

Pre-contractual disclosure for the financial products referred to in Article 9, paragraphs 1 to 4a, of Regulation (EU) 2019/2088 and Article 5, first paragraph, of Regulation (EU) 2020/852

Product name:

Legal entity identifier

Willerfunds - Willerfunds - Private Suite - Lombard Odier Natural Capital

54930087IT0UJM6RN654

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.

Sustainable investment objective

Does this financial product have a sustainable investment objective?

X Yes

No

It will make a minimum of **sustainable investments with an environmental objective: 70%**

It **promotes Environmental/Social (E/S) characteristics** and while it does not have as its objective a sustainable investment, it will have a minimum proportion of _% of sustainable investments

in economic activities that qualify as environmentally sustainable under the EU Taxonomy

with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy

in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of **sustainable investments with a social objective %**

with a social objective

It promotes E/S characteristics, but **will not make any sustainable investments**



What is the sustainable investment objective of this financial product?

Sustainability indicators measure how the sustainable objectives of this financial product are attained

The sub-fund invests in companies whose growth will benefit from regulations, innovations, services or products favoring the transition to a more circular economy and to an economy that values natural capital. The sub-fund seeks to invest in high quality companies with sustainable financial models, business practices and business models showing resilience and the ability to evolve and benefit from long term structural trends using inter alia the profiling tools and methodologies set out below.

The sub-fund's investment philosophy is rooted in the Investment Manager's worldview describing a necessary transition from a Wasteful, Idle, Lopsided and Dirty (WILD) economic model to one that is Circular, Lean, Inclusive and Clean (CLIC®). The Investment Manager believes this transition will require a transformation across the global economic systems related to energy, land & oceans and materials, enabled by carbon markets, which the Investment Manager refers to as the '3+1 framework'.

The sub-fund focuses in particular on the following transformations:

- Transformation of land & ocean systems: transitions across our reliance on land & oceans, including the transformation of agriculture, food and land use (AFOLU) systems through more sustainable food production and sustainable forestry, the expansion of the bioeconomy, and the improvement of water systems, aiming to restore land and ecosystems back to nature.

- Materials - transitions across our material systems, including moves towards improved resource productivity, adoption of less harmful production processes, reduced reliance on resource extraction, and reductions and improvement management of waste.

The sub-fund is expected to contribute to the following environmental objectives established by article 9 of the Taxonomy Regulation:

- The sustainable use and protection of water and marine resources
- The transition to a circular economy
- Pollution prevention and control
- The protection and restoration of biodiversity and ecosystems

The sub-fund is also expected to indirectly contribute to Climate change mitigation.

In order to achieve the objectives and contributions described above, the Investment Manager aims to:

- invest the sub-fund's assets primarily in investments making a meaningful contribution to the specific objectives outlined above as determined by reference to the Investment Manager's proprietary classification framework in which activities and companies may be classified as either 'sustainable', 'grey' or 'red' (the "LOIM Classification Framework").

- invest at least 70% of the sub-fund's assets in sustainable investments described as 'green' sustainable' according to the LOIM Classification Framework.

- The LOIM Classification Framework.

The Investment Manager uses a pass/fail approach to define whether a given investment, defined at the company level, is considered as a "sustainable investment" or not.

The Investment Manager classifies companies into three categories, referred to as sustainable, grey and red companies, with only sustainable companies considered sustainable investments (i.e. falling in the category of #1A Sustainable for the purposes of the planned asset allocation section below).

To be classified as sustainable, a company must meet the following criteria according to the LOIM Classification Framework:

1. Contribution

a. The company has at least 30% revenues exposure to sustainable activities understood to include

i. Activities that are eligible to at least one of the six environmental objectives recognised by the EU Taxonomy and that meet the contribution technical screening criteria as defined by the Investment Manager; or

ii. Transitioning or enabling activities not included in the EU Taxonomy but that have been mapped by the Investment Manager to at least one of the six environmental objectives recognized by the EU Taxonomy or socially sustainable activities identified by the Investment Manager, that meet the technical screening criteria as defined by the Investment Manager.

or

b. The company demonstrates significant CapEx (or equivalent investment metric relevant for the industry) alignment with the above activities in a.i and a.ii and support a clearly articulated and ambitious transition strategy to sustainable activities.

A company's exposure to relevant activities can be established using either:

- The company's self-disclosed alignment to the EU Taxonomy; or

- The Investment Manager's documented assessment of the company and its activities which can be systematically quantitatively performed or fundamentally research based.

2. Do No Significant Harm (DNSH)

The Investment Manager tests if a company, aside or despite any positive contributions, is harming, or significantly harming the sustainable transition across any parts of its business. To assess the do no significant harm, the Investment Manager has developed in-house quantitative and qualitative tests, including but not limited to proprietary sustainability indicators, PAIs and controversy assessment, for each environmental objective of the EU Taxonomy and social targets.

To be considered a sustainable company:

- a. a company must do no significant harm any social and environmental objectives assessed at the company level against a sub-set of indicators selected by the Investment Manager depending on the activity exposure of the company.
- b. a company must have at most 5% revenue exposure to red activities that are classified by the Investment Manager as inherently harmful in nature, including to activities related to the mining of thermal coal, the generation of power using coal, the extraction or refining of oil along with selected other activities.

3. Governance

According to LOIM Classification Framework, the Investment Managers classifies sustainable investments only companies that meet good governance standards. The Investment Manager has developed an in-house points-based scoring system that reviews several important factors, including ownership & control, board structure, remuneration and controversies, amongst others.

While the above criteria constitute the minimum criteria applicable to a sustainable company, the Investment Manager may apply additional criteria to its assessment of companies involved in specific activities to act as additional safeguards, particularly in its assessment of Do No Significant Harm criteria. While such additional criteria cannot be used to “pass” companies if they do not meet the criteria above, they may lead companies to “fail” as a sustainable investment even if they meet the criteria above.

Grey and red companies: Only companies classified as sustainable companies are considered by the Investment Manager to be sustainable investments. For all other companies, the Investment Manager applies additional criteria to distinguish between grey and red companies. Companies that do not contribute to the sustainable transition and/or where the Investment Manager identifies material concerns may be classified as grey, where those concerns are material but of a limited nature or with relevant mitigating factors, or red, where concerns are more acute, elevated and avoidable nature.

There can be no guarantee that the above aims will be achieved.

It should be noted that whilst the Investment Manager may make certain comparisons with one or more benchmarks for certain elements of its investment process as described above, the Investment Manager has not designated a formal benchmark for the purpose of attaining the sustainable investment objective of the sub-fund.

● **What Sustainability indicators are used to measure the attainment of the sustainable investment objective of this financial product?**

The Investment Manager will focus on the following primary indicator to measure attainment of the specific commitments outlined above:

- the % of the sub-fund’s assets invested in ‘sustainable’, investments according to the LOIM Classification Framework.

Given the specific focus of this sub-fund, the Investment Manager will also prioritise consideration of the portfolio’s performance on the following indicators, which are also considered as part of the Investment Manager’s do no significant harm considerations outlined in the LOIM Classification Framework.

- Water withdrawal (m3 / MEUR revenues)
- Operational assets in biosensitive areas (#)
- Forest management quality score (Investment Manager’s scoring system)
- Controversies related to water use, land use or biodiversity (# level 1-5)
- Controversies related to non-GHG emissions, effluents and waste (# level 1-5)

● **How do sustainable investments not cause significant harm to any environmental or social sustainable investment objective?**

The analysis of possible significant harm to environmental or social sustainable investment objectives forms an inherent part of the analysis undertaken under the LOIM Classification Framework.

This LOIM Classification Framework takes explicit account of any material environmental or social dimensions, an investee company's performance with respect to these indicators, on a current or forward-looking basis.

The Investment Manager identifies 'Sustainable investments' as companies classified as 'sustainable' under the LOIM Classification Framework which have specifically been assessed to not cause significant harm or to be subject to credible mitigating factors.

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti - corruption and anti - bribery matters.

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

Indicators for adverse impact on sustainability factors are considered as part of the Investment Manager's activity-by-activity assessment of possible significant harm under the LOIM Classification Framework.

The specific Principal Adverse Indicators considered as part of this assessment are described further below.

→ *How are the sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights? Details:*

The Investment Manager considers exposure to UN Global Compact, the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights controversies under to the LOIM Classification Framework. In the absence of credible mitigating factors, companies exposed to high level controversies, will not be considered as 'sustainable'.



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

X Through its LOIM Classification Framework, the Investment Manager considers PAIs as follows:

Principal adverse impacts on sustainability factors considered:

PAI Table of Indicators #1 (Mandatory)

- PAI indicator #1 - Scope 1, 2 and 3 emissions
- PAI indicator #2 - Carbon footprint
- PAI indicator #3 - Scope GHG intensity of investee companies
- PAI indicator #4 – Companies active in the fossil fuel sector
- PAI indicator #5 – Share of non-renewable energy consumption and production
- PAI indicator #6 – Energy consumption intensity per high impact climate sector
- PAI indicator #7 – Activities negatively affecting biodiversity sensitive areas
- PAI indicator #8 – Emissions to water
- PAI indicator #9 – Hazardous waste ratio
- PAI indicator #10 – Violations of the UNGC principles and OECD Guidelines for Multinational Enterprises
- PAI indicator #11 – Lack of processes and compliance mechanisms to monitor

compliance with UNGC principles and OECD Guidelines for Multinational Enterprises

- PAI indicator #12 – Unadjusted gender pay gap
- PAI indicator #13 – Board gender diversity
- PAI indicator #14 – Exposure to controversial weapons

PAI Table of Indicators #2 (Optional, Environmental)

- PAI indicator #4 - Companies without emission reduction initiatives

PAI Table of Indicators #3 (Optional, Social)

- PAI indicator #2 - Rate of accidents

Approach

The Investment Manager considers the scope 1, 2 and material 3 emissions of investee companies and the relevance of emissions to specific activities and sectors.

The Investment Manager considers both the current scale of emissions, as well as whether a company has a credible and ambitious decarbonization strategy in place that is compatible with Paris-aligned objectives, using our internal Implied Temperature Rise assessments.

To be considered “sustainable” the dimensions above must either not be highly material to the company or activity, must already demonstrate improved performance compared to peers, must be subject to a credible and ambitious mitigation strategy, or the must generate significant avoided impacts on emissions or by virtue of the inherent nature of the activity or activities of the company.

The Investment Manager assesses exposure to business activities deemed fundamentally incompatible with the 3+1 framework. This includes exposure to activities linked to the exploration, production, refining and distribution of fossil fuel. The level of exposure to fossil fuel is taken into account as part of the classification of investments into ‘sustainable’, ‘grey’ and ‘red’ categories.

PAIs 5 and 6 do not form an explicit part of the Investment Manager's classification framework, but are considered implicitly as part of the PAIs above on the assessment of emissions

The Investment Manager assesses the intensity of water withdrawals, and generation of hazardous waste, and the proximity of a company's known operational assets to biosensitive areas and, the quality of a company's forest management practices, where these considerations are material to the company's activities.

To be considered “sustainable” the dimensions above must either not be highly material to the company or activity, must already demonstrate improved performance compared to peers, must be subject to a credible and ambitious mitigation strategy, or the must generate significant avoided impacts on related environmental dimensions or by virtue of the inherent nature of the activity or activities of the company.

Exposure to moderate or more severe controversies, and the outlook of such controversies, is considered as part of the classification of investments into ‘sustainable’, ‘grey’ and ‘red’ categories as per the Investment Manager's framework outlined above.

Aspects related to diversity programs, board structure, along with other social and governance dimensions form part of the Investment Managers ESG scoring framework, with performance on social and governance scores explicitly taken into account as part of the LOIM Classification Framework outlined above.

The Investment Manager endeavor to collect data, where available, on the specific indicators described here but consider these engagement/proxy voting priorities rather than individually forming part of The LOIM Classification Framework.

The Sub-fund has an exclusion on companies found to have direct exposure to controversial weapons.

Where a company is operating in a sector with high risk of fatalities, we consider the company's fatality rate.

To be considered "sustainable" the dimensions above must either not be highly material to the company or activity, must already demonstrate improved performance compared to peers, or must be subject to a credible and ambitious mitigation strategy.

No



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

What investment strategy does this financial product follow?

In pursuing a sustainable investment objective being a positive environmental impact, the Investment Manager aims to select companies which generate material revenues and/or earnings from business activities that have a positive contribution towards one or more of the following areas of natural capital investment opportunities: Circular Bio-Economy, Resource Efficiency, Outcome-oriented Economy and Zero Waste.

The Sub-Fund invests in equity and equity related securities (including, but not limited to, warrants) issued by companies worldwide (including Emerging Markets) whose growth will benefit from regulations, innovations, services or products favoring the transition to a more circular economy and to an economy that values natural capital.

The Investment Manager assesses the sustainability profile of companies in which the Sub-Fund invests using the LOIM Classification Framework.

The Investment Manager will primary focus on the % of the Sub-Fund's assets invested in sustainable, grey and red companies according to the LOIM Classification Framework to measure attainment of the specific commitments outlined above.

Given the specific focus of this Sub-Fund, the Investment Manager will also prioritize consideration of the portfolio's performance on the following indicators, which are also considered as part of the Investment Manager's do no significant harm considerations outlined in the LOIM Classification Framework.

- Water withdrawal (m3 / MEUR revenues)
- Operational assets in biosensitive areas (#)
- Forest management quality score (Investment Manager's scoring system)
- Controversies related to water use, land use or biodiversity (# level 1-5)
- Controversies related to non-GHG emissions, effluents and waste (# level 1-5)

Excluding Controversial Investments

The Sub-Fund's investment strategy incorporates the following binding exclusions:

Exclusion of Controversial Weapons

The Sub-Fund will exclude direct exposure to companies involved in controversial weapons i.e. companies that produce, trade or store controversial weapons (biological and chemical weapons, anti-personnel mines, cluster weapons, depleted uranium, white phosphorus). The scope of this exclusion includes weapons banned or outlawed by the Ottawa Treaty on landmines (effective 1999), the Convention on Cluster Munitions (Oslo Convention) of 2008, the Biological and Toxin Weapons Convention (BWC – 1972), the Treaty on the Non-Proliferation

of Nuclear Weapons (1968), the Chemical Weapons Convention (CWC – 1993) and SVVK-ASIR exclusion list. In addition, depleted uranium and white phosphorus are excluded.

Exclusion of Tobacco, Coal, Unconventional Oil & Gas and Material breaches of the UN Global Compact Principles

The Sub-Fund will exclude:

Tobacco: companies deriving more than 10% of their revenues from either production of tobacco products or retailing of tobacco products/services.

Thermal Coal:

Mining - companies deriving more than 10% of their revenues from thermal coal extraction.

Power Generation - companies deriving more than 10% of their revenues from coal power generation.

Unconventional Oil & Gas: companies deriving more than 10% in aggregate of their revenues from any of tar sands, shale gas and oil and arctic oil & gas exploration.

Material breaches of UN Global Compact Principles, the Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights (UNGPs) and their underlying conventions: Companies involved in the most severe breaches of the UN Global Compact Principles ("Level 5 Controversies").

The exclusions relating to tobacco, coal, unconventional oil and gas and Level 5 Controversies are subject to the Investment Manager's exclusion policy and may be overridden in the exceptional circumstances described in that policy.

Good governance practices of investee companies in which the Sub-Fund invests is assessed by reference to PAI 10. (Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises) and PAI 11 (Lack of processes and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guidelines for Multinational Enterprises) of PAI Table 1 of Annex I of the SFDR RTS 2022/1288. Governance practices are addressed by the Investment Manager through a combination of data analysis and direct engagement with companies.

● ***What are the binding elements of the investment strategy used to select the investments to attain the sustainable investment objective?***

The sub-fund makes sustainable investments, as defined by article 2(17) SFDR in accordance with the Investment Manager's methodology for selecting sustainable investments.

Exclusions

The following exclusions are binding:

Exclusion of Controversial Weapons

The Sub-fund will exclude direct exposure to companies involved in controversial weapons i.e. companies that produce, trade or store controversial weapons (biological and chemical weapons, anti-personnel mines, cluster weapons, depleted uranium, white phosphorus). The scope of this exclusion includes weapons banned or outlawed by the Ottawa Treaty on landmines (effective 1999), the Convention on Cluster Munitions (Oslo Convention) of 2008, the Biological and Toxin Weapons Convention (BWC – 1972), the Treaty on the Non-Proliferation of Nuclear Weapons (1968), the Chemical Weapons Convention (CWC – 1993) and SVVK-ASIR exclusion list. In addition, depleted uranium and white phosphorus are excluded.

Exclusion of Tobacco, Coal, Unconventional Oil & Gas and Breaches of the UN Global Compact Principles

The Sub-fund will exclude :

Tobacco : companies deriving more than 10% of their revenues from either production of tobacco products or retailing of tobacco products/services.

Thermal Coal:

Mining - companies deriving more than 10% of their revenues from thermal coal extraction.

Power Generation - companies deriving more than 10% of their revenues from coal power generation.

Unconventional Oil & Gas - companies deriving more than 10% in aggregate of their revenues from any of tar sands, shale gas and oil and arctic oil & gas exploration.

Material breaches of UN Global Compact Principles, the Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights (UNGPs) and their underlying conventions: Companies involved in the most severe breaches of the UN Global Compact Principles ("Level 5 Controversies").

The exclusions relating to tobacco, coal, unconventional oil and gas and Level 5 Controversies are subject to the Investment Manager's exclusion policy and may be overridden in the exceptional circumstances described in that policy, such as where a company makes a firm commitments to a credible and rapid phaseout of the above activities.

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

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

The criteria for good governance and minimum social safeguards include an analysis of exposure to high level social and governance controversies and the company's performance on social and governance scores under the Investment Manager's proprietary ESG scoring framework, if highly material to the company's sector. Good governance is also considered as part of the LOIM Classification Framework, including consideration of social and employee matters PAIs (e.g. violations of UN Global Compact principles and OECD Guidelines for Multinational Enterprises and lack of processes and compliance mechanisms to monitor compliance with UN Global).



What is the asset allocation and the minimum share of sustainable investments?

The Investment Manager aims to invest at least 70% of the sub-fund's assets in #1A Sustainable. Assets which are not sustainable will only include cash and cash equivalents.

Asset allocation describes the share of investments in specific assets.

Taxonomy-aligned activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.



● **How does the use of derivatives attain the sustainable investment objective?**

The sub-fund does not use derivatives to attain the sustainable investment objective.



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

The Investment Manager aims to invest at least 70% of the sub-fund's net assets in sustainable investments.

● **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy ?¹**

Yes

In fossil gas

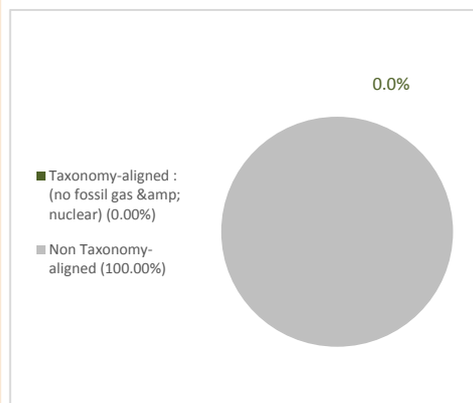
In nuclear energy

No

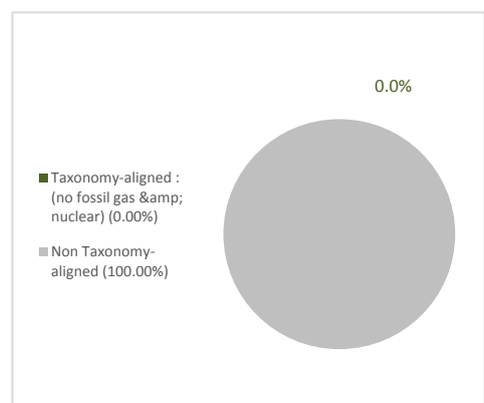
¹ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change (“climate change mitigation”) and do not significantly harm any EU Taxonomy objectives - see explanatory note in the left hand margin. The full criteria for fossil gas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

1. Taxonomy alignment of investments including sovereign bonds*



2. Taxonomy alignment of investments excluding sovereign bonds*



This graph represents 100.00 % of the total investments.

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

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.

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

Not applicable



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

70%

There is no commitment to have any share of the Sub-Fund's sustainable investments aligned with the EU Taxonomy.



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



What is the minimum share of sustainable investments with a social objective?

0%. The Sub-fund focuses on sustainable investments with an environmental and not a social objective.



What investments are included under “#2 Not sustainable”, what is their purpose and are there any minimum environmental or social safeguards?

Investments classified as “#2 Other” will be cash and cash equivalents. Cash may be kept for liquidity purposes or pending investment or where suitable sustainable investments are not available.



Is a specific index designated as a reference benchmark to meet the sustainable investment objective?

No reference benchmark has been designated for the purpose of attaining the sustainable investment objective.

Reference benchmarks are indexes to measure whether the financial product attains the sustainable investment objective.

- **How does the reference benchmark take into account sustainability factors in a way that is continuously aligned with the sustainable investment objective?**

Not applicable

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

Not applicable

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

Not applicable

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

Not applicable



Where can I find more product specific information online?

http://www.fideuramireland.ie/en/legal_documentation/

Further details are available on the Management Company's "Sustainable And Responsible Investment Policy":

<https://www.fideuramassetmanagement.ie/en/sustainability/sustainability/>

Please also refer to Management Company's Policy for a description of the rules that discipline the integration of ESG factors and the consideration of sustainability risk, in accordance with the requirements of the current legislation, where the financial management of a product is

delegated to third-party fund houses.

Further details on the sustainability indicators approach, as may be updated from time to time, adopted are set out at:

<https://am.lombardodier.com/ie/en/home/disclaimers/regulatory-disclosures.html>