#### DNCA Invest Société d'Investissement à Capital Variable 60, avenue J.F. Kennedy, L-1855 Luxembourg, Grand Duchy of Luxembourg R.C.S. Luxembourg No B125.012 (the "Company")

March 5<sup>th</sup> 2025

# NOTICE TO THE SHAREHOLDERS OF DNCA INVEST – GLOBAL SPORT

#### Re: Merger of DNCA INVEST - GLOBAL SPORT into DNCA INVEST - GLOBAL NEW WORLD

Dear Shareholder,

We are writing you as a shareholder of DNCA INVEST – GLOBAL SPORT (the "**Merging Fund**") to advise you that on April 11<sup>th</sup> 2025 (the "**Effective Date**"), the Merging Fund will be merged into DNCA INVEST – GLOBAL NEW WORLD (the "**Receiving Fund**", together with the Merging Fund the "**Funds**") (the "**Merger**"). You will receive the equivalent value of shares in the Receiving Fund in place of your current shares in the Merging Fund.

The decision to merge the Funds was taken by the board of directors of the Company (the "Board").

#### Background and rationale of the Merger

The Merger aims to rationalize the Company's global offer by removing product's overlapping their investment policy and thus allowing to increase its overall efficiency from an administrative, operational and economic standpoint.

Given the reduced level of assets under management of the Merging Fund compared to the Receiving Fund, shareholders of the Funds will benefit from the Merger. The Merger will increase the assets under management of the Receiving Fund and will offer investors an alternative fund with appropriate scale also managed by DNCA Finance, the Company's management company (the "**Management Company**").

While the Merging Fund's strategy focuses on equities and equity-related instruments linked to the sports theme, encompassing sectors like activewear, sports equipment, e-sports, health & wellness, and sports events, the Receiving Fund's strategy embraces a broader thematic focus on digital transformation and technological innovation. Both funds share a commitment to Sustainable and Responsible Investment (SRI) principles, incorporating Environmental, Social, and Governance (ESG) criteria into their investment processes.

Therefore, the Board believes that shareholders of the Funds will benefit from the Merger. A comparison of the Funds' key features is available in the Appendix of the present notice.

The Board has therefore decided, in accordance with Articles 5 and 27 of the articles of incorporation of the Company (the "**Articles**") and the provisions of the Company's prospectus (the "**Prospectus**") and in the interest of the Funds' shareholders, to merge the Merging Fund into the Receiving Fund.

# Investment objectives and policies

On one side, the investment objective of the Merging Fund is to provide a performance over a recommended minimum investment period of 5 years, and benefit from global (emerging countries included) equity markets changes from companies whose growth is related to sport. Equities are selected on the basis of their strategic positioning, growth prospects, financial performance. At the same time, the Sub-Fund respects a Sustainable and Responsible Investment ("SRI") approach through integration of Environmental, Social and Governance ("ESG") criteria in fundamental analysis, portfolio ESG score target, and responsible stewardship (voting & engagement).

On the other side, the investment objective of the Receiving Fund is to seek performance by taking advantage of developments in the equity markets without geographical constraint (including emerging markets) which benefit from the digital transformation of industries and society, over the recommended investment term of 5 years. In this context, the Sub-Fund implements active conviction management by selecting companies eligible to the investment theme. These companies are chosen for their quality of global or local leaders on their respective markets analyzed through the systematic integration of environmental, social / societal and governance (ESG) criteria (such as energy consumption, CO2 emission), or even ethical practices of society.

Although both funds are equity-based and promote ESG values, the Receiving Fund offers a broader investment universe. It includes companies that are leaders in sectors such as technology, communication services, and digitalization, while still adhering to a strict ESG framework.

Further, the Receiving Fund recently decided to renew the French SRI Label contrary to the Merging Fund (for further details please refer to the **Appendix Key Features Comparison Table**).

#### Investment Focus and Geographical Exposure:

While the Merging Fund's strategy focuses on equities and equity-related instruments linked to the sports theme, encompassing sectors like activewear, sports equipment, e-sports, health & wellness, and sports events, the Receiving Fund's strategy embraces a broader thematic focus on digital transformation and technological innovation. Both funds share a commitment to Sustainable and Responsible Investment (SRI) principles, incorporating Environmental, Social, and Governance (ESG) criteria into their investment processes.

The Merging Fund centers on global equities with a thematic emphasis on companies benefiting from the sports industry's growth, utilizing a Quality Growth at a Reasonable Price (Quality "GARP") approach. The strategy highlights companies with strong market leadership, robust financials, and high ESG ratings. The Receiving Fund, on the other hand, adopts a similar active and discretionary management style but with a focus on digital innovation and technology sectors, capturing opportunities across industries undergoing rapid digital transformation.

With the Merger, shareholders of the Merging Fund will transition to a fund that provides a more diversified thematic scope, encompassing not only the sports industry but also broader global trends in technology and digitalization. This expanded focus reflects a dynamic shift towards sectors that underpin long-term economic transformation, providing shareholders with exposure to a wider range of growth drivers.

Additionally, the Receiving Fund's inclusion of both developed and emerging markets ensures geographic diversification, mitigating concentration risks and offering resilience against region-specific market fluctuations.

The table in the Appendix (the "**Key Features Comparison Table**") summarizes the investment's policy gap between the Merging Fund and the Receiving Fund.

# Share classes and annual investment management fee changes

Although most of the shares of the Merging Fundincur a 20% performance fee on positive performance exceeding their benchmark index without the High-Water Mark criteria, shareholders holding shares with performance fees within the Merging Fund will automatically receive shares in the Receiving Fund, which applies the same 20% performance fee but includes the High-Water Mark performance criteria (for further details please refer to the Key Features Comparison Table).

For the Merging Fund, the performance fee will be accrued until the Effective Date. On the Effective Date, the performance fee of the Merging Fund (if any) will be "crystallised" and will be paid.

The performance-related fee effect for the shareholders of the Receiving Fund (holding shares with performance fees) from the Merger is unchanged at the Effective Date and no different than if the Receiving Fund had received external investor subscriptions. Concerning the shareholders of the Merging Fund, they will be considered as new investors having subscribed on the Effective Date for the purpose of the calculation of the performance fee of the Receiving Fund in order to ensure a fair treatment of shareholders of both Funds in accordance with Article 4 of the Regulation of the *Commission de Surveillance du Secteur Financier* n°10-05 transposing Commission Directive 2010/44/EU of 1 July 2010 implementing Directive 2009/65/EC of the European Parliament and of the Council as regards to certain provisions concerning fund mergers, master-feeder structures and notification procedure.

For the calculation of the global exposure within the context of the risk management procedure, both use the commitment method.

The summary risk indicator (the "SRI") of the Receiving Fund is at 5 while the Merging Fund's is 4.

The table below summarizes the maximum annual investment management fees (the "**AMC**") and ongoing charges (the "**OGC**") for the share classes of the Merging Fund and the Receiving Fund.

The base currency of the Funds is EUR. A full summary of which Merging Fund share classes will be merged into which Receiving Fund share classes can be found in the appendix of this merger notice.

Merging Fund			Receiving Fund				
Share class	ISIN	AMC	OGC <sup>[1]</sup>	Share Class	ISIN	AMC	OGC <sup>[1]</sup>
I EUR	LU2595411823	1.00%	1.21%	I EUR	LU2194926346	1.00%	1.04%
ID EUR	LU2595412128	1.00%	1.21%	ID EUR	LU2194926429	1.00%	1.20%
SI EUR	LU2595412045	0.80%	1.01%	SI EUR	LU2217652499	0.80%	0.86%
A EUR	LU2595412391	1.70%	1.91%	A EUR	LU2194926775	1.70%	1.80%
N EUR	LU2595412474	1.10%	1.31%	N EUR	LU2194926858	1.10%	1.19%
Q EUR	LU2595412557	0.20%	0.41%	Q EUR	LU2343999939	0.20%	0.28%
				H-I USD	LU2194926692	1.00%	1.20%
				WI EUR	LU2217652572	1.30%	1.35%
				N2 EUR	LU2217652655	1.10%	1.21%
				A2 EUR	LU2217652812	1.70%	1.79%
				ND2 EUR	LU2217652739	1.10%	1.30%
				AD2 EUR	LU2217652903	1.70%	1.79%

<sup>&</sup>lt;sup>[1]</sup> Percentages are per annum and are stated with reference to the net asset value per share. The OGCs include, where applicable, the distribution charge, shareholder servicing charge, investment management fee and other administration costs including the fund administration, custodian and transfer agency costs. They include the management fees and administration costs of the underlying investment funds in the portfolio. The OGCs are as at December 31<sup>st</sup>, 2023.

# Dealing cut-off time and settlement periods for subscriptions and redemptions

There is no change to the dealing cut-off time or the settlement periods. The dealing cut-off time of the Receiving Fund is 12.00 noon Luxembourg time on the dealing day. Orders that reach BNP Paribas, Luxembourg Branch, the Company's administrative, domiciliary, principal paying, registrar and transfer agent ("**BNP**"), before the cut-off time will be executed on the dealing day. The settlement periods for subscription and redemption are within three business days following a dealing day.

A key features comparison table of the Merging Fund and the Receiving Fund (including the share class changes) can be found in the Appendix.

## Merger

This Merger notice is required by Luxembourg law.

As a result of the Merger, there will be no change of the legal entity acting as management company, which remains the Management Company.

## Costs and expenses of the Merger

The Merging Fund has no outstanding set-up costs. The expenses incurred in the Merger, including the legal, advisory and administrative costs, will be borne by the Management Company.

Given that the size of the assets under management of the Merging Fund represent no more than 1% of the Receiving Fund's assets under management, it is expected that there will be no need to sell any of the Merging Fund's assets prior to the Merger.

#### Exchange ratio, treatment of accrued income and consequences of the Merger

On the Effective Date, all the assets and liabilities of the Merging Fund will be transferred to the Receiving Fund. For the shares of each class that you hold in the Merging Fund, you will receive an equal amount by value of shares of the corresponding class (as described under section "Share classes and annual investment management fee changes" above) in the Receiving Fund. The exchange ratio of the Merger will be the result of the ratio between the net asset value of the relevant class of the Merging Fund and the net asset value of the relevant class of the Receiving Fund as of the Effective Date. While the overall value of your holdings will remain the same, you may receive a different number of shares in the Receiving Fund than you had previously held in the Merging Fund.

Any accrued income relating to the Merging Fund's shares at the time of the Merger will be included in the calculation of the final net asset value per share of the Merging Fund and will be accounted for after the Merger in the net asset value per share of the Receiving Fund.

The Merging Fund will cease to exist as of the Effective Date.

You will thus become a shareholder of the Receiving Fund, in the share class which corresponds to your current investor profile in the Merging Fund. A full summary regarding which of the Merging Fund share

classes will be merged into which Receiving Fund share classes can be found under section "Existing and New Share Class Mapping" in the Appendix.

The first dealing date for your shares in the Receiving Fund will be the April 14th, 2025, the related deal cut-off for this dealing day being 12.00 noon Luxembourg time on the dealing day.

## Rights of shareholders to redeem/switch and subscribe

If you do not wish to hold shares in the Receiving Fund from the Effective Date, you have the right to redeem your holding in the Merging Fund or to switch into another Company's sub-fund at any time up to and including the dealing day on April 4<sup>th</sup>2025. After this date the issue and redemption of shares of the Merging Fund will be suspended and no subscriptions, redemptions or switches in the Merging Fund will be accepted.

BNP will execute your redemption free of charge or switch instructions in accordance with the provisions of the Prospectus.

Subscriptions or switches into the Merging Fund received from new investors will not be accepted after deal cut-off on April 4<sup>th</sup> 2025.

## Tax status

The conversion of shares at the time of the Merger and/or your redemption or switch of shares prior to the Merger might affect the tax status of your investment. We therefore recommend that you seek independent professional advice in these matters.

#### Further information

We advise you to read the Receiving Fund's key information document (the "**KID**") which accompanies this notice. It is, together with the KIDs of all other available share classes and the Prospectus, available at www.dnca-investments.com.

An audit report will be prepared by the approved statutory auditor of the Company in relation to the Merger and will be available free of charge upon request from the Management Company.

We hope that you will choose to remain invested in the Receiving Fund after the Merger. If you would like more information, please contact your usual professional adviser or the Management Company on (+33 (0)1 58 62 55 00 ).

Yours faithfully,

The Board DNCA INVEST Page 7 of 21

# Appendix

# Key Features Comparison Table

The following is a comparison of the principal features of the Merging Fund and the Receiving Fund. Both are sub-funds of the Company. Full details are set out in the Prospectus and shareholders of the Merging Fund are also advised to consult the KIDs of the Receiving Fund.

## Merger

	Merging Fund	Receiving Fund
Investment Objective and Strategy	Investment Objective: The investment objective of the Sub- Fund is to provide a performance over a recommended minimum investment period of 5 years, and benefit from global (emerging countries included) equity markets changes from companies whose growth is related to sport. Equities are selected on the basis of their strategic positioning, growth prospects, financial performance. At the same time, the Sub- Fund respects a Sustainable and Responsible Investment ("SRI") approach through integration of Environmental, Social and Governance ("ESG") criteria in fundamental analysis, portfolio ESG score target, and responsible stewardship (voting & engagement).	Investment Objective: The investment objective of the Sub- Fund is to seek performance by taking advantage of developments in the equity markets without geographical constraint (including emerging markets) which benefit from the digital transformation of industries and society, over the recommended investment term of 5 years. In this context, the Sub-Fund implements active conviction management by selecting companies eligible to the investment theme. These companies are chosen for their quality of global or local leaders on their respective markets analyzed through the systematic integration of environmental, social / societal and governance (ESG) criteria (such as energy consumption, CO2 emission), or even ethical practices of society.
	Investment Strategy:	Investment Strategy:
	The investment strategy is based on active and discretionary management style. The Sub-Fund's investment strategy relies on active discretionary management using a stock picking policy.	The investment strategy is based on active and discretionary management style. The Sub-Fund promotes environmental and/or social

Merging Fund	Receiving Fund
The Sub-Fund invests at least 75% of its net assets in listed equity securities worldwide issued by companies deemed by the Management Company to benefit from their position as global or local leader in their respective market, and operating within the sport theme: this includes, in particular but not limitative, activewear, sport equipments, sports facility, health & wellness, sport events (including the organization thereof, broadcaster, ticketing service and services in stadium), sport teams, and e-sport (i.e. professional sport competition using video games). Such global and local leaders are identified based inter alia on market shares, position in its market, technology advantage.	<ul> <li>characteristics within the meaning of Article 8 of SFDR.</li> <li>The Sub-Fund considers, at least, the following objectives, and proceed to the reporting of this ESG indicators as part of the monitoring and the evolution of the portfolio's ESG performance:</li> <li>Environment: GHG emissions, airborne pollution, waterborne pollution, water consumption, land use, etc.</li> <li>Social: compensation, gender inequality, health and safety, child labor, etc.</li> <li>Governance: corruption and bribery, tax avoidance, etc.</li> <li>Global ESG quality rating.</li> </ul>
The Management Company implements an active and conviction management strategy based (1) on a Quality Growth At a Reasonable Price ("Quality GARP") approach (defined as a stock-picking investment strategy that seeks to combine tenets of both growth investing i.e. looking for companies with a strong potential growth and reasonable price i.e. looking for stocks with potential upside compared with this potential growth). The Management Company systematically chooses stocks based on characteristics such as quality of brand, of management, of financial strength; and (2) on a SRI approach which relies on ESG integration all	The Sub-Fund invests at least 75% of its net assets in shares of companies occupying a position of global or local leader in their markets and operating in the technology sectors, in sectors benefiting from growing digitalization and technological innovations. In this context, the Sub-Fund implements active conviction management using a "Quality GARP" (Quality Growth at a Reasonable Price) and SRI approach. The Management Company selects also shares of companies that it considers as having a position of

Merging Fund	Receiving Fund
along the investment process, from company research and valuation, to portfolio construction, proxy voting and engagement policy.	global or regional leader, offering a visibility and a sustainability of their medium to long term growth prospects. The initial investment universe, which
The Sub-Fund promotes environmental and/or social characteristics within the meaning of Article 8 of SFDR.	includes around 5000 global issuers, is composed of issuers which may belong to the MSCI ACWI IMI Digital Economy Net USD, as well as stocks identified by the Management
The initial investment universe, which include up to 5,000 global issuers, of which issuers from the MSCI All Countries World Net Return Index, as well as stocks identified by the Management Company based on the	Company based on the financial and extra-financial analysis, and/or having already been invested in recent past years. The various criteria described below are applied to issuers selected within this initial investment universe.
financial and extra-financial analysis. The various criteria described below are applied to issuers selected within this initial investment universe. From this initial investment universe,	From this initial investment universe, are excluded companies with controversies or in severe breach to UN Global Compact Principles
are excluded issuers with controversies or in severe breach to UN Global Compact Principles (example: human rights or fight against corruption) based on the internal approach. Moreover, a strict controversial weapons exclusion and sectorial exclusion policy is implemented and is available on the website of the Management	(example: human rights or fight against corruption) based on the internal approach. Moreover, a strict controversial weapons exclusion and sectorial exclusion policy is implemented and is available on the website of the Management Company (https://www.dnca- investments.com/lu/areas-of- expertise/sri).
Company (https://www.dnca- investments.com/lu/areas-of- expertise/sri).	In this way, the investment process and resulting stock picking take into account internal scoring with respect to the corporate responsibility of the
In this way, the investment process and resulting stock picking take into account internal scoring with respect to both corporate responsibility and sustainability of companies based on an extra-financial analysis trough a proprietary tool developed internally	companies based on an extra-financial analysis through a proprietary rating model (ABA, Above & Beyond Analysis) developed internally by the Management Company. This model is centered on four pillars as further detailed below (i) corporate

Merging Fund	Receiving Fund
by the Management Company, with the "best in universe" method. There may be a sector bias. The risk exists that the models used to make these investment decisions do not perform the tasks they were designed to. The use of the proprietary tool relies on the experience, relationships and expertise of the Management Company. More information about the proprietary tool developed internally by the Management Company is available on the website of the Management Company (https://www.dnca- investments.com/fonds/dnca-invest- global-sport/parts/a-lu2595412391). The analysis of corporate responsibility is broken down into four aspects: shareholders responsibility (board of directors and general management, accounting practices and financial risks, etc.), environmental footprint of the production chain and product life cycle or responsible supply, energy consumption and water consumption, company CO2 emissions and management of	<b>Receiving Fund</b> responsibility, (ii) sustainable transition, (iii) controversies and (iv) dialogue and engagement with issuers. The analysis of corporate responsibility is broken down into four aspects: shareholders responsibility (board of directors and general management, accounting practices and financial risks, etc.), environmental responsibility (environmental footprint of the production chain and product life cycle or responsible supply, energy consumption and water consumption, company CO2 emissions and management of waste, etc.), responsibility towards workers and society responsibility (ethics and working conditions of the production chain, treatment of employees – safety, well-being, diversity, employee representation, wages, quality of products or services sold, etc.). Each aspect is rated independently and weighted in accordance to how material it is for the company. Each dimension is broken down into a set of criteria, which are around 25 in total. This in-depth analysis, combining qualitative and quantitative research leads to a rating out of 10.
waste, etc.), responsibility towards workers and society responsibility (ethics and working conditions of the production chain, treatment of employees – safety, well-being, diversity, employee representation, wages, quality of products or services sold, etc.). Each aspect is rated independently and weighted in	Moreover, the monitoring of the level of controversy is taken into account directly in the corporate responsibility and may affect the rating. The Management Company uses a proprietary ESG analysis approach with the "best in universe" method.

Merging Fund	Receiving Fund
the company. Each dimens broken down into a set of c which are around 25 in total. T depth analysis, combining qua and quantitative research leac rating out of 10.	riteria, conducted exclusively in-house based his in- litative continuous dialogue with companies. Is to a The risk exists that the models used to
Moreover, the monitoring of the of controversy is taken into a directly in the corporate respon	ccount designed to.
and may affect the rating. Focus is made on environment	In line with the fundamental approach of the management team, the mental investment process is based on the
treatment – e.g. safety, w diversity, employee represen wages – and quality of produ service offered), and on gover criteria (capital structure protection of minority interest, and management, manag compensation, accounting	roduct chain, nption, waste (ethics ing the ployee relfare, tation, icts or and board ement universe combining a financial (quantitative and micro-economic) and extra-financial (qualitative) approach with two successive steps: • the selection of issuers pursuant to the financial approach described above, • the exclusion of issuers which have a high-risk profile in terms of
and financial risk, ethics). Based on these assess Environmental, Social Governance criteria are grade then equally averaged in a grade. Any company ranked average is not eligible to the po	and ed and single below
The Sub-Fund proceeds to the financial analysis on at least 9 the net assets of the Sub-Fun excludes at least 20% of the issuers of shares from its invest	and and - Build the portfolio taking into worst consideration the regulatory

Merging Fund	Receiving Fund
universe and therefore not investing in these issuers.	process in order to establish the final selection.
The Sub-Fund considers, at least, the following objectives, and proceed to the reporting of this ESG indicators as part of the monitoring and the evolution of the portfolio's ESG performance:	The Sub-Fund is managed taking into consideration corporate responsibility and sustainable development principles in accordance with the requirements of the French SRI Label, which especially involves proceeding to the extra-financial analysis on at
- Environment: GHG emissions, airborne pollution, waterborne pollution, water consumption, land use, etc.	least 90% of the asset of the Sub- Funds and excluding at least 30% of the worst issuers of shares from its investment universe and therefore not
- Social: compensation, gender inequality, health and safety, child labor, etc.	investing in these issuers. The manager undertakes, in his rating model, to weight each of the three areas Environment (E), Social (S) and
- Governance: corruption and bribery, tax avoidance, etc.	Governance (G) at a minimum of 20%. If, for an issuer, one of these three weightings is less than 20%, the
- Global ESG quality rating. The result of the SRI approach will be binding on the Management Company.	Management Company will have to justify it on the basis of the materiality analysis that led to this weighting. The Sub-Fund also complies with the exclusions imposed by the French SRI Label.
In line with the fundamental approach of the management team, the investment process is based on the selection of the investment universe combining a financial (quantitative and micro-economic) and extra-	The result of the SRI approach will be binding on the Management Company. The Sub-Fund may exceptionally, under extreme market conditions, use
financial (qualitative) approach with two steps:	derivatives for hedging or exposure of equity and currency risk purposes.
• the selection of issuers pursuant to the financial approach described above, and	More information about the environmental or social characteristics promoted by the Sub-Fund is available in the pre-contractual disclosure for
<ul> <li>the exclusion of issuers which have a high-risk profile in terms of corporate responsibility (rating below</li> </ul>	financial products referred to in Article 8 under SFDR which follow the Sub-

Merging Fund	Receiving Fund
2/10 in the ESG proprietary tool) or exposed to major controversies. This extra-financial filter excludes a minimum of 20% of issuers based on the extra-financial analysis describes before.	Fund's Appendix and which forms an integral part of this Prospectus.
More information about the environmental or social characteristics promoted by the Sub- Fund is available in the pre- contractual disclosure for financial products referred to in Article 8 under SFDR which follow the Sub-Fund's Appendix and which forms an integral part of this Prospectus.	Description of categories of assets and financial contracts:
Description of categories of assets and financial contracts:	The Sub-Fund may at any time invest in:
<ul> <li>The Sub-Fund may at any time be exposed to:</li> <li>Equities and similar or rights attached to the ownership of these equities without geographical constraints: from 75% to 105% of its net assets;</li> <li>Equities with small capitalization <i>i.e.</i> total market capitalization below 1 billion EUR or equivalent in any other currency: up to 20% of its net assets;</li> <li>Equities from issuers having their registered office in emerging countries or listed in emerging countries: up to 50% of net assets (directly or through UCI);</li> </ul>	<ul> <li>equities without geographical constraint (including emerging markets) and of all sizes of capitalization (including small and mid-capitalization): from 75% to 105% of its net assets (directly or through UCITS and/or other UCIs);</li> <li>fixed income securities and money market instruments from issuers of the public or private sector having their registered office in Euro zone countries, depending on market opportunities, and having at the time of the purchase a Standard &amp; Poor's rating of at least A3 short term rating or A- long-term rating, or being considered as equivalent by the Management Company using similar criteria, or through</li> </ul>

Merging Fund	Receiving Fund
<ul> <li>Fixed income securities from issuers having their registered office in a country which is an OECD member state or fixed income securities issued or guaranteed by a member state of OECD with a maturity below one year: up to 25% of its net assets;</li> <li>Money market instruments or deposits if market conditions are unfavorable with a maturity below one year: from 0% to 25% of its</li> </ul>	<ul> <li>bonds and money market funds: up to 15% of its net assets;</li> <li>deposits: up to 25% of its net assets;</li> <li>other financial instruments (within the meaning of Article 41 (2) a) of the Law) up to 10% of its net assets.</li> <li>The Sub-Fund can be exposed to all currencies other than the Euro, bringing the exchange risk to 105%</li> </ul>
<ul> <li>Other year. from 078 to 23% of its net assets;</li> <li>Other financial instruments (within the meaning of Article 41 (2) a) of the Law) up to 10 % of its net assets.</li> </ul>	maximum of its net assets. Exposure to exchange risk on currencies outside the euro zone may reach a maximum of 105% of the Sub- Fund's 'net assets.
Up to 20% of its net assets, the Sub- Fund may also invest in equities called "A-Shares" issued by companies having their registered office in the PRC, listed in local currency (Renminbi) and available through the Shanghai-Hong Kong Stock Connect Program or through the Shenzhen-Hong Kong Stock Connect Program, or through the RQFII/QFII and H-Shares (equities of companies listed in the Hong Kong market that are either registered in Hong Kong or registered in the PRC and approved for listing on the Hong Kong Stock Exchange by the Chinese government). Exposure to Chinese companies may also be achieved through investments in American Depositary Receipts (ADRs) and Global Depositary	Up to 20% of its net assets, the Sub- Fund may also invest in equities called "A-Shares" issued by companies having their registered office in the PRC, listed in local currency (Renminbi) and available through the Shanghai-Hong Kong Stock Connect Program or through the Shenzhen- Hong Kong Stock Connect Program, or through the RQFII/QFII. In all cases, the Sub-Fund will not invest in securities which qualify as distressed or as "in default" at the time of investment. Fixed income securities which may be downgraded during their lifetime below the authorized minimum rating will be disposed of as soon as possible with due regards to the interest of shareholders.
Receipts (GDRs).	The proportion of the Sub-Fund's investments in UCITS or regulated AIFs open to non- professional

Merging Fund	Receiving Fund
Exposure to exchange risk may reach 105 % of the Sub-Fund's net assets.	investors (according to the European Directive 2011/61/EU) and qualifying as other UCIs according to Article 41(1) of the Law, including ETFs, shall
The Sub-Fund may solely invest in fixed income securities and money market instruments from issuers of the public or private sector, depending on market opportunities, having a Standard & Poor's rating of at least A3 short term rating or A- long-term rating, or being considered as equivalent by the Management Company using similar criteria at the time of the purchase.	not exceed 10% of its net assets. The Sub-Fund may not invest in mortgage-backed securities (MBS) or asset-backed securities (ABS). The Sub-Fund may invest in securities denominated in any currency. However, non-base currency exposure may be hedged back to the base currency to moderate currency exchange risks. The Sub-Fund may
The Sub-Fund shall not solely base its investment decisions and its risk assessment on the ratings assigned by independent rating agencies but shall also proceed to its own analysis of credit.	also use derivatives for the purpose of increasing the currency exposure. These instruments may include, but are not restricted to futures, options, swaps, currency forwards.
In all cases, the Sub-Fund will not invest in securities which qualify as distressed or as "in default" at the time of investment. Fixed income securities which may be downgraded during their lifetime will be disposed of as soon as possible with due regards to the interest of the Sub-	The Sub-Fund may use exchange traded or OTC derivatives, including but not limited to, futures contracts, options, and non-complex options, for the purpose of hedging or increasing or arbitrage equity exposure. The Sub-Fund may also use swap for the purpose of hedging or increasing
Fund's shareholders. The proportion of the Sub-Fund's investments in UCITS or regulated AIFs open to non- professional investors (according to the European Directive 2011/61/EU) and qualifying as other UCIs according to Article 41(1) of the Law, including ETFs, shall not exceed 10% of its net assets.	equity exposure, exchange exposure and non-base currency exposure. In order to achieve the investment objective, the Sub-Fund may also invest up to 10% of its net assets in equities related financial derivative instruments or embedded derivative instruments as well as – but not limited to - in convertible bonds, exchangeable bonds, warrants, certificates, and rights which may

Merging Fund	Receiving Fund
The Sub-Fund may not invest in mortgage-backed securities (MBS) or asset-backed securities (ABS).	embed derivatives, for the purpose of hedging, increasing and arbitrage equity risk.
The Sub-Fund may invest in securities denominated in any currency. However, non-base currency exposure may be hedged back to the base currency to moderate currency exchange risks. These instruments may include, but are not restricted to futures, options, swaps, currency forwards.	The Sub-Fund may hold deposits. The Sub-Fund may use of borrowings in accordance with clause VIII of section "3. Investment and Borrowing Restrictions" of the main part of the Prospectus.
Up to 20% of its net assets, the Sub- Fund may use exchange traded or OTC derivatives, including but not limited to, futures contracts, futures on market index, options on market index, and non-complex options for the purpose of hedging or increasing equity exposure.	
In order to achieve the investment objective, the Sub-Fund may also invest its net asset up to 20% of its net assets in equities or related financial derivative instruments (such as CFD or DPS) as well as in, convertibles bonds, warrants and rights which may embed derivatives, for the purpose of hedging or increasing equity and exchange risk.	
The Sub-Fund may hold on an ancillary basis of bank deposits in accordance with clause II of section "3. Investment and Borrowing Restrictions" of the main part of the Prospectus.	
The Sub-Fund may make use of borrowings in accordance with clause	

	Merging Fund	Receiving Fund
	VIII of section "3. Investment and Borrowing Restrictions" of the main part of the Prospectus.	
Classification under SFDR	The Sub-Fund promotes environmental and/or social characteristics within the meaning of Article 8 of SFDR	The Sub-Fund promotes environmental and/or social characteristics within the meaning of Article 8 of SFDR
Status under Regulation (EU) 2020/852 of the European Parliament and of the Council on the establishment of a framework to facilitate sustainable investment.	Please refer to the Merging Fund's Pre-contractual disclosure annex for the financial products referred to in Article 8 paragraphs 1, 2 and 2a, or Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852 which can be consulted in the Prospectus.	Please refer to the Receiving Fund's Pre-contractual disclosure annex for the financial products referred to in Article 8 paragraphs 1, 2 and 2a, or Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852 which can be consulted in the Prospectus.
Summary Risk Indicator (SRI)	Category 4	Category 5
French SRI Label	NO	YES
Risk profile	The Sub-Fund's risk profile is suited for an investment horizon in excess of five years. The risks to which the investor is exposed via the Sub-Fund are the following:	The Sub-Fund's risk profile is suited for an investment horizon in excess of five years. The risks to which the investor is exposed via the Sub-Fund are the following:

	Merging Fund	Receiving Fund
	<ul> <li>Equity risk;</li> <li>Discretionary management risk;</li> <li>Liquidity risk;</li> <li>Small and mid-cap risk;</li> <li>Risk of loss of capital;</li> <li>Interest-rate risk;</li> <li>Exchange rate risk;</li> <li>Credit risk;</li> <li>Emerging market risk;</li> <li>Sector and/or geographical concentration risk;</li> <li>Risk of investing in derivative instruments as well as instruments embedding derivatives;</li> <li>Counterparty risk;</li> <li>ESG risk;</li> <li>Stock Connect risk;</li> <li>Sustainability risk.</li> </ul>	<ul> <li>Equity risk;</li> <li>Discretionary management risk;</li> <li>Liquidity risk;</li> <li>Small and mid-cap risk;</li> <li>Risk of loss of capital;</li> <li>Interest-rate risk;</li> <li>Exchange rate risk;</li> <li>Credit risk;</li> <li>Emerging market risk;</li> <li>Risk of investing in derivative instruments as well as instruments embedding derivatives;</li> <li>Counterparty risk;</li> <li>ESG risk;</li> <li>Stock Connect risk;</li> <li>Sustainability risk.</li> </ul>
Profile of the Typical Investor	All investors, in particular investors are looking for an exposure to global equity and more particularly for a thematic approach on sport life and professional sport, and interested in investing in a socially responsible fund. The investors can also be afford to set aside capital for a long period of time (5 years), accept temporary and/or potential capital losses and can tolerate volatility.	All investors, in particular investors looking for an international equity market exposure with an ESG approach. The Sub-Fund is aimed at investors who agree to be exposed to all risks set forth in the risk profile of the Sub-Fund.
Fund Category	International Equities Fund	International Equities Fund

	Merging Fund	Receiving Fund
Fund Currency	EUR	EUR
Launch Date	1 December 2023	28 May 2021
Dealing Cut-off Time and Settlement Periods for	Orders must reach the Management Company before 12:00 noon Luxembourg time on the dealing day to be executed that day.	Orders must reach the Management Company before 12:00 noon Luxembourg time on the dealing day to be executed that day.
Subscriptions and Redemptions	The settlement periods for subscription and redemption are within three business days following a dealing day.	The settlement periods for subscription and redemption are within three business days following a dealing day.
Risk Management Method	Commitment	Commitment
Subscription commission	For all classes: up to 2.00% of the total subscription amount	For all classes: up to 2.00% of the total subscription amount
Management Fees by Share Class	I EUR: Up to 1.00% per annum ID EUR: Up to 1.00% per annum SI EUR: Up to 0.80% per annum A EUR: Up to 1.70% per annum N EUR: Up to 1.10% per annum Q EUR: Up to 0.20% per annum	I EUR: Up to 1.00% per annum ID EUR: Up to 1.00% per annum SI USD: Up to 0.80% per annum A EUR: Up to 1.70% per annum N EUR: Up to 1.10% per annum Q EUR: Up to 0.20% per annum H-I USD: Up to 1.00% per annum WI EUR: Up to 1.30% per annum N2 EUR: Up to 1.10% per annum A2 EUR: Up to 1.70% per annum ND2 EUR: Up to 1.70% per annum

	Merging Fund	Receiving Fund
Performance Fees	I EUR, ID EUR, SI EUR, A EUR and N EUR:	I EUR, ID EUR, SI EUR, H-I USD, A EUR and N EUR:
	20% of the positive performance net of any fees above the MSCI All Countries World Net Return	20% of the positive performance net of any fees above the MSCI ACWI IMI Digital Economy Net USD with High Water Mark
		The High Water Mark is the Net Asset Value per Share at the last Valuation Day of any Performance Period where a performance fee has been paid or failing that, the initial offer price per Share for unlaunched Share Classes.
	Q EUR: N/A	WI EUR, N2 EUR,ND2 EUR, A2 EUR, AD2 EUR and Q EUR: N/A
Existing and New Share Class Mapping	Existing Share Class Held	New Share Class to be Held
	I EUR (LU2595411823)	I EUR (LU2194926346)
	ID EUR (LU2595412128)	ID EUR (LU2194926429)
	SI EUR (LU2595412045)	SI (LU2217652499)
	A EUR (LU2595412391)	A EUR (LU2194926775)
	N EUR (LU2595412474)	N EUR (LU2194926858)
	Q EUR (LU2595412557)	Q EUR (LU2343999939)