DANSKE INVEST HEDGE FIXED INCOME RELATIVE VALUE FUND

A Cell of

DANSKE INVEST PCC LIMITED

(a protected cell investment company limited by shares and registered in

Guernsey with registration number 42589 which migrated from the Cayman Islands and became registered in Guernsey on 3 December 2004)

with the following Sub-Classes:

- the DKK Sub-Class p GB00B0JF6306
- the DKK Sub-Class W p GG00BZ05S054
- the EUR Sub-Class p GG00B7GHG499
- the EUR Sub-Class W p GG00BKPRGR40
- the NOK Sub-Class W p GG00BPMPSJ20
- the SEK Sub-Class p GG00BM7S1D05
- the SEK Sub-Class W p GG00BYWYXN15
- the USD Sub-Class p GG00BP268062

SUPPLEMENTAL SCHEME PARTICULARS

These Supplemental Scheme Particulars containing information relating to the Danske Invest Hedge Fixed Income Relative Value Fund (the "**Fund**") should be read and construed in conjunction with the most recent Scheme Particulars relating to Danske Invest PCC Limited (the "**Principal Particulars**"). This document is deemed to be incorporated in and to form part of the Principal Particulars and may not be distributed unless it is accompanied by them and such other documentation as the Principal Particulars may prescribe.

Investors should contact Danske Invest Management A/S (the "AIFM") to make sure they are in possession of the most recent copy of the Principal Particulars and these Supplemental Scheme Particulars.

With effect from 4 November 2024, the Fund is closed to new subscriptions and conversions in, except for W Shares save as may be otherwise authorised by the board of directors of Danske Invest PCC Limited or the AIFM from time to time. The last subscriptions were accepted at the Fund's cut-off – 13:00 pm CET - on 4 November 2024. Please see below the list of ISINs that will be closed:

the DKK Sub-Class p GB00B0JF6306 the EUR Sub-Class p GG00B7GHG499 the SEK Sub-Class p GG00BM7S1D05 the USD Sub-Class p GG00BP268062

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DEFINITIONS

Save as provided below, words and expressions defined in the Principal Particulars shall have the same meanings herein. In these Supplemental Scheme Particulars, the following words shall have the meanings opposite them unless the context in which they appear requires otherwise:

AIFM	Danske Invest Management A/S;
Company	Danske Invest PCC Limited;
Custodian	J.P. Morgan Custody Services (Guernsey) Limited or such other company as may from time to time be appointed as Designated Custodian of the assets of the Company held in its Custody;
Danish Kroner and DKK	The currency of Denmark for the time being;
Dealing Day	The first Business Day immediately following the relevant Valuation Day and/or such other day or days as the Directors may from time to time determine to be the day or days on which the Subscription and Redemption Prices are calculated and dealings may occur in Shares in the Fund (or any class within the Fund);
DKK Sub-Class p	Shares in the DKK denominated Separate Fund, designated as the DKK Sub-Class p, of a separate class of Shares in the Fund. Available for any investors;
DKK Sub-Class W p	Shares in the DKK denominated Separate Fund, designated as the DKK Sub-Class W p, of a separate class of Shares in the Fund. Shares in the DKK Sub-Class W p are solely available to regulated Danske Bank group entities and (a) subscribing on behalf of certain of their clients in the context of a discretionary management agreement entered into with those clients or (b) subscribing on behalf of certain of their clients in the context of an agreement entered into with those clients that explicitly permits investments in these Shares; Where (i) such discretionary management agreement with an underlying client of Danske Bank group entity is terminated or (ii) a Change of Control of the Danske Bank group entity through which a client holds an interest in Shares occurs, or (iii) if the Danske Bank group entity through which a client holds an interest in Shares, transfers those Shares to an entity not within the Danske Bank group, or (iv) at the discretion of the AIFM or the Company, the Directors may either authorise Shares of such Shareholder to be exchanged for Shares of another class or series, or compulsorily redeem Shares of the Shareholder in accordance with the Articles;
EMIR	The European Markets and Infrastructure Regulation EU No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories including the

Commission's Delegated Regulations No 148/2013 and No 153/2013 of 19 December 2012 supplementing the aforementioned regulation;

- **Euro, EUR and €** The official, single currency unit of the European Union currency union;
- EUR Sub-Class pShares in the EUR denominated Separate Fund,
designated as the EUR Sub-Class p, of a separate class of
Shares in the Fund. Available for any investors;

EUR Sub-Class W p Shares in the EUR denominated Separate Fund, designated as the EUR Sub-Class W p, of a separate class of Shares in the Fund. Shares in the EUR Sub-Class W p are solely available to regulated Danske Bank group entities and (a) subscribing on behalf of certain of their clients in the context of a discretionary management agreement entered into with those clients or (b) subscribing on behalf of certain of their clients in the context of an agreement entered into with those clients that explicitly permits investments in these Shares; Where (i) such discretionary management agreement with an underlying client of Danske Bank group entity is terminated or (ii) a Change of Control of the Danske Bank group entity through which a client holds an interest in Shares occurs, or (iii) if the Danske Bank group entity through which a client holds an interest in Shares, transfers those Shares to an entity not within the Danske Bank group, or (iv) at the discretion of the AIFM or the Company, the Directors may either authorise Shares of such Shareholder to be exchanged for Shares of another class or series, or compulsorily redeem Shares of the Shareholder in accordance with the Articles: **Functional Currency** The Fund's operating currency will be DKK; Fund The Danske Invest Hedge Fixed Income Relative Value Fund, the Cell to which these Supplemental Scheme

Particulars relate;

Danske Bank A/S;

Investment Manager

Member State

Net Asset Value

Norwegian Kroner and NOK

NOK Sub-Class W p

A member state of the European Union, EEA countries or OECD;

The Net Asset Value is calculated as the value of the relevant assets minus the relevant liabilities of the respective Sub-Class or Fund, in accordance with the Articles;

The currency of Norway for the time being;

Shares in the NOK denominated Separate Fund, designated as the NOK Sub-Class W p, of a separate class of Shares in the Fund. Shares in the NOK Sub-Class W p are solely available to regulated Danske Bank group

	entities and (a) subscribing on behalf of certain of their clients in the context of a discretionary management agreement entered into with those clients or (b) subscribing on behalf of certain of their clients in the context of an agreement entered into with those clients that explicitly permits investments in these Shares; Where (i) such discretionary management agreement with an underlying client of Danske Bank group entity is terminated or (ii) a Change of Control of the Danske Bank group entity through which a client holds an interest in Shares occurs, or (iii) if the Danske Bank group entity through which a client holds an interest in Shares, transfers those Shares to an entity not within the Danske Bank group, or (iv) at the discretion of the AIFM or the Company, the Directors may either authorise Shares of such Shareholder to be exchanged for Shares of another class or series, or compulsorily redeem Shares of the Shareholder in accordance with the Articles;
Pound sterling, GBP and ${\tt \pounds}$	The currency of United Kingdom for the time being;
Reference Benchmark	The reference benchmark for the performance fee, being the rate over the relevant bench-mark applicable to the corresponding denominated Sub-Class of the Fund which triggers the payment of a performance fee as set out in the section headed "Performance Fee";
SEK Sub-Class p	Shares in the SEK denominated Separate Fund, designated as the SEK Sub-Class p, of a separate class of Shares in the Fund. Available for any investors;
SEK Sub-Class W p	Shares in the SEK denominated Separate Fund, designated as the SEK Sub-Class W p, of a separate class of Shares in the Fund. Shares in the SEK Sub-Class W p are solely available to regulated Danske Bank group entities and (a) subscribing on behalf of certain of their clients in the context of a discretionary management agreement entered into with those clients or (b) subscribing on behalf of certain of their clients in the context of an agreement entered into with those clients that explicitly permits investments in these Shares; Where (i) such discretionary management agreement with an underlying client of Danske Bank group entity is terminated or (ii) a Change of Control of the Danske Bank group entity through which a client holds an interest in Shares occurs, or (iii) if the Danske Bank group entity through which a client holds an interest in Shares, transfers those Shares to an entity not within the Danske Bank group, or (iv) at the discretion of the AIFM or the Company, the Directors may either authorise Shares of such Shareholder to be exchanged for Shares of another class or series, or compulsorily redeem Shares of the Shareholder in accordance with the Articles;

Sub-Class	Means any of the DKK Sub-Class p, the DKK Sub-Class W p, the EUR Sub-Class p, the SEK Sub-Class p, the SEK Sub-Class W p, the USD Sub-Class p;	
Swedish Kroner and SEK	The currency of Sweden for the time being;	
Swiss franc and CHF	The currency of Switzerland for the time being;	
US Dollar, USD and \$	The currency of United States for the time being;	
USD Sub-Class p	Shares in the USD denominated Separate Fund, designated as the USD Sub-Class p, of a separate class of Shares in the Fund. Available for any investors;	
Valuation Day	Every Business Day except a day on which banks in Denmark are not open for normal business and/or such other day or days as the Directors may from time to time determine to be the day or days on which a valuation of the assets of the Fund (or any class within the Fund) will be carried out;	
Valuation Point	4.00 p.m. (Luxembourg time) in the relevant market or markets on the Valuation Day immediately preceding the relevant Dealing Day;	
VaR	Value-at-risk (VaR) is a category of risk measures that describe the statistical probability of the market risk of a trading portfolio;	
Volatility	A measure of variations in the return over time. Normally the volatility of an asset is expressed as the standard deviation of the return on the asset. Often, volatility is used as a measure of the risk to which a portfolio is exposed.	

DANSKE INVEST HEDGE FIXED INCOME RELATIVE VALUE FUND

Introduction

The Fund is a Cell of Danske Invest PCC Limited, an open-ended protected cell investment company limited by shares which migrated from the Cayman Islands and became registered in Guernsey on 3 December 2004 and is authorised by the Guernsey Financial Services Commission as an open-ended authorised Class B collective investment scheme.

The Directors have the power from time to time to establish and maintain a Separate Fund for each class of Shares within the Fund. The Directors have by resolution resolved to establish Separate Funds, and to issue different classes of Shares for each of the DKK Sub-Class p, the DKK Sub-Class W p, the EUR Sub-Class p, the SEK Sub-Class p, the SEK Sub-Class W p and the USD Sub-Class p.

Investment Objective and Policy

The objective of the Fund is to generate absolute returns by investing in transferable securities, mainly in bonds, money market instruments, and other debt instruments admitted to or dealt in on a Recognised Investment Exchange and issued by companies, credit institutions, governments, municipalities, local authorities or other public organisations of a Member State, or guaranteed by a Member State or by public international bodies (Supranationals).

Specifically, the Fund invests in bonds and other debt instruments:

- issued by governments, municipalities or regional and local authorities of EU Member States or OECD countries;
- issued by public entities, which are state-owned, established, guaranteed, or sponsored by governments, municipalities or regional and local authorities of EU Member States or OECD countries, such as agencies, development banks, public export credit companies or pension companies;
- issued by special credit institutions, such as mortgage credit institutions (e.g. covered bonds), within EU or OECD; and/or
- issued by public international bodies (Supranationals).

The strategy of the Fund is to exploit opportunities and pricing anomalies within fixed income markets, taking long and short positions via, for example, bonds and financial derivative instruments. Positions will mainly be in government bonds and mortgage bonds as well as in financial derivative instruments based on yield curves or credit spreads, such as swaps, futures, forwards and options and repurchase agreements.

For the purpose of hedging and/or efficient portfolio management as well as for the purpose of meeting the investment objective, the Fund may use financial derivatives including but not limited to repo and reverse transactions, swaps, futures and FX forwards.

Amongst other strategies, the Fund intends to achieve a spread of risk by seeking investment strategies such as:

- Yield Curve strategies:
 - Investing in interest curve positions such as taking a long position in ten (10) year swap while, at the same time, taking a short position in two (2) year swap;
 - Investing in interest curvature positions such as taking a long position in two (2) year and ten (10) year swaps while, at the same time, taking a short position in five (5) year swap (Barbell strategy);
- Spread strategies:
 - Investing in government bonds issued by one country against government bond futures in another country;
 - Taking a long position in government bonds while, at the same time, taking a short position in a future where the underlying is a mortgage bonds, or taking a long position in a mortgage

bond while, at the same time, taking a short position in a future where the underlying is a government bond;

- Taking a long position in a mortgage bond while, at the same time, taking a short position in swap rates;
- Investing in interest box positions such as taking a long position in ten (10) year swap while, at the same time, taking a short position in two (2) year swap in one country and doing the opposite in another country (Box strategy);
- Investing in a covered bond rated AA and mitigating the general market credit risk by at the same time buying a credit default swap on an index of investment grade bonds;
- Volatility strategies:
 - Investing in low(high) volatility positions by taking a position in a payer swaption and a receiver swaption;
- Outright long or short strategies:
 - Taking a long or short position in a short term interest rate like one (1) month CITA rates, entering into an interest rate swap; and
- FX strategies:
 - Taking a long position in one currency against a short position in another currency, using forward exchange transactions (FET).

The Fund plans to achieve its investment objective through active investment management; hence the Fund's investments may be concentrated, although diversified within the selected strategy or opportunity.

The Fund's investments and positions may be held in bonds and other debt instruments, financial derivatives, or a combination thereof.

The Fund may use various gearing and borrowing techniques to leverage the Fund's investment portfolio. The Fund may hedge the interest rate risk and currency at the discretion of the Investment Manager.

Investment Restrictions and Risk Limitations

The Directors of the Company have resolved that in order to achieve a spread of risk, the Fund may invest in the following classes of assets and instruments and that the following investment restrictions shall apply to the Fund:

- Bonds, bond forwards and bond futures;
- Options;
- Swaps, swaptions (options on swaps) and credit default swaps;
- Repo and reverse repo transactions;
- Forward rate agreements (FRAs) and interest rate futures;
- FX -spots, FX- forwards, FX-swaps and
- Deposits.

The risk is limited by the gearing restrictions on overall portfolio level. The gross bond exposure of the Fund will not exceed 2,100 percent of the Net Asset Value of the Fund (i.e. the maximum gearing level is 20 times).

The overall exposure using the gross method is expected to be in the range of 8,000-12,000 percent and subject to the below, is not to exceed 15,000 percent. These limits also apply for the commitment method. The level of leverage may vary over time.

The maximum leverage according to the gross method can be exceeded in periods of up to five (5) months where opposite derivative positions are taken in the same instrument so that the impact of the excess is neutralized.

Leverage is calculated as the absolute value of the instruments used and it may not be representative of the level of the investment risk within the Fund. Further the risk is limited by a Value-at-Risk (VaR)

restriction on overall portfolio level. The VaR of the Fund should not exceed 3 percent of the Fund's NAV where VaR is computed using historical simulation with a weekly horizon based on a 95 percent confidence interval and weekly data since December 2000.

The Fund will also adhere to the following investment restrictions:

- 1. Deposits with credit institutions shall be repayable on demand or have the right to be withdrawn, and maturing in no more than twelve (12) months and will be made with credit institutions having their registered office in a Member State, or, if the credit institution has its registered office in a third country, provided that it is subject to prudential rules considered by the competent authorities of the home state of the AIFM.
- 2. In respect of any OTC derivatives: (i) the counterparties to OTC derivative transactions will be institutions subject to prudential supervision and (ii) the OTC derivatives will be subject to reliable and verifiable valuation on a current basis and will be able to be sold, liquidated or closed by an offsetting transaction at any time at their fair value at the Fund's initiative.
- 3. The Fund may invest no more than 20 percent of its net assets in transferable securities or money market instruments issued by the same body. The Fund may not invest more than 20 percent of its net assets in deposits made with the same body. In case clearing is not done through an official clearing house as defined in EMIR, the risk exposure to a counterparty of the Fund in an OTC derivative transaction may not exceed 20 percent of its net assets.
- 4. Notwithstanding the individual limits laid down in paragraph 3 above, the Fund shall not combine, where this would lead to investment of more than 30 percent of its net assets in a single body, any of the following:
 - a. investments in transferable securities or money market instruments issued by that body;
 - b. deposits made with that body; or
 - c. unless cleared through an official clearing house as defined in EMIR, exposures arising from OTC derivative transactions undertaken with that body.
- 5. Notwithstanding paragraph 3 and 4. above, the Fund may invest in accordance with the principle of risk-spreading up to 100 percent of its total assets in different transferable securities and money market instruments issued or guaranteed by a Member State, its local authorities, or by public international bodies (Supranationals).
- 6. The bonds issued by mortgage credit institutions invested in by the Fund shall have at least the credit rating A ("single A"). Bonds, which the Sub-Fund has invested in and subsequently is downgraded to a credit rating category lower than A- may be sold at the discretion of the Investment Manager.
- 7. The Fund may use derivatives on recognised indices representing the credit markets, such as credit default swap indices on corporate issuers, for the purpose of mitigating credit risk in the Fund.
- 8. The Fund may invest up to 10% of total assets in transferable securities and money market instruments not admitted to or dealt on a Recognised Investment Exchange.
- 9. The Fund will not acquire the units of any undertakings for collective investment in transferrable securities ("UCITS") or other collective investment undertakings.

Borrowing

The Fund may from time to time, borrow in EUR (Euro), NOK (Norwegian Kroner), SEK (Swedish Kroner), GBP (British Sterling), USD (United States Dollars), CHF (Swiss Francs) and DKK (Danish Kroner).

Currency Hedging

The Fund applies currency hedging in EUR, NOK, SEK and USD for the EUR Sub-Class p, the EUR Sub-Class W p, the NOK Sub-Class W p, the SEK Sub-Class p, the SEK Sub-Class W p and the USD Sub-Class p, respectively.

The Fund's operating currency will be DKK. However, the Shares in the EUR Sub-Class p and the EUR Sub-Class W p will be issued in EUR, the Shares in the NOK Sub-Class W p will be issued in NOK, the Shares in the SEK Sub-Class p and the SEK Sub-Class W p will be issued in SEK and the Shares in the USD Sub-Class p will be issued in USD. At least 90 percent of the Net Asset Value of the Shares in the EUR Sub-Class p, the EUR Sub-Class W p, the NOK Sub-Class W p, the SEK Sub-Class p, the SEK Sub-Class p, the SEK Sub-Class p, will at all times be currency hedged in EUR, NOK, SEK and USD, respectively.

Amendments to Investment Objectives and Restrictions

The Directors are permitted to amend the preceding investment objective, policy and restrictions (including any borrowing and hedging powers) applicable to the Fund provided that no material changes shall be made without providing the Shareholders of the Fund or a Separate Fund (as applicable) with sufficient notice to enable them to redeem their Shares before the amendment takes effect. Shareholders are not required to approve the amendment of the preceding investment objectives, policy and restrictions (including any borrowing and hedging powers) applicable to the Fund although the Directors reserve the right to seek approval if they consider it appropriate to do so. In seeking approval from the Shareholders as aforesaid the Directors may also request Shareholders to approve a general waiver of the aforementioned requirement to provide a dealing days' notice of the proposed amendments to the investment objectives, policy and restrictions (including any borrowing and hedging powers). Shareholders should note that the waiver, if passed, would apply to all Shareholders of the Fund or a Separate Fund (as applicable) regardless of whether or not they voted in favour of the waiver. In any case, such approval(s) would be sought by means of an ordinary resolution of Shareholders (passed by a simple majority) of the Fund or the relevant Separate Fund (as applicable) if the Directors consider it appropriate.

The AIFM

The Company has appointed the AIFM as its alternative investment fund manager in respect of the Fund pursuant to the terms of an alternative investment fund management agreement (the "AIFM Agreement"). Full particulars of the AIFM Agreement are described in the Principal Particulars. The AIFM is entitled to receive a management fee and performance fee from the Company on the basis set out in the section entitled "Fees and Expenses" in these Supplemental Scheme Particulars.

Investment Manager

The AIFM has appointed Danske Bank A/S, Bernstorffsgade 40, 1577 Copenhagen V, Denmark as the Investment Manager to be responsible for the provision of portfolio management services to the Company in respect of the assets of the Fund. The Investment Manager is entitled to receive a performance fee from the AIFM on the basis set out in the section entitled "Fees and Expenses" in these Supplemental Scheme Particulars.

Prime Brokers

The Fund may use a Fixed Income Prime Broker and a FX Prime Broker in accordance with section "The Prime Brokers" in the Principal Particulars.

Derogation of the Custodian

The Company has obtained a derogation from the definition of "scheme property" under the Rules to provide that, in respect of the Custodian, any assets held with a prime broker or broker shall not be regarded as "scheme property". The Custodian shall as a consequence, only be responsible for the safe custody of the assets of the Fund that are not held by a prime broker or broker.

According to the Service Level Agreements, the Broker may collect collateral in accordance with the terms in the ISDA and ISMA Agreement. Such collateral shall not be held by the Custodian. All other assets of the Fund will be held by the Custodian.

Conflicts of Interest

The AIFM, the Investment Manager, or their affiliates may provide investment advisory and management services to other clients in addition to the Company. The AIFM, the Investment Manager, and their affiliates will act in a fair and equitable manner in allocating investment opportunities among the Fund, other Cells of the Company, other investment vehicles managed by them and the accounts of their other clients, although situations may arise in which the account activities of the AIFM, the Investment Manager, and their affiliates will endeavour to ensure that any conflict which does arise will be resolved fairly

The Directors, the Broker, the Custodian, the Administrator and the Registrar may from time to time act as directors, custodian, registrar, broker, administrator, investment advisor, distributor or dealer in relation to, or be otherwise involved in, other Cells and other funds established by parties other than the Fund which have similar objectives to those of, or invest in similar securities to those held by, the Fund. It is, therefore, possible that any of them or their respective principals, shareholders, members, directors, officers, agents or employees may, in the course of business, have potential conflicts of interest with the Fund. Each will, at all times, have regard in such event to its obligations to the Fund and will endeavour to ensure that such conflicts are resolved fairly. In addition, subject to applicable law, any of the foregoing may deal, as principal or agent, with the Fund, provided that such dealings are carried out as if effected on normal commercial terms negotiated on an arm's length basis.

In respect of the AIFM in the context of its management of conflicts, where organisational arrangements made by the AIFM to identify, prevent, manage and monitor conflicts of interest are not sufficient to ensure, with reasonable confidence, that risks of damage to investors' interests will be prevented, the AIFM is obliged to clearly disclose the general nature or sources of the conflicts of interest to the investors before undertaking business on their behalf and develop appropriate policies and procedures

Distribution Policy

It is the intention of the Directors to accumulate all income receipts and capital gains of the Fund for reinvestment and not to make distributions to Shareholders, although the Directors reserve the right to declare or recommend that Shareholders resolve to declare dividends should they consider it appropriate.

Responsible Investment Policy

When investors entrust us with their assets and savings, it is our duty to serve their interests by providing investment solutions that deliver competitive and long-term performance. Our commitment to responsible investment is an integral part of this duty. Responsible investing entails making better-informed investment decisions, addressing sustainability issues, dilemmas, and risks, and influencing investee companies through active dialogue to contribute to a positive outcome.

The Fund follows Danske Invest Management A/S' Responsible Investment Policy, see section 3.8 of the Principal Particulars.

Sustainability risk integration

In accordance with the responsible investment policy, the Fund incorporates sustainability risks alongside other risks when making investment decisions.

Incorporating sustainability risk into the investment process is part of our fiduciary duty to investors to identify the sustainability criteria, which may pose a risk and thereby affect financial performance of an investment. Based on ESG research and ESG data, sustainability risk factors are systematically identified and assessed alongside other risks through responsible investment processes relating to exclusions, inclusions and active ownership in accordance with the Danske Invest Sustainability Risk Integration Instruction.

The investment universe of the Fund has been screened to identify sustainability risks associated with potential portfolio investments with reference to current regulations, industry's best practices, international norms and voluntary frameworks for corporate responsibility. Based on our assessment and company dialogue, we may from time to time decide to divest or restrict investments in a company, in a specific investment strategy or across multiple strategies.

The Fund applies sustainability risk exclusions that exclude companies deemed to be the worst performers based on predefined risk scores.

Funds promoting environmental and/or social characteristics or meeting sustainable investment objectives

The Fund is categorised as article 8 under SFDR and promotes environmental and/or social characteristics, as well as good governance practices, through screening, exclusions, investment analysis and decision-making as well as active ownership.

Sustainability-related aspects may influence a decision to either buy or increase weighting, hold or maintain weighting, sell or decrease weighting, in order to promote the characteristics or attain the sustainable investment objective of the funds.

Environmental, social and sustainability performance of companies or issuers can be promoted through responsible investment processes relating to exclusions, inclusions and/or active ownership, which may also enable funds to address principal adverse impacts indicators, within areas such as emissions, energy, biodiversity, water, waste, social and employee matters, human rights as well as anti-corruption.

Screening is used as a tool to identify companies that exhibit harmful environmental practices, by contributing, for example, to climate change, biodiversity loss or pollution, or companies that display inadequate social practices on human rights issues or labour standards.

The extent to which the environmental and social characteristics of the funds are promoted and/or the sustainable investment objective is attained is monitored on a regular basis and is reported in the fund periodic reports. Furthermore, active ownership activities are disclosed on the website, and the same applies to investments that are excluded under each exclusion category which are published through an Exclusion List.

See the below table outlining how the responsible investment processes are applied to the Fund:

Sound sustainability practices	Sound environmental stewardship	Exclusions	Engagement	Voting
		•	•	

For further information about the data sources and methodologies used, go to www.danskeinvest.com.

Investment exclusions

The table below outlines the investment exclusions in place for the Fund as part of the binding commitments of its investment strategy.

If an exclusion is mentioned, companies and/or issuers involved in the exclusion category are excluded from the investment universe of the Fund. If a box is not ticked, companies and/or issuers in scope of this exclusion category may be included depending on the defined investment universe and the portfolio manager's discretion. Unless stated in the Fund's environmental and/or social characteristics, our exclusion criteria do not apply to investments in structured products, derivatives and external funds.

For further information on the investment exclusion definitions, activities, criteria and threshold employed for the exclusions, refer to Danske Invest Exclusion Instruction available at <u>www.danskeinvest.com</u>.

•	Sustainability risk
•	Controversial weapons
•	Enhanced sustainability standards
•	Fossil fuel transition laggards
•	Peat-fired power generation
•	Pornography
•	Tar sands
•	Thermal coal
•	Tobacco
•	SPU^1
	Alcohol
	CTB ²
	Extended enhanced sustainability standards
	Fossil fuels
	Gambling
	Military equipment
	PAB^3
	PAI ⁴

¹ "Statens Pensjons Utland"/ "SPU" exclusion, a list of exclusions defined by Norges Bank.

² CTB: Activity based exclusions referred to in Commission Delegated Regulation (EU) 2020/1818 Article 12(1)(a)-(c) for Climate Transition Benchmarks.

³ PAB: Activity based exclusions referred to in Commission Delegated Regulation (EU) 2020/1818 Article 12(1)(a)-(g) for Paris Aligned Benchmarks.

⁴ PAI: Exclusions based on selected indicators for Principal Adverse Impacts on sustainability factors.

Should an investment no longer meet the exclusion criteria applicable for the Fund, it will be divested as soon as practicably possible. The ability to divest may in exceptional cases be impacted by external factors including, but not limited to, geopolitical events, low market liquidity, sanctioned assets and corporate actions. In these cases, the Fund can be forced to hold on to such direct or indirect investments.

Risk Factors

In addition to the risk factors explained in the Principal Particulars under the section headed "Risk Factors", investors should be aware of the following risk factors specific to the Fund.

The value of the portfolio of the Fund is calculated on the basis of the market prices/value of the individual bonds and other debt instruments as well as financial derivative instruments and repurchase agreements held by the Fund. This market value is mainly influenced by changes in the spread between interest rates and changes in the steepness of interest rate curves where the Fund has holdings and the Investment Manager's ability to predict correctly the movements of the relevant assets/instrument in which the Fund has entered in to. Further the market value may be influenced by changes in interest rates as well as by the general economic and political development in those markets where the Fund is invested in.

The bonds invested in will include bonds issued by credit institutions, companies and governments. Furthermore, the Fund will invest in derivatives on the bonds and general interest rate futures as well.

The Fund will therefore be subject to the credit risk of the issuers of the bonds and the counterparty of the derivatives. As the Fund may also invest in debt securities with low credit ratings, the Fund may from time to time be affected with greater price fluctuations than would be the case for a fund only investing in debt securities with high credit ratings.

Extensive use of financial derivative instruments and repurchase agreements is part of the investment policy of the Fund. While the prudent use of financial derivative instruments and repurchase agreements can be beneficial, use of these instruments also involves additional risks that in certain cases can be greater than the risks presented by more traditional investments. Further other risks are associated with the use of financial derivative instruments, including but not limited to leverage, illiquidity of the markets for derivative instruments, valuation risk arising out of different permitted valuation methods and the inability of the derivatives to correlate perfectly with the underlying securities, rates or indices.

The Fund uses leverage. This may lead to a loss that in certain cases can be greater than the loss without leverage even though the leveraged holdings in many cases are hedge strategies, that aim to hedge away different types of risk not wanted in the portfolio.

The Fund is exposed to volatility risk. If the volatility in the positions change substantially it can lead to loss. This can be amplified by a high leverage obtained via financial derivatives instruments and repurchase agreements.

The Fund is exposed to liquidity risk when a particular investment or position cannot be easily unwound or offset due to insufficient market depth or market disruption. This can affect the ability of the Fund to sell the investment or position in question, and can also have an impact on the value of the Fund. Although the Fund will invest mainly in liquid securities financial derivatives instruments and repurchase agreements where the Fund is entitled to sell its securities or contracts within a reasonable timeframe, there may be exceptional circumstances in which the liquidity of such securities cannot be guaranteed. Absence of liquidity may have a determined impact on the Fund and the value of its investments. This can be amplified by a high leverage.

Further, large transactions in or out of the Fund and/or Sub-Class can create "dilution" of the Fund's and/or Sub-Class' assets because the price at which a Shareholder buys or sells Participating Shares in the Fund and/or Sub-Class may not entirely reflect the dealing and other costs that arise when the Investment Manager has to trade in securities to accommodate large cash inflows or outflows. The Directors may apply a swing pricing mechanism in order to address these issues as further detailed below. As dilutions referred to in relation to this Fund relate to subscriptions and redemptions, and therefore inflows and outflows of monies, it is not possible to accurately predict whether dilutions will occur at any future point in time. Consequently, it is impossible to accurately predict how frequently the Fund will need to apply the swing pricing mechanisms and to what extent the mechanisms applied will be sufficient to curb or completely eliminate any adverse dilution effect for existing Shareholders (in case of new subscriptions) or remaining Shareholders (in case of redemptions).

Taking short positions on certain securities may be restricted due to actions taken by regulators. Such restrictions vary across different jurisdictions and may change in the short to medium term. These restrictions may influence Investment Manager's possibility to implement different investment strategies as well as the possibility to control the risk of the open positions. Accordingly, the Investment Manager's ability to fulfill the investment objective of the Fund may be in some situations constrained.

Investors admitted to the Fund after the initial subscription may dilute the interest of the existing investors in the Fund, unless anti-dilution measures are employed as further detailed in the Principal Particulars.

In addition, the trading strategies described under "Investment Objective and Policy" may lead in certain circumstances to late settlement of the trades of the investments of the Fund. This might cause additional interest costs for the Fund.

Risks related to different counterparties

The Fund may enter into agreements with different counterparties relating to derivative and repurchase transactions. In relation to the Fund's right to the return of assets equivalent to those of the Fund's assets, legal and beneficial title to which has been transferred to the counterparties as collateral and which the counterparty may sell, borrow, lend or pledge, charge, rehypothecate, dispose, or otherwise transfer or use for its own purpose, the Fund ranks as one of such counterparty's unsecured creditors and the Fund might not be able to recover such equivalent assets in full, or at all. In addition, the Fund's cash collateral held with the counterparty may not be segregated from the counterparty's own cash and could be used by the counterparty in the course of its business and the Fund will therefore rank as an unsecured creditor in relation thereto.

Transactions with OTC derivatives may involve higher risk than investing in derivatives dealt in on a regulated market. The Fund will use a number of counterparties for the repurchase agreements and financial derivative instrument transactions. In case counterparty defaults it may mean a loss for the Fund. Under certain conditions the terms in the Fund's OTC agreements gives the counterparty the right

to terminate the derivative position. This may create a loss for the Fund because with OTC Derivatives there is a risk that a counterparty will not be able to fulfill its obligations.

Counterparty Insolvency

The Fund is at risk of a counterparty entering into an insolvency procedure. During such a procedure (which may last many years) the use by the Fund of assets held by or on behalf of the counterparty in question may be restricted and accordingly (a) the ability of the AIFM and/or the Investment Manager to fulfil the investment objective may be severely constrained, (b) the Fund may be required to suspend the calculation of the Net Asset Value and as a result subscriptions for and redemptions of Participating Shares, and/or (c) the Net Asset Value may be otherwise affected. During such a procedure, the Fund is likely to be an unsecured creditor in relation to certain assets and accordingly the Fund may be unable to recover such assets from the insolvent estate of the Broker in full, or at all.

Potential investors who are in any doubt as to the risks involved in investment in the Fund are recommended to obtain independent financial advice before making an investment. Investment in the Fund should be made only after consulting with independent, qualified sources of investment and tax advice. The Fund is a speculative investment and is not intended to be a complete investment program. It is designed only for sophisticated investors who are able to bear the risk of an investment in the Fund, including the risk of capital loss. There can be no assurance that the Fund will achieve its investment objective.

SUBSCRIPTION AND REDEMPTION OF SHARES

Subscriptions

Eligible investors may subscribe for Shares in each Sub-Class at the Subscription Price as calculated on a Dealing Day in accordance with the procedure set out below.

Prospective investors should refer to the section headed "Eligible Investors" in the Principal Particulars to establish whether or not they are eligible to invest. Shares will be issued on the first Business Day after the relevant Valuation Day (i.e. on the relevant Dealing Day). The price at which Shares will be issued (other than for the first Dealing Day of a Sub-Class) will be the Subscription Price calculated by reference to the Net Asset Value and in the manner described in the section headed "Calculation of Subscription Price" in the Principal Particulars.

Shares in the DKK Sub-Class W p, the EUR Sub-Class W p, the NOK Sub-Class W p and the SEK Sub-Class W p will only be available to regulated Danske Bank group entities subscribing on behalf of certain of their clients in the context of a discretionary management agreement entered into with those clients or subscribing on behalf of certain of their clients in the context of an agreement entered into with those clients that explicitly permits investments in these Shares.

Completed Application Forms must be received by the Sub-Registrar if Shareholders wish to be registered as the legal owner of the Shares or the relevant Distribution Agent for clients of a Distribution Agent where the relevant Distribution Agent will in turn subscribe for Shares in the Fund which it will then hold as nominee for investors at the contact address set out below by fax or post no later than 1:00 p.m. (Luxembourg time) on the relevant Valuation Day. For more information, please refer to the section headed "Subscription and Redemption of Shares" in the Principal Particulars.

Settlement for subscriptions for Shares in the Fund may be made as follows:

Application monies for Shares in the DKK Sub-Class p and the DKK Sub-Class W p may be paid in Danish Kroner or any other currency acceptable to the Sub-Registrar or relevant Distribution Agent, as applicable. Application monies other than in Danish Kroner will be converted into Danish Kroner, with all bank charges and conversion costs deducted from the application monies prior to investment in such Shares.

Application monies for Shares in the EUR Sub-Class p, the EUR Sub-Class W p, the NOK Sub-Class W p, the SEK Sub-Class p, the SEK Sub-Class W p and the USD Sub-Class p may be paid in the respective currency of the Sub-Class or any other currency acceptable to the Sub-Registrar or relevant Distributor Agent, as applicable. Application monies in a currency other than the respective currency of the Sub-Class will be converted into the Sub-Class currency, with all bank charges and conversion costs deducted from the application monies prior to investment in such Shares.

Unless the applicant has made arrangements with the Fund to make payment in some other currency or by some other method, payment must be made in Danish Kroner for the DKK Sub-Class p and the DKK Sub-Class W p; in Euro for the EUR Sub-Class p and the EUR Sub-Class W p; in Norwegian Kroner for the NOK Sub-Class W p; in Swedish Kroner for the SEK Sub-Class p and the SEK Sub-Class W p; and in US Dollars for of the USD Sub-Class p by bank transfer to:

Name:

JP Morgan SE, Luxembourg Branch 6 route de Trèves

L-2633 Senningerberg Luxembourg Bank account details:

Currency	Correspondent Bank Name	Correspondent Bank BIC	Beneficiary Bank Account	Beneficiary Bank BIC	Final Beneficiary
DKK	NORDEA BANK DENMARK A/S	NDEADKKK	5000404539	CHASGB2L	FDP89 DIPCC-HED FI REL
EUR	J.P. MORGAN SE	CHASDEFX	GB14CHAS60924255102494	CHASGB2L	FDP89 DIPCC-HED FI REL
NOK	NORDEA BANK NORGE ASA	NDEANOKK	60010232042	CHASGB2L	FDP89 DIPCC-HED FI REL
SEK	NORDEA SWEDEN	NDEASESS	39527711339SEK	CHASGB2L	FDP89 DIPCC-HED FI REL
USD	JPMORGAN CHASE BANK, N.A.	CHASUS33	10962009	CHASGB2L	FDP89 DIPCC-HED FI REL

Sub-Classes are normally issued once settlement in cleared funds is received. In the case of applications approved by the Directors, the issue of Sub-Classes is conditional upon the receipt of settlement within two (2) business days after the relevant Valuation Day.

The Fund may impose a sales charge of up to 5 percent of the Subscription Price of the Shares which are issued to applicants and an amount equal to any stamp duty and any other governmental taxes and charges payable by the Fund with respect to the issue of such Shares. The sales charge shall be divided between the Fund, the AIFM and the Investment Manager or any sales agents or distributors as the Directors or the AIFM may from time to time agree. The Directors may also apply a swing pricing mechanism as described in the Principal Particulars.

The Subscription Price will be calculated in the manner specified in the Principal Particulars and applications then executed on the first Business Day after the relevant Valuation Day (i.e. the Dealing Day). Shares will be in registered form and Share certificates will not be issued.

A contract note will be sent within seven (7) Business Days after the relevant Valuation Day to successful applicants.

The Directors reserve the right to reject any application for Shares in whole or in part (including if an applicant fails to comply with the client verification and anti-money laundering requirements set out in the section headed "Anti-Money Laundering" in the Principal Particulars). If any application is not accepted in whole or in part, the application monies or (where an application is accepted in part only) the balance thereof will be returned (without interest) in Swiss Franc, Danish Kroner, Euro, Pound Sterling, Norwegian Kroner, Swedish Kroner or US Dollar (as applicable, or may be returned in the currency in which the application monies were received, if different) by bank draft made out in favour of the applicant (or, in the case of joint applicants, the first named) and sent by ordinary post at the risk of the person entitled thereto. Funds may also be returned by bank transfer at the discretion of the Sub-Registrar or relevant Distribution Agent as applicable and at the expense of the applicant.

Contact Details of the Sub-Registrar and Global Distributor

Sub-Registrar

Applications for subscription and redemptions of Shares should be made to the Sub-Registrar at the following address:

Name: JP Morgan SE, Luxembourg Branch 6 route de Trèves L-2633 Senningerberg Luxembourg

Telephone number	+352 46268 5633
Fax number	+352 46268 5432
	- TA IS Dealing <u>ta.is.dealing@jpmorgan.com</u> (contract notes, statements, and dealing inquiries)
Email	- TA IS Registration <u>ta.is.registration@jpmorgan.com</u> (account maintenance and account opening inquiries)
	- TA IS Cash <u>ta.is.cash@jpmorgan.com</u> (cash/ subscription and redemption monies inquiries)
	J.P. Morgan SE, –Luxembourg Branch
Address	6, route de Trèves
	L-2633 Senningerberg
	Luxembourg
Opening hours	9:00 to 18:00 Luxembourg time

SWIFT dealing details:

ISO 15022	ISO 20022
CHASLULADIM	ou=dima,o=chaslula,o=swift

Global Distributor

Applications for subscription and redemptions of Shares made by Clients of Danske Bank A/S should be made to Danske Bank A/S at the following address:

Name:	Danske Bank A/S
Address:	Bernstorffsgade 40
	DK - 1577 Copenhagen V
	Denmark

For clients of a Distribution Agent other than Danske Bank A/S, applications for subscription and redemptions of Shares should be made to the relevant Distribution Agent using the address and contact number provided by such Distribution Agent.

Redemption Notice and Payment of Redemption Proceeds

Shares in the DKK Sub-Class p, the DKK Sub-Class W p, the EUR Sub-Class p, the EUR Sub-Class W p, the NOK Sub-Class W p, the SEK Sub-Class p, the SEK Sub-Class W p and the USD Sub-Class p may be redeemed on any Dealing Day at the request of the holder of such Shares.

Each redemption request should be sent to the Sub-Registrar or, the relevant Distribution Agent where a Distribution Agent acts as nominee for its clients, at the address shown above in the section headed "Contact Details of the Sub-Registrar and Global Distributor" and should be given in writing and must specify the number or monetary value of Shares to be redeemed and give payment instructions for the redemption proceeds.

In order for a redemption request in relation to Shares to take effect on a particular Dealing Day, the redemption request must be received by the Sub-Registrar or the relevant Distribution Agent not later than 1:00 p.m. (Luxembourg time) on the relevant Valuation Day (i.e. the Business Day immediately preceding the particular Dealing Day) or such other day as the Directors may in their absolute discretion decide. The Redemption requests received after 1:00 p.m. (Luxembourg time) on any Valuation Day will be deemed

to be received on the next following Valuation Day and will be processed on the Dealing Day immediately following such Valuation Day. Valuation Days are dependent on the banks in each of Denmark, Luxembourg and Guernsey being open for normal business.

For redemption requests exceeding DKK 50,000,000 for the DKK Sub-Class p and the DKK Sub-Class W p; EUR 6,500,000 for the EUR Sub-Class p and the EUR Sub-Class W p; NOK 50,000,000 for the NOK Sub-Class W p; SEK 50,000,000 for the SEK Sub-Class p and the SEK Sub-Class W p; or USD 9,000,000 for the USD Sub-Class p (hereinafter "large redemption requests") to take effect on a particular Dealing Day, the large redemption requests must be received by the Sub-Registrar or the relevant Distribution Agent not later than 1:00 p.m. (Luxembourg time) on the Valuation Day occurring 5 Business Days before the relevant Valuation Day or such other day as the Directors may in their absolute discretion decide.

Large redemption requests received after 1:00 p.m. (Luxembourg time) on any Valuation Day will be deemed to be received and processed for the Net Asset Value calculated for the next relevant Valuation Day with the redemption taking effect on the Dealing Day occurring on 6 Business Days after the request is received.

Where a redemption request specifies the number of Shares to be redeemed, the monetary value of such Shares will be calculated based on the latest available Net Asset Value and if such monetary value exceeds the limits referred to above, such request will be treated as a large redemption request.

Upon receipt of a valid redemption request, subject to the conditions on redemption set out above and in the section headed "Subscriptions and Redemptions" in the Principal Particulars, the Sub-Registrar will redeem the Shares. For more information, please refer to the sections headed "Introduction" and "The AIFM and Distributor" in the Principal Particulars.

A Shareholder redeeming Shares will, except as referred to below, be paid an amount equal to the Redemption Price per Share which is calculated on the relevant Dealing Day by reference to the Net Asset Value and in the manner described in the Principal Particulars under the section headed "Calculation of Redemption Prices".

The Fund may impose a redemption charge of up to 5 percent of the Redemption Price of the Shares, which are redeemed. The redemption charge shall be divided between the Fund, the AIFM and the Investment Manager as the Directors may from time to time agree. The Directors may also apply a swing pricing mechanism as described in the Principal Particulars.

Redemption proceeds will be paid in the respective currency of the Sub-Class: Danish Kroner for the DKK Sub-Class p and the DKK Sub-Class W p; Euro for the EUR Sub-Class p and the EUR Sub-Class W p; Norwegian Kroner for the NOK Sub-Class W p; Swedish Kroner for the SEK Sub-Class p and the SEK Sub-Class W p; and US Dollars for the USD Sub-Class p. Unless the redeeming Shareholder provides alternative payment instructions, the proceeds will be paid by bank transfer to the specified bank account, with all costs and risks borne by the Shareholder.

Payment will normally be made within two (2) Business Days after the relevant Valuation Day or (if later) the day on which the Sub-Registrar receives a redemption request form, duly completed and signed by the Shareholder (or, in the case of joint Shareholders, by each of them). A contract note will be sent to a redeeming investor within seven Business Days after the relevant Valuation Day.

No partial redemption of Shares in the Sub-Classes may be made which would result in the Shareholder retaining Shares valued at less than: DKK 10,000 for DKK Sub-Class p and the DKK Sub-Class W p; EUR 1,000 for EUR Sub-Class p and the EUR Sub-Class W p; NOK 10,000 for NOK Sub-Class W p; SEK 10,000 for SEK Sub-Class p and the SEK Sub-Class W p; and USD 1,000 for USD Sub-Class p, respectively, unless the Directors in their sole discretion determine to permit the redemption.

Compulsory Redemption

The Directors have resolved that they may at their discretion compulsorily redeem at any time the Shares in the Fund of any investor which, as a result of a redemption or transfer of any part of the investor's holding, have a value of less than any minimum required holding in the Fund.

The Directors have further resolved that in the context of a Sub-Class where (i) a discretionary management agreement with an underlying client of Danske Bank group entity is terminated or (ii) a

Change of Control of the Danske Bank group entity through which a client holds an interest in Shares occurs, or (iii) if the Danske Bank group entity through which a client holds an interest in Shares, transfers those Shares to an entity not within the Danske Bank group, or (iv) at the discretion of the AIFM or the Company, the Directors may either authorise Shares of such Shareholder to be exchanged for Shares of another class or series, or compulsorily redeem Shares of the Shareholder in accordance with the Articles.

Availability of Prices

The Subscription Price (exclusive of any sales charge) and the Redemption Price as calculated for each Valuation Day will be available on request from the Global Distributor, the Administrator and the Sub-Administrator

SUB-CLASS CHARACTERISTICS

Sub-Class	Currency	Minimum initial investment	Distribution fee*	Performance fee
DKK Sub-Class p	DKK	10,000	Yes	Yes
DKK Sub-Class W p	DKK	10,000	No	Yes
EUR Sub-Class p	EUR	1,000	Yes	Yes
EUR Sub-Class W p	EUR	1,000	No	Yes
NOK Sub-Class W p	NOK	10,000	No	Yes
SEK Sub-Class p	SEK	10,000	Yes	Yes
SEK Sub-Class W p	SEK	10,000	No	Yes
USD Sub-Class p	USD	1,000	Yes	Yes

The below table outlines the information of the Sub-Classes:

*part of and payable out of the Management fee

Minimum initial investment These amounts apply to all investors, whether investing directly or via an intermediary, and apply per account, except that for institutional investors investing for clients under a discretionary management agreement with those clients, the minimum applies to the institutional investor's aggregate holdings.

In each case, the minimum initial subscription amount is the amount after deduction of any sales charge or other costs or fees relating to the subscription.

The Directors of the Company may at any time waive the minimum initial subscription and subsequent holding of Shares by way of resolution.

Shares may be issued in fractions of a Share expressed to four decimal places. Application monies representing smaller fractions will be retained by the Company.

Distribution fee is part of and payable out of the Management fee. "Yes" means that the Fund or the management company pays fees to any distributor as compensation or incentive for investments in the Fund's shares. "No" means that no such fee is paid.

Performance fee "Yes" means that a performance fee is charged, but only when a Sub-Class of the Fund outperforms its Reference Benchmark. "No" means that no such fee is paid. Further description of the performance fee and how the performance fee is calculated is described in the section "Fees and Expenses".

FEES AND EXPENSES

Sub- Class	Management fee	Distribution fee*	Performance fee	Operating and Adminstrative Expenses
DKK Sub-Class p	0.90%	0.60%	20%	0.20%
DKK Sub-Class W p	0.75%	0.00%	20%	0.20%
EUR Sub-Class p	0.90%	0.60%	20%	0.20%
EUR Sub-Class W p	0.75%	0.00%	20%	0.20%
NOK Sub-Class W p	0.75%	0.00%	20%	0.20%
SEK Sub-Class p	0.90%	0.60%	20%	0.20%
SEK Sub-Class W p	0.75%	0.00%	20%	0.20%
USD Sub-Class p	0.90%	0.60%	20%	0.20%

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Fees

*part of and payable out of the Management fee

Management Fee

Under the terms of the AIFM Agreement the Company, out of the assets of the corresponding Separate Fund, will pay to the AIFM a maximum management fee.

For the purpose of determining the investment management fee, the Net Asset Value of DKK Sub-Class p, DKK Sub-Class W p, EUR Sub-Class p, EUR Sub-Class W p, SEK Sub-Class p, NOK Sub-Class W p, SEK Sub-Class W p and USD Sub-Class p, shall include all relevant expenses and liabilities paid or accrued. The fees are calculated on each Valuation Day and paid quarterly in arrears.

The AIFM is responsible and liable for payment of any investment management fees due to the Investment Manager in accordance with the investment agreement between the AIFM and Investment Manager and the Company has no responsibility for such fees.

Performance Fee

Under the terms of the AIFM Agreement the Company, out of the assets of the corresponding Separate Fund, will also pay to the AIFM a performance fee from the Fund calculated.

General description

A performance fee is charged only when a Sub-Class of the Fund outperforms its Reference Benchmark, a measure of relevant market performance, as shown below:

Sub-Class currency	Reference Benchmark	Bloomberg ticker	Benchmark administrator ESMA registered	
DKK	Denmark Short-Term Rate	DESTR	N/A	
EUR	Euro short-term rate	ESTRON	N/A	
NOK	Norwegian Overnight Weighted Average Rate	NOWA	N/A	
SEK	Swedish krona Short Term Rate	SWESTR	N/A	
USD	Secured Overnight Financing Rate	SOFRRATE	N/A	

The Reference Benchmark is used as the hurdle rate and the main reference indicator remains the high watermark.

The performance fee calculation method is designed so that no fee will be paid merely to earn back performance that was previously lost. As with most types of performance fees, however, it is possible that an investor could end up paying a performance fee even though the Fund's actual performance is negative. This would occur, for example, if an investor held Shares during a period when the Fund's value declined, but less than the Sub-Class' Reference Benchmark calculation.

The performance reference period is equal to the whole life of the Fund. The performance fee is calculated and accrued daily. The crystallisation date, being the date when the performance fee becomes payable, is set on the last valuation date of each calendar year. A performance fee also crystallises when any Fund or Sub-Class is merged, liquidated, or redeemed.

If, on the crystallisation date, the Fund has outperformed the Reference Benchmark calculation and there is a positive accrual of performance fee, it will be paid to the AIFM. On the contrary, if, on the crystallisation date, the Fund has underperformed the Reference Benchmark calculation, no performance fee is accrued and no performance fee is payable, and the calculation period is extended to the next calendar year. In this way, compensation of negative performances is ensured.

The first calculation period shall not be less than 12 months. If a Sub-Class that carries a performance fee is launched, its first calculation period will thus be from the launch date until the end of the following calendar year. The same is true for any existing Sub-Class to which a performance fee is added.

How the fee is calculated

At the beginning of the first business day of a calculation period, and as soon as a performance fee is crystallised at the end of the calculation period, the accrued fee is zero and the respective values of the relevant NAV and the Reference Benchmark calculation are defined as the zero point for the period's performance fee calculations.

On every day that is a business day for the Fund, the performance of the applicable Reference Benchmark calculation is subtracted from the Sub-Class performance. A positive result indicates outperformance, a negative number underperformance.

The results from these calculations accrue over the calculation period. When the accruals result in net outperformance (calculated net of all costs) for the period to date, they are factored into NAV (as calculated before performance fees). When the accruals result in net underperformance for the period to date, no performance fee is factored into NAV, but the accrual calculations continue, meaning that no performance fee can be earned during that calculation period until the accrued underperformance is overcome.

The performance fee amount per Share is the performance fee percentage stated above multiplied by the amount of outperformance.

The performance fee is payable only if the performance of the Sub-Class exceeds the NAV previously attained when a performance fee was crystallised at the end of the calculation period, or if it exceeds the NAV at inception, if no performance fee has been paid.

This above-mentioned NAV, referred as high watermark (the NAV previously attained when a performance fee was crystallised at the end of the calculation period), is adjusted for the movements in the respective Reference Benchmark calculation and takes into account the subscriptions, redemptions or distributions effects. The calculation method is designed to account for the actual investment performance of the Fund and not for NAV increases resulting from new subscriptions. Furthermore, swing pricing or other adjustments intended to mitigate the effects of transaction volumes or costs are not counted in the performance fee calculation.

In cases where the Reference Benchmark calculation is negative, its value is defined as zero for the purposes of the calculation of the performance fee.

Because different Sub-Classes of the Fund may have different NAVs, the actual performance fees paid may vary by Sub-Class.

Example

See below a simplified example showing how the outperformance would be calculated based on the NAV per Sub-Class evolution:

Year	Net perf. (end of year)	Accumu. perf. since last perf. fees	High water- -mark	Reference Benchmark	Accumu. Reference Benchma rk since last perf. fees	Perf. fee rate	Perf. fee due	NAV after perf. fees (end of year)
1	3.00%	3.00%	100.00	4.00%	4.00%	20%	0.00%	103.00
2	3.88%	7.00%	100.00	3.00%	7.12%	20%	0.00%	107.00
3	1.87%	9.00%	100.00	0.00%	7.12%	20%	0.38%	108.62
4	-1.50%	-1.50%	108.62	1.00%	1.00%	20%	0.00%	107.00
5	6.54%	4.95%	108.62	2.50%	3.53%	20%	0.28%	113.69

In the above example, in year 1, the NAV shows a 3.00% increase, less than the 4.00% increase in the value of the Reference Benchmark. As there is no outperformance, no performance fee is due.

In year 2, the NAV shows a 3.88% increase, more than the 3.00% increase in the value of the Reference Benchmark. This is an outperformance for the year, but the accumulated NAV performance remains lower than the value of the accumulated Reference Benchmark (7.00% vs 7.12%). Therefore, no performance fee is due.

In year 3, the NAV shows a 1.87% increase, when the value of the Reference Benchmark shows no increase (0.00%). This results in an outperformance for the year and on an accumulated basis (9.00% vs 7.12%) A performance fee of 0.38% ($20\% \times (9.00\% - 7.12\%)$) is due and payable at year's end.

In year 4, the Fund has a negative performance of -1.50%, when the value of the Reference Benchmark increases by 1.00%. Therefore, no performance fee is due.

In year 5, the NAV increases by 6.54%, more than the increase in the value of the Reference Benchmark, showing a 2.50% increase. There is an outperformance for the year and on an accumulated basis (4.95% vs 3.53%) since when performance fee was paid last time, in year 3. A performance fee of 0.28% (20% x (4.95% - 3.53%)) is due and payable at year's end.

Operating and Administrative Expenses

Under the terms of the AIFM Agreement, the Company, out of the assets of the corresponding Separate Fund, will pay to the AIFM Operating and Administrative Expenses.

The Net Asset Value for the purposes of determining the Operating and Administrative Expenses will include all relevant expenses and liabilities paid or accrued. The fees are calculated on each Valuation Day and paid quarterly in arrears.

Out of the fee, which the AIFM receives for Operating and Administrative Expenses, it is responsible and liable for paying all Operating and Administrative Expenses as defined in the section "Fees and Expenses" in the Scheme Particulars. The Operating and Administrative Expense do not include costs, fees and charges for which the Company may be directly responsible, and which will be paid by the Company as described in the Scheme Particulars.

General Expenses

The fees and expenses of any listing of Shares shall be charged to the relevant Separate Fund of the corresponding listed Sub-Class.

To the extent that any of the other operating costs set out in the section headed "Fees and Expenses" in the Principal Particulars are attributable to the Fund, they will be borne by the Fund. To the extent that they are not directly attributable to the Fund or any other particular Cell, they will be apportioned between all Cells (including the Fund or any Separate Fund) pro rata to their respective Net Asset Values.

"Sustainable investment" means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The EU Taxonomy is a classification system laid down in Regulation (EU) 2020/852, establishing a list of environmentally sustainable economic activities. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

ANNEX II – Template pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: Danske Invest PCC Limited Danske Invest Hedge Fixed Income Relative Value Fund Legal entity identifier (LEI): 549300748ZRRM2EH3N87

Environmental and/or social characteristics





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

The fund promotes environmental and/or social characteristics through:

Exclusions: The fund applies exclusions relating to the conduct of issuers and/or activities in specific sectors. These exclusions and how they are attained are described in "What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics" and "What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?".

Labelled-bonds: The fund invests partially in labelled-bonds.

Active ownership: The fund is covered by the Active Ownership Policy of Danske Invest Management A/S and the management of the fund involves an obligation to ensure active ownership in accordance with the conditions

and criteria set out herein.

The fund does not apply a reference benchmark for attaining its environmental or social characteristics.

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

The fund applies the following sustainability indicators to attain its environmental and/or social characteristics (see also "What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?"):

Labelled-bonds

Investments in labelled bonds are measured through the number of sustainability-labelled bonds in the portfolio following the labelled bonds framework established by the International Capital Markets Association (ICMA) framework or the EU Green Bond Standard.

Exclusions

The fund's exclusions are attained through the indicators, thresholds and definitions set out in the Exclusion Instruction of Danske Invest Management A/S. The Exclusion Instruction forms the basis of continuous screening and maintenance of exclusion lists for the fund, the impact of which is reported annually.

The fund excludes:

- issuers that are considered to be in breach with the OECD Guidelines for Multinational Enterprises, the UN Guiding Principles on Business and Human Rights, conventions adopted by the International Labour Organization (ILO) and other international minimum safeguards and good governance principles under an enhanced sustainability standards screening managed by Danske Bank.
- issuers with activities relating to: tar sands, thermal coal, peat-fired power generation, and tobacco, where each of such activities constitute more than 5% of an issuer's revenue. On the basis of an assessment of the issuer's transition plan, an issuer may be exempted from an exclusion under the thermal coal exclusion criteria even though the revenue associated to this activity exceeds 5%.
- issuers with activities relating to fossil fuels, where the revenue of such activity constitutes more than 5% of an issuer's revenue and where the issuer is not aligned to or aligning to a net-zero pathway per the criteria defined under Danske Bank's Net-Zero Pathway Framework (NZPF) for investee companies
- issuers with activities relating to pornography, where the revenue of such activity constitutes more than 1% of an issuer's revenues.
- issuers involved in controversial weapons.
- issuers listed on an exclusion list kept by Norges Bank, the Norwegian central bank (Statens Pensjonsfond Utland ("SPU"))

Active Ownership

Active ownership is for engagements measured by the number of registered engagements with issuers in the fund. This also applies to engagements with issuers in the portfolio registered by Danske Bank or sub-delegated managers, which have not necessarily taken place in connection with the direct management of the fund.

Further details on the fund's indicators are available in the document "Sustainability-related disclosure", available at https://www.danskeinvest.lu/page/responsible_investments_insight under the heading "Sustainability-related disclosures for our funds".

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained. The EU Taxonomy sets out a "do not significant harm" principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

The "do no significant harm" principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.

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Does this financial product consider principal adverse impacts on sustainability factors?

Yes

No

The fund does not consider principal adverse impacts on sustainability factors of its investments. Even though the fund applies exclusions for the mitigation of adverse impacts, there is not currently enough data comfort to measure, report or otherwise principal impacts on sustainability factors of its investments.

What investment strategy does this financial product follow?

Information on the fund's general investment strategy is provided in the "Fund Descriptions" of the prospectus.

The investment strategy integrates sustainability factors through the fund's exclusions and active ownership. If deemed necessary according to the Active Ownership Policy framework of Danske Invest Management A/S, engagement will be initiated with issuers on significant sustainability topics. The above is implemented in the investment process on a continuous basis through a commitment to systematically identify and address relevant sustainability factors and ensuring, among other things, that investments are not made in issuers featuring on relevant exclusion lists. By this, the environmental and/or social characteristics may influence a decision to either buy or increase the position, hold or maintain weighting or sell or decrease the weighting of an investment in order to attain the environmental and/or social charactheristics. The same applies to considerations related to good governance practices.

What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?

Labelled-bonds: The fund partially invests into sustainability-labellled bonds.

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Exclusions: The fund cannot invest in and/or remain invested in issuers featuring on exclusion lists for exclusions that apply to the fund. Fiduciary duties owed by the fund to its investors may in extraordinary circumstances, including in a low market liquidity environment, prevent the fund from divesting an excluded issuer. Any such excluded holding of the fund will be communicated through publicly available exclusion lists.

Active ownership: In terms of active ownership, the Active Ownership Policy of Danske Invest Management A/S, including Engagement Guidelines, determine when engagement should be initiated with issuers on significant sustainability topics.

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

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

The fund has exclusions in place, however no committed minimum rate for a reduction of scope of investments considered prior to the application of that investment strategy. For information on the potential reduction of the investment universe as a result of the use of exclusions by the fund see "Responsible Investment Policy" section of the prospectus.

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

The Responsible Investment Policy of Danske Invest Management A/S provides the basis for assessing and addressing the issuers' good governance practices. In accordance with the framework, the fund considers good governance practices through the use of exclusions tied to a good governance screening performed by Danske Bank on behalf of Danske Invest Management A/S.

Good governance practices include sound management structures, employee relations, remuneration of staff and tax compliance. The screening excludes issuers deemed to fail to comply with international governance principles following from the OECD Guidelines for Multinational Enterprises, the UN Guiding Principles on Business and Human Rights and ILO Conventions. In order to safeguard the consideration for good governance practices, the screening further involves the use of defined criteria for sound management structures, employee relations, remuneration of staff and tax compliance. Failure to meet these criteria is seen as an indication of an overall lack of adherence to good governance criteria. Such issuers are therefore excluded for the fund.

What is the asset allocation planned for this financial product?

The fund allocates minimum of 50% of its assets under management to the attainment of its environmental and/or social characteristics. The minimum allocation in this respect covers the share of investments screened for the purposes of the fund's environmental and social characteristics.

For the fund's other investments, the fund reserves the right not to screen investments to assess whether they promote its environmental and social characteristics. The investments that the fund is not committed to screen for the attainment of its environmental and/or social characteristics are described under " What investments are included under "#2 Other", what is their purpose and are there any minimum environmental or social safeguards?".

The minimum allocation is calculated against the total market value of the fund's assets under management, reflecting the average anticipated minimum allocation for the relevant reporting period.

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



Asset allocation describes the share of investments in specific assets.





#1 Aligned with E/S characteristics includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.

#2 Other includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.

How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?

The fund does not use derivatives to attain environmental and/or social characteristics promoted by the fund.



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

The fund does not have a minimum commitment to make sustainable investments with an environmental objective aligned with the EU Taxonomy. Therefore, the minimum extent to which the fund invests in sustainable investments with an environmental objective aligned with the EU Taxonomy is 0%.

The actual share of the fund's taxonomy-aligned investments, if any, are reported in the the fund's annual report. The taxonomy alignment calculation applies turnover as key indicator both in respect of financial and non-financial issuers.

The calculation is based on reported data from issuers provided for the fund through external data providers. In the absence of such reporting, equivalent information can under certain circumstances by obtained from issuers or external data providers.

The compliance of taxonomy-aligned investments with the criteria under article 3 of the EU Taxonomy will not be subject to assurance by auditors or any third party.

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

To comply with the EU Taxonomy, the criteria for fossil gas include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For nuclear energy, the criteria include comprehensive safety and waste management rules.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance. Yes
In fossil gas
In nuclear energy
No

No

*Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.



* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures

What is the minimum share of investments in transitional and enabling activities?

The fund does not have a minimum commitment of taxonomy-aligned investments. Therefore, the minimum share of investments in transitional and enabling activities is 0%.

The actual share of these activities is reported annually as part of the fund's annual reporting.

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

The fund's "#2 Other investments" cover such investments that are not covered by the fund's screening for exclus ions or covered by the scope of the fund's active ownership activities. Such investments may include investments in cash held as ancillary liquidity and derivatives used for hedging or risk management purposes as outlined in the prospectus "Derivatives" sub-section of the fund description page. "Other investments" can also be made in instances where there for instance is insufficient ESG data on an issuer for the fund.

Given the nature of the exposure obtained through such instruments, the fund does not apply minimum environmental or social safeguards to #Other investments.



Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

The fund does not apply a specific index as a reference benchmark to determine whether it is aligned with the environmental and/or social characteristics it promotes.

Where can I find more product specific information online?

More product-specific information can be found on this website:

https://www.danskeinvest.lu/page/responsible_investments_insight under the heading "Sustainability Related Information on our funds".