIRECTORS

Board of Directors of the SICAV:

MIROVA

represented by Tara Hans, Head of Operations Luxembourg of MIROVA Luxembourg SAS

Natixis Wealth Management Luxembourg

represented by Patrick Rougier, « *Directeur Général Adjoint* » of Natixis Wealth Management Luxembourg

Natixis Life

represented by Frédéric Lipka, « *Directeur Général* » of Natixis Life

Management Company and Promoter:

Natixis Investment Managers International

43 avenue Pierre Mendès France 75013 Paris France

Natixis Investment Managers International is a corporation incorporated under the laws of France set up as a public limited company incorporated under the laws of France on 25th April 1984 for a limited period of time of 99 years. Its issued share capital as of June 25th, 2021 is of 94 127 658, 48 euros and its registered office is at 43 avenue Pierre Mendès France, 75013 Paris (France).

Natixis Investment Managers International is a management company for portfolios of securities for institutional investors, companies and financial institutions. Natixis Investment Managers International is part of Natixis Group. Natixis is established in a Member State other than the home Member State of the SICAV.

« Direction » :

« *Directeur Général* »:

Joseph Pinto

« Conseil d'Administration »:

« Président »:

Cyril Marie

« Administrateurs »:

Joseph Pinto

Natixis Investment Managers, represented by Christophe Lanne

Natixis Investment Managers Participations 1, represented by Jérôme Urvoy

Delegated Investment Managers:

MIROVA

59 avenue Pierre Mendès France,
75013 Paris (France)

website: www.mirova.com

MIROVA US LLC
888 Boylston Street
BOSTON 02199-8197
Massachusetts (USA)

Depository:

CACEIS Bank, Luxembourg Branch
5, Allée Scheffer
L-2520 Luxembourg

***Administrative Agent, Paying Agent,
Listing Agent, Domiciliary and Corporate
Agent and Registrar and Transfer Agent:***

CACEIS Bank, Luxembourg Branch
5, Allée Scheffer
L-2520 Luxembourg

Auditor of the SICAV:

PricewaterhouseCoopers Société coopérative
2, rue Gerhard Mercator
L 2182- Luxembourg

Supervisory Authority:

CSSF: Commission de Surveillance du Secteur Financier
(www.cssf.lu)

ADDITIONAL INFORMATION ON THE AUTHORISED STATUS IN CERTAIN COUNTRIES

Except as otherwise provided below, this Prospectus does not constitute, and may not be used for the purposes of an offer or an invitation to apply for any Shares by any person : (i) in any jurisdiction in which such offer or invitation is not authorised; or (ii) in any jurisdiction in which the person making such offer or invitation is not qualified to do so; or (iii) to any person to whom it is unlawful to make such offer or invitation. The distribution of this Prospectus and the offering of Shares in certain jurisdictions not listed below may be restricted. Accordingly, persons into whose possession this Prospectus comes are required to inform themselves about and observe any restrictions as to the offer or sale of Shares applicable to them and the distribution of this Prospectus under the laws and regulations of any jurisdiction not listed below in connection with any applications for Shares in the SICAV/Sub-Funds, including obtaining any requisite governmental or other consent and observing any other formality prescribed in such jurisdiction. In certain jurisdictions no action has been taken or will be taken by the SICAV or its Management Company that would permit a public offering of Shares where action for that purpose is required, nor has any such action been taken with respect to the possession or distribution of this Prospectus other than in any jurisdiction where action for that purpose is required. The information below is for general guidance only and it is the responsibility of any prospective investor to comply with applicable securities laws and regulations.

AUSTRALIA

This Prospectus is not a prospectus, product disclosure statement or any other form of disclosure document under Australia's Corporations Act 2001 (Cth) (**Act**). This Prospectus is not required to, and does not, contain all the information which would be required in a prospectus, product disclosure statement or other disclosure document pursuant to the Act. This Prospectus has not been lodged nor is it required to be lodged with the Australian Securities & Investments Commission

Shares will only be offered in Australia to persons to whom such interests may be offered without a prospectus, product disclosure statement or other disclosure document under Chapter 6D.2 or 7 of the Act. An investor resident or located in Australia whom subscribes for Shares represents and warrants that it is a wholesale client within the meaning of section 761G and 761GA of the Act. The Shares subscribed for by investors in Australia must not be offered for resale in Australia for 12 months from allotment except in circumstances where disclosure to investors under the Act would be required or where a compliant disclosure document is produced. Prospective investors in Australia should confer with their professional advisors if in any doubt about their position.

BRUNEI

This Prospectus relates to a private collective investment scheme under the Securities Markets Order, 2013 and the regulations thereunder ("Order"). This Prospectus is intended for distribution only to specific classes of investors who is an accredited investor, an expert investor or an institutional investor as defined in the Order, at their request so that they may consider an investment and subscription in the Sicav/Sub-Funds and therefore, must not be delivered to, or relied on by, a retail client. The Autoriti Monetari Brunei Darussalam ("Authority") is not responsible for reviewing or verifying any prospectus or other documents in connection with this collective investment scheme. The Authority has not approved this Prospectus or any other associated documents nor taken any steps to verify the information set out in this Prospectus and has no responsibility for it. The units to which this Prospectus relates may be illiquid or subject to restrictions on their resale to or by the general public. Prospective purchasers of the Shares offered should conduct their own due diligence on the Shares.

CHINA

This Prospectus has not been, and will not be, submitted to or approved/verified by or registered with the China Securities Regulatory Commission ("CSRC") or other relevant governmental and regulatory authorities in the People's Republic of China (the "PRC") (for the purpose of this Prospectus, "China" or "PRC" excludes the Hong Kong Special Administrative Region, the Macau Special Administrative Region and Taiwan) pursuant to the relevant laws and regulations and may not be supplied to the public in the PRC or used in connection with any offer for the subscription for or sale of Shares in the PRC. This Prospectus does not constitute a public offer of the Sicav/Sub-Funds, whether by sale or subscription, in the PRC. The Sicav/Sub-Funds are not being offered or sold directly or indirectly by means of any advertisement, invitation, document or activity which is

directed at, or the contents of which are likely to be accessed or read by, the public in the PRC to or for the benefit of, legal or natural persons within the PRC. Furthermore, no legal or natural persons of the PRC may directly or indirectly purchase any of the Sicav/Sub-Funds or any beneficial interest therein without obtaining all prior PRC's governmental approvals that are required, whether statutorily or otherwise.

Persons who come into possession of this document are required by the issuer and its representatives to observe these restrictions.

HONG KONG

WARNING: The contents of this document have not been reviewed by any regulatory authority in Hong Kong. You are advised to exercise caution in relation to the offer. If you are in any doubt about any of the contents of this document, you should obtain independent professional advice.

This Prospectus has not been registered by the registrar of companies in Hong Kong. The SICAV is a collective investment scheme as defined in the Securities and Futures Ordinance of Hong Kong (the "Ordinance") but has not been authorised by the Securities and Futures Commission pursuant to the Ordinance. Accordingly, the Shares may only be offered or sold in Hong Kong to persons who are "professional investors" within the meaning in the Ordinance and any rules made under the Ordinance or in circumstances which are permitted under the Companies (winding up and miscellaneous provisions) Ordinance of Hong Kong and the Ordinance. In addition, this Prospectus may not be issued or possessed for the purposes of issue, whether in Hong Kong or elsewhere, and the Shares may not be disposed of to any person unless such person is outside Hong Kong, such person is a "professional investor" within the meaning in the Ordinance and any rules made under the Ordinance or as otherwise may be permitted by the Ordinance.

INDIA

THE OFFERING CONTEMPLATED IN THIS PROSPECTUS IS NOT, AND SHALL NOT UNDER ANY CIRCUMSTANCES BE CONSTRUED AS A PUBLIC OFFERING IN INDIA. THE OFFER AND THE SHARES ARE NOT APPROVED BY ANY REGISTRAR OF COMPANIES IN INDIA, THE SECURITIES AND EXCHANGE BOARD OF INDIA, THE RESERVE BANK OF INDIA OR ANY OTHER GOVERNMENTAL/REGULATORY AUTHORITY IN INDIA (COLLECTIVELY THE, "INDIAN AUTHORITIES").

SHARES MAY BE PRIVATELY PLACED WITH A LIMITED NUMBER OF INVESTORS DIRECTLY WITH THROUGH SELECTED INTERMEDIARIES WHO HAVE AGREED WITH THE ISSUER ON AN ARRANGEMENT TO OFFER SHARES ON SUCH PRIVATE PLACEMENT BASIS. INVESTORS WHO INVEST THROUGH INTERMEDIARIES WHO DO NOT HAVE SUCH A PRIVATE PLACEMENT ARRANGEMENT IN PLACE WITH THE ISSUER WILL NOT BE ABLE TO SUBSCRIBE TO THE SHARES IN INDIA VIA PRIVATE PLACEMENT.

THIS PROSPECTUS IS STRICTLY CONFIDENTIAL AND IS INTENDED FOR THE EXCLUSIVE USE OF THE PERSON TO WHOM IT IS DELIVERED. IT IS NOT INTENDED FOR CIRCULATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, UNDER CIRCUMSTANCES WHICH WOULD CONSTITUTE AN ADVERTISEMENT, INVITATION, OFFER, SALE OR SOLICITATION OF AN OFFER TO SUBSCRIBE FOR OR PURCHASE ANY SHARES TO THE PUBLIC WITHIN THE MEANING OF LAWS IN FORCE IN INDIA. THIS PROSPECTUS IS NOT AND SHOULD NOT BE DEEMED TO BE A 'PROSPECTUS' AS DEFINED UNDER THE PROVISIONS OF THE COMPANIES ACT, 2013 (18 OF 2013) AND THE SAME SHALL NOT BE FILED WITH ANY OF THE INDIAN AUTHORITIES.

THE SICAV/SUB-FUNDS DO NOT GUARANTEE OR PROMISE TO RETURN ANY PORTION OF THE MONEY INVESTED TOWARDS THE SHARES BY AN INVESTOR AND AN INVESTMENT IN THE SHARES IS SUBJECT TO APPLICABLE RISKS ASSOCIATED WITH AN INVESTMENT IN THE SHARES AND SHALL NOT CONSTITUTE A DEPOSIT WITHIN THE MEANING OF THE BANNING OF UNREGULATED DEPOSITS SCHEMES ACT, 2019.

PURSUANT TO THE FOREIGN EXCHANGE MANAGEMENT ACT, 1999 AND THE REGULATIONS ISSUED THERE UNDER, ANY INVESTOR RESIDENT IN INDIA MAY BE REQUIRED TO OBTAIN PRIOR SPECIAL PERMISSION OF THE RESERVE BANK OF INDIA BEFORE MAKING INVESTMENTS OUTSIDE OF INDIA, INCLUDING ANY INVESTMENT IN THE SICAV/SUB-FUNDS.

PROSPECTIVE INVESTORS MUST CONSULT THEIR OWN ADVISORS ON WHETHER THEY ARE ENTITLED OR PERMITTED TO ACQUIRE THE SHARES.

THE SICAV/SUB-FUNDS HAVE NEITHER OBTAINED ANY APPROVAL FROM THE RESERVE BANK OF INDIA OR ANY OTHER REGULATORY AUTHORITY IN INDIA NOR DO THEY INTEND TO DO SO.

INDONESIA

This Prospectus does not constitute an offer to sell nor a solicitation to buy securities within Indonesia.

SINGAPORE

Offers made under the Institutional Investor Exemption (in respect of Sub-Funds which are not Retail Schemes or Restricted Schemes)

This Prospectus has not been registered as a prospectus with the Monetary Authority of Singapore (the “MAS”). Accordingly, this Prospectus and any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of Shares of Sub-Funds which are not Retail Schemes or Restricted Schemes may not be circulated or distributed, nor may such Shares be offered or sold, or be made the subject of an invitation for subscription or purchase, whether directly or indirectly, to persons in Singapore other than (i) to an institutional investor pursuant to Section 304 of the Securities and Futures Act, Chapter 289 of Singapore as amended or modified (the “SFA”) or (ii) otherwise pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.

Offers made under the Institutional Investor Exemption and/or the 305 Exemption (in respect of Restricted Schemes)

The offer or invitation of the Shares of the Restricted Sub-Funds, which are the subject of this Prospectus does not relate to a collective investment scheme which is authorised under Section 286 of the SFA or recognised under Section 287 of the SFA. The Restricted Sub-Funds are not authorised or recognised by the Monetary Authority of Singapore MAS and the Shares of the Restricted Sub-Funds are not allowed to be offered to the retail public. This Prospectus and any other document or material issued in connection with the offer or sale is not a prospectus as defined in the SFA and accordingly, statutory liability under the SFA in relation to the content of prospectuses does not apply and you should consider carefully whether the investment is suitable for you.

This Prospectus has not been registered as a prospectus with the MAS. Accordingly, this Prospectus and any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of Shares of the Restricted Sub-Funds may not be circulated or distributed, nor may such Shares be offered or sold, or be made the subject of an invitation for subscription or purchase, whether directly or indirectly, to persons in Singapore other than:

- (i) to an institutional investor (as defined in the SFA) under Section 304 of the SFA,
- (ii) to a relevant person (as defined in Section 305(5) of the SFA) pursuant to Section 305(1), or any person pursuant to Section 305(2), and in accordance with the conditions specified in Section 305 of the SFA, and where applicable, the conditions specified in Regulation 3 of the Securities and Futures (Classes of Investors) Regulations 2018; or
- (iii) otherwise pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.

Where Shares of the Restricted Sub-Funds are subscribed or purchased under Section 305 of the SFA by a relevant person which is:

(a) a corporation (which is not an accredited investor (as defined in the SFA)) the sole business of which is to hold investments and the entire share capital of which is owned by one or more individuals, each of whom is an accredited investor; or

(b) a trust (where the trustee is not an accredited investor) whose sole purpose is to hold investments and each beneficiary of the trust is an individual who is an accredited investor,

securities (as defined in Section 2(1) of the SFA) of that corporation or the beneficiaries’ rights and interest (howsoever described) in that trust shall not be transferred within six months after that corporation or that trust has acquired the Shares pursuant to an offer made under Section 305 of the SFA except:

(1) to an institutional investor or to a relevant person, or to any person arising from an offer referred to in Section 275(1A) or Section 305A(3) (i) (B) of the SFA;

(2) where no consideration is or will be given for the transfer;

(3) where the transfer is by operation of law;

(4) as specified in Section 305A(5) of the SFA; or

(5) as specified in Regulation 36A of the Securities and Futures (Offers of Investments) (Collective Investment Schemes) Regulations 2005 of Singapore.

Restricted Sub-Funds are Sub-Funds which are entered onto the MAS' list of restricted schemes for offer in Singapore under section 305 of the SFA. As at the date of this Prospectus, the Restricted Sub-Funds are as follows:

MIROVA FUNDS - Mirova Europe Sustainable Equity Fund
MIROVA FUNDS – Mirova Euro Sustainable Equity Fund
MIROVA FUNDS – Mirova Europe Environmental Equity Fund
MIROVA FUNDS - Mirova Global Green Bond Fund

However, please note that the list of Restricted Sub-Funds may change from time to time, and the latest list of Restricted Sub-Funds can be accessed at MAS' CISNet portal at:

<https://eservices.mas.gov.sg/cisnetportal/jsp/list.jsp>

Retail Sub-Funds are Sub-Funds that have been recognised by the MAS for offer to retail investors pursuant to section 287 of the SFA.

TAIWAN

The Shares may be made available outside Taiwan for purchase outside Taiwan by Taiwan resident investors, but may not be offered or sold in Taiwan.

MALAYSIA

This Prospectus does not constitute an offer or an invitation to subscribe for the Shares. No invitation or offer to subscribe for the Shares is made by the SICAV/Sub-Funds as the prior recognition of the Securities Commission of Malaysia (“**SC**”) has not been applied for under the Capital Markets and Services Act 2007 in respect of the Offer of Shares. This Prospectus has not been and will not be registered or lodged with the SC. Accordingly, neither this document nor any document or other material in connection with the Shares may be distributed or circulated, or caused to be distributed or circulated within Malaysia. No person should make available or make any invitation or offer to sell or purchase the Shares within Malaysia.

THAILAND

This Prospectus is not intended to be either an offer, sale, advice, or invitation for investment in any securities, derivatives, or any other financial products or services in any way within Thailand. The Prospectus has not been, and will not be, approved by the Securities and Exchange Commission of Thailand which takes no responsibility for its contents. Any public offering or distribution, as defined under Thai laws and regulations, of the Prospectus or Shares in Thailand is not legal without such prior approval. No offer to the public to purchase the Shares will be made in Thailand and this Prospectus is intended to be read by the addressee only and must not be passed to, issued to, made available to, or shown to the general public or any members of the public in Thailand.

THE PHILIPPINES

THIS PROSPECTUS DOES NOT CONSTITUTE AN OFFER TO SELL OR THE SOLICITATION OF AN OFFER TO BUY ANY SHARES OF THE SICAV/SUB-FUNDS IN THE REPUBLIC OF THE PHILIPPINES (THE “PHILIPPINES”) TO ANY PERSON TO WHOM IT IS UNLAWFUL TO MAKE THE OFFER OR SOLICITATION IN THE PHILIPPINES.

THE SHARES OF THE SICAV/SUB-FUNDS BEING OFFERED OR SOLD HAVE NOT BEEN REGISTERED WITH THE PHILIPPINE SECURITIES AND EXCHANGE COMMISSION UNDER THE SECURITIES REGULATION CODE (THE “SRC”). ANY FUTURE OFFER OR SALE THEREOF IS SUBJECT TO REGISTRATION REQUIREMENTS UNDER THE SRC UNLESS SUCH OFFER OR SALE QUALIFIES AS AN EXEMPT TRANSACTION.

THE PHILIPPINE SECURITIES AND EXCHANGE COMMISSION HAS NOT APPROVED THESE SECURITIES OR DETERMINED IF THIS PROSPECTUS IS ACCURATE OR COMPLETE. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE AND SHOULD BE REPORTED IMMEDIATELY TO THE PHILIPPINE SECURITIES AND EXCHANGE COMMISSION.

ACCORDINGLY, THE SHARES MAY NOT BE OFFERED OR SOLD OR MADE THE SUBJECT OF A SOLICITATION FOR SUBSCRIPTION OR PURCHASE NOR MAY THIS OFFICIAL STATEMENT BE CIRCULATED OR DISTRIBUTED TO ANY PERSON IN THE PHILIPPINES EXCEPT IN A TRANSACTION EXEMPT FROM THE SRC'S REGISTRATION REQUIREMENTS UNDER SECTION 10 OF THE SRC.

BY A PURCHASE OF SHARES, THE INVESTOR WILL BE DEEMED TO ACKNOWLEDGE THAT THE ISSUE OF, OFFER FOR SUBSCRIPTION OR PURCHASE OF, OR INVITATION TO SUBSCRIBE FOR OR PURCHASE, SUCH SHARES WAS MADE OUTSIDE THE PHILIPPINES.

UNITED ARAB EMIRATES

For Unregistered SICAV/Sub-Funds – for use in respect of unsolicited requests only:

For United Arab Emirates (excluding Dubai International Financial Centre and Abu Dhabi global Market)

Residents only

This Prospectus, and the information contained herein, does not constitute, and is not intended to constitute, a public offer of securities in the United Arab Emirates (“UAE”) and accordingly should not be construed as such. The Shares are only being offered to a limited number of investors in the UAE who (a) are willing and able to conduct an independent investigation of the risks involved in an investment in such Shares, and (b) upon their specific request. The Shares have not been approved by or licensed or registered with the UAE Central Bank, the Securities and Commodities Authority or any other relevant licensing authorities or governmental agencies in the UAE. The Prospectus is for the use of the named addressee only, who has specifically requested it without a promotion effected by the Management Company of the SICAV/Sub-Funds, their promoters or the distributors of their Shares, and should not be given or shown to any other person (other than employees, agents or consultants in connection with the addressee's consideration thereof). No transaction will be concluded in the UAE and any enquiries regarding the Shares should be made to ClientServicingAM@natixis.com.

For Unregistered SICAV/Sub-Funds – for use in respect of the Qualified Investor Exemption only:

For United Arab Emirates (excluding Dubai International Financial Centre and Abu Dhabi global market)
Residents only (Not applicable outside of the United Arab Emirates).

This Prospectus, and the information contained herein, does not constitute, and is not intended to constitute, a public offer of securities in the United Arab Emirates (“UAE”) and accordingly should not be construed as such. The Shares are only being offered to a limited number of exempt investors in the UAE who fall under one of the following categories of Exempt Qualified Investors: (1) an investor which is able to manage its investments on its own unless such person wishes to be classified as a retail investor), namely: (a) the federal government, local governments and governmental entities and authorities or companies wholly-owned by any such entities; (b) foreign governments, their respective entities, institutions and authorities or companies wholly owned by any such entities, (c) international entities and organisations; (d) entities licensed by the Securities and Commodities Authority (the “SCA”) or a regulatory authority that is an ordinary or associate member of the International Organisation of Securities Commissions (a “**Counterpart Authority**”) or (e) any legal person that meets, as at the date of its most recent financial statements, at least two of the following conditions: (i) it has a total assets or balance sheet of AED 75 million; (ii) it has a net annual turnover of AED 150 million; (iii) it has total equity or paid-up capital of AED 7 million; or (2) a natural person licensed by the SCA, or a Counterpart Authority to carry out any of the functions related to financial activities or services (each an “**Exempt Qualified Investor**”).

The Shares have not been approved by or licensed or registered with the UAE Central Bank, the SCA, the Dubai Financial Services Authority, the Financial Services Regulatory Authority or any other relevant licensing authorities or governmental agencies in the UAE (the “**Authorities**”). The Authorities assume no liability for any investment that the designated addressee makes as an Exempt Qualified Investor. The Prospectus is for the use of the designated addressee only.

Generally

This annex is intended for informational purposes only. It is based on the SICAV's understanding of current law and practice in the countries named. It is general reference information, not legal or tax advice. Any change in applicable laws and regulations will be updated in the next prospectus available.

The distribution of this Prospectus and the offering of the Shares may be authorised or restricted in certain other jurisdictions. The above information is for general guidance only and it is the responsibility of any persons in possession of this Prospectus and of any persons wishing to make application for Shares to inform themselves of all laws and regulations of any jurisdictions relevant to them.
