

ATLAS GLOBAL INFRASTRUCTURE UCITS ICAV

(An umbrella fund with segregated liability between Funds)

An open-ended Irish collective asset management vehicle which is constituted as an umbrella fund with segregated liability between Funds and with variable capital

The ICAV was registered under the laws of Ireland with registered number C167077

CONSOLIDATED PROSPECTUS FOR HONG KONG

This Prospectus is dated 3 September 2024

The Directors of ATLAS Global Infrastructure UCITS ICAV whose names appear in the section entitled **Directors of the ICAV** of the Prospectus below accept responsibility for the information contained in this Prospectus and each relevant Supplement. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure such is the case), the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information. The Directors accept responsibility accordingly.

This Prospectus is a consolidation of the Prospectus of the ICAV dated 24 April 2024, the Supplement of the Fund dated 27 August 2024 and the Hong Kong Addendum dated 3 September 2024. It does not constitute a Prospectus for the purposes of Irish applicable law and is solely intended for use in relation to investors in Hong Kong.

FOR MARKETING THE COMPANY AND ITS FUNDS, AS MORE PARTICULARLY DESCRIBED HEREIN, ON A PRIVATE PLACEMENT BASIS AND/OR TO PROFESSIONAL INVESTORS (AS DEFINED UNDER THE HONG KONG SECURITIES AND FUTURES ORDINANCE AND ITS SUBSIDIARY LEGISLATION) IN HONG KONG.



TABLE OF CONTENTS

1.	DEFINTIONS	3
2.	INTRODUCTION	11
3.	FUNDS	14
4.	RISK FACTORS	27
5.	MANAGEMENT OF THE ICAV	43
6.	SUBSCRIPTION FOR SHARES	51
7.	REDEMPTION OF SHARES	58
8.	EXCHANGE OF SHARES	60
9.	FEES AND EXPENSES	68
10.	TAXATION	69
11	GENERAL INFORMATION	75
12	MATERIAL CONTRACTS	81
13	MISCELLANEOUS	83
14	DIRECTORY – ATLAS GLOBAL INFRASTRUCTURE UCITS ICAV	84
APP	PENDIX I	86
SUPF	PLEMENT FOR ATLAS GLOBAL INFRASTRUCTURE FUND	99
HONG	G KONG ADDENDUM	129



1. **DEFINTIONS**

Accounting Period means a calendar year ending 30 June.

Accumulating Shares means Shares that accumulate income and pay no dividend.

Administration Agreement means the agreement dated 22 September 2017 between the Manager, the ICAV and the Administrator as amended by (i) an amendment agreement dated 20 June 2018 with effect from 25 May 2018, (ii) an amendment agreement dated 18 September 2019, and as may be further amended, supplemented or otherwise modified from time to time.

Administrator means Northern Trust International Fund Administration Services (Ireland) Limited or any successor thereto duly appointed in accordance with the requirements of the Central Bank as the administrator of the ICAV and each Fund.

Anti-Dilution Levy means a levy which may be (i) added to subscription amounts payable by an investor or (ii) deducted from redemption amounts receivable by an investor to cover dealing costs and to preserve the value of the underlying assets of the relevant Fund.

Application Form means the application form for subscription of Shares.

Associated Person means a person who is associated with a Director if, and only if, they are:

- (i) that Director's spouse, parent, brother, sister or child;
- (ii) a person acting in their capacity as the trustee of any trust, the principal beneficiaries of which, individually or as a whole, are the Director, their spouse or any of their children or any body corporate which they control;
- (iii) a partner of that Director.

A company will be deemed to be associated with a Director if it is controlled by that Director.

AUD or Australian Dollars means the lawful currency of Australia or any successor currency.

Base Currency means in relation to any Fund such currency as is specified as such in the Supplement for the relevant Fund.

Business Day means in relation to any Fund such day or days as is or are specified as such in the Supplement for the relevant Fund.

Central Bank means the Central Bank of Ireland or any successor regulatory authority with responsibility for authorising and supervising the ICAV.

Central Bank UCITS Regulations means the Central Bank (Supervision and Enforcement) Act 2013 (Section 48(1)) (Undertakings for Collective Investment in Transferable Securities) Regulations 2019 (S.I. No. 230 of 2019), as amended, supplemented, consolidated or otherwise modified from time to time and related guidance issued by the Central Bank from time to time affecting the ICAV or any Fund.



CIS means an open ended collective investment scheme within the meaning of Regulation 4(3) of the Regulations and which is prohibited from investing more than 10% of its assets in another such collective investment scheme.

CRS means the Common Reporting Standard more fully described as the Standard for Automatic Exchange of Financial Account Information approved on 15 July 2014 by the Council of the Organisation for Economic Cooperation and Development and any treaty, law or regulation of any other jurisdiction which facilitates the implementation of the Standard including Council Directive 2014/107/EU on the Administrative Cooperation in the Field of Taxation (DAC II).

Class or Classes / Share Class or Share Classes means one or more particular division of Shares in a Fund.

Connected Person means the persons defined as such in the section headed Portfolio Transactions and Conflicts of Interest.

Currency Share Class means a Class denominated in a currency other than the Base Currency of the relevant Fund.

Data Protection Legislation means the GDPR, national guidance and all national implementing legislation and the Irish Data Protection Acts, 1988, 2003 and 2018 amended from time to time.

Dealing Day means in respect of each Fund such Business Day or Business Days as is or are specified in the Supplement for the relevant Fund provided that there shall be at least two dealing days at regular intervals per month.

Dealing Deadline means in relation to applications for subscription, redemption or exchange of Shares in a Fund, the day and time specified in the Supplement for the relevant Fund.

Delegate means such persons, body, corporate agent, or organisation duly appointed by the Investment Manager, from time to time, to provide a specific investment function or execute a specific investment policy.

Depositary means Northern Trust Fiduciary Services (Ireland) Limited or any successor thereto duly appointed as depositary in accordance with the requirements of the Central Bank and the Central Bank UCITS Regulations.

Depositary Agreement means the agreement dated 22 September 2017 between the ICAV, the Manager and the Depositary as amended by an amendment agreement dated 15 June 2018 with effect from 25 May 2018 and as may be further amended, supplemented or otherwise modified from time to time in accordance with the requirements of the Central Bank.

Directors mean the directors of the ICAV, each a **Director**.

Distributing Shares means Shares in respect of which dividends may be declared and paid in accordance with the section entitled Dividend Policy in the Prospectus.

Distribution Agreement means any agreement between the Manager and/or the Investment Manager and a Distributor as substituted, amended, supplemented, novated or otherwise modified from time to time in accordance with the requirements of the Central Bank UCITS Regulations.



Distributor means such distributor appointed by the Manager or the Investment Manager and/or any successor thereto or additional entity duly appointed as a distributor for the ICAV in accordance with the requirements of the Central Bank and as specified in the Supplement for the relevant Fund.

EEA means the European Economic Area encompassing the Member States together with Iceland, Liechtenstein and Norway.

ERISA means the U.S. Employee Retirement Income Security Act of 1974, as amended.

EU means the European Union.

Euro, EUR or € means the lawful currency of Ireland.

Euronext Dublin means The Irish Stock Exchange plc, trading as Euronext Dublin or any successor entity thereto.

EU Taxonomy Regulation means Regulation EU 2020/852 of the European Parliament and of the Council of 18 June 2020 on the establishment of a framework to facilitate sustainable investment and amending SFDR.

Exchange Charge means the charge, if any, payable on the exchange of Shares as is specified in the Supplement for the relevant Fund.

FATCA means the US Foreign Account Tax Compliance Act (as amended, consolidated or supplemented from time to time), including any regulations issued pursuant thereto (including an intergovernmental agreement between the US and any other jurisdiction which facilitates the implementation of any law or regulation relating to FATCA.)

Foreign Person means (i) a person who is neither resident nor ordinarily resident in Ireland for tax purposes who has provided the ICAV with the appropriate declaration under Schedule 2B TCA and the ICAV is not in possession of any information that would reasonably suggest that the declaration is incorrect or has at any time been incorrect, or (ii) the ICAV is in possession of written notice of approval from the Irish Revenue Commissioners to the effect that the requirement to have been provided with such declaration is deemed to have been complied with in respect of that person or class of shareholder to which that person belongs, and that approval has not been withdrawn and any conditions to which that approval is subject have been satisfied.

FCA means the Financial Conduct Authority of the United Kingdom or any successor regulatory authority thereto.

FDI means Financial Derivative Instruments.

Fund means a separate portfolio of assets which is invested in accordance with the investment objective and policies as set out in the relevant Supplement and to which all liabilities, income and expenditure attributable or allocated to such fund shall be applied and charged and **Funds** means all or some of the Funds as the context requires or any other funds as may be established by the ICAV from time to time with the prior approval of the Central Bank.

GBP or £ means Pounds Sterling, the lawful currency of the United Kingdom.



GDPR means Regulation (EU) 2016/679, known as the General Data Protection Regulation.

Hedged Share Class means a Share Class whose denominated currency is hedged against exchange rate fluctuations as set out in the section entitled **Share Class Hedging**.

ICAV means the ATLAS Global Infrastructure UCITS ICAV.

Initial Issue Price means the price per Share at which Shares are initially offered in a Fund during the Initial Offer Period as specified in the Supplement for the relevant Fund.

Initial Offer Period means the period during which Shares in a Fund are initially offered at the Initial Issue Price as specified in the Supplement for the relevant Fund.

Instrument of Incorporation means the Instrument of Incorporation of the ICAV as amended from time to time.

Investment Management Agreement means the investment management agreement dated 22 September 2017 between the Manager, the ICAV and the Investment Manager, as substituted, amended, supplemented, novated or otherwise modified from time to time in accordance with the requirements of the Central Bank.

Investment Manager means ATLAS Infrastructure Partners (UK) Ltd or any successor thereto duly appointed in accordance with the requirements of the Central Bank.

in kind means in specie.

Issue Price means the Net Asset Value per Share as at the Valuation Point.

Manager means Waystone Management Company (IE) Limited or any successor thereto duly appointed in accordance with the requirements of the Central Bank.

Management Agreement means the management agreement between the ICAV and the Manager dated 22 September 2017 as substituted, amended, supplemented, novated or otherwise amended from time to time in accordance with the requirements of the Central Bank.

Member State means a member state of the EU.

Minimum Additional Investment Amount means such amount (if any) as the Directors may from time to time prescribe as the minimum additional investment amount required by each Shareholder for Shares of each Class in a Fund as is specified in the Supplement for the relevant Fund.

Minimum Fund Size means such amount (if any) as the Directors decide for each Fund and as set out in the Supplement for the relevant Fund or as otherwise notified to Shareholders in that Fund.

Minimum Initial Investment Amount means such amount (if any) as the Directors may from time to time determine as the minimum initial investment amount required by each Applicant for Shares of each Class in a Fund as is specified in the Supplement for the relevant Fund.

Minimum Shareholding means such number or value of Shares of any class (if any) as specified in the Supplement for the relevant Class of Shares within a Fund.



Money Market Funds Regulation means Regulation (EU) 2017/1131 of the European Parliament and of the Council of 14 June 2017 on money market funds.

month means a calendar month.

Net Asset Value or **Net Asset Value per Share** means in respect of the assets of a Fund or the Shares in a Fund, the amount determined in accordance with the principles set out in the section entitled **Calculation of Net Asset Value/Valuation of Assets** below as the Net Asset Value of a Fund or the Net Asset Value per Share.

OECD means the Organisation for European Co-operation and Development.

OECD Member State means a Member State of the OECD.

Par Value means the nominal value assigned to a security (which term includes loans) by the issuer of such

Prospectus means the current prospectus of the ICAV and any Supplements and addenda thereto.

Regulated Market means one of the stock exchanges or regulated markets listed in Appendix I to this Prospectus.

Regulations means the European Communities (Undertakings for Collective Investment in Transferable Securities) Regulations, 2011, as amended and as may be further amended, supplemented, consolidated or otherwise modified from time to time.

Related Companies has the meaning assigned thereto in the Companies Act 2014. In general, this states that companies are related where 50% of the paid-up share capital or 50% of the voting rights in one company are owned directly or indirectly by another company.

Settlement Date means in respect of receipt of subscription monies for subscription for Shares or dispatch of monies for the redemption of Shares, the date specified in the Supplement for the relevant Fund.

SFDR means regulation (EU) 2019/2088 of the European Parliament and of the Council of 27 November 2019 on sustainability-related disclosures in the financial services sector, as amended and as may be further amended.

Shareholders means holders of Shares, and each a Shareholder.

Shares means participating shares in the ICAV representing interests in a Fund and where the context so permits or requires any Class of participating shares representing interests in a Fund.

Sub-Investment Advisor means any sub-investment advisor or sub-investment advisors appointed by the Investment Manager or any successor thereto duly appointed in accordance with the requirements of the Central Bank as specified in the Supplement in respect of each Fund as the sub-investment advisor for that relevant Fund.

Sub-Investment Advisory Agreement(s) means the agreement or agreements between the Investment Manager and the Sub-Investment advisor (as specified in the Supplement for a Fund) as



substituted, amended, supplemented, novated or otherwise modified from time to time in accordance with the requirements of the Central Bank UCITS Regulations.

Sub-Investment Manager means any sub-investment manager or sub-investment managers appointed by the Investment Manager or any successor thereto duly appointed in accordance with the requirements of the Central Bank as specified in the Supplement in respect of each Fund as the sub-investment manager for that relevant Fund.

Sub-Investment Management Agreement(s) means the agreement or agreements between the Investment Manager and the Sub-Investment Manager (as specified in the Supplement for a Fund) as substituted, amended, supplemented, novated or otherwise modified from time to time in accordance with the requirements of the Central Bank UCITS Regulations.

Supplement means any supplement, including any Addendum thereto, to the Prospectus issued on behalf of the ICAV from time to time.

Taxable Irish Person means any person, other than:

- (1) a Foreign Person;
- (2) an intermediary, including a nominee, for a Foreign Person;
- (3) a qualifying management company within the meaning of section 739B TCA;
- (4) a specified company within the meaning of section 734 TCA;
- (5) an investment undertaking within the meaning of section 739B TCA;
- (6) an investment limited partnership within the meaning of section 739J TCA;
- (7) an exempt approved scheme or a retirement annuity contract or trust scheme within the provisions of sections 774, 784 or 785 TCA;
- (8) a company carrying on life business within the meaning of section 706 TCA;
- (9) a special investment scheme within the meaning of section 737 TCA;
- (10) a unit trust to which section 731(5)(a) TCA applies;
- (11) a charity entitled to an exemption from income tax or corporation tax under section 207(1)(b) TCA;
- (12) a person entitled to exemption from income tax and capital gains tax under section 784A(2) TCA, section 787I TCA or section 848E TCA and the units held are assets of an approved retirement fund, an approved minimum retirement fund, a special savings incentive account or a personal retirement savings account (as defined in section 787A TCA);
- (13) the Courts Service;
- (14) a Credit Union;



- (15) a company within the charge to corporation tax under section 739G(2) TCA, but only where the fund is a money market fund;
- (16) a company within the charge to corporation tax under section 110(2) TCA;
- (17) the National Asset Management Agency;
- (18) the National Treasury Management Agency or a Fund investment vehicle within the meaning of section 739D(6)(kb) of the TCA;
- (19) the Motor Insurer's Bureau of Ireland in respect of an investment made by it of moneys paid to the Motor Insurers Insolvency Compensation Fund under the Insurance Act 1964 (as amended by the Insurance (Amendment) Act 2018);
- (20) a person who is entitled to exemption from income tax or capital gains tax by virtue of section 787AC TCA and the units held are assets of a PEPP (within the meaning of Chapter 2D of Part 30 TCA); and;
- any other person as may be approved by the Directors from time to time provided the holding of Shares by such person does not result in a potential liability to tax arising to the ICAV in respect of that Shareholder under Part 27 Chapter 1A of the TCA,

in respect of each of which the appropriate declaration set out in Schedule 2B TCA or otherwise and such other information evidencing such status is in the possession of the ICAV on the appropriate date and the ICAV is not in possession of any information that would reasonably suggest that such declaration is incorrect or has at any time been incorrect.

TCA means the Taxes Consolidation Act, 1997, as amended.

transferable securities shall have the meaning prescribed in the Central Bank UCITS Regulations.

UCITS means an undertaking for collective investment in transferable securities established pursuant to the Regulations.

Umbrella Cash Account means a subscription and redemption account at umbrella level in the name of the ICAV.

Unhedged Currency Share Class means a Class where typically, Shares may be applied and paid for, income payments calculated and paid and redemption proceeds paid in a currency other than the Base Currency of the relevant Fund on the basis of a currency conversion at the prevailing spot currency exchange rate of the relevant Base Currency for the currency of the relevant Class.

United Kingdom and UK means the United Kingdom of Great Britain and Northern Ireland.

United States and **U.S.** means the United States of America, (including each of the states, the District of Columbia and the Commonwealth of Puerto Rico) its territories, possessions and all other areas subject to its jurisdiction.

US Dollars, **USD**, **US\$**, **Dollars** and **\$** means the lawful currency of the United States or any successor currency.



US. Person shall have the meaning prescribed in Regulation S under the United States Securities Act of 1933, as amended (the **Securities Act**) and thus shall include (i) any natural person resident in the United States; (ii) any partnership or corporation organised or incorporated under the laws of the United States; (iii) any estate of which any executor or administrator is a U.S. Person; (iv) any trust of which any trustee is a U.S. Person; (v) any agency or branch of a foreign entity located in the United States; (vi) any non-discretionary account or similar account (other than an estate or trust) held by a dealer or other fiduciary for the benefit or account of a U.S. Person; (vii) any discretionary account held by a dealer or other fiduciary organised or similar account (other than an estate or trust) held by a dealer or other fiduciary organised, incorporated, or (if an individual) resident in the United States; and (viii) any partnership or corporation if (A) organised or incorporated under the laws of any foreign jurisdiction; and (B) formed by a U.S. Person principally for the purpose of investing in securities not registered under the Securities Act, unless it is organised or incorporated, and owned by accredited investors (as defined in Rule 501(a) under the Securities Act) who are not natural persons, estates or trusts.

Valuation Point the point in time by reference to which the Net Asset Value of a Fund and the Net Asset Value per Share are calculated as is specified in the Supplement for the relevant Fund.



2. INTRODUCTION

If Applicants are in any doubt about the contents of this Prospectus and the relevant Supplement, Applicants should consult a stockbroker, bank manager, solicitor, accountant or other financial adviser.

The ICAV was registered as an umbrella Irish collective asset-management vehicle with segregated liability between Funds pursuant to Part 2, Chapter 1 of the Irish Collective Asset-management Vehicles Act 2015 (the ICAV Act) and is authorised by the Central Bank of Ireland (the Central Bank) pursuant to Regulations.

This authorisation however, does not constitute a warranty by the Central Bank as to the performance of the ICAV and the Central Bank shall not be liable for the performance or default of the ICAV. Authorisation of the ICAV is not an endorsement or guarantee of the ICAV by the Central Bank nor is the Central Bank responsible for the contents of the Prospectus and the Supplements.

The ICAV is structured as an umbrella fund with segregated liability between Funds. Shares representing interests in different Funds may be issued from time to time by the ICAV. Shares of more than one Class in a Class may be issued in relation to a Fund. All Shares of each Class will rank rateably amongst themselves and pari passu save as provided for in the relevant Supplement. On the introduction of any new Fund (for which prior Central Bank approval is required) or any new Class of Shares (which must be issued in accordance with the requirements of the Central Bank), the ICAV will prepare and issue a new or updated Supplement setting out the relevant details of each such Fund or new Class of Shares as the case may be. A separate portfolio of assets will be maintained for each Fund (and accordingly not for each Class of Shares) and will be invested in accordance with the investment objective and policies applicable to such Fund. Particulars relating to individual Funds and the Classes of Shares available therein are set out in the relevant Supplement. Any amendments to the Prospectus and any Supplements must be notified to and cleared in advance by the Central Bank.

The ICAV has segregated liability between its Funds and accordingly any liability incurred on behalf of or attributable to any Fund shall be discharged solely out of the assets of that Fund, but please refer to the section headed **Risk Factors** below.

Distribution of this Prospectus and the relevant Supplement is not authorised in any jurisdiction after publication of the annual report and audited accounts unless accompanied by a copy of such report and accounts. Such reports and this Prospectus together form the prospectus for the issue of Shares in the ICAV.

The Instrument of Incorporation of the ICAV gives powers to the Directors to impose restrictions on the holding of Shares directly or indirectly by (and consequently to redeem Shares held by), or the transfer of Shares to any person or entity who, in the opinion of the Directors is or will hold shares for the benefit of a U.S. Person (unless the Directors determine (i) the transaction is permitted under an exemption from registration available under the securities laws of the United States and (ii) that the relevant Fund and ICAV continue to be entitled to an exemption from registration as an investment company under the securities laws of the United States if such person holds Shares), an individual under the age of 18 (or such other age as the Directors may think fit), a person or entity who breached or falsified representations on subscription documents (including as to its status under ERISA), who appears to be in breach of any law or requirement of any country or government authority or by virtue of which such person or entity is not qualified to hold Shares, or if the holding of the Shares by any person is unlawful



or is less than the Minimum Shareholding set for that class of Shares by the Directors, or in circumstances which (whether directly or indirectly affecting such person or persons or entity, and whether taken alone or in conjunction with any other persons or entities, connected or not, or any other circumstances appearing to the Directors to be relevant), in the opinion of the Directors, might result in the relevant Fund of the ICAV incurring any liability to taxation or suffering any other pecuniary legal or material administrative disadvantage (including endeavouring to ensure that the relevant Fund's assets are not considered "plan assets" for the purpose of ERISA and the related code) or being in breach of any law or regulation which the Fund might not otherwise have incurred, suffered or breached or might result in the Fund being required to comply with registration or filing requirements in any jurisdiction with which it would not otherwise be required to comply or is otherwise prohibited by the Instrument of Incorporation as described herein.

NEITHER THIS PROSPECTUS NOR THE SHARES HAVE BEEN QUALIFIED FOR OFFER, SALE OR DISTRIBUTION UNDER THE LAWS OF ANY JURISDICTION GOVERNING THE OFFER OR SALE OF SHARES OR OTHER SECURITIES, AND THIS PROSPECTUS SHALL NOT CONSTITUTE AN OFFER TO SELL OR A SOLICITATION OF AN OFFER TO BUY NOR SHALL THERE BE ANY SALE OF SUCH SHARES IN ANY JURISDICTION IN WHICH SUCH OFFER, SOLICITATION OR SALE IS NOT AUTHORIZED, OR TO ANY PERSON TO WHOM IT IS UNLAWFUL, TO MAKE SUCH OFFER, SOLICITATION OR SALE. NO APPLICATION FOR LISTING OF THE SHARES HAS BEEN MADE ON ANY RECOGNIZED SECURITIES EXCHANGE NOR HAS ANY SECURITIES REGULATORY AUTHORITY PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS UNLAWFUL. IT IS THE RESPONSIBILITY OF ANY PERSON IN POSSESSION OF THIS PROSPECTUS AND ANY PERSON WISHING TO SUBSCRIBE FOR SHARES PURSUANT TO AN APPLICATION FORM TO INFORM THEMSELVES OF AND TO OBSERVE ALL APPLICABLE LAWS AND REGULATIONS OF ANY RELEVANT JURISDICTIONS.

Where a Taxable Irish Person acquires and holds Shares, the ICAV shall, where necessary for the collection of Irish Tax, redeem and cancel Shares held by a person who is or is deemed to be acting on behalf of a Taxable Irish Person on the occurrence of a chargeable event for Irish taxation purposes and pay the proceeds thereof to the Irish Revenue Commissioners.

This Prospectus may be translated into other languages. Any such translation shall only contain the same information and have the same meanings as this English language document. To the extent that there is any inconsistency between this English language document and the document in another language, this English language document shall prevail.

Potential subscribers and purchasers of Shares should inform themselves as to (a) the possible tax consequences, (b) the legal requirements, (c) any foreign exchange restrictions or exchange control requirements and (d) any other requisite governmental or other consents or formalities which they might encounter under the laws of the countries of their incorporation, citizenship, residence or domicile and which might be relevant to the subscription, purchase, holding or disposal of Shares.

The value of and income from Shares in a Fund may go up or down and Applicants may not get back the amount they have invested in the Fund. Applicants may lose their entire investment. Shares constituting each Fund are described in a Supplement to this Prospectus for each such Fund, each of which is an integral part of this Prospectus and is incorporated herein by reference with respect to the relevant Fund. Investment in Shares may involve above average risk and Applicants' attention is drawn to the section entitled Risk Factors below and also to the



equivalent section in each Supplement. An investment in a Fund is only suitable for sophisticated applicants who are in a position to understand and take such risks and satisfy themselves that such investment is appropriate for them.

Neither the ICAV nor its Funds will impose any preliminary or redemption charges.

As distributions may be made out of the capital of the ICAV, there is a greater risk that capital will be eroded and 'income' will be achieved by foregoing the potential for future capital growth of your investment and the value of future returns may also be diminished. This cycle may continue until all capital is depleted. Please note that distributions out of capital may have different tax implications to distributions of income and you are recommended to seek advice in this regard.

This Prospectus and any other documents referred to in it and the relevant Supplement(s) should be read in their entirety before making an application for Shares. Statements made in the Prospectus and any Supplement are based on the laws and practice in force in Ireland at the date of this Prospectus or Supplement as the case may be, which may be subject to change.

Any information given, or representations made, by any dealer, salesman or other person which are not contained in this Prospectus or the relevant Supplement or in any reports and accounts of the ICAV forming part hereof must be regarded as unauthorised and accordingly must not be relied upon. Neither the delivery of this Prospectus or the relevant Supplement nor the offer, issue or sale of Shares shall under any circumstances constitute a representation that the information contained in this Prospectus, or the relevant Supplement is correct as of any time subsequent to the date of this Prospectus or the relevant Supplement. This Prospectus or the relevant Supplement may from time to time be updated and intending subscribers should enquire of the Investment Manager or the Administrator as to the issue of any later Prospectus or as to the issue of any reports and accounts of the ICAV.

All Shareholders are entitled to the benefit of, are bound by and are deemed to have notice of the provisions of the Instrument of Incorporation, copies of which are available as mentioned herein.

This Prospectus and the relevant Supplement shall be governed by and construed in accordance with Irish law.

The ICAV is required to and will comply with the Central Bank UCITS Regulations (as defined herein).

Shares may not be offered or sold in the United Kingdom except as permitted by the Financial Services and Markets Act 2000 (**FSMA**) and the regulations made under it, and this Prospectus must not be communicated to any person in the United Kingdom except in circumstances permitted by FSMA or those regulations or to a person to whom this Prospectus may otherwise lawfully be issued in the United Kingdom.

The ICAV is a recognised scheme in the UK for the purposes of the Financial Services and Markets Act 2000 (the "Act") by virtue of section 264 of that Act. It is registered with the Financial Conduct Authority (**FCA**). The FCA's registered office is at 12 Endeavour Square, London E20 1JN.

UK investors are advised that the rules made by the FCA under the Act do not in general apply to the ICAV in relation to its investment business. In particular, the rules made under the Act for the protection of private customers (for example, those conferring rights to cancel or withdraw from certain investment agreements) do not apply, and the Financial Services Compensation Scheme will not be available, in



connection with an investment in the ICAV. In addition, the protections available under the Financial Ombudsman Service will not be available in connection with an investment in the ICAV. Additionally, the ICAV notified the FCA in the UK pursuant to the temporary marketing permissions regime (**TMPR**). The TMPR allows certain funds to continue marketing in the UK while seeking UK recognition.

This document is confidential to the addressee and may not be copied or passed on, in whole or in part, or its contents reproduced, disclosed, distributed to or used by any other person outside the group of affiliates of the addressee or their professional advisers. By accepting delivery of this document, each recipient agrees that it will (i) use this Prospectus for the sole purpose of evaluating a possible investment in a Fund and (ii) keep permanently confidential all information contained herein not already in the public domain.

Defined terms used in this Prospectus shall have the meanings attributed to them in the section entitled **Definitions** section.

3. FUNDS

The ICAV is structured as an umbrella fund in that different Funds may be established from time to time by the Directors with the prior approval of the Central Bank. On the introduction of any new Fund, the Directors will issue documentation setting out the relevant details of each such Fund. A separate portfolio of assets will be maintained for each Fund. Separate records will also be maintained for each Fund with assets and liabilities allocated to the relevant Fund and each Fund will be invested in accordance with the investment objective applicable to such Fund. Particulars relating to each Fund are set out in a Supplement to the Prospectus.

Shares may be issued in relation to each Fund. Different Classes of Shares may also be issued in relation to any Fund subject to notifying and clearing in advance with the Central Bank of the creation of each Class of Shares and the different Classes of Shares available for issue in each Fund will be set out in a Supplement for the relevant Fund. The different Classes of Shares in a Fund may have different charging structures, designation of Shares in different currencies or gains/losses on and costs of different financial instruments employed for currency hedging between the Base Currency of a Fund or the underlying assets of a Fund and the designated currency of the relevant Class of Shares and the Minimum Initial Investment Amount therefore may also differ. Details of such structures and amounts for each Fund shall be set out in a Supplement for the relevant Fund. The different Classes of Shares within a Fund together represent interests in a single pool of assets of the Fund.

Within each Fund and Share Class, the ICAV may issue Accumulating shares and Distributing shares which shall represent interests in the same distinct portfolio on investments. The net income per Distributing Share may be distributed or re-invested in accordance with the dividend policy for the Fund as set out in the relevant Supplement and may be in the form of additional Shares to Shareholders. No declarations shall be made in respect of the Accumulating Shares.

The ICAV has segregated liability between its Funds and accordingly any liability incurred on behalf of or attributable to any Fund shall be discharged solely out of the assets of that Fund.

3.1. Investment Objective and Policies

The Instrument of Incorporation provides that the investment objective and policies for each Fund will be formulated by the Directors, in consultation with the Manager, at the time of the creation of that Fund. Details of the investment objective and policies for each Fund of the ICAV appear in the Supplement



for the relevant Fund.

Any change in the investment objective or material change to the investment policy of a Fund may only be made with approval on the basis of a majority of votes cast at a general meeting of the Shareholders of the Fund or by way of a written resolution of all the Shareholders in the Fund. Subject and without prejudice to the first sentence of this paragraph, in the event of a change of investment objective and/or policies of a Fund, approved by way of a majority of votes at a general meeting, a reasonable notification period must be given to each Shareholder of the Fund to enable a Shareholder to have its Shares redeemed prior to the implementation of such change.

The Investment Manager or the Sub-Investment Manager (as applicable) has been given full discretion in the investment and reinvestment of the assets of each Fund, provided that it complies with the Fund's investment objective, policies and restrictions in exercising that discretion. Each Fund's asset allocation shall be determined solely by the Investment Manager or the Sub-Investment Manager. Accordingly, the exposure of each Fund to individual issuers, instruments or markets shall be determined from time to time solely by the Investment Manager or the Sub-Investment Manager in accordance with the requirements of the Central Bank.

3.2. Sustainability / Compliance with SFDR and the EU Taxonomy Regulation

The Investment Manager aims to deliver long-term sustainable investment outcomes through the incorporation of environmental, social and governance (**ESG**) risks into every stage of analysis and decision making in the investment process. Accordingly, the Investment Manager considers Sustainability Risks when making investment decisions. Please also refer to the section entitled Sustainability Risks under the Risk Factors section for further details.

The Investment Manager has elected to consider at Fund level the principal adverse impacts (**PAIs**) of investment decisions on sustainability factors in the manner contemplated by Article 4(1)(a) of the SFDR as further described in the Supplement of the Fund. Information on PAIs of investment decisions on sustainability factors will be made available in the annual report of the ICAV. The Manager does not consider PAIs at the entity level as it has a number of delegate investment managers and has determined that the aggregation of its delegated investment manager PAI reporting (where available) is of no value to its stakeholders due to the vast range of investment strategies and approaches to sustainability risk integration.

EU Taxonomy Regulation disclosure

The investments underlying the Fund do not take into account the EU Taxonomy Regulation criteria for environmentally sustainable economic activities.

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

Further details about the Investment Manager's ESG policies and ESG approach are available on its website https://www.atlasinfrastructure.com/esg/



3.3. Investment Restrictions

The investment restrictions for each Fund will be formulated by the Directors, in consultation with the Manager, at the time of the creation of the Fund. The Instrument of Incorporation provides that investments may only be made as permitted by the Instrument of Incorporation and the Regulations. In any event, each Fund will comply with the Central Bank UCITS Regulations.

The following general investment restrictions apply to each Fund except where restrictions are expressly or implicitly disapplied in accordance with the requirements of the Central Bank. In that case, the Supplement for the relevant Fund will set out the extent to which such investment restrictions do not apply and specify if any additional restrictions apply.

3.4. Permitted Investments

Investments of a Fund must be confined to:

- 3.4.1. transferable securities and money market instruments which are either admitted to official listing on a stock exchange in a Member State or non-Member State or which are dealt on a market which is regulated, operates regularly, is recognised and open to the public in a Member State or non-Member State and is listed in Appendix I;
- 3.4.2. recently issued transferable securities which will be admitted to official listing on a stock exchange or other market (as described above) within a year;
- 3.4.3. money market instruments, other than those dealt in on a Regulated Market;
- 3.4.4. shares or units of UCITS:
- 3.4.5. shares or units of AIFs;
- 3.4.6. deposits with credit institutions; and
- 3.4.7. financial derivative instruments.

3.5. Investment Limits

- 3.5.1. A Fund may invest no more than 10% of its Net Asset Value in transferable securities and money market instruments other than those referred to in paragraph 3.3 above.
- 3.5.2. A Fund may invest no more than 10% of its Net Asset Value in recently issued transferable securities which will be admitted to official listing on a stock exchange or other market (as described in paragraph 3.3.1) within a year. This restriction will not apply in relation to investment by a Fund in certain U.S. securities known as Rule 144A securities provided that the securities are issued with an undertaking to register with the U.S. Securities and Exchange Commission within one year of issue and the securities are not illiquid securities, i.e. they may be realised by the Fund within seven days at the price, or approximately at the price, at which they are valued by the Fund.



- 3.5.3. A Fund may invest no more than 10% of its Net Asset Value in transferable securities or money market instruments issued by the same body provided that the total value of transferable securities and money market instruments held in the issuing bodies in each of which it invests more than 5% is less than 40%.
- 3.5.4. Subject to the prior approval of the Central Bank, the limit of 10% (as described in paragraph 3.4.3 above) is raised to 25% in the case of bonds that are issued by a credit institution which has its registered office in a Member State and is subject by law to special public supervision designed to protect bond-holders. If a Fund invests more than 5% of its Net Asset Value in these bonds issued by one issuer, the total value of these investments may not exceed 80% of the net asset value of the Fund.
- 3.5.5. The limit of 10% (as described in paragraph 3.4.3 above) is raised to 35% if the transferable securities or money market instruments are issued or guaranteed by a Member State or its local authorities or by a Non-Member State or public international body of which one or more Member States are members.
- 3.5.6. The transferable securities and money market instruments referred to in paragraphs 3.4.4 and 3.4.5 above shall not be taken into account for the purpose of applying the limit of 40% referred to in paragraph 3.4.3.
- 3.5.7. A Fund shall not invest more than 20% of its assets in deposits made with the same body.
- 3.5.8. The risk exposure of a Fund to a counterparty to an OTC derivative may not exceed 5% of its Net Asset Value.
 - This limit is raised to 10% in the case of credit institutions authorised in the EEA, credit institutions authorised within a signatory state (other than an EEA Member State) to the Basle Capital Convergence Agreement of July 1988 or a credit institution authorised in Jersey, Guernsey, the Isle of Man, Australia or New Zealand.
- 3.5.9. Notwithstanding paragraphs 3.4.3, 3.4.6 and 3.4.7 above, a combination of two or more of the following issued by, or made or undertaken with, the same body may not exceed 20% of a Fund's Net Asset Value: investments in transferable securities or money market instruments; deposits; and/or risk exposures arising from OTC derivatives transactions.
- 3.5.10. The limits referred to in paragraphs 3.4.3, .3.4.4, 3.4.6, 3.4.7, 3.4.8 and 3.4.9 above may not be combined, so that exposure to a single body shall not exceed 35% of a Fund's Net Asset Value.
- 3.5.11. Group companies are regarded as a single issuer for the purposes of paragraphs 3.4.3, .3.4.4, 3.4.6, 3.4.8 and 3.4.9. However, a limit of 20% of a Fund's Net Asset Value may be applied to investment in transferable securities and money market instruments within the same group.
- 3.5.12. A Fund may invest up to 100% of its Net Asset Value in different transferable securities and money market instruments issued or guaranteed by any Member



State, its local authorities, Non-Member State or public international body of which one or more Member States are members.

The individual issuers may be drawn from the following list:

OECD governments (provided the relevant issues are investment grade), Government of the People's Republic of China, Government of Brazil (provided the issues are of investment grade), Government of India (provided the issues are of investment grade), Government of Singapore, European Investment Bank, European Bank for Reconstruction and Development, International Finance Corporation, International Monetary Fund, Euratom, The Asian Development Bank, European Central Bank, Council of Europe, Eurofima, African Development Bank, International Bank for Reconstruction and Development (The World Bank), The Inter American Development Bank, European Union, Federal National Mortgage Association (Fannie Mae), Federal Home Loan Mortgage Corporation (Freddie Mac), Government National Mortgage Association (Ginnie Mae), Student Loan Marketing Association (Sallie Mae), Federal Home Loan Bank, Federal Farm Credit Bank, Tennessee Valley Authority, Straight-A Funding LLC, Export-Import Bank.

The Fund must hold securities from at least six different issues, with securities from any one issue not exceeding 30% of net assets.

- 3.6. Investment in Other Collective Investment Schemes (CIS)
 - 3.6.1. A Fund may not invest more than 20% of its Net Asset Value in any one CIS.
 - 3.6.2. Investment in AIFs may not, in aggregate, exceed 30% of the Fund's Net Asset Value.
 - 3.6.3. A Fund may not invest in another single structure CIS or a Fund of an umbrella CIS, which itself invests more than 10% of its net assets in other CIS.
 - 3.6.4. When a Fund invests in the shares or units of other CIS that are managed, directly or by delegation, by the Investment Manager or by any other company with which the Investment Manager is linked by common management or control, or by a substantial direct or indirect holding, the Investment Manager or other company may not charge subscription, switching or redemption fees on account of the investment by the Fund in the shares or units of such other CIS.
 - 3.6.5. Where a commission (including a rebated commission) is received by the Investment Manager by virtue of an investment in the shares or units of another CIS, this commission must be paid into the property of the Fund.
 - 3.6.6. Investment by a Fund in another Fund of the ICAV is subject to the following additional provisions:
 - (i) Investment must not be made in a Fund which itself holds Shares in another Fund within the ICAV; and



(ii) The investing Fund may not charge an annual management fee in respect of that portion of its assets invested in other Funds within the ICAV. This provision is also applicable to the annual fee charged by the Investment Manager where such fee is paid directly out of the assets of the Fund.

3.7. Index Tracking UCITS

A Fund may invest up to 20% of its Net Asset Value in shares and/or debt securities issued by the same body where the investment policy of the Fund is to replicate an index which satisfies the criteria set out in the Central Bank UCITS Regulations and is recognised by the Central Bank.

The limit referred to above may be raised to 35%, and applied to a single issuer, where this is justified by exceptional market conditions.

3.8. General Provisions

- 3.8.1. The ICAV acting in connection with all of the CIS it manages, may not acquire any shares carrying voting rights that would enable it to exercise significant influence over the management of an issuing body.
- 3.8.2. A Fund may acquire no more than:
- (iii) 10% of the non-voting shares of any single issuing body;
- (iv) 10% of the debt securities of any single issuing body;
- (v) 25% of the shares or units of any single CIS:
- (vi) 10% of the money market instruments of any single issuing body.

NOTE: The limits laid down in sub-paragraphs (ii), (iii) and (iv) above may be disregarded at the time of acquisition if at that time the gross amount of the debt securities or of the money market instruments, or the net amount of the securities in issue cannot be calculated.

- 3.8.3. Paragraphs 3.7.1 and 3.7.2 above shall not be applicable to:
- (vii) transferable securities and money market instruments issued or guaranteed by a Member State or its local authorities;
- (viii) transferable securities and money market instruments issued or guaranteed by a Non-Member State;
- transferable securities and money market instruments issued by public international bodies of which one or more Member States are members;
- shares held by a Fund in the capital of a company incorporated in a Non-Member State which invests its assets mainly in the securities of issuing bodies having their registered offices in that Non-Member State, where under the legislation of that Non-Member State such a holding represents the only way in which the Fund can invest in the securities of issuing bodies of that Non-Member State. This waiver is applicable only if in its investment strategies the company from the Non-Member



State complies with the limits laid down in paragraphs 2.3, 2.11, 3.1, 3.2, 5.1, 5.2 above and paragraphs 5.4, 5.5 and 5.6 below, and provided that where these limits are exceeded, paragraphs 5.5 and 5.6 below are observed;

- (xi) shares held by an investment company or investment companies in the capital of subsidiary companies carrying on only the business of management, advice or marketing in the country where the subsidiary is located, in regard to the repurchase of shares or units at the request of share or unit holders exclusively on their behalf.
- 3.8.4. A Fund need not comply with the investment restrictions herein when exercising subscription rights attaching to transferable securities or money market instruments that form part of their assets.
- 3.8.5. The Central Bank may allow recently authorised Funds to derogate from the provisions of paragraphs 3.4.3 to 3.4.8, 3.5, 3.5.2, 4.1 and 3.6 above for six months following the date of their authorisation, provided they observe the principle of risk spreading.
- 3.8.6. If the limits laid down herein are exceeded for reasons beyond the control of a Fund, or as a result of the exercise of subscription rights, the Fund must adopt as a priority objective for its sales transactions the remedying of that situation, taking due account of the interests of its Shareholders.
- 3.8.7. The ICAV may not carry out uncovered sales of transferable securities; money market instruments (any short selling of money market instruments by the ICAV is prohibited); shares or units of CIS; or financial derivative instruments.
- 3.8.8. A Fund may hold ancillary liquid assets.
- 3.9. Financial Derivative Instruments (FDI)

A Fund's global exposure relating to FDI must not exceed its total net asset value.

Position exposure to the underlying assets of FDI, including embedded FDI in transferable securities or money market instruments, when combined where relevant with positions resulting from direct investments, may not exceed the investment limits set out in the Regulations and the Central Bank UCITS Regulations. (This provision does not apply in the case of index based FDI provided the underlying index is one which meets with the criteria set out in the Central Bank UCITS Regulations).

A Fund may invest in FDI dealt in over the counter (**OTC**) provided that the counterparties to the OTC transactions are institutions subject to prudential supervision and belonging to categories approved by the Central Bank.

Investment in FDI are subject to the conditions and limits laid down by the Central Bank.

The following is a description of the types of FDI which may be used by a Fund (in addition to any referred to in the relevant Supplement):

(1) Currency Swaps



A currency swap is an agreement between parties to exchange sequences of cash flows over a period in the future. The cash flows that the counterparties make are tied to the value of foreign currencies.

(2) Equity Swaps

An equity swap contract which gives the holder the economic benefits of a notional holding of an underlying security or basket of securities, in exchange for an interest stream representing the financing cost for the notional value of that security or basket of securities. A swap can be a 'long' exposure, where the holder is receiving the economic benefits of the underlying security from the other party or a 'short' exposure where the holder is paying the economic benefits of the underlying security to the other party. The Fund may enter into equity swaps to achieve both long and short exposure.

(3) Caps/Floors

The purchase of a cap entitles the purchaser, to the extent that a specified index exceeds a predetermined value, to receive payments on a notional principal amount from the party selling the cap. The purchase of a floor entitles the purchaser, to the extent that a specified index falls below a predetermined value, to receive payments on a notional principal amount from the party selling the floor. Swap agreements, including caps and floors can be individually negotiated and structured to include exposure to a variety of different types of investments or market factors. Caps and floors have an effect similar to buying or writing options.

(4) Credit Default Swap

Credit default swaps (CDS) provide a measure of protection against or exposure to defaults of debt issuers. The Fund's use of CDS does not assure their use will be effective or will have the desired result. The Fund may at the discretion of the Investment Manager be the buyer and/or seller in CDS transactions to which the Fund is a party. CDS are transactions under which the parties' obligations depend on whether a credit event has occurred in relation to the reference asset. The credit events are specified in the contract and are intended to identify the occurrence of a significant deterioration in the creditworthiness of the reference asset. On settlement, credit default products may be cash settled or involve the physical delivery of an obligation of the reference entity following a default. The buyer in a CDS contract is obligated to pay the seller a periodic stream of payments over the term of the contract provided that no event of default on an underlying reference asset has occurred. If a credit event occurs, the seller must pay the buyer the full notional value of the reference asset that may have little or no value. If the Fund is a buyer and no credit event occurs the Fund's losses will be limited to the periodic stream of payments over the term of the contract. As a seller, the Fund will receive a fixed rate of income throughout the term of the contract, provided that there is no credit event. If a credit event occurs, the seller must pay the buyer the full notional value of the reference obligation.

(5) Futures

Futures are contracts to buy or sell a standard quantity of a specific asset (or, in some cases, receive or pay cash based on the performance of an underlying asset, instrument or index) at a pre-determined future date and at a price agreed through a transaction undertaken on an exchange. Futures contracts allow investors to hedge against market risk or gain exposure to the underlying market. Since these contracts are marked-to-market daily, investors can, by



closing out their position, exit from their obligation to buy or sell the underlying assets prior to the contract's delivery date. Frequently using futures to achieve a particular strategy instead of using the underlying or related security or index, or index sector or basket of debt securities results in lower transaction costs being incurred. For example, the Fund may enter into interest rate or bond futures in order to seek to reduce the interest rate exposure of fixed rate bonds. Futures may also be used to equitise cash balances, both pending investment of a cash flow and with respect to fixed cash targets.

(6) Options

There are two forms of options, put and call options. Put options are contracts sold for a premium that gives one party (the buyer) the right, but not the obligation, to sell to the other party (the seller) to the contract, a specific quantity of a particular product or financial instrument at a specified price. Call options are similar contracts sold for a premium that gives the buyer the right, but not the obligation, to buy from the seller of the option at a specified price. Options may also be cash settled. The Fund may be a seller or buyer of put and call options (including index equity options). The Fund may purchase or sell these instruments either individually or in combinations. This would allow the Fund to benefit from any upside in the performance, while limiting its overall exposure to the original premium paid by the Fund. Currency options may be used to express positional views on the direction of currency movements and volatility. Bond options may be used to express similar positional views as would be the case as buying or selling the underlying bond or alternatively to express the Investment Manager's view on the bond's volatility. The Fund may also enter into options on interest rate or bond futures to reflect its view that interest rate risk may change in a particular way or alternatively, to reflect its view on interest rate volatility. The Investment Manager may also buy put options on equity indices or equity exchange traded funds for hedging purposes.

(7) Swaptions

A swaption is an option on a swap. It gives the holder the right but not the obligation to enter into a swap at a specific date in the future, at a particular fixed rate and for a specified term. The Fund may use swaptions for hedging and investment purposes.

(8) Forward Foreign Exchange Contracts

The Fund may also enter into forward foreign exchange contracts. A forward contract locks-in the price at which an index or asset may be purchased or sold on a future date. In currency forward contracts, the contract holders are obligated to buy or sell the currency at a specified price, at a specified quantity and on a specified future date.

Forward foreign exchange contracts may be used to hedge, at the discretion of the Investment Manager, any currency exposure back to the Base Currency. They may also be used to change the currency compositions all or part of the Fund without necessarily hedging back to the Base Currency.

The Investment Manager may also buy put options on equity indices for hedging purposes. The Fund may purchase or sell these instruments either individually or in combinations

3.10. Borrowing, Leverage, Lending Powers and Restrictions



The ICAV may borrow up to 10% of a Fund's Net Asset Value at any time and the Depositary may charge the assets of such Fund as security for any such borrowing, provided that such borrowing is only for temporary purposes. Credit balances (e.g. cash) may not be offset against borrowings when determining the percentage of borrowings outstanding. Assets of a Fund may not be passed outside the Depositary's custody network to secure borrowings. The ICAV may acquire foreign currency by means of a back-to-back loan agreement(s). Foreign currency obtained in this manner which exceeds the value of the foreign currency loan will be treated as borrowing. Where the offsetting deposit is not denominated in the Base Currency of the relevant Fund, changes in the exchange rate between the Base Currency and the currency of the offsetting deposit may lead to a depreciation of the value of the offsetting deposit as expressed in the Base Currency.

Without prejudice to the powers of the ICAV to invest in transferable securities, money market instruments and other financial instruments referred to in paragraph 1 of the Investment Restrictions under the heading Permitted Investments above, the ICAV may not lend to, or act as guarantor on behalf of, third parties.

A Fund may acquire transferable securities, money market instruments and other financial instruments referred to in paragraph 1 of the Investment Restrictions above which are not fully paid. The ICAV may not carry out uncovered sales of transferable securities, money market instruments and other financial instruments.

Any particular borrowing restrictions for a Fund will appear in the Supplement for the relevant Fund.

3.11. Changes to Investment and Borrowing Restrictions

It is intended that the ICAV shall have the power (subject to the prior approval of the Central Bank and, where necessary, approval on the basis of a majority of votes cast at a general meeting of the Shareholders of the relevant Fund or by way of a written resolution of all the Shareholders in the relevant Fund) to avail itself of any change in the investment and borrowing restrictions specified in the Regulations which would permit investment by the ICAV in securities or in any other forms of investment in which investment is at the date of this Prospectus restricted or prohibited under the Regulations.

3.12. Efficient Portfolio Management

A Fund may employ investment techniques and instruments relating to transferable securities and/or other financial instruments in which it invests for efficient portfolio management purposes in accordance with the investment strategy of the relevant Fund and subject to the conditions and limits set out in the Central Bank UCITS Regulations. The specific techniques and instruments to be utilised by each Fund (if any) are set out in the Supplement for the relevant Fund. Any such technique or instrument should be reasonably believed by the Investment Manager to be economically appropriate to the efficient portfolio management of the relevant Fund, i.e., the use of such a technique or instrument may only be undertaken for the purpose of one or more of the following:

- (i) a reduction in risk;
- (ii) a reduction in cost; or
- (iii) an increase in capital or income returns to a Fund with a level of risk which is consistent with the risk profile of the Fund and the risk diversification rules set out in the Central Bank's guidance on UCITS Eligible Assets.



Direct and indirect operational costs and/or fees arising from the use of techniques and instruments for efficient portfolio management purposes on behalf of a Fund may be deducted from the revenue delivered to the relevant Fund. These costs and/or fees will be charged at normal commercial rates and will not include hidden revenue.

Where applicable, the entities to which such direct and indirect operational costs and/or fees have be paid during the annual period to the relevant accounting year end of the Fund (including whether such entities are related to the ICAV or Depositary) will be disclosed in the annual report for such period.

All revenues from efficient portfolio management techniques, net of direct and indirect operational costs, will be returned to the relevant Fund.

Please see the "Risk Factors" section below and refer to the section headed Portfolio Transactions and Conflicts of Interest for detail on counterparty risk and conflicts of interest in the context of efficient portfolio management.

3.13. Financial Derivative Instruments (FDIs)

The ICAV may use FDIs in respect of its Funds for the purposes set out in the Supplement for the relevant Fund. In accordance with the Central Bank's requirements, prior to establishing a Fund which may use FDIs, the ICAV will adopt a risk management process relating to the use of such derivatives on behalf of the relevant Funds which enables it to accurately measure, monitor and manage the various risks associated with FDIs. The ICAV shall not utilise any derivative that is not included in the risk management process which has been cleared by the Central Bank. While the prudent use of FDIs can be beneficial, FDI also involve risks different from, and in certain cases greater than, the risks presented by more traditional investments. Investors should refer to the section entitled "Derivatives Risk" under the Risk Factors Section further below.

To the extent that the ICAV established Funds which will use FDIs in the future, it will on request, provide supplementary information to Shareholders relating to the risk management methods employed including the quantitative limits that are applied and any recent developments in the risk and yield characteristics of the main categories of investments of the Funds.

3.14. Collateral Policy

Types of Collateral

3.14.1. Non-Cash Collateral

Non-cash collateral must, at all times, meet with the following requirements:

- (i) Liquidity: Non-cash collateral should be highly liquid and traded on a regulated market or multilateral trading facility with transparent pricing in order that it can be sold quickly at a price that is close to pre-sale valuation. Collateral received should also comply with the provisions of Regulation 74 of the Regulations (paragraphs 5.1-5.3 in the section entitled "Investment Restrictions" at 3.4 above);
- (ii) Valuation: Collateral must be valued on at least a daily basis and assets that exhibit high price volatility should not be accepted as collateral unless suitably conservative haircuts are in place;



- (iii) Issuer credit quality: Collateral received should be of high quality. The Manager or its delegate shall ensure that where the issuer was subject to a credit rating by an agency registered and supervised by ESMA, that rating shall be taken into account in the credit assessment process and where an issuer is downgraded below the two highest shortterm credit ratings by the relevant credit rating agency, this shall result in a new credit assessment being conducted of the issuer without delay.
- (iv) Correlation: Collateral received should be issued by an entity that is independent from the counterparty and is not expected to display a high correlation with the performance of the counterparty;
- (v) Diversification (asset concentration): Collateral should be sufficiently diversified in terms of country, markets and issuers with a maximum exposure to a given issuer of 20% of the Net Asset Value of the relevant Fund. When a Fund is exposed to different counterparties, the different baskets of collateral should be aggregated to calculate the 20% limit of exposure to a single issuer;
- (vi) Immediately available: Collateral received should be capable of being fully enforced by the ICAV at any time without reference to or approval from the relevant counterparty; and
- (vii) Non-cash collateral received cannot be sold, pledged or reinvested by the Fund.

3.15. Cash Collateral

Reinvestment of cash collateral must be in accordance with the following requirements:

- 3.15.1. Cash received as collateral may only be invested in the following:
 - (i) Deposits or cash booked in accounts and held as ancillary liquidity with a credit institution authorised in the European Economic Area (EEA) (EU Member States, Norway, Iceland, Liechtenstein), a credit institution authorised within a signatory state, other than an EU Member State or a Member State of EEA, to the Basle Capital Convergence Agreement of July 1988 (Switzerland, Canada, Japan, United States, UK) or a credit institution authorised in Jersey, Guernsey, the Isle of Man, Australia or New Zealand (the Relevant Institutions);
 - (ii) High quality government bonds;
 - (iii) Reverse repurchase agreements provided the transactions are with credit institutions subject to prudential supervision and the ICAV is able to recall at any time the full amount of cash on an accrued basis:
 - (iv) Short-term money market funds as defined Article 2(14) of the Money Market Funds Regulation;
 - (v) Short-term money market funds as defined in Regulation 89 of the Central Bank UCITS Regulations where such investment is made prior to 21 January 2019;



- (vi) Invested cash collateral must be diversified in accordance with the requirements in the section entitled **Non-Cash Collateral** above;
- (vii) Invested cash collateral may not be placed on deposit with the counterparty or a related entity.

3.16. Level of Collateral Required

Unless otherwise specified in a Supplement for a Fund, the level of collateral required for OTC derivatives will ensure that counterparty exposure is managed within the limits set out in **Investment Restrictions** above.

3.17. Haircut Policy

In advance of entering into OTC derivative transactions, the Investment Manager will determine what haircut is acceptable for each class of asset received as collateral and will be set out in the agreement with the relevant counterparty or otherwise documented at the time of entering into such agreement. Such haircut will take into account the characteristics of the asset such as the credit standing, or price volatility of the assets received as collateral as well as the outcome of any stress test performance in accordance with the Central Bank's requirements. In the event that a Fund may enter into a securities lending transaction, the Investment Manager does not apply a haircut to the non-cash assets received as collateral but instead, in accordance with market practice, operates a policy of over-collateralisation whereby collateral is marked to market on an on-going basis. Counterparties may be required to post additional collateral from time to time.

3.18. Share Class Hedging

A Currency Share Class may be hedged against exchange rate fluctuation risks between the denominated currency of the Currency Share Class and the Base Currency of the Fund in which that Class of Shares is issued. Alternatively, the currency exposure of the currency(ies) of a Fund's underlying assets may be hedged in order to mitigate the effect of fluctuations in the exchange rate between the currency(ies) of the Fund's underlying assets and the currency of the Share Class. Any financial instruments used to implement such strategies with respect to one or more Hedged Share Classes shall not be assets/liabilities of a Fund as a whole but will be attributable to the relevant Hedged Share Class(es) and the gains/losses on and the costs of the relevant financial instruments will accrue solely to the relevant Hedged Share Class. Where a Share Class is to be hedged this will be disclosed in the Supplement for the Fund in which such Share Class is issued. Any currency exposure of a Hedged Share Class may not be combined with or offset against that of any other Share Class of a Fund. The currency exposure of the assets attributable to a Hedged Share Class may not be allocated to other Share Classes. Where the ICAV seeks to hedge against currency fluctuations, while not intended, this could result in over-hedged or under-hedged positions due to external factors outside the control of the ICAV. Under-hedged position shall not fall short of 95% of the Net Asset Value of the relevant Hedged Share Class and over-hedged positions will not exceed 105% of the Net Asset Value of the relevant Hedged Share Class and will be kept under review to ensure such are not carried forward from month to month. To the extent that hedging is successful for a particular Hedged Share Class the performance of the Hedged Share Class is likely to move in line with the performance of the Base Currency or the underlying assets with the result that Shareholders in that Hedged Share Class will not gain if the Hedged Share Class currency falls against the Base Currency and/or the currency in which the assets of the particular Fund are denominated. A Hedged Share Class will not be leveraged as a result of such currency hedging transactions.



In the case of an Unhedged Currency Share Class a currency conversion will take place on subscriptions, redemptions, switches and distributions at prevailing exchange rates. The value of the Shares expressed in the Share Class currency will be subject to exchange rate risk in relation to the Base Currency.

3.19. Dividend Policy

The Directors decide the dividend policy and arrangements relating to each Fund and details are set out where applicable in the relevant Supplement.

Under the Instrument of Incorporation, the Directors are entitled to declare dividends out of net income (i.e. income less expenses) and/or realised gains net of realised and unrealised losses and/or realised and unrealised gains net of realised and unrealised gains net of realised and unrealised losses or net income and realised and unrealised gains net of realised and unrealised losses and/or capital as specified in the relevant Supplement.

In the event that the net distributable income attributable to the relevant Share Class during the relevant period is insufficient to pay dividends as declared, the Directors may in their discretion determine such dividends be paid from capital. Investors should note that where the payment of dividends are paid out of capital, this represents and amounts to a return or withdrawal of part of the amount originally invested (excluding par value) or capital gains attributable to that, and may result in an immediate decrease in the value of the Shares of the relevant Class and will reduce any capital appreciation for the Shareholders of such Class.

Dividends not claimed within 6 years from their due date will lapse and revert to the relevant Fund.

Dividends payable in cash to Shareholders will be paid by electronic transfer to the bank account in the name of the Shareholder at its cost and risk.

The Directors may maintain an equalisation account with a view to ensuring that the level of dividends payable by a Fund is not effected by the issue and redemption of Distributing Shares during the relevant accounting period. The subscription price of such Distributing Shares may in such circumstances be deemed to include an equalisation payment calculated by reference to that accrued income of the relevant Fund and the first distribution in respect of any Distributing Share may include a payment of capital usually equal to the amount of such equalisation payment. The redemption price of each Distributing Share will also include an equalisation payment in respect of the accrued income of the ICAV up to the date of redemption. The Directors may adjust the manner in which equalisation is applied from time to time.

The dividend policy for each Fund is set out in the Supplement for the relevant Fund. Any change in the dividend policy for a Fund will be notified to all Shareholders in that Fund in advance and full details of such a change will be provided in an updated Supplement for that Fund.

4. RISK FACTORS

An investment in a Fund is a speculative investment and is not intended as a complete investment program. Such investment is designed for sophisticated persons who are able to bear a high degree of risk of an investment in the Funds. Investors may lose all or a portion of their investment. There is no assurance that the Funds will be profitable or achieve their investment objectives. Some adverse events may be more likely than others and the consequences of some adverse events may be greater



than others. No attempt has been made to rank risks in the order of their likelihood or potential harm. Prior to making an investment in a Fund, prospective investors should carefully consider all the information set forth in this section, in addition to the matters set out in any Supplement and in this Prospectus generally, prior to investing in the Shares, and should evaluate the risk factors outlined below which, individually or in the aggregate, could have a material adverse effect on the Funds. As a result of these risk factors, as well as other risks inherent in any investment, there can be no assurance that the Funds will meet their investment objectives or will otherwise be able to carry out their investment programs successfully or return any or all of the capital contributions made by investors to the Funds.

4.1. General Risk

The Funds will be investing in assets selected by the Investment Manager in accordance with the respective investment policies. The value of investments and the income from them, and therefore the value of and income from Shares relating to each Fund, will therefore be closely linked to the performance of such investments and investors should be aware that the value can go down as well as up. Investments made by the Investment Manager may be speculative and an investment in a Fund, therefore, involves a degree of risk. There is no guarantee that the investment objective of a Fund, or its risk monitoring, will be achieved. Each Shareholder may not get back the amount they invest and may receive a return from their investment which is insufficient at the time to meet their own investment objectives. Results may vary substantially over time and all of each Shareholder's investment is at risk.

Shareholders in each Fund will share economically the investment risks in relation to that Fund on a pooled basis during the period of time that they are recorded as having Shares.

4.2. Liquidity of Investments

Investors often describe the speed and ease with which an asset can be sold and converted into cash as its liquidity. Most of the investments owned by a Fund can usually be sold promptly at a fair price and therefore can be described as relatively liquid. But a Fund may also hold investments that are illiquid, which means they can't be sold quickly or easily. Some investments are illiquid because of legal restrictions, the nature of the investment itself, settlement terms, or for other reasons. Sometimes, there may simply be a shortage of buyers. A Fund that has trouble selling an investment can lose value or incur extra costs. In addition, illiquid investments may be more difficult to value accurately and may experience larger price changes. This can cause greater fluctuations in a Fund's value.

4.3. Late or Non-Payment of Subscriptions

Any loss incurred by the ICAV or a Fund due to late or non-payment of subscription proceeds in respect of subscription applications received shall be borne by the relevant investor or, if not practical to recover such losses from the relevant investor, by the relevant Fund.

4.4. Anti-Dilution Levy

Shareholders should note that in certain circumstances an Anti-Dilution Levy may be applied on the issue or sale and/or redemption or cancellation of Shares. Where an Anti-Dilution Levy is not applied, the Fund in question may incur dilution which may constrain capital growth.

4.5. Suspension of Dealings

Shareholders are reminded that in certain circumstances their right to redeem Shares, including a



redemption by way of switching, may be suspended (see the section on Suspension of Calculation of Net Asset Value).

4.6. Risk relating to Dividends paid out of Capital

To the extent that the net distributable income generated by the Fund is insufficient to pay a distribution which is declared, the Directors may at their discretion determine such dividends may be paid from the capital of the Fund. This would require the Investment Manager to sell assets of the Fund to make such distributions as opposed to paying out net distributable income received by the Fund.

4.7. Mandatory Redemption Risk

The ICAV may compulsorily redeem all of the Shares of any Fund if the Net Asset Value of the relevant Fund is less than the Minimum Fund Size (if any) specified in the Supplement for the relevant Fund or otherwise notified to Shareholders.

The Instrument of Incorporation of the ICAV gives powers to the Directors to impose restrictions on the holding of Shares directly or indirectly by (and consequently to redeem Shares held by), or the transfer of Shares to any person or entity who, in the opinion of the Directors is or will hold Shares for the benefit of a U.S. Person (unless the Directors determine (i) the transaction is permitted under an exemption from registration available under the securities laws of the United States and (ii) that the relevant Fund and ICAV continue to be entitled to an exemption from registration as an investment company under the securities laws of the United States if such person holds Shares), an individual under the age of 18 (or such other age as the Directors may think fit), a person or persons or an entity who breached or falsified representations on subscription documents (including as to its status under ERISA), who appears to be in breach of any law or requirement of any country or government authority or by virtue of which such person or persons or entity is not qualified to hold Shares, or if the holding of the Shares by any person or entity is unlawful or is less than the Minimum Shareholding set for that Class of Shares by the Directors, or in circumstances which (whether directly or indirectly affecting such person or entity, and whether taken alone or in conjunction with any other persons or entities, connected or not, or any other circumstances appearing to the Directors to be relevant), in the opinion of the Directors, might result in the relevant Fund of the ICAV incurring any liability to taxation or suffering any other pecuniary liability to taxation or suffering other pecuniary legal or material administrative disadvantage (including endeavouring to ensure that the relevant Fund's assets are not considered "plan assets" for the purpose of ERISA and the related code) or being in breach of any law or regulation which the ICAV on behalf of the relevant Fund might not otherwise have incurred, suffered or breached or might result in the ICAV being required to comply with registration or filing requirements in any jurisdiction with which it would not otherwise be required to comply.

4.8. Withholding Tax

Any income and gains arising from the assets of the Funds may be subject to withholding tax which may not be reclaimable in the countries where such income and gains arise. If this position changes in the future and the application of a lower rate results in a repayment to a Fund, the Net Asset Value will not be re-stated, and the benefit will be allocated to the existing Shareholders rateably at the time of repayment. Investors are further referred to the section in this Prospectus entitled **Taxation**.

4.9. OECD BEPS



In 2013 the OECD published its report on Addressing Base Erosion and Profit Shifting (BEPS) and it's Action Plan on BEPS. The aim of the report and Action Plan was to address and reduce aggressive international tax planning. BEPS remains an ongoing project, on 5 October 2015, the OECD published its final reports, analyses and sets of recommendations (deliverables) with a view to implementing internationally agreed and binding rules which could result in material changes to relevant tax legislation of participating OECD countries. The final package of deliverables was subsequently approved by the G20 Finance Ministers on 8 October 2015. On 24 November 2016, more than 100 jurisdictions concluded negotiations on a multilateral instrument aimed at amending their respective tax treaties (more than 2,000 tax treaties worldwide) in order to implement the tax treaty-related BEPS recommendations. The multilateral instrument was signed on 7 June 2017 and entered into force on 1 July 2018. The multilateral instrument enters into effect for a specific tax treaty at certain times after all parties to that treaty have ratified the multilateral instrument. The ratification documents required to implement the multilateral instrument in Ireland were deposited with the OECD on 29 June 2019 and came into effect in Ireland from 1 May 2019. The final actions to be implemented in the tax legislation of the countries in which the ICAV will have investments, in the countries where the ICAV is domiciled or resident, or changes in tax treaties negotiated by these countries, could adversely affect the returns from the ICAV. The ability of the ICAV to rely on many of Ireland's double tax treaties with other jurisdictions may now be subject to a principal purpose test ('PPT'). The PPT denies treaty benefits where it is reasonable to conclude, having regard to all of the relevant facts and circumstances for this purpose, that obtaining that benefit was one of the principal purposes of any arrangement or transaction that resulted directly or indirectly in that benefit, unless it was established that granting that benefit in those circumstances would be in accordance with the object and purpose of the relevant provisions of the treaty.

4.10. Currency Risk

Prospective investors whose assets and liabilities are predominantly in currencies, other than the Base Currency of a Fund, should take into account the potential risk of loss arising from fluctuations in value between the currency of investment and such other currencies.

4.11. Portfolio Currency Risk

A Fund's investments and, where applicable, the investments of any collective investment scheme in which a Fund invests, may be acquired in a wide range of currencies other than the Base Currency of the Fund. Changes in the exchange rate between the Base Currency of the Fund and the currency of the asset may lead to a depreciation of the value of the Fund's assets as expressed in the Base Currency. It may not be possible or practical to hedge against such exchange rate risk. The Investment Manager may, but is not obliged to, mitigate this risk by using financial instruments.

A Fund may from time to time utilise techniques and instruments to seek to protect (hedge) currency exchange transactions either on a spot basis or by buying currency exchange forward contracts. Neither spot transactions nor forward currency exchange contracts eliminate fluctuations in the prices of a Fund's securities or in foreign exchange rates or prevent loss if the prices of these securities should decline.

A Fund may enter into currency exchange and other transactions and/or use techniques and instruments to seek to protect against fluctuation in the relative value of its portfolio positions as a result of changes in currency exchange rates or interest rates between the trade and settlement dates of specific securities transactions or anticipated securities transactions. Although these transactions are intended to minimise the risk of loss due to a decline in the value of hedged currency or interest rate,



they also limit any potential gain that might be realised should the value of the hedged currency or interest rate increase. The precise matching of the relevant contract amounts, and the value of the securities involved will not generally be possible because the future value of such securities will change as a consequence of market movements in the value of such securities between the date when the relevant contract is entered into and the date when it matures. The successful execution of a hedging strategy which matches exactly the profile of the investments of any Fund cannot be assured. It may not be possible to hedge against generally anticipated exchange or interest rate fluctuations at a price sufficient to protect the assets from the anticipated decline in value of the portfolio positions as a result of such fluctuations. Fund performance may be strongly influenced by movements in FX rates because currency positions held by the Fund may not always correspond with the securities positions held.

4.12. Share Class Currency Risk

A Currency Share Class will be denominated in a currency other than the Base Currency of the Fund. Changes in the exchange rate between the Base Currency and such denominated currency of a Currency Share Class may lead to a depreciation of the value of such Shares as expressed in the denominated currency. Fluctuations in the exchange rate between the currency(ies) of a Fund's underlying assets and the currency of a Share Class may lead to currency risk for the holders of Shares in the relevant Class. The Investment Manager may try but is not obliged to mitigate this risk by using financial instruments such as those described under the heading Portfolio Currency Risk. Investors should be aware that this strategy may substantially limit Shareholders of the relevant Hedged Share Class from benefiting if the denominated currency falls against the Base Currency and/or the currency/currencies in which the assets of the Fund are denominated. In such circumstances Shareholders of the relevant Hedged Share Class of the Fund may be exposed to fluctuations in the Net Asset Value per Share reflecting the gains/losses on and the costs of the relevant financial instruments. Financial instruments used to implement such strategies shall not be assets/liabilities of the Fund as a whole. However, the gains/losses on and the costs of the relevant financial instruments will accrue solely to the relevant Hedged Share Class of the Fund.

4.13. Interest Rate Risk

Changes in interest rates can influence the value and returns of some of the Funds' investments. Declining interest rates may affect the return on available reinvestment opportunities. In the event of a general rise in interest rates, the value of certain investments that may be contained in the Fund's investment portfolio may fall, reducing the Net Asset Value of a Fund. Fluctuation in rates may affect interest rate spreads in a manner adverse to a Fund. Interest rates are highly sensitive to factors beyond a Fund's control, including, among others, government monetary and tax policies, and domestic and international economic and political conditions.

4.14. Cyber Security Risk

The Fund and its service providers are susceptible to operational and information security risk and related risks relating to cyber security incidents. In general, cyber security incidents can be the result of deliberate attacks or unintentional events. Cyber security attacks include but are not limited to: gaining unauthorised access to digital systems (e.g. through "hacking" or malicious software coding) for purposes of misappropriating assets or sensitive information; and corrupting data or causing operational disruption. Cyber-attacks may also be carried out in a manner that does not require gaining unauthorised access, such as causing denial of service attacks on websites (i.e. efforts to make services unavailable to intended users). Cyber security incidents affecting the Investment Managers, Administrator, Depositary or other service providers have the ability to cause disruptions and impact



business operations, potentially resulting in financial losses, including by interfering with the ability to calculate the Net Asset Value of the Fund, impeding trading of the Fund's portfolios, preventing Shareholders from transacting business, violating applicable privacy, data security or other laws, (and thereby subjecting the Company to regulatory fines and penalties, reputational damage, obligations to pay reimbursement or other compensation or remediation costs, legal fees, or additional compliance costs). Similar adverse consequences could result from cyber security incidents affecting issuers of securities in which the Fund invests, counterparties with which the Investment Manager engages in transactions, governmental and other regulatory authorities, exchange and other financial market operations, banks, brokers, dealers, insurance companies and other financial institutions and other parties. While information risk management systems and business continuity plans have been developed which are designed to reduce the risks associated with cyber security, there are inherent limitations in any cyber security risk management system or business continuity plan, including the possibility that certain risks have not been identified.

4.15. Reliance on the Investment Manager

The Shareholders will have no right to participate in the management of a Fund or in the control of its business. Accordingly, no person should purchase any Shares unless it is willing to entrust all aspects of management of the Fund to the ICAV and, in accordance with the terms of the Investment Management and Distribution Agreement as applicable, all aspects of selection and management of the Fund's investments to the Investment Manager. The Fund's performance depends on, amongst other things, the expertise and investment decisions of the Investment Manager. The Investment Manager's opinion about the intrinsic worth of a company or security may be incorrect, the Fund's investment objective may not be achieved, and the market may continue to undervalue the securities held by the Fund.

Investors will not have an opportunity to evaluate for themselves the relevant economic, financial and other information regarding the investments by a Fund and accordingly, will be dependent upon the judgment and ability of the Investment Manager in investing and managing the capital of that Fund. No assurance can be given that a Fund will be successful in obtaining suitable investments or that, if the investments are made, the objectives of that Fund will be achieved.

The ICAV, the Manager and the Investment Manager will not have control over the activities of any company or collective investment scheme invested in by a Fund. Managers of a collective investment scheme may take undesirable tax positions, employ excessive leverage, or otherwise manage the collective investment schemes or allow them to be managed in a way that was not anticipated by the Investment Manager.

4.16. Use of umbrella cash account and individual cash account

Subscription monies received in respect of a Fund in advance of the issue of Shares will be held either in an Umbrella Cash Account in the name of the ICAV or in an individual cash account in the name of a Fund. In each scenario, subscription monies will be treated as a general asset of the relevant Fund. In addition, investors will be unsecured creditors of the relevant Fund with respect to the amount subscribed and held by the ICAV until Shares are issued on the relevant Dealing Day. As such, investors will not benefit from any appreciation in the NAV of the relevant Fund or any other Shareholder rights (including dividend entitlement) until such time as Shares are issued on the relevant Dealing Day. In the event of an insolvency of the Fund or the ICAV, there is no guarantee that the Fund or ICAV will have sufficient funds to pay unsecured creditors in full.



Payment of redemption proceeds and dividends in respect of a particular Fund is subject to receipt by the Administrator of subscription documents and compliance with all anti-money laundering procedures. Notwithstanding this, redeeming Shareholders will cease to be Shareholders, with regard to the redeemed Shares, and will be unsecured creditors of the particular Fund, from the relevant Dealing Day. Pending redemptions and distributions, including blocked redemptions or distributions, will, pending payment to the relevant Shareholder, be held either in an Umbrella Cash Account in the name of the ICAV or, in an individual cash account in the name of a Fund. In each scenario, redeeming Shareholders and Shareholders entitled to such distributions will be unsecured creditors of the relevant Fund, and will not benefit from any appreciation in the NAV of a Fund or any other Shareholder rights (including further dividend entitlement), with respect to the redemption or distribution amount held in the Umbrella Cash Account or in an individual cash account. In the event of an insolvency of the relevant Fund or the ICAV, there is no guarantee that the Fund or the ICAV will have sufficient funds to pay unsecured creditors in full. Redeeming Shareholders and Shareholders entitled to distributions should ensure that any outstanding documentation and information is provided to the Administrator promptly. Failure to do so is at such Shareholder's own risk.

In the event of the insolvency of a Fund, recovery of any amounts held in the Umbrella Cash Account to which another Fund is entitled, but which may have transferred to the insolvent Fund as a result of the operation of the Umbrella Cash Account, will be subject to the principles of Irish insolvency law and the terms of the operational procedures for the Umbrella Cash Account. There may be delays in effecting and / or disputes as to the recovery of such amounts, and the insolvent Fund may have insufficient funds to repay amounts due to other Funds.

Further detail of the ICAV's Umbrella Cash Account and/or any individual cash accounts in the name of the Funds, are available on request from the Administrator.

4.17. Political and/or Legal/Regulatory Risk

The value of a Fund's assets may be affected by uncertainties such as international political developments, changes in government policies, taxation, restrictions on foreign investment and currency repatriation, currency fluctuations and other developments in the laws and regulations of the countries to which the Fund is exposed through its investments.

4.18. Segregated Liability Risk

While there are provisions which provide for segregated liability between Funds, these provisions have yet to be tested in foreign courts, in particular, in satisfying local creditors' claims. Accordingly, it is not free from doubt that the assets of any Fund of the ICAV may not be exposed to the liabilities of other Funds of the ICAV. At the date of this Prospectus, the Directors are not aware of any existing or contingent liability of any Fund of the ICAV that is likely to be the subject of a claim against another Fund.

4.19. Concentration Risk

There are no limits on the Investment Manager's investment discretion, subject to the Investment Restrictions applicable to each Fund. While the Investment Manager will regularly monitor the concentration of each Fund's exposure to related risk, at any given time a Fund's assets may become highly concentrated within a particular region, country, company, industry, asset category, trading style or financial or economic market. In that event, the Fund's portfolio will be more susceptible to fluctuations in value resulting from adverse economic conditions affecting the performance of that



particular company, industry, asset category, trading style or economic market, than a less concentrated portfolio would be. As a result, that Fund's investment portfolio could become concentrated and its aggregate return may be volatile and may be affected substantially by the performance of only one or a few holdings and, consequently, could have an adverse impact on a Fund's financial conditions and its ability to pay distributions. The Investment Manager is not obligated to hedge its positions and expects that a Fund will always be either net long or net short the market.

4.20. Risks associated with Investment in other Collective Investment Schemes (CIS)

Subject to the terms of the relevant Supplement, a Fund may invest in one or more collective investment schemes. As a shareholder of another collective investment scheme, a Fund would bear, along with other shareholders, its pro rata portion of the expenses of the other collective investment scheme, including management and/or other fees. These fees would be in addition to the fees payable to the Investment Manager and other expenses which a Fund bears directly in connection with its own operations. For details of the maximum level of management fees that may be charged by a Fund by virtue of its investment in other collective investment schemes please refer to the Supplement for the relevant Fund.

Some of the CIS that a Fund may invest in may in turn invest in FDIs which will result in this Fund being indirectly exposed to the risks associated with such FDI.

The Funds will not have an active role in the day-to-day management of the collective investment schemes in which they invest. Moreover, Funds will generally not have the opportunity to evaluate the specific investments made by any underlying collective investment schemes before they are made. Accordingly, the returns of a Fund will primarily depend on the performance of these unrelated underlying fund managers and could be substantially adversely affected by the unfavourable performance of such underlying fund managers.

Furthermore, some of the underlying collective investment schemes may be valued by fund administrators affiliated to underlying fund managers, or by the underlying fund managers themselves, resulting in valuations which are not verified by an independent third party on a regular or timely basis. Accordingly, there is a risk that the valuations of the Fund may not reflect the true value of such underlying collective investment scheme holdings at a specific Valuation Point, which could result in significant losses for the Fund.

A Fund may be subject to risks associated with any underlying collective investment schemes which may use 'side pockets' (used to separate investments which may be difficult to sell from more liquid investments). The use of side pockets by such underlying collective investment schemes may restrict the ability of a Fund or the Shareholders to fully redeem out of the underlying collective investment scheme until such investments have been removed from the side pocket. Accordingly, the Fund may be exposed to the performance of the underlying collective investment scheme's investment for an indefinite period of time until such investment is liquidated.

4.21. Derivatives Risk

A financial derivative instrument, also simply known as "a derivative", is a contract between two parties. The value of the contract is based on or derived from an underlying asset, such as a stock, a market, a currency or a basket of securities and is not a direct investment in the underlying asset itself. While the prudent use of derivatives can be beneficial, derivatives also involve risks different from, and in certain cases greater than, the risks presented by more traditional investments.



Derivatives involve special risks and costs to the extent that a Fund uses derivatives it would be exposed to risks including the following.

4.22. Counterparty and Settlement Risk

The Funds would be exposed to a credit risk on the counterparties with which they traded in relation to non-exchange traded contracts such as forward exchange rate contracts. Non-exchange traded contracts are not afforded the same protections as may apply to participants trading such contracts on organised exchanges, such as the performance guarantee of an exchange clearing house. Nonexchange traded contracts are agreements specifically tailored to the needs of an individual investor which enable the user to structure precisely the date, market level and amount of a given position. The counterparty for these agreements will be the specific company or firm involved in the transaction rather than a recognised exchange and accordingly the insolvency, bankruptcy or default of a counterparty with which a Fund trades such contracts could result in substantial losses to a Fund. If settlement never occurs the loss incurred by the Fund would be the difference between the price of the original contract and the price of the replacement contract or, in the case where the contract is not replaced, the absolute value of the contract at the time it is voided. Furthermore, in some markets 'Delivery versus Payment' may not be possible in which case the absolute value of the contract is at risk if the Fund meets its settlement obligations, but the counterparty fails before meeting its obligations under the relevant contract. Furthermore, if the creditworthiness of a derivative counterparty declines, the risk that the counterparty may not perform could increase, potentially resulting in a loss to the portfolio. Regardless of the measures a Fund may implement to reduce counterparty credit risk there can be no assurance that a counterparty will not default or that a Fund will not sustain losses on the transactions as a result.

4.23. OTC Markets Risk

Were any Fund to acquire securities on OTC markets, there is no guarantee that the Fund will be able to realise the fair value of such securities due to their tendency to have limited liquidity and comparatively high price volatility.

4.24. Liquidity Risk

Certain securities may be difficult or impossible to sell at the time and the price that the seller would like. The seller may have to lower the price to effect a secondary market sale, sell other securities instead or forego an investment opportunity, any of which could have a negative effect on fund management or performance.

4.25. Correlation Risk

Forward contracts seek to hedge against fluctuations in the relative values of a fund's portfolio positions as a result of changes in currency exchange rates and market interest rates. Hedging against a decline in the value of portfolio positions does not eliminate fluctuations in the values of portfolios positions nor does it prevent losses if the values of such positions decline, but establishes other positions designed to gain from those same developments, thus moderating the decline in the positions' value. Such hedge transactions also limit the opportunity for gain if the value of the portfolio positions should increase. Moreover, it may not be possible to hedge against any exchange rate or interest rate fluctuation which is so generally anticipated that it is not possible to enter into a hedging transaction at a price sufficient to afford protection from the decline in value of the portfolio position anticipated as a result of such a fluctuation.



4.26. Legal Risk

There is a possibility that the agreements governing derivative techniques may be terminated due, for instance, to supervening illegality or change in the tax or accounting laws relative to those at the time the agreement was originated. There is also a risk if such agreements are not legally enforceable or if the derivative transactions are not documented correctly.

4.27. Collateral Risk

Cash received as collateral may be invested in other eligible securities, including shares of a short-term money market fund in accordance with the requirements of the Central Bank. Investing this cash subjects that investment, as well as the securities loaned, to market appreciation or depreciation and the risks associated with such investments, such as failure or default of the issuer of the relevant security.

4.28. Availability of Suitable Investment Opportunities

The ICAV will compete with other potential investors to acquire assets. Certain of the ICAV's competitors may have greater financial and other resources and may have better access to suitable investment opportunities. There can be no assurance that the Investment Manager will be able to locate and complete investments which satisfy a particular Fund's rate of return objectives or that a Fund will be able to invest fully its committed capital. If no suitable investments can be made, then cash will be held by such Fund and this will reduce returns to Shareholders. Whether or not suitable investment opportunities are available to a Fund, Shareholders will bear the cost of management fees and other Fund expenses.

In the event that a Fund is terminated or the ICAV is wound up, and to the extent that the assets may be realised, any such realisation may not be at full market value and will be subject to deductions for any expenses for the termination of such Fund or the liquidation of the ICAV.

4.29. Insolvency of Service Providers and Conflicts of Interest

The ICAV and the Manager will rely on the Investment Manager in implementing its investment strategies for a Fund. The Directors, in consultation with the Manager, have determined the investment policies and the Investment Manager will monitor the performance of such investments on an ongoing basis. The bankruptcy or liquidation of the Manager, the Investment Manager, the Administrator or the Depositary may have an adverse impact on the Net Asset Value. The Investment Manager and its principals will devote a portion of their business time to the ICAV's business. Furthermore, any bankruptcy or liquidation of the Investment Manager or the Depositary or the Administrator (or principal broker if any is appointed) or any other entity described herein may have an adverse impact on the ability of a Fund to realise its investment objective in the manner described herein. In addition, where valuations are provided by an Investment Manager there is a possible conflict of interest where their fees are affected by the Net Asset Value of a Fund. Please also refer to the section headed **Portfolio Transactions and Conflicts of Interest** for further disclosure.

4.30. Limited Recourse

A Shareholder will solely be entitled to look to the assets of the relevant Fund in respect of all payments in respect of its Shares. If the realised net assets of the relevant Fund are insufficient to pay any amounts payable in respect of the Shares, the Shareholder will have no further right of payment in



respect of such Shares nor any claim against or recourse to any of the assets of any other Fund or any other asset of the ICAV.

4.31. Possible Effects of Substantial Redemptions or Withdrawals

Redemptions or withdrawals from a Fund could require that Fund to liquidate its positions more rapidly than otherwise desirable, which could adversely affect that Fund's net asset value. Illiquidity in certain securities could make it difficult for a Fund to liquidate positions on favourable terms, which may affect that Fund's net asset value. Although a Fund may suspend redemptions or withdrawals in the manner described under the section entitled **Suspension of Calculation of Net Asset Value** in order to minimize this risk, it might not always do so, nor would use of this provision eliminate such value or liquidity risks.

The purchase or redemption of a substantial number of shares in the Fund may require the Investment Manager to change the composition of the Fund's portfolio significantly or may force the Investment Manager to buy or sell investments at unfavourable prices, which may adversely affect the Fund's returns and its overall performance. Portfolio turnover for the Fund may also result in increased trading costs and may adversely impact the Fund's trading expense ratio.

4.32. Limitations on Redemption of Shares/Liquidity

The Directors, following consultation with the Manager, may limit (and in certain cases refuse) requests to redeem Shares. Please refer to the section headed **Limitation on Redemptions** below and to the terms of the relevant Supplement. In addition, in certain circumstances the ICAV may decline to effect a redemption request which would have the effect of reducing the value of any holding of Shares relating to any Fund below the Minimum Shareholding for that Class of Shares of that Fund. Any redemption request having such an effect may be treated by the ICAV as a request to redeem the Shareholder's entire holding of that Class of Shares.

4.33. Regulatory Restrictions

The investment strategies pursued by a Fund may be affected by national and federal laws governing the beneficial ownership of securities in a public company which may inhibit that Fund's ability to freely acquire and dispose of certain securities. Should a Fund be affected by such rules and regulations, it may not be able to transact in ways that would realise value for that Fund. In addition, any changes to government regulations could make some or all forms of corporate governance strategies unlawful or impractical. Accordingly, such changes, if any, could have an adverse effect on the ability of a Fund to achieve its investment objective.

4.34. Portfolio Valuation

Because of overall size, concentration in particular markets and maturities of positions held by the Fund, the value at which its investments can be liquidated may differ, sometimes significantly, from the interim valuations arrived at using the methodology described in the section in the Prospectus headed **Calculation of Net Asset Value/ Valuation of Assets**. In addition, the timing of liquidations may also affect the values obtained on liquidation. Securities to be held by the Fund may routinely trade with bid-ask spreads that may be significant. At times, third-party pricing information may not be available for certain positions held by the Fund. In addition, the Fund may hold securities for which no public market exists. The Administrator is entitled to rely, without independent investigation, upon pricing information and valuations furnished to the Investment Manager by third parties, including pricing



services.

4.35. Accuracy of Public Information

The Investment Manager selects investments for the relevant Fund, in part, on the basis of information and data filed by issuers with various government regulators or made directly available to the Investment Manager by the issuers or through sources other than the issuers. Although the Investment Manager evaluates all such information and data and ordinarily seeks independent corroboration when it considers it is appropriate, the Investment Manager may not be in a position to confirm the completeness, genuineness or accuracy of such information and data, and in some cases, complete and accurate information is not available.

4.36. Material, Non-Public Information

By reason of their responsibilities in connection with a Fund and other activities, personnel of the Investment Manager may acquire confidential or material non-public information or be restricted from initiating transactions in certain securities. In such circumstances the Investment Manager will not be free to act upon any such information. Due to these restrictions, a Fund may not be able to initiate a transaction that it otherwise might have initiated and may not be able to sell an investment that it otherwise might have sold.

4.37. Accounting Standards; Limited Availability of Information; Due Diligence

Accounting standards in certain emerging market countries generally do not correspond to international accounting standards, and in some countries national accounting, auditing and financial reporting standards may not yet be in place. The financial information appearing on the financial statements of the companies in those foreign countries may not reflect the financial position or results of operations in the way they would be reflected if the financial statements had been prepared in accordance with generally accepted international accounting principles. Investors in such companies generally have access to less reliable information than investors in more economically sophisticated countries. In addition, the scope and nature of the Investment Manager's due diligence activities in connection with portfolio investments in certain countries will be more limited than due diligence reviews conducted in countries with more developed economies because reliable information is often unavailable or prohibitively costly to obtain. The lower standard of due diligence and financial controls in investments in certain countries increases the likelihood of material losses on such investments.

4.38. Specialisation Risk

Some Funds may specialise in a particular industry, or in a single country or region of the world. This allows them to focus on the potential of that industry or geographic area, but it also means they may be more volatile than more broadly diversified funds because prices of securities in the same industry or region may tend to move up and down together. These Funds must continue to invest in a particular industry or geographic area, even if it is performing poorly.

4.39. Custody Risk

Local custody services remain underdeveloped in many emerging market countries and there is a transaction and custody risk involved in dealing in such markets. In certain circumstances a Fund may not be able to recover some of its assets. Such circumstances may include any act or omissions or the liquidation, bankruptcy or insolvency of a sub-custodian, retroactive application of legislation and fraud



or improper registration of title. The costs borne by the Fund in investing and holding investments in such markets will generally be higher than in organised securities markets.

4.40. Pandemic Risk

An outbreak of an infectious disease, pandemic or any other serious public health concern could occur in any jurisdiction in which a Fund of the ICAV may invest, leading to changes in regional and global economic conditions and cycles, which may have a negative impact on the Fund's investments and consequently its Net Asset Value. Any such an outbreak may also have an adverse effect on the wider global economy and/or markets which may negatively impact a Fund's investments more generally. In addition, a serious outbreak of infectious disease may also be a force majeure event under contracts that the ICAV has entered into with counterparties thereby relieving a counterparty of the timely performance of the services such counterparties have contracted to provide to a Fund (the nature of the services will vary depending on the agreement in question). In a worst case scenario, this may result with in a delay calculating the Net Asset Value, processing dealing in Shares, undertaking independent valuations of a Fund or processing trades in respect of a Fund. However, each of the Manager, Depositary, the Administrator and the Investment Manager have business continuity plans in place which are tested regularly.

4.41. Sustainability Risks

A sustainability risk in the context of the Fund is an environmental, social or governance event or condition that, if it occurs, could cause an actual or a potential material negative impact on the value of the investment. The following are environmental, social and governance themes that may be relevant for the Fund. Within these themes, events may happen, or conditions may arise that impact the valuation of the Fund:

4.42. Environmental

Climate change mitigation risk – climate change mitigation will require substantial changes to business activities, user demand and government regulations and policy. This will expose companies to a combination of changes to end user demand, supply availability and costs and well as changes to regulatory and policy environment.

Climate change adaption risk – the physical risks associated with climate change are expected to increase over the coming years and manifest in both changes to climate as well as increases in frequency of extreme weather events.

Greenhouse gas emissions – direct and indirect emissions from companies contribute to climate change and potentially expose companies and their investors to higher future costs either through carbon taxes or stranded asset costs.

Resource depletion, including water – companies that make use of finite resources as part of their business models may be required to either limit their use or to pay full costs in the future to avoid excessive depletion.

Waste and pollution – all companies produce some amount of waste and pollution as part of their activities, however companies that produce material amounts of waste and / or pollution may well be exposed to a combination of either increased regulation, higher future costs and liabilities for making good historic pollution.



Deforestation – many companies can have direct or indirect exposure to deforestation, either through their own activities or through their suppliers. Any business model that relies upon deforestation should be considered as likely unsustainable and therefore subject to restrictions in the future.

4.43. Social

Working conditions, including no slavery or child labour – infrastructure companies procure products and services in its development, maintenance and operation of assets as well as sustain its own workforce. This may expose companies to sub-standard working conditions, including forced or compulsory labour or child labour along its supply chain and through its procurement practices. A company's own employment practices, contracts and conditions it offers may also pose a risk. If infrastructure companies are employing, facilitating, or otherwise aiding, whether directly or indirectly, human trafficking, slavery or forced labour, this may result in material fines, changes to asset operating rights or permanent changes to operating cost structures.

Local communities, including indigenous communities – infrastructure developments may take place on land on or bordering areas of indigenous cultural significance and may impact the economic, social and/or environmental contexts of these communities. Projects run the risk of not obtaining necessary regulatory approvals as well as reparations, which may need to be made to offset any negative consequences of developments.

Health and safety – infrastructure companies and the supply chains in which they operate can pose serious health and safety issues for those, which build, operate or otherwise access these assets. Health and safety risks extend to a company's employees, contractors, users/customers, the broader community in which it operates and those along its supply chain.

Employee relations and diversity – there is a risk that employee dissatisfaction may contribute to lower retention rates and overall productivity at a company. Further, lack of diversity on investee companies' management teams and boards has been considered to have a negative impact on investment decisions and organizational competitiveness such as excess risk taking, or group think.

Social contract and stakeholder relations – infrastructure assets operate under an implicit social contract and there is a risk that the through management actions or public policy the services provided is carried out in an unsustainable manner that is not considered beneficial by all third-party groups and individuals that have a stake in common interest.

4.44. Governance

Board composition – risks to proper governance resulting from board appointments include directors not being appointed on merit through an open and transparent process, lack of independent directors and lack to protection for minority directors. Board composition should also change at regular terms, with adequate staggering of changes to preserve continuity of corporate knowledge.

Board diversity and structure - (in terms of age, gender, educational and professional background): risks a board does not reflect a range of different attributes required to assure it can properly fulfil its role

Executive pay – risk of misalignment of executive remuneration with shareholder objectives as a result of adverse short term or long-term incentives.



Anti-bribery and corruption – the effectiveness of a company's controls to detect and prevent bribery and corruption both within a company and its governing body and also its suppliers, contractors and sub-contractors may have an impact on the extent to which a company is operated in furtherance of its business objectives.

Fair tax strategy - the tax strategy employed by a company may impact the returns and performance of that company. Where an aggressive tax strategy is pursued by a company this may increase the tax risks associated with that company.

Sustainability risk can either represent a risk on its own or have an impact on other risks and contribute significantly to those risks, such as market risks, operational risks, liquidity risks or counterparty risks.

4.45. Market Risk in connection with sustainability risks

The value of investments may be affected by risks from environmental, social or corporate governance related risks. For example, the value of investments can change if companies do not act sustainably and do not invest in sustainable change. The strategic orientation of portfolio companies that do not consider sustainability can have a negative impact on their share prices. Furthermore, reputational risk arising from unsustainable corporate activity can have a negative impact on the value of an investment in such companies. In addition, infrastructure companies operate under an implicit environmental and social contract which has a long-term influence on the returns on an investment in such companies. For the Fund the key sustainability risks to market pricing and valuations are as follows:

4.46. Environmental

Climate transition demand changes – climate change and energy transition will have a fundamental and material impact on listed infrastructure companies. Governments, regulators and other industry groups will implement policy actions over time, which will, together with technological evolution, will lead to material changes in demand and production within global energy systems and transport systems. This in turn will result in material changes to operational volumes, revenues, and capital expenditure requirements for impacted companies.

Carbon pricing – where some form of carbon pricing is embedded in local climate policy, this may have a material effect on the operating expenditures, profitability, industry dynamics and long-term viability of companies within our investment universe.

Stranded asset risk – assets which suffer material and/or sudden demand changes may become 'stranded' either physically or economically. This may occur because of climate transition policies which, for instance, may rule out coal-fired electricity generation, whereby an asset which is not fully depreciated by the time the policy is in force, requiring a write-down of remaining value.

Extreme weather events – instances of wildfires, hurricanes and other extreme weather events can result in material unexpected expenses where insurance coverage is insufficient. Further, this is not always recoverable from users, which can pose short term cashflow risks for the company, including bankruptcy, which we have seen occur in the past.

4.47. Social

Social contract breaches – long-term infrastructure operators are party to an implicit 'social contract' with the government and regulators, which grant licenses to operate, and the customers who pay to



use the infrastructure. The ability for a company to earn long-term sustainable returns is predicated on honouring this contract. Failure to do so, examples of which may include gaming regulatory systems to over-earn or over-charging/under-investing in the operating assets, can result in material changes to regulatory inputs, concession rights, revenues and ultimately profitability.

Health and safety – infrastructure companies and the supply chains in which they operate can pose serious health and safety issues for those, which build, operate or otherwise access these assets. This includes but is not limited to construction/heavy machinery related risks, large volumes of electricity and hydrocarbon exposure and operating from heights. If companies to not operate using highest standards and according to local law, there is potential that accidents result in material fines, loss of operating rights, or other outcomes which will affect profitability.

Employee relations and diversity – workforce diversity and inclusion results in stronger operating outcomes which improve profitability over the long term. Failure to abide by laws and regulations regarding diversity may also result in material changes to profitability by way of fines or other penalties.

4.48. Governance

Capital allocation & reinvestment risk – decisions taken by management (and enabled by the board) regarding reinvestment of free cashflow will materially affect future profitability, cashflows and market valuations. Investing outside of areas of operational competence, geographic expertise, in regions, sectors or auctions with high levels of competition and without appropriate benchmarks, hurdles or appropriate due diligence can result in sub-par returns in the future.

Executive remuneration and incentives – management teams need to be incentivised in some form. Poor incentive structures, such as those focussed on short-term gains or growth for growth's sake, may result in value destructive investment decisions, both within the existing business and in the context of a company's strategic aspirations. Poor incentives may ultimately lead to withdrawal of shareholder support.

Board diversity and decision making – as with employee diversity, experience, knowledge, and expertise at the Board level ensures that the company is best placed to produce long-term sustainable returns. Board diversity is increasingly recognised by investors as a point of differentiation in the valuation of a company. It is included in ESG screens for some passive investment strategies and boards with insufficient diversity may find they are screened out of consideration.

4.49. Liquidity & counterparty risk in connection with sustainability risks

The value of the portfolio may also be impacted by liquidity and counterparty risks. For the Fund the key sustainability risks to liquidity and counterparty risk are as follows:

Regulation impact on liquidity and trading – improper conduct by financial market participants, involving market manipulation, insider trading, market abuse or tax avoidance, may result in changes to the regulation of financial market trading and the activities of trading participants. This may have the impact of reducing the liquidity in securities held by Fund which may result in higher costs to enter or exit positions and greater impacts on unit values from applications or redemptions to the Fund.

Counterparty risk – this could present itself in circumstances where an issuer within the portfolio pursues an environmentally unsustainable or socially irresponsible policy that breached a tolerance threshold of a trading counterparties banks ESG policy. This may result in the removal of certain counterparty trading



facilities which could reduce liquidity, impacting the Funds ability to liquidate all or some of its position.

Liquidity risk - the strategic orientation of issuers that do not consider sustainability can constrain certain investor's ability to participate in their securities, consequently reducing liquidity. A sudden negative change to an issuer's sustainability score could lead to changes to the shareholder base, which may temporarily or permanently impact liquidity in the affected securities. Additional risk factors (if any) in respect of each Fund are set out in the Supplement for the relevant Fund.

5. MANAGEMENT OF THE ICAV

5.1. Directors of the ICAV

The Directors of the ICAV are described below:

Gerry Brady (Irish resident)

Gerry Brady is an independent, non-executive director and consultant in the regulated, international financial services industry. Mr. Brady has over 25 years' experience of the funds industry, both as a director and full-time executive, and has held senior executive management positions in Bank of Bermuda, Capita Financial Group and Northern Trust. Mr. Brady has worked both abroad and in Ireland and is a past Council member of Irish Funds (IF) and former Executive Board member of Financial Services Ireland/Irish Business and Employers Confederation (FSI/IBEC).

Mr. Brady has a First Class Honours degree in Economics and is a Fellow of the Institute of Chartered Accountants of Ireland (FCA) and a Chartered Financial Analyst (CFA).

Stephen Finn (Irish resident)

Mr. Finn is an Associate Director with Waystone Management Company (IE) Limited, a firm which provides of fund management services to collective investment schemes. Mr Finn has been active in the investment funds industry since 2000. He has extensive experience of both UCITS and alternative investments funds and in assisting funds address their on-going operations and compliance requirements. He has particular experience in the relevant tax reporting requirements to support the distribution of funds in various countries both within the EU and elsewhere. Prior to joining KB Associates Mr Finn spent twelve years at RBC where he was responsible for the delivery of fund accounting services to a number of key clients. Mr Finn commenced his career at BNY Mellon.

Mr. Finn holds a Bachelor of Commerce Degree (Hons) from University College Dublin, a Certificate and Diploma in Mutual Funds from the Institute of Bankers in Ireland and is a member of the Association of Chartered Certified Accountants.

Clinton Joyner (Australian resident)

Mr. Joyner is a Partner and Chief Operating Officer of ATLAS Infrastructure Partners (UK) Ltd and ATLAS Infrastructure (Australia) Pty Limited, with responsibility for investment operations, trade execution, finance, information technology and human resources. Mr. Joyner brings over 20 years of international experience in alternative and traditional funds management experience to the ICAV. Previous to his current role, Mr. Joyner was the founder and a director of Sea Analytics Pty Limited, a company specialising in operational, compliance and technology solutions to investment firms.



Mr. Joyner holds a Masters of Business in Finance (Funds Management stream) from the University of Technology, Sydney, a graduate diploma in Applied Finance and Investment and a certificate in Financial Markets from the Financial Services Institute of Australasia.

Carl Chambers (British resident)

Mr. Chambers is the Chief Compliance Officer of ATLAS Infrastructure Partners (UK) Limited, the UCITS designated investment management company. He is based in their London Office. Mr. Chambers brings over 20 years of global regulatory and compliance experience to the ICAV. Mr. Chambers has previously worked at Thomson Reuters, latterly Refinitiv as Head of Advisory compliance with direct regulatory and compliance responsibility for their burgeoning regulated financial benchmark and FX business. Prior to this Mr. Chambers was Head of Compliance at Liberum Capital, a member of the equities compliance team at Credit Suisse in London, and over 10 years in various roles on what was then known as the London International Financial Futures Exchange.

For the purposes of this Prospectus, the address of all of the Directors is the registered office of the ICAV.

5.2. The ICAV

The ICAV has delegated the day-to-day investment management and administration of all the assets of the ICAV and any subsidiaries to the Manager who in turn has delegated to the Investment Manager and the Administrator respectively and the ICAV has approved the Depositary to act as the depositary of all of the assets of the ICAV.

The ICAV and/or the Manager may appoint Distributors or other agents from time to time, in accordance with the requirements of the Central Bank.

5.3. Manager

The ICAV has appointed Waystone Management Company (IE) Limited as Manager of the ICAV pursuant to the Management Agreement.

The Manager will be responsible for the management and general administration of the ICAV with power to delegate such functions subject to the overall supervision and control of the Manager. In accordance with the requirements of the Central Bank, the Manager delegates certain of its fund administration duties to the Administrator and some of its portfolio management functions to the Investment Manager. The liability of the Manager to the ICAV will not be affected by the fact that it has delegated certain of its functions.

The Manager was incorporated in Ireland as a private limited company on 7 August 2012. It is a 100% subsidiary of Clifton Directors Limited, a limited liability company incorporated in Ireland. The company secretary of the Manager is Waystone Centralised Services Limited.

The Manager is part of the Waystone group of companies (the **Waystone Group**). The Waystone Group is a worldwide leader in fund governance, based in Dublin, Waystone also has offices in Cashel, Cayman, Luxembourg, London, Hong Kong, Singapore and New York led by principals experienced in their specialist markets.

The Directors of the Manager are:



Tim Madigan (Irish Resident) (Independent)

Mr. Madigan is Independent Non-Executive Chairperson for the Manager. He is also Independent Non-Executive Chairperson for Waystone Management (UK) Limited. He serves as an independent non-executive director for a number of investment funds, both Irish-domiciled (UCITS and AIFs) and Luxembourg-domiciled (AIFs), as well as for an Irish cross-border life insurance company (where he also acts as chair of the Audit Committee). He was previously an independent non-executive director of a UK life insurance company (where he also acted as chair of the Risk and Compliance Committee). From 2010 to 2011 Mr. Madigan was finance director of Aviva Investment Management Europe, where he led the set-up of the finance function for Aviva Europe's Dublin based centre of excellence, established to manage treasury assets and investment management mandates. Prior to this, Mr. Madigan was managing director of cross-border life insurance company Aviva Life International from 2006 to 2010. Previously he was finance director for that company. In this role he chaired the Investment Committee as well as leading a strategic review of business in 2009 following the onset of the global financial crisis. He holds a bachelor's degree in Business Studies (Finance) from the University of Limerick, is a Fellow of the Association of Chartered Certified Accountants and is a Certified Investment Fund Director. He served as an elected Council member of the Irish Fund Directors Association from 2016 to 2020.

Andrew Bates (Irish Resident) (Independent)

Mr. Bates is an Independent Non-Executive Director for the Manager as well as Chair of its Risk Committee. He currently serves as Chair and non-executive director for a number of Central Bank regulated operating companies and fund product vehicles. Mr. Bates was the Head of the Financial Services practice at Dillon Eustace LLP spending almost 30 years as a legal advisor, working with a wide variety of financial services companies and fund promoters on establishment and authorisation matters, product design contract negotiations, outsourcing, cross border passporting and on various interactions with regulators. Recognised as a leading lawyer in his practice areas by Chambers, by the IFLR 1000 and by the Legal 500, Mr. Bates has also previously serviced as a Council Member of Irish Funds for 3 years. Mr. Bates holds a Diploma in Company Direction from the Institute of Directors, as well as a Bachelor of Civil Law from University College Dublin.

Rachel Wheeler (UK Resident)

Ms. Wheeler Product Head – Regulated Fund Solutions at Waystone and Non-Executive Director for the Manager. A leading asset management general counsel, Ms. Wheeler brings to Waystone over 20 years of experience in managing legal and regulatory risk and working with the corresponding regulatory bodies. At Waystone, Ms. Wheeler oversees its management companies and MiFID services globally, ensuring that a uniform, best-in-class operational process is applied to all entities within her remit. Ms. Wheeler plays a pivotal role in all operational and strategic matters and works closely with Waystone's leadership team on its growth strategy, including future acquisitions.

Ms. Wheeler joined Waystone from GAM Investments where she served as Group General Counsel and as a member of the Senior Leadership Team. Prior to this, Ms. Wheeler served as General Counsel at Aviva Investors where she was a member of the Executive Team. Ms. Wheeler has held senior positions in the legal teams of USS Investment Management, Bank of New York Mellon,



Gartmore Investment Management and Merrill Lynch Investment Management. Ms. Wheeler began her career as a solicitor in corporate and financial services law at Simmons & Simmons. Ms. Wheeler has a postgraduate diploma in Law and Legal Practice Course from the College of Law, Guildford and a BA (Hons) in History from the University of Wales.

James Allis (Irish Resident)

Mr. Allis serves as Country Head – Ireland and Executive Director of the Manager. Mr. Allis has been active in the financial services industry since 2004. He joined Waystone in 2016 and has served for a time as the Manager's CEO, Chief Operations Officer and prior to that, as the Designated Person responsible for Operational Risk Management. Mr. Allis has overseen a range of international investment management clients covering both AIFM and UCITS. His remits have covered product development, risk, valuation, due diligence, and audit. Mr. Allis has also been a Board member of Waystone's Irish MiFID firm and has acted as chairperson for the risk committee of the company. Prior to joining Waystone, Mr. Allis worked for Citco Fund Services, Dublin as Senior Account Manager, leading a team to work on a wide array of structures. Mr. Allis holds a Bachelor of Business Studies in Finance and a Masters in International Relations, both from Dublin City University. Mr. Allis was also a member of the Irish Funds Organizational Risk Working Group for over two years and is certified by PRMIA.

Andrew Kehoe (Irish Resident)

Mr Kehoe is the CEO, Ireland at Waystone and Executive Director for the Manager. At Waystone, he oversees the Irish management company business and works closely with the CEO of Waystone's Global Management Company Solutions and senior management in Waystone's management companies in other jurisdictions to help ensure that a uniform, best in class operational process is applied across all entities and that group strategy is implemented at an Irish level. He is also responsible for Waystone's fund consulting services in Ireland.

Mr. Kehoe has been a lawyer since 2002 and has a broad range of experience at law firms in the U.S. and Ireland. Mr. Kehoe was previously the CEO of KB Associates and, before that, was responsible for both the legal and business development teams at KB Associates. He also previously acted as the CEO of the KB Associates' MiFID distribution firm in Malta. Prior to joining KB Associates, Mr. Kehoe was a managing partner at a New York City law firm and worked as an investment funds solicitor in Dublin. Mr. Kehoe holds a Bachelor of Science in Business from Fairfield University, a Juris Doctor law degree from New York Law School and a Diploma in International Investment Funds from the Law Society of Ireland. He is admitted to the Roll of Solicitors in Ireland, England and Wales, and is a member of the New York, New Jersey and Connecticut Bars.

Keith Hazley (Irish Resident)

Mr. Hazley serves as an Executive Director for the Manager and is the representative member on both the Investment Committee and Valuation Committee of the Manager. He was the Designated Person responsible for Investment Management until October 2022. He brings to the role extensive leadership experience in trading, investment and technology development in the hedge fund industry. Mr. Hazley was previously the Head of Risk at Waystone's Irish MiFID Firm, as well as a Non-Executive Director of Luna Technologies Ltd., a fund administration software company, and Altitude Fund Solutions Limited, a fund portal software company, and a Director of Lambay Fund Services Ltd. He has served as an independent director on several boards of hedge funds. Mr. Hazley holds a Bachelor of Business



Studies degree from Trinity College, Dublin, a Master of Business Administration degree from City of London University and a Diploma in Company Direction, Institute of Directors, London. He is an Approved Principal by the Commodity Futures Trading Commission and a Member of the Institute of Directors in Ireland.

5.4. Investment Manager

ATLAS Infrastructure Partners (UK) Limited has been appointed as the Investment Manager for the ICAV. The Investment Manager is incorporated as a limited liability company with a registered office at 4th Floor, Phoenix, Station Road, Reading, Berkshire RG1 1NB, England and authorised by the Financial Conduct Authority in the UK.

The Investment Manager's business includes the provision of portfolio management services to clients. The Investment Manager will also act as promoter of the ICAV.

5.5. Depositary

The ICAV has appointed Northern Trust Fiduciary Services (Ireland) Limited to act as the depositary to the ICAV. The Depositary is a private limited liability company incorporated in Ireland on 5 July 1990. Its main activity is the provision of custodial services to collective investment schemes. The Depositary is an indirect wholly-owned subsidiary of Northern Trust Corporation. Northern Trust Corporation and its subsidiaries comprise the Northern Trust Group, one of the world's leading providers of global custody and administration services to institutional and personal investors. As at 31 December 2023, the Northern Trust Group's assets under custody totalled in excess of US\$15.4 trillion.

Under the terms of the Depositary Agreement, the Depositary may delegate its safekeeping obligations provided that (i) the services are not delegated with the intention of avoiding the requirements of the UCITS Regulations, (ii) the Depositary can demonstrate that there is an objective reason for the delegation and (iii) Northern Trust has exercised all due, skill, care and diligence in the selection and appointment of any third party to whom it wants to delegate parts of the Services, and keeps exercising all due skill, care and diligence in the periodic review and ongoing monitoring of any third party to whom it has delegated parts of its safekeeping services and of the arrangements of the third party in respect of the matters delegated to it. The liability of the Depositary will not be affected by virtue of any such delegation. The Depositary has delegated to its global sub-custodian, The Northern Trust Company, London branch, responsibility for the safekeeping of the ICAV's financial instruments and cash. The global sub-custodian proposes to further delegate these responsibilities to sub-delegates, the identities of which are set forth in Appendix II attached.

The Depositary Agreement provides that the Depositary shall be liable, (i) in respect of a loss of a financial instrument held in its custody (or that of its duly appointed delegate) unless it can prove that the loss has arisen as a result of an external event beyond the Depositary's reasonable control, the consequences of which would have been unavoidable despite all reasonable measures to the contrary, and (ii) in respect of all other losses as a result of the Depositary's negligent or intentional failure to properly fulfil its obligations pursuant to the UCITS Regulations.

The Depositary is obliged to ensure inter alia that:

(a) the sale, issue, repurchase, redemption and cancellation of Shares are carried out in accordance with the Regulations and the Instrument of Incorporation;



- (b) the value of Shares is calculated in accordance with the Instrument of Incorporation;
- (c) in transactions involving the assets of the ICAV any consideration is remitted to it within time limits which are acceptable market practice in the context of a particular transaction:
- (d) it carries out the instructions of the ICAV unless such instructions conflict with the Instrument of Incorporation and the Regulations;
- (e) the income of the ICAV is applied in accordance with the Instrument of Incorporation and the Regulations;
- (f) it has enquired into the conduct of the ICAV in each Accounting Period and reported thereon to the Shareholders. The Depositary's report shall be delivered to the ICAV in good time to enable the Directors to include a copy of the report in the annual report of the ICAV. The Depositary's report shall state whether in the Depositary's opinion each Fund has been managed in that period:-
 - in accordance with the limitations imposed on the investment and borrowing powers of each Fund by the Instrument of Incorporation and by the Central Bank under the powers granted to the Central Bank under the Regulations; and
 - (ii) otherwise in accordance with the provisions of the Instrument of Incorporation and the Regulations.

If the Directors have not complied with (i) or (ii) above, the Depositary must state why this is the case and outline the steps which the Depositary has taken to rectify the situation. The duties provided for in paragraphs (a) to (f) above may not be delegated by the Depositary to a third party.

Up-to-date information in relation to the identity of the Depositary, the Depositary's duties, conflicts of interest, safekeeping functions delegated by the Depositary, list of delegates and sub-delegates and any conflicts of interest that may arise from such delegation will be made available to Shareholders on request.

5.6. Administrator

The Administrator is a private limited liability company incorporated in Ireland on 15 June 1990 and is an indirect wholly owned subsidiary of Northern Trust Corporation. Northern Trust Corporation and its subsidiaries comprise the Northern Trust Group, one of the world's leading providers of global custody and administration services to institutional and personal investors. As at 31 December 2023, the Northern Trust Group's assets under custody totalled in excess of US\$15.4 trillion. The principal business activity of the Administrator is the administration of collective investment schemes.

The duties and functions of the Administrator include, inter alia, the calculation of the Net Asset Value and the Net Asset Value per Share, the keeping of all relevant records in relation to the ICAV as may be required with respect to the obligations assumed by it pursuant to the Administration Agreement, the preparation and maintenance of the ICAV's books and accounts, liaising with the Auditor in relation to the audit of the financial statements of the ICAV and the provision of certain Shareholder registration and transfer agency services in respect of shares in the ICAV.



The Administrator is not involved directly or indirectly with the business affairs, organisation, sponsorship or management of the ICAV and is not responsible for the preparation of this document other than the preparation of the above description and accepts no responsibility or liability for any information contained in this document except disclosures relating to it.

As at the date of this Prospectus, the Administrator is not aware of any conflicts of interest in respect of its appointment as administrator to the ICAV. If a conflict of interest arises, the Administrator will ensure it is addressed in accordance with the Administration Agreement, applicable laws and in the best interests of the Shareholders.

5.7. Paying Agents/Correspondent Banks

Local laws/regulations in EEA Member States may require the appointment of paying agents/representatives/distributors/correspondent banks (**Paying Agent(s)**) and maintenance of accounts by such agents through which subscription and redemption monies or dividends may be paid. Shareholders who choose or are obliged under local regulations to pay or receive subscription or redemption monies or dividends via an intermediate entity rather than directly to the Depositary (e.g. a Paying Agent in a local jurisdiction) bear a credit risk against that intermediate entity with respect to (a) subscription monies prior to the transmission of such monies to the account of the ICAV or the relevant Fund and (b) redemption monies payable by such intermediate entity to the relevant Shareholder.

The ICAV may, in accordance with the requirements of the Central Bank, appoint Paying Agents in one or more countries. Where a Paying Agent is appointed in a particular country it will maintain facilities whereby Shareholders who are resident in the relevant country can obtain payment of dividends and redemption proceeds, examine and receive copies of the Instrument of Incorporation and periodic reports and notices of the ICAV and make complaints if and when appropriate which shall be forwarded to the ICAV's registered office for consideration.

5.8. Remuneration Policy

The Manager has established, implemented and maintains a remuneration policy which meets the requirements of, and complies with the principles set out in the Regulations and the ESMA Remuneration Guidelines relating to same (the **Remuneration Guidelines**) and ensures that the Investment Manager has an appropriate remuneration policy in place which is in compliance with the Remuneration Guidelines.

The Manager's remuneration policy applies to staff whose professional activities might have a material impact on the ICAV's risk profile and so covers senior management, risk takers, control functions and any employees receiving total remuneration that takes them into the same remuneration bracket as senior management and risk takers and whose professional activities have a material impact on the risk profile of the ICAV. The Manager's remuneration policy is accordingly consistent with, and promotes, sound and effective risk management and does not encourage risk-taking which is inconsistent with the risk profile of the ICAV.

Consistent with the principal of proportionality referred to in the Remuneration Guidelines the payout process requirements in the Remuneration Guidelines have been disapplied in the Manager's remuneration policies. This disapplication has been made following assessment by the Manager of each of the payout process requirements and takes account of specific facts applicable to each and is appropriate to each size, internal organisation and the nature, scope and complexity of its activities.



The remuneration policy of the Manager can be found at www.waystone.com. A copy can be requested free of charge from the Manager.

5.9. Portfolio Transactions and Conflicts of Interest

Subject to the provisions of this section, the Manager, the Investment Manager, the Administrator, the Depositary, any Shareholder and any of their respective subsidiaries, affiliates, associates, agents or delegates (each a **Connected Person**) may contract or enter into any financial, banking or other transaction with one another or with the ICAV. This includes, without limitation, investment by the ICAV in securities of any Connected Person or investment by any Connected Persons in any company or bodies any of whose investments form part of the assets comprised in any Fund or be interested in any such contract or transactions. In addition, any Connected Person may invest in and deal in Shares relating to any Fund or any property of the kind included in the property of any Fund for their respective individual accounts or for the account of someone else. In the event of a conflict arising, each Connected Person shall ensure that the conflict will be resolved fairly.

Each Connected Person is or may be involved in other financial, investment and professional activities which may on occasion cause a conflict of interest with the management of the ICAV and/or their respective roles with respect to the ICAV. These activities may include managing or advising other funds, purchases and sales of securities, banking and investment management services, brokerage services, valuation of securities (in circumstances in which fees may increase as the value of assets increases) and serving as directors, officers, advisers or agents of other funds or companies, including funds or companies in which the ICAV may invest.

In particular, the Manager and/or the Investment Manager may be involved in advising or managing other investment funds which have similar or overlapping investment objectives to or with the ICAV or Funds. Each Connected Person will use its reasonable endeavours to ensure that the performance of their respective duties will not be impaired by any such involvement they may have and that any conflicts which may arise will be resolved fairly and in the best interests of Shareholders. The Investment Manager will endeavour to ensure a fair allocation of investments among each of its clients.

Any cash of the ICAV may be deposited, subject to the provisions of the Central Bank Acts, 1942 to 2018, with any Connected Person or invested in certificates of deposit or banking instruments issued by any Connected Person. Banking and similar transactions may also be undertaken with or through a Connected Person.

Any Connected Person may also deal as agent or principal in the sale or purchase of securities and other investments to or from the ICAV. There will be no obligation on the part of any Connected Person to account to the relevant Fund or to Shareholders for any benefits so arising, and any such benefits may be retained by the relevant party, provided that such transactions are carried out as if effected on normal commercial terms negotiated at arm's length, are in the best interests of the Shareholders of that Fund and:

- a certified valuation of such transaction by a person approved by the Depositary (or in the case of any such transaction entered into by the Depositary, the Directors) as independent and competent has been obtained; or
- ii. the relevant transaction is executed on best terms on organised investment exchanges under their rules; or



iii. where (i) and (ii) are not practical, such transaction has been executed on terms which the Depositary is (or in the case of any such transaction entered into by the Depositary, the Directors are) satisfied conform with the principle that such transactions be carried out as if effected on normal commercial terms negotiated at arm's length in the best interests of Shareholders.

The Depositary or ICAV, in the case of transactions entered into by the Depositary, will document how it complied with paragraphs (i), (ii) and (iii) and where transactions are carried out in accordance with paragraph (iii), the Depositary or ICAV, in the case of transactions entered into by the Depositary, will document its rationale for being satisfied that the transaction conformed to the principles outlined.

A Connected Person may also, in the course of its business, have potential conflicts of interest with the ICAV in circumstances other than those referred to above. A Connected Person will however, have regard in such event to its obligations under its agreement with the ICAV and, in particular, to its obligations to act in the best interests of the ICAV and Funds as applicable so far as practicable, having regard to its obligations to other clients when undertaking any investments where conflicts of interest may arise and will ensure that such conflicts are resolved fairly as between the ICAV, the relevant Fund and other clients. The Investment Manager will ensure that investment opportunities are allocated on a fair and equitable basis between the ICAV and its Funds and its other clients. In the event that a conflict of interest does arise the directors of the Investment Manager will endeavour to ensure that such conflicts are resolved fairly.

It is not intended, unless disclosed in the relevant Supplement, that any soft commission arrangements will be entered into in relation to any Fund created in respect of the ICAV. In the event that the Investment Manager enters into soft commission arrangement(s) it shall ensure that such arrangement(s) shall (i) be consistent with best execution standards (ii) assist in the provision of investments services to the relevant Fund and (iii) brokerage rates will not be in excess of customary institutional full-service brokerage rates. Details of any such arrangement will be contained in the next following report of the Fund. In the event that this is the unaudited semi-annual report, details shall also be included in the following annual report.

As the fees of the Administrator and the Investment Manager are based on the Net Asset Value of a Fund, if the Net Asset Value of the Fund increases so too do the fees payable to the Administrator, the Investment Manager and accordingly there is a conflict of interest for the Administrator, the Investment Manager or any related parties in cases where the Administrator, the Investment Manager or any related parties are responsible for determining the valuation price of a Fund's investments.

6. SUBSCRIPTION FOR SHARES

6.1. Purchases of Shares

Issues of Shares will normally be made with effect from a Dealing Day in respect of applications received on or prior to the Dealing Deadline. The Directors may, following consultation with the Manager, at their sole discretion, nominate additional Dealing Days and Shareholders will be notified in advance.

Shares will be issued at Net Asset Value per Share plus duties and charges (including any Anti-Dilution Levy), if applicable.

In order to receive Shares at the Subscription Price for the relevant Dealing Day, a fully completed and



signed application form (**Application Form**) must be received by either fax or such other electronic means as the Directors and the Administrator shall have approved, by the Dealing Deadline (or such earlier or later or time as the Directors may determine in exceptional circumstances and in respect of specific applications only) provided however that all applications must be received prior to the Valuation Point.

The Application Form is available from the Administrator. Application Forms must be submitted to the ICAV via the Administrator together with full anti-money laundering documentation and a valid signed FATCA/CRS self-certification form.

Any Application Form received and approved by the Administrator constitutes an investor's agreement to subscribe for Shares in the ICAV. The Administrator will then provide an account number confirmation. The ICAV and Administrator will not process any subscriptions for Shares until the relevant account opening process has been completed and an account number confirmation has been issued by the Administrator. The account number must be specified on all subscription instructions. Subscription instructions and proceeds must not be forwarded until the account number confirmation is issued by the Administrator. Please note this may take up to 5 Business Days. Any subscription deal received as part of the account opening form will be rejected and proceeds returned.

Subsequent trade instructions may be received by fax or other electronic means as agreed with the Investment Manager and the Administrator.

Any change to a Shareholder's registration details or bank details must also be received by either fax or such other electronic means as the Directors and the Administrator shall have approved. Applications received after the Dealing Deadline for the relevant Dealing Day shall, unless the Directors shall otherwise agree and provided, they are received before the Valuation Point for the relevant Dealing Day and in exceptional circumstances only, be deemed to have been received by the next Dealing Deadline.

The Minimum Initial Investment Amount and Minimum Additional Investment Amount for Shares of each Fund that may be subscribed for by each applicant on initial application and the Minimum Shareholding for Shares of each Fund is set out in the Supplement for the relevant Fund. The Directors may in their absolute discretion waive these amounts from time to time.

Fractions of up to four decimal places of a Share may be issued. Subscription moneys representing smaller fractions of Shares will not be returned to the applicant but will be retained as part of the assets of the relevant Fund.

6.2. Issue Price

During the Initial Offer Period for each Fund, the Initial Issue Price for Shares in the relevant Fund shall be the amount set out in the Supplement for the relevant Fund.

The issue price at which Shares of any Fund will be issued on a Dealing Day after the Initial Offer Period is calculated by ascertaining the Net Asset Value per Share of the relevant Share Class on the relevant Dealing Day.

6.3. Payment for Shares

Payment in respect of the issue of Shares must be made by the relevant Settlement Date by electronic



transfer in cleared funds in the currency of the relevant Share Class of the relevant Fund. Cheques are not accepted. If payment in full has not been received by the Settlement Date, or in the event of non-clearance of funds, all or part of any allotment of Shares made in respect of such application may, at the discretion of the Directors, be cancelled, or, alternatively, the Administrator on the instruction of the Directors or their delegates may treat the application as an application for such number of Shares as may be purchased with such payment on the Dealing Day next following receipt of payment in full or of un-cleared funds. In such cases the ICAV may charge the applicant for any resulting loss incurred by the relevant Fund. The Directors reserve the right to charge interest at a reasonable commercial rate on subscriptions which are settled late.

6.4. In kind Issues

The Instrument of Incorporation provides that the Directors may in their absolute discretion provided that they are satisfied that no material prejudice would result to any existing Shareholder and subject to the provisions of legislation applicable to it, allot Shares in any Fund against the vesting in the Depositary on behalf of the ICAV of investments of a type consistent with the investment objective, policies and restrictions of the relevant Fund which would form part of the assets of the relevant Fund. The number of Shares to be issued in this way shall be the number which would on the day the investments are vested in the Depositary on behalf of the ICAV have been issued for cash against the payment of a sum equal to the value of the investments. The value of the investments to be vested shall be calculated by applying the valuation methods described under the section entitled **Calculation of Net Asset Value/ Valuation of Assets** below.

6.5. Anti-Money Laundering Provisions

Measures provided for in the Criminal Justice (Money Laundering and Terrorist Financing) Acts 2010 to 2021, which are aimed towards the prevention of money laundering, require detailed verification of each applicant's identity and address and, in some cases, source of funds; for example an individual may be required to produce a certified copy of their passport or identification card together with two forms of evidence of their address such as a utility bill or bank statement and their date of birth. In the case of corporate applicants this may require production of a certified copy of the certificate of incorporation (and any change of name), memorandum and articles of association (or equivalent), the names, occupations, dates of birth and residential and business address of the directors of the company and details of persons with substantial beneficial ownership of the corporate applicant. Shares in a Fund will not be issued until the Administrator is satisfied that all anti-money laundering procedures have been complied with.

The Administrator reserves the right to request such information as is necessary to verify the identity of an applicant. The Administrator may refuse to pay redemption proceeds where the requisite information for verification purposes has not been produced by a Shareholder.

The Administrator reserves the right to request such information as is necessary to verify the identity of an applicant. In the event that the Administrator requires further proof of the identity of any applicant, it will contact the applicant on receipt of an Application Form. In the event of delay or failure by the applicant to produce any information required for verification purposes, the Administrator may refuse to accept the application.

6.6. Data Protection

Where Shareholder details are provided to the ICAV as a consequence of an investment in the ICAV,



then the ICAV, acting as a data controller may itself (or through a third party such as the Administrator) process a Shareholder's personal information or that of directors, officers, employees and/or beneficial owners.

When processing personal information, there may also be times where the Administrator will act as an independent data controller in respect of personal information. For the avoidance of doubt, the Administrator will not at any time be acting as a joint controller with the Fund. Please refer to the Administrator's privacy policy for more information, https://www.northerntrust.com/emea-privacy-notice

Personal data will only be used for the purposes and in the manner set forth below which describes the steps the ICAV takes to ensure its processing of personal data is in compliance with the Data Protection Legislation.

Purpose of Processing and Legal Basis for Processing

Personal data is any data relating to a living person who can be identified directly from that data, or indirectly in conjunction with other information. The ICAV collects the following types of personal data from you:

 Name, address, other contact details (telephone, email address), date/place of birth, gender, civil status, bank details, photographic ID, proofs of address (e.g. utility bills), tax number, and personal data gathered from PEP (Politically Exposed Person) checks, sanctions checks and screening checks.

This personal data will be processed by the ICAV and the Administrator (or any of their affiliates, agents, employees, delegates or sub-contractors) for the following purposes:

- to facilitate the opening of an investor's account with the Fund, the management and administration of holdings in the Fund and any related account on an on-going basis which are necessary for the performance of an investor's contract with the Fund, including without limitation the processing of subscription, redemption, exchange, transfer and additional subscription requests, and the payment of distributions;
- in order to carry out anti-money laundering checks and related actions which the ICAV considers appropriate to meet any legal obligations imposed on the ICAV relating to, or the processing in the public interest, or to pursue the legitimate interests of the ICAV in relation to, the prevention of fraud, money laundering, terrorist financing, bribery, corruption, tax evasion and to prevent the provision of financial and other services to persons who may be subject to economic or trade sanctions, on an on-going basis (collectively AML checks), in accordance with the ICAV's anti-money laundering procedures;
- to report tax related information to tax authorities in order to comply with a legal obligation;
- to monitor and record calls and electronic communications for (i) processing verification of instructions; (ii) investigation and fraud prevention purposes; (iii) for crime detection, prevention, investigation and prosecution; (iv) to enforce or defend the ICAV or its affiliates' rights, itself or through third parties to whom it delegates such responsibilities or rights in order to comply with any legal obligation imposed on the ICAV; (v) to pursue



the legitimate interests of the ICAV in relation to such matters; or (vi) where the processing is in the public interest;

- to disclose information to other third parties, such as service providers of the ICAV, auditors, regulatory authorities and technology providers, in order to comply with any legal obligation imposed on the ICAV or the Administrator or in order to pursue the legitimate interests of the ICAV or the Administrator;
- to monitor and record calls for quality, business analysis, training and related purposes in order to pursue the legitimate interests of the ICAV or the Administrator to improve their service delivery;
- to update and maintain records and carry out fee calculations in order to pursue the legitimate interests of the ICAV or the Administrator or in order to comply with any legal obligation imposed on the ICAV or the Administrator, and which are necessary to comply with the ICAV's or the Administrator's legal obligations and / or which are necessary for the ICAV's, the Administrator's or the Administrator's affiliates' legitimate interests indicated above and / or where the processing is in the public interest.

Recipients of Data and International Transfer of Data

The ICAV may disclose a Shareholder's personal information as follows:

- to the ICAV's service providers, including the Administrator and other third-party service providers engaged by the ICAV and their affiliates, in order to store or process the data for the above mentioned purposes;
- to competent authorities (including tax authorities), courts and bodies as required by law or requested or to affiliates for internal investigations and reporting; and
- to the Administrator and / or its affiliates as joint controllers:
 - to create a single source record, relating to a Shareholder, which is held, maintained and used by the Administrator and its affiliates as joint controllers in pursuance of the Administrator's, its affiliates' and the ICAV's legitimate interests;
 - where an investor subscribes to use the Administrator's investor portal functionality, for the purposes of the performance of the Administrator's agreement with an investor in relation to an investor's use of that portal functionality, including for security in connection with the portal;
 - to retain AML and other records of individuals to assist with subsequent screening of them by the Administrator or its affiliates, including in relation to other funds or clients of the Administrator or any of its affiliates in pursuance of the Administrator's, its affiliates' or its clients' legitimate interests and to meet any legal obligations imposed on the Administrator or its affiliates.

In any case where the ICAV shares an investor's personal information with a third party data controller (including, as appropriate, the Administrator and its affiliates), the use by that third party of such personal information will be subject to the third party's own privacy policies. The Administrator's privacy



policy may be accessed at https://www.northerntrust.com/

The disclosure of personal information to the third parties set out above may involve the transfer of data to the USA and other jurisdictions outside the European Economic Area (**EEA**) in accordance with the requirements of the GDPR or outside the United Kingdom in accordance with the requirements of the UK Data Protection Act 2018 (as amended by the draft Data Protection, Privacy and Electronic Communications (Amendments etc.) (EU Exit) Regulations 2019) (as applicable), as amended or replaced from time to time the Data Protection Legislation. Such countries may not have the same data protection laws as an investor's jurisdiction.

Where such countries are not recognised as having an adequate level of data protection by the European Commission or the relevant adequacy regulations made under the UK Data Protection Act 2018 (as amended by the draft Data Protection, Privacy and Electronic Communications (Amendments etc.) (EU Exit) Regulations 2019) (as applicable), the ICAV (i) has, or has authorised the Administrator as its agent, to put in place Standard Contractual Clauses with relevant parties to whom personal data will be transferred; (ii) acknowledges that the personal data will be transferred in accordance with the Binding Corporate Rules which have been adopted by the Northern Trust Group. Please contact ICAV (see Contact Us below) or the Administrator for copies of (i) the Standard Contractual Clauses that have been entered into on behalf of the ICAV and / or (ii) the Northern Trust Binding Corporate Rules.

Retention period

The ICAV and the Administrator will retain a Shareholder's personal information for as long as required for the ICAV or the Administrator to perform its services and / or carry out the purposes for which the data was collected or perform investigations in relation to same and / or for additional periods where legal/regulatory obligations mandate that the ICAV or the Administrator retains such personal information.

Updates to Personal Data

The ICAV will use reasonable efforts to keep a Shareholder's personal information up to date. However, Shareholders will need to notify the ICAV and the Administrator without delay in the event of any change in personal circumstances, so that the ICAV can keep the personal information up to date.

Data Subject Rights

A Shareholder has the following rights, in certain circumstances, in relation to their personal information:

- Right to access to their personal information;
- Right to rectify their personal information;
- Right to restrict the use of their personal information (in certain specific circumstances);
- Right to request that their personal information is erased (in certain specific circumstances);
- Right to object to processing of their personal information (in certain specific circumstances);
- Right to data portability (in certain specific circumstances).



Where the ICAV or the Administrator requires personal information to comply with AML or other legal requirements, failure to provide this information means the ICAV may not be able to accept an investor as a Shareholder in the ICAV.

A Shareholder has the right to lodge a complaint, if they consider that the processing of personal data relating to them carried out by the ICAV or its service providers infringes the Data Protection Legislation:

- with the supervisory authority in the EU Member State of the Shareholder's habitual residence or place of work or in the place of the alleged infringement; or
- where a Shareholder is, or represents, an investor in a fund authorised in the UK, with the UK Information Commissioner's Office, contactable at Wycliffe House, Water Lane, Wilmslow, Cheshire SK9 5AF (or at the relevant regional office for Scotland, Wales or Northern Ireland, details of which are available at https://ico.org.uk/global/contact-us/postal-addresses/), casework@ico.org.uk or +44 (0)303 123 1113.

Contact us

Questions in relation to the use of such personal information as outlined above can be addressed to: compliance@atlasinfrastructure.com

6.7. Limitations on Purchases

Shares may not be issued or sold by the ICAV during any period when the calculation of the Net Asset Value of the relevant Fund is suspended in the manner described under **Suspension of Calculation of Net Asset Value** below. Applicants for Shares will be notified of such postponement and, unless withdrawn, their applications will be considered as at the next Dealing Day following the ending of such suspension.

Shares may not be directly or indirectly offered or sold in the United States or purchased or held by or for the benefit of U.S. Persons (unless the ICAV determines (i) the transaction is permitted under an exemption from registration available under the securities laws of the United States and (ii) that the relevant Fund and ICAV continue to be entitled to an exemption from registration as an investment company under the securities laws of the United States if such person holds Shares).

The ICAV further reserves the right to reject at its absolute discretion any application for Shares in a Fund, including without limitation in circumstances where, in the opinion of the Directors, there are insufficient appropriate assets available in which such Fund can readily invest.

6.8. Anti-Dilution Levy

In calculating the subscription or redemption price for the shares in a Fund the Directors may, following consultation with the Manager, (subject to the approval of the Depositary) on any Dealing Day when there are net subscriptions/redemptions add or deduct an Anti-Dilution Levy to the subscription and redemption amounts to cover dealing costs and to preserve the value of the underlying assets of the Fund.

As the costs of dealing can vary with market conditions, the level of the Anti-Dilution Levy may also vary.



Other limits on subscriptions may be set out in the Supplement for a Fund.

7. REDEMPTION OF SHARES

7.1. Redemption of Shares

Requests for the redemption of Shares should be made to the ICAV (via the Administrator) and may be made by way of a signed redemption application form delivered to the Administrator. Requests for the redemption of Shares will not be capable of withdrawal after acceptance by the Administrator, other than at the discretion of the Directors. Redemptions are also subject to all necessary anti-money laundering checks being completed before any Redemption Proceeds will be paid out. Redemption orders will be processed on receipt of valid instructions only where payment is made to the account of record. Requests received on or prior to the relevant Dealing Deadline will, as mentioned in this section, normally be dealt with on the relevant Dealing Day. Redemption requests received after the Dealing Deadline shall, unless the Directors shall otherwise agree and provided they are received before the relevant Valuation Point and in exceptional circumstances only, be treated as having been received by the following Dealing Deadline.

Shares will be redeemed at Net Asset Value per Share plus duties and charges (including any Anti-Dilution Levy), if applicable.

If requested, the Directors may, following consultation with the Manager, in their absolute discretion and subject to the prior approval of the Depositary and advance notification to all of the Shareholders, agree to designate additional Dealing Days and Valuation Points for the redemption of Shares relating to any Fund.

The ICAV may decline to effect a redemption request which would have the effect of reducing the value of any holding of Shares relating to any Fund below the Minimum Shareholding for that Class of Shares of that Fund. Any redemption request having such an effect may be treated by the ICAV as a request to redeem the Shareholder's entire holding of that Class of Shares.

The Administrator will not accept redemption requests, which are incomplete, until all the necessary information is obtained.

7.2. Redemption Price

The price at which Shares will be redeemed on a Dealing Day is also calculated by ascertaining the Net Asset Value per Share of the relevant Class on the relevant Dealing Day. The method of establishing the Net Asset Value of any Fund and the Net Asset Value per Share of any Class of Shares in a Fund is described herein under the section entitled **Calculation of Net Asset Value/Valuation of Assets** below.

When a redemption request has been submitted by a Shareholder who is or is deemed to be a Taxable Irish Person or is acting on behalf of a Taxable Irish Person, the ICAV shall deduct from the redemption proceeds an amount which is equal to the tax payable by the ICAV to the Irish Revenue Commissioners in respect of the relevant transaction.

7.3. Payment of Redemption Proceeds

The amount due on redemption of Shares will be paid by electronic transfer to an account in the name



of the Shareholder in the currency of the relevant Share Class by the Settlement Date. Redemption proceeds will not be paid out to third parties and may only be paid into an account in the name of the Shareholder. Payment of redemption proceeds will be made to the registered Shareholder or in favour of the joint registered Shareholders as appropriate. The proceeds of the redemption of the Shares will only be paid on receipt by the Administrator of instructions requesting redemption and the required anti money laundering documentation. Amendments to a Shareholder's registration details and payment instructions will only be effected on receipt of documentation by either fax or such other electronic means as the Directors and the Administrator shall have approved. Redemptions are also subject to all necessary anti-money laundering checks being completed before any redemption proceeds will be paid out.

The Supplement for a Fund may provide that the redemption proceeds will be satisfied by an in-kind transfer of assets with the consent of the Shareholders. This is without limitation to the rights of the ICAV set out in the section entitled Limitations on Redemptions below.

7.4. Limitations on Redemptions

The ICAV may not redeem Shares of any Fund during any period when the calculation of the Net Asset Value of the relevant Fund is suspended in the manner described under the section entitled **Suspension of Calculation of Net Asset Value** below. Applicants for redemptions of Shares will be notified of such postponement and, unless withdrawn, their applications will be considered as at the next Dealing Day following the ending of such suspension.

Unless otherwise provided in the relevant Supplement, the Directors are entitled to limit the number of Shares of any Fund redeemed on any Dealing Day to Shares representing ten per cent of the total Net Asset Value of that Fund on that Dealing Day. In this event, the limitation will apply pro rata so that all Shareholders wishing to have Shares of that Fund redeemed on that Dealing Day realise the same proportion of such Shares. Shares not redeemed, but which would otherwise have been redeemed, will be carried forward for redemption on the next Dealing Day. If requests for redemption are so carried forward, the Administrator will inform the Shareholders affected.

The Instrument of Incorporation contains special provisions where a redemption request received from a Shareholder would result in Shares representing more than five per cent of the Net Asset Value of any Fund being redeemed by the ICAV on any Dealing Day. In such a case, the ICAV may satisfy the redemption request by a distribution of investments of the relevant Fund in kind provided that such a distribution would not be prejudicial to the interests of the remaining Shareholders of that Fund, and the asset allocation is approved by the Depositary. Where the Shareholder requesting such redemption receives notice of the ICAV's intention to elect to satisfy the redemption request by such a distribution of assets that Shareholder may require the ICAV instead of transferring those assets to arrange for their sale and the payment of the proceeds of sale to that Shareholder less any costs incurred in connection with such sale. The Fund shall not be liable for the shortfall (if any) between the Net Asset Value of the redemption in question and the proceeds realised from the sale of the relevant assets. The ICAV and a Shareholder may agree on an in-kind transfer of assets for any redemption subject to the allocation of assets being approved by the Depositary.

7.5. Mandatory Redemptions

The ICAV may compulsorily redeem all of the Shares of any Fund if the Net Asset Value of the relevant Fund is less than the Minimum Fund Size (if any) specified in the Supplement for the relevant Fund or otherwise notified to Shareholders.



The ICAV reserves the right to redeem any Shares which are or become owned, directly or indirectly, by or for the benefit of a U.S. Person (unless the ICAV determines (i) the transaction is permitted under an exemption from registration available under the securities laws of the United States and (ii) that the relevant Fund and ICAV continue to be entitled to an exemption from registration as an investment company under the securities laws of the United States if such person holds Shares), by any individual under the age of 18 (or such other age as the Directors may think fit), by any person or entity who breached or falsified representations on subscription documents (including as to its status under ERISA), who appears to be in breach of any law or requirement of any country or government authority or by virtue of which such person or entity is not qualified to hold Shares or if the holding of the Shares by any person is unlawful or is less than the Minimum Shareholding set for that Class of Shares by the Directors, or in circumstances which (whether directly or indirectly affecting such person or persons or entity, and whether taken alone or in conjunction with any other persons or entities, connected or not, or any other circumstances appearing to the Directors to be relevant), in the opinion of the Directors, might result in the relevant Fund of the ICAV incurring any liability to taxation or suffering any other pecuniary liability to taxation or suffering other pecuniary legal or material administrative disadvantage (including endeavouring to ensure that the relevant Fund's assets are not considered "plan assets" for the purpose of ERISA) or being in breach of any law or regulation which the Fund might not otherwise have incurred, suffered or breached or might result in the Fund being required to comply with registration or filing requirements in any jurisdiction with which it would not otherwise be required to comply or is otherwise prohibited by the Instrument of Incorporation as described herein.

A Fund may be terminated and/or all of the Shares of a Fund (or any Class of a Fund) may be redeemed by the Directors, in their sole and absolute discretion, by notice in writing to the Depositary in any of the following events: (i) by giving not less than 30 days' notice in writing to the relevant Shareholders; or (ii) if at any time the Net Asset Value of the relevant Fund's assets shall be less than such amount as may be determined by the Directors in respect of that Fund; or (iii) by not less than 30 days' nor more than 60 days' notice to Shareholders if, within 90 days from the date of the Depositary serving notice of termination of the Custody Agreement, another depositary acceptable to the ICAV and the Central Bank has not been appointed to act as Depositary; or (iv) if any Fund shall cease to be authorised or otherwise officially approved; or (v) if any law shall be passed which renders it illegal or in the opinion of the Directors impracticable or inadvisable to continue the relevant Fund; or (vi) if the Directors consider that it is in the best interests of the Shareholders of the Fund.

Additional termination provisions specific to a Fund may be set out in the Supplement for that Fund and the ICAV will have the right to redeem Shares in such a Fund in such circumstances, in addition to the foregoing.

Where Taxable Irish Persons acquire and hold Shares, the ICAV shall, where necessary for the collection of Irish Tax, redeem and cancel Shares held by a person who is or is deemed to be a Taxable Irish Person or is acting on behalf of a Taxable Irish Person on the occurrence of a chargeable event for taxation purposes and to pay the proceeds thereof to the Irish Revenue Commissioners.

8. **EXCHANGE OF SHARES**

Shareholders will be able to apply to exchange on any Dealing Day all or part of their holding of Shares of any Class in any Fund (the **Original Class**) for Shares in another Class (the **New Class**) (such Class being in the same Fund or in a separate Fund) provided that all the criteria for applying for Shares in the New Class have been met and by giving notice to the Administrator on or prior to the Dealing Deadline for the relevant Dealing Day. The ICAV may however at its discretion agree to accept requests for exchange received after the relevant Dealing Deadline provided, they are received prior to the



relevant Valuation Point. The general provisions and procedures relating to the issue and redemption of Shares will apply equally to exchanges save in relation to charges payable details of which are set out below and in the relevant Supplement.

When requesting the exchange of Shares as an initial investment in a Fund, Shareholders should ensure that the value of the Shares exchanged is equal to or exceeds the Minimum Initial Investment Amount for the relevant New Class specified in the Supplement for the relevant Fund. In the case of an exchange of a partial holding only, the value of the remaining holding must also be at least equal to the Minimum Shareholding for the Original Class.

The number of Shares of the New Class to be issued will be calculated in accordance with the following formula:

 $S = [R \times (RP \times ER)] - F$

SP

where:

S = the number of Shares of the New Class to be issued:

R = the number of Shares of the Original Class to be exchanged;

RP =redemption price per Share of the Original Class as at the Valuation Point for the relevant Dealing Day;

ER = in the case of an exchange of Shares designated in the same Base Currency is 1.In any other case, it is the currency conversion factor determined by the Administrator at the valuation point for the relevant Dealing Day as representing the effective rate of exchange applicable to the transfer of assets relating to the Original and New Classes of Shares after adjusting such rate as may be necessary to reflect the effective costs of making such transfer;

F = the Exchange Charge (if any) payable on the exchange of Shares; and

SP = issue price per Share of the New Class as at the Valuation Point for the applicable Dealing Day.

Where there is an exchange of Shares, Shares of the New Class will be allotted and issued in respect of and in proportion to the Shares of the Original Class in the proportion S to R.

The Directors may deduct a charge on an exchange of Shares which the Investment Manager considers represents an appropriate figure to cover, inter alia, dealing costs, stamp duties, market impact and to preserve the value of the underlying assets of the Fund when there are net subscriptions and redemptions. Any such charge will be retained for the benefit of the relevant Fund the Directors reserve the right to waive such charge at any time.

The Directors may impose an exchange charge of up to 0.08% of the redemption proceeds of the Shares being exchanged payable as the Directors, in their discretion determine.

8.1. Limitations on Exchanges

Shares may not be exchanged for Shares of a different Class during any period when the calculation



of the Net Asset Value of the relevant Fund or Funds is suspended in the manner described under the section entitled **Suspension of Calculation of Net Asset Value** below. Applicants for exchange of Shares will be notified of such postponement and, unless withdrawn, their applications will be considered as at the next Dealing Day following the ending of such suspension.

8.2. Cross Investment

Subject to the requirements of the Central Bank and this Prospectus, the ICAV may on behalf of a Fund (an **Investor Fund**) acquire Shares in another Fund (an **Investee Fund**). Where the ICAV intends to do so, this will be disclosed in the relevant Supplement of the Investor Fund. The Investment Manager may not charge its annual fee in respect of that portion of an Investor Fund's assets which are invested in an Investee Fund unless otherwise permitted by the Central Bank. Cross investment in a Fund may not be made if that Fund holds Shares in another Fund. Where a Fund (the **Investing Fund**) invests in the shares of other Funds (each a **Receiving Fund**), the rate of the annual management fee which investors in the Investing Fund are charged in respect of that portion of the Investing Fund's assets invested in Receiving Funds (whether such fee is paid directly at Investing Fund level, indirectly at the level of the receiving Funds or a combination of both) shall not exceed the rate of the maximum annual management fee which investors in the Investing Fund may be charged in respect of the balance of the Investing Funds assets, such that there shall be no double charging of the annual management fee to the Investing Fund as a result of its investments in the Receiving Fund. This provision is also applicable to the annual fee charged by the Investment Manager where the fee is paid directly out of the assets of the relevant Fund.

8.3. Calculation of Net Asset Value / Valuation of Assets

The Net Asset Value of a Fund shall be expressed in the currency in which the Shares are designated or in such other currency as the Directors may determine either generally or in relation to a particular Class or in a specific case, and shall be calculated by ascertaining the value of the assets of the Fund and deducting from such value the liabilities of the Fund (excluding Shareholders equity) as at the Valuation Point for such Dealing Day.

The Net Asset Value per Share of a Fund will be calculated by dividing the Net Asset Value of the Fund by the number of Shares in the Fund then in issue or deemed to be in issue as at the Valuation Point for such Dealing Day and rounding the result mathematically to six decimal places or such other number of decimal places as may be determined by the Directors from time to time.

In the event the Shares of any Fund are further divided into Classes, the Net Asset Value per Share of the relevant Class shall be determined by notionally allocating the Net Asset Value of the Fund amongst the relevant Classes making such adjustments for subscriptions, redemptions, fees, dividends, accumulation or distribution of income and the expenses, liabilities or assets attributable to each such relevant Class (including the gains/losses on and costs of financial instruments employed for currency hedging between the currencies in which the assets of the Fund are designated and the designated currency of the relevant Class, which gains/losses and costs shall accrue solely to that relevant class) and any other factor differentiating the relevant classes as appropriate. The Net Asset Value of the Fund, as allocated between each Class, shall be divided by the number of Shares of the relevant Class which are in issue or deemed to be in issue and rounding the result to six decimal places as determined by the Directors or such other number of decimal places as may be determined by the Directors from time to time.

The Instrument of Incorporation provides for the method of valuation of the assets and liabilities of each



Fund and of the Net Asset Value of each Fund. The ICAV and the Manager has delegated the calculation of the Net Asset Value to the Administrator. The assets and liabilities of a Fund will generally be valued as follows:

- 8.3.1. assets quoted, listed or dealt on a regulated market shall be valued at the last traded price or in the absence of a last traded price (if bid and offer quotations are made) the latest available middle market quotation (mid-price) on the regulated market, or in the case of fixed income securities the latest mid-market prices, in each case available to the directors as at the valuation point for the relevant dealing day provided that the value of any asset listed or dealt in on a regulated market but acquired or traded at a premium or at a discount outside the relevant regulated market may be valued taking into account the level of premium or discount as at the date of valuation of the asset. Such premiums or discounts shall be determined by the directors. The Depositary must ensure the adoption of such a procedure is justifiable in the context of establishing the probable realisation value of the security.
- 8.3.2. if for specific assets the last traded price or in the case of fixed income securities the latest mid-market prices do not, in the opinion of the directors or their duly authorised delegate, reflect their fair value or are not available, the value shall be calculated with care and in good faith by the directors or by a competent person appointed by the directors, (being approved by the Depositary for such purpose) in consultation with the investment manager with a view to establishing the probable realisation value for such assets as at the valuation point for the relevant dealing day.
- 8.3.3. where an investment is quoted, listed or traded on or under the rules of more than one regulated market, the regulated market which in the directors' and/or the investment manager's opinion constitutes the main regulated market for such investment or the regulated market which provides the fairest criteria in ascribing a value to such investment for the foregoing purposes will be referred to for the purposes of valuation.
- 8.3.4. in the event that any of the assets as at the valuation point for the relevant dealing day are not listed or traded on any stock exchange or over-the-counter market, such securities shall be valued at their probable realisation value determined by the directors and/ or the Manager or by a competent person appointed by the directors (and approved by the Depositary for such purpose) estimated with care and in good faith in consultation with the investment manager or by any other means provided that the value is approved by the Depositary.
- 8.3.5. cash and other liquid assets will be valued at their face value with interest accrued, where applicable, to the relevant valuation point unless in any case the directors or their duly authorised delegate are of the opinion that the same is unlikely to be paid or received in full in which case the value thereof shall be arrived at after making such discount as the directors or their duly authorised delegate may consider appropriate in such case to reflect the true value thereof as at the relevant valuation point.
- 8.3.6. the value of any demand notes, promissory notes and accounts receivable shall be deemed to be the face value or full amount thereof after making such discount as



the directors may consider appropriate to reflect the true current value thereof as at any valuation point.

- 8.3.7. certificates of deposit, treasury bills, bank acceptances, trade bills and other negotiable instruments shall each be valued at each valuation point at the last traded price on the regulated market on which these assets are traded or admitted for trading (being the regulated market which is the sole regulated market or in the opinion of the directors or their duly authorised delegate the principal regulated market on which the assets in question are quoted or dealt in).
- 8.3.8. units or shares in open-ended collective investment schemes, other than those valued in accordance with the foregoing provisions, will be valued at the latest available net asset value per unit, share or class or bid price thereof as published by the relevant collective investment scheme after deduction of any repurchase charge as at the relevant valuation point. Units or shares in closed-ended collective investment schemes will, if quoted, listed or traded on a regulated market, be valued at the last traded price on the principal regulated market for such investment as at the valuation point for the relevant dealing day or, if unavailable at the probable realisation value, as estimated with care and in good faith and as may be recommended by a competent professional appointed by the directors and/or the Manager.
- 8.3.9. any value expressed otherwise than in the base currency of the relevant Fund (whether of an investment or cash) and any non-base currency borrowing shall be converted into the base currency at the official rate which the administrator deems appropriate in the circumstances.
- 8.3.10. exchange traded derivative instruments, share price index, future contracts and options contracts and other derivative instruments will be valued at the settlement price as determined by the regulated market in question as at the valuation point for the relevant dealing day; provided that if such settlement price is not available for any reason as at a valuation point such value shall be the probable realisation value estimated with care and in good faith by (i) the directors and/or the Manager or their duly authorised delegate or (ii) other competent person appointed by the directors and/or the Manager or their duly authorised delegate, in each case approved for such purpose by the Depositary or (iii) any other means provided that the value is approved by the Depositary. forward foreign exchange contracts and interest rate swaps shall be valued as at the valuation point for the relevant dealing day by reference to the prevailing market maker quotations, namely, the price at which a new forward contract of the same size and maturity could be undertaken.
- 8.3.11. the value of over-the-counter derivatives will be the quotation from the counterparty to such contracts at the valuation point and shall be valued daily. The valuation will be approved or verified weekly by a party independent of the counterparty who has been approved, for such purpose, by the Depositary. Alternatively, the value of any over-the-counter derivative contract may be the quotation from an independent pricing vendor or that calculated by the Fund itself and shall be valued daily. Where an alternative valuation is used by the Fund, the Fund will follow international best practice and adhere to specific principles on such valuation by bodies such as IOSCO and AIMA. Any such alternative valuation must be provided by a competent



person appointed by the directors or their duly authorised delegate and approved for the purpose by the Depositary, or a valuation by any other means provided that such value is approved by the Depositary. Any such alternative valuation must be reconciled to the counterparty valuation on a monthly basis. Where significant differences arise they must be promptly investigated and explained.

- 8.3.12. Notwithstanding the provisions of paragraphs 8.3.1 to 8.3.10 above:
 - (1) in the case of a Fund which is a short-term money market fund in accordance with the Central Bank's Notices (a Short Term Money Market Fund), the Directors or their delegates may value any Asset through the use of amortised cost. The amortised cost method of valuation may only be used in relation to Funds which comply with the Central Bank's requirements for Short Term Money Market Funds and where a review of the amortised cost valuation visà-vis market valuation will be carried out in accordance with the Central Bank's requirements.
 - (2) where a Fund which is not a Short Term Money Market Fund invests in money market instruments in a money-market fund or non-money market fund, such instruments may be valued by the Directors or their delegates at their amortised cost if the money market instrument has a residual maturity of less than 3 months and does not have any specific sensitivity to market parameters, including credit risk.
- 8.3.13. If in any case a particular value is not ascertainable as provided above or if the Directors shall consider that some other method of valuation better reflects the fair value of the relevant investment, then in such case the method of valuation of the relevant investment shall be such as the Directors, or a competent person appointed by the Directors and/or the Manager and approved for such purposes by the Depositary, in consultation with the Investment Manager, shall determine, such method of valuation to be approved by the Depositary. The value of an asset may be adjusted where such an adjustment is considered necessary to reflect the fair value in the context of currency, marketability, dealing costs and/or such other consideration which are deemed relevant.

Notwithstanding the foregoing, where at any Valuation Point any asset of the ICAV has been realised or contracted to be realised there shall be included in the assets of the ICAV in place of such asset the net amount receivable by the ICAV in respect thereof, provided that if such amount is not then known exactly then its value shall be the net amount estimated by the Directors as receivable by the ICAV. If the net amount receivable is not payable until some future time after the Valuation Point in question the Directors shall make such allowance as they consider appropriate to reflect the true current value thereof as at the relevant Valuation Point. In the event that the ICAV has contracted to purchase an asset but settlement has yet to occur, the asset (rather than the cash to be used to settle the trade) will be included in the assets of the ICAV.

Notwithstanding the foregoing, the Investment Manager may be appointed as a competent person by the Directors and/or the Manager, subject to the approval of the Depositary.

8.4. Suspension of Calculation of Net Asset Value



The Directors may, following consultation with the Manager, at any time temporarily suspend the calculation of the Net Asset Value of any Fund and the issue, redemption and exchange of Shares and the payment of redemption proceeds during:

- 8.4.1. any period when dealing in the units/shares of any collective investment scheme in which a Fund may be invested are restricted or suspended; or
- 8.4.2. any period when any of the markets or stock exchanges on which a substantial portion of the investments of the relevant Fund from time to time are quoted, listed or dealt in is closed, otherwise than for ordinary holidays, or during which dealings therein are restricted or suspended; or
- 8.4.3. any period when, as a result of political, economic, military or monetary events or any circumstances outside the control, responsibility and power of the Directors, disposal or valuation of a substantial portion of the investments of the relevant Fund is not reasonably practicable without this being seriously detrimental to the interests of Shareholders of the relevant Fund or if, in the opinion of the Directors, the Net Asset Value of the Fund cannot be fairly calculated; or
- 8.4.4. any breakdown in the means of communication normally employed in determining the price of a substantial portion of the investments of the relevant Fund or when for any other reason the current prices on any market or stock exchange of any of the investments of the relevant Fund cannot be promptly and accurately ascertained; or
- 8.4.5. any period during which any transfer of funds involved in the realisation or acquisition of investments of the relevant Fund cannot, in the opinion of the Directors, be effected at normal prices or rates of exchange; or
- 8.4.6. any period when the ICAV is unable to repatriate funds required for the purpose of making payments due on the redemption of Shares in the relevant Fund; or
- 8.4.7. any period when the Directors consider it to be in the best interest of the relevant Fund; or
- 8.4.8. following the circulation to Shareholders of a notice of a general meeting at which a resolution proposing to wind up the ICAV or terminate the relevant Fund is to be considered; or
- 8.4.9. when any other reason makes it impracticable to determine the value of a meaningful portion of the Investments of the ICAV or any Fund; or
- 8.4.10. any period during which the Directors, in their discretion, consider suspension to be required for the purposes of effecting a merger, amalgamation or restructuring of a Fund or of the ICAV; or
- 8.4.11. it becomes where it is or becomes impossible or impractical to enter into, continue with or maintain FDIs relating to an index for the relevant Fund or to invest in stocks comprised within the particular index; or



8.4.12. where such suspension is required by the Central Bank in accordance with the Regulations.

Where possible, all reasonable steps will be taken to bring any period of suspension to an end as soon as possible.

Shareholders who have requested issue or redemption of Shares of any Class or exchanges of Shares of one Class to another will be notified of any such suspension in such manner as may be directed by the Directors and, unless withdrawn but subject to the limitations referred to above, and in the relevant Supplements, their requests will be dealt with on the first relevant Dealing Day after the suspension is lifted. Any such suspension will be notified immediately on the same Business Day to the Central Bank and to the Euronext Dublin (where the Fund in question is listed) and will be communicated without delay to the competent authorities in any country in which the Shares are marketed to the public.

The Directors may, following consultation with the Manager, postpone any Dealing Day for a Fund to the next Business Day if in the opinion of the Directors, a substantial portion of the investments of the relevant Fund cannot be valued on an equitable basis and such difficulty is expected to be overcome within one Business Day.

The determination of the Net Asset Value of a Fund shall also be suspended where such suspension is required by the Central Bank in accordance with the Regulations.

8.5. Form of Shares and Transfer of Shares

Shares will be issued in registered form. Contract notes will normally be issued within 2 Business Days after the allotment of Shares. Share certificates shall not be issued.

Shares in each Fund will be transferable by instrument in writing in common form or in any other form approved by the Directors and signed by (or, in the case of a transfer by a body corporate, signed on behalf of or sealed by) the transferor and the transferee. Transferees will also be required to complete an Application Form and provide any other documentation required by the ICAV or the Administrator in addition to providing any documentation or information required to satisfy all anti-money laundering procedures. In the case of the death of one of joint Shareholders, the survivor or survivors will be the only person or persons recognised by the ICAV as having any title to or interest in the Shares registered in the names of such joint Shareholders. No Share transfer will be permitted until all documentation required by the Administrator, including any document in connection with anti-money laundering procedures have been complied with have been received by the Administrator.

Shares may not be transferred to any person or entity as described in the **Mandatory Redemptions** section of the Prospectus, or who is or will hold such Shares for the benefit of a U.S. Person (unless the Directors determine (i) the transaction is permitted under an exemption from registration available under the securities laws of the United States and (ii) that the relevant Fund and ICAV continue to be entitled to an exemption from registration as an investment company under the securities laws of the United States if such person holds Shares), an individual under the age of 18 (or such other age as the Directors may think fit), a person or entity who breached or falsified representations on subscription documents (including as to its status under ERISA), who appears to be in breach of any law or requirement of any country or government authority or by virtue of which such person or entity is not qualified to hold Shares, or if the holding of the Shares by any person is unlawful or is less than the Minimum Shareholding set for that Class of Shares by the Directors, or in circumstances which (whether directly or indirectly affecting such person or persons or entity, and whether taken alone or in



conjunction with any other persons or entities, connected or not, or any other circumstances appearing to the Directors to be relevant), in the opinion of the Directors, might result in the relevant Fund of the ICAV incurring any liability to taxation or suffering any other pecuniary liability to taxation or suffering other pecuniary legal or material administrative disadvantage (including that the relevant Fund's assets are not considered "plan assets" for the purpose of ERISA) or being in breach of any law or regulation which the Fund might not otherwise have incurred or suffered or might result in the Fund being required to comply with registration or filing requirements in any jurisdiction with which it would not otherwise be required to comply or is otherwise prohibited by the Instrument of Incorporation as described herein. Registration of any transfer may be refused by the Directors if, following the transfer, either transferor or transferee would hold Shares having a value less than the Minimum Shareholding for that Class of Shares specified in the Supplement for the relevant Fund.

If the transferor is or is deemed to be or is acting on behalf of a Taxable Irish Person, the ICAV is entitled to redeem and cancel a sufficient portion of the transferor's Shares as will enable the ICAV to pay the tax payable in respect of the transfer to the Irish Revenue Commissioners.

8.6. Share Classes

Share Classes may be established in each Fund (in accordance with the requirements of the Central Bank) which may be subject to different terms, including higher or lower or no fees. Further information in this regard is available on request.

8.7. Notification of Prices

The Net Asset Value per Share of each Class of Shares in each Fund will be available from the office of the Administrator and on https://www.atlasinfrastructure.com/ can and such other website as disclosed in the relevant Supplement and such other place as the Directors may decide from time to time and as notified to the Shareholders in advance. Such prices will be the prices applicable to the previous Dealing Day's trades and are therefore only indicative after the relevant Dealing Day. This will be published as soon as possible after the prices applicable to the previous Dealing Day's trade become available and will be kept up to date. The ICAV cannot accept any responsibility for any error or delay in publication or for non-publication of prices which are beyond its control. The frequency of publication of the Net Asset Value per Share may differ between Funds as it is dependent upon a Fund's dealing frequency. For daily dealing Funds, the Net Asset Value per Share will be published on each Business Day.

9. FEES AND EXPENSES

Particulars of the fees and expenses (including performance fees, if any) payable to the Investment Manager, the Administrator, the Depositary and any other service provider out of the assets of each Fund are set out in the relevant Supplement.

Unless otherwise disclosed in the relevant Supplement, the following provisions apply in respect of the Funds:

The ICAV may pay out of the capital and/or assets of each Fund the fees and expenses payable to the Manager, Investment Manager, the Depositary, the Administrator and any distributors other than the Distributor, the fees and expenses of any other service provider, the fees and expenses of subcustodian and any facilities agent (which will be at normal commercial rates), the fees and expenses of the Directors (as referred to below), any fees in respect of circulating details of the Net Asset Value,



company secretarial fees, stamp duties, taxes, including any value added tax, any costs incurred in respect of meetings of Shareholders, marketing and distribution costs, investment transaction charges, costs incurred in respect of the payment of dividends to Shareholders, the fees and expenses of any Paying Agent or representative appointed in compliance with the requirements of another jurisdiction (and at normal commercial rates), any amount payable under indemnity provisions contained in the Instrument of Incorporation or any agreement with any appointee of the ICAV, all sums payable in respect of directors' and officers' liability insurance cover, brokerage or other expenses of acquiring and disposing of investments, the fees and expenses of the auditors, tax and legal advisers and fees connected with any listing the Shares on the Euronext Dublin and registering the ICAV for sale in other jurisdictions. In cases where investments of the Fund are held through wholly owned subsidiaries, the operating costs including audit and administration fees and expenses may be charged as an expense of the Fund. Unless otherwise disclosed in the relevant Supplement, the costs of printing and distributing this Prospectus, reports, accounts and any explanatory memoranda, any necessary translation fees, the costs of publishing prices and any costs incurred as a result of periodic updates of the Prospectus, or of a change in law or the introduction of any new law (including any costs incurred as a result of compliance with any applicable code, whether or not having the force of law) will also be paid by the ICAV out of the assets of the relevant Fund(s).

Such fees, duties and charges will be charged to the Fund in respect of which they were incurred or, where an expense is not considered by the Directors to be attributable to any one Fund, the expense will be allocated by the Directors in such manner and on such basis as the Directors in their discretion deem fair and equitable. In the case of any fees or expenses of a regular or recurring nature, such as audit fees, the Directors may calculate such fees and expenses on an estimated figure for yearly or other periods in advance and accrue the same in equal proportions over any period.

The Directors who are not connected with the Investment Manager will be entitled to remuneration for their services as directors provided however that the aggregate emoluments of each Director in respect of any twelve-month accounting period shall not exceed €25,000 (plus VAT if applicable) In addition, the Directors will also be entitled to be reimbursed for their reasonable out of pocket expenses incurred in discharging their duties as directors.

10. TAXATION

10.1. General

The following statements are by way of a general guide to potential investors and shareholders only and do not constitute legal or tax advice. Shareholders and potential investors are therefore advised to consult their professional advisers concerning the income and other possible taxation consequences of purchasing, holding, selling or otherwise disposing of the Shares under the laws of their country of incorporation, establishment, citizenship, residence or domicile.

Shareholders and potential investors should note that the following statements on taxation are based on advice received by the Directors regarding the law and practice in force in the relevant jurisdiction at the date of this Prospectus and proposed regulations and legislation in draft form. As is the case with any investment, there can be no guarantee that the tax position or proposed tax position prevailing at the time an investment is made in the ICAV will endure indefinitely.

10.2. Ireland



The following statements regarding taxation are with regard to the law and practice in force in Ireland at the date of this document and do not constitute legal or tax advice to Shareholders or prospective Shareholders. As is the case with any investment, there can be no guarantee that the tax position or proposed tax position prevailing at the time an investment in the ICAV is made will endure indefinitely, as the basis for and rates of taxation can fluctuate.

The following statements have been drafted on the basis that the ICAV is not, and does not intend to be, an Irish Real Estate Fund ("IREF") (as defined in Section 739K of the TCA). An investment undertaking or sub-fund of an investment undertaking in which 25% or more of the value of the assets at the end of the immediately preceding accounting period is derived from Irish real estate (or related assets), or an investment undertaking or sub-fund of an investment undertaking the main purpose of which, or one of the main purposes of which, is to acquire such assets will constitute an IREF and will be subject to specific tax rules. If the ICAV (including any of its sub-funds) was considered to be an IREF, there may be additional withholding tax arising on certain events, including distributions to Shareholders. In addition, purchasers of Shares may be obliged to withhold tax on the transfer of Shares and the ICAV will have additional certification and tax reporting obligations.

The ICAV

The ICAV was registered in Ireland under the ICAV Act as an umbrella Irish collective assetmanagement vehicle with segregated liability between Funds on 20 March 2017 with registered number C167077.

The ICAV will be operated such that its central management and control will be in the Republic of Ireland, and this summary assumes that the ICAV will at all relevant times be a resident of the Republic of Ireland for the purposes of Irish Taxation.

10.3. Irish Taxation

The ICAV will only be subject to tax on chargeable events in respect of Shareholders who are Taxable Irish Persons (generally persons who are resident or ordinarily resident in Ireland for tax purposes - see definitions below for more details).

A chargeable event occurs on, for example:

- (i) a payment of any kind to a Shareholder by the ICAV in respect of their Shares;
- (ii) a transfer, cancellation, redemption or repurchase of Shares; and
- (iii) on the eighth anniversary of a Shareholder acquiring Shares and every subsequent eighth anniversary

but does not include any transaction in relation to Shares held in a clearing system recognised by the Irish Revenue Commissioners, certain transfers arising as a result of an amalgamation or reconstruction of fund vehicles and certain transfers between spouses or former spouses.

If a Shareholder is not a Taxable Irish Person at the time a chargeable event arises no Irish tax will be payable on that chargeable event in respect of that Shareholder.

Where tax is payable on a chargeable event, subject to the comments below, it is a liability of the ICAV



which is recoverable by deduction or, in the case of a transfer and on the eight-year rolling chargeable event by cancellation or appropriation of Shares from the relevant Shareholders. In certain circumstances, and only after notification by the ICAV to a Shareholder, the tax payable on the eight-year rolling chargeable event can at the election of the ICAV become a liability of the Shareholder rather than the ICAV. In such circumstances the Shareholder must file an Irish tax return and pay the appropriate tax (at the rate set out below) to the Irish Revenue Commissioners.

In the absence of the appropriate declaration being received by the ICAV that a Shareholder is not a Taxable Irish Person or if the ICAV has information that would reasonably suggest that a declaration is incorrect, and in the absence of written notice of approval from the Irish Revenue Commissioners to the effect that the requirement to have been provided with such declaration is deemed to have been complied with (or following the withdrawal of, or failure to meet any conditions attaching to such approval), the ICAV will be obliged to pay tax on the occasion of a chargeable event (even if, in fact, the Shareholder is neither resident nor ordinarily resident in Ireland). Where the chargeable event is an income distribution tax will be deducted at the rate of 41%, or at the rate of 25% where the Shareholder is a company and the appropriate declaration has been made, on the amount of the distribution. Where the chargeable event occurs on any other payment to a Shareholder, not being a company, which has made the appropriate declaration, on a transfer of Shares and on the eight-year rolling chargeable event, tax will be deducted at the rate of 41% on the increase in value of the shares since their acquisition. Tax will be deducted at the rate of 25% on such transfers where the Shareholder is a company, and the appropriate declaration has been made. In respect of the eight-year rolling chargeable event, there is a mechanism for obtaining a refund of tax where the Shares are subsequently disposed of for a lesser value.

An anti-avoidance provision increases the 41% rate of tax to 60% (80% where the details of the payment/disposal are not correctly included in the individual's tax return) if, under the terms of an investment in a fund, the investor or certain persons associated with the investor have an ability to influence the selection of the assets of the fund.

Other than in the instances described above the ICAV will have no liability to Irish taxation on income or chargeable gains.

10.4. Shareholders

Shareholders who are neither resident nor ordinarily resident in Ireland in respect of whom the appropriate declarations have been made (or in respect of whom written notice of approval from the Irish Revenue Commissioners has been obtained by the ICAV to the effect that the requirement to have been provided with such declaration from that Shareholder or Class of Shareholders to which the Shareholder belongs is deemed to have been complied with) will not be subject to tax on any distributions from the ICAV or any gain arising on redemption, repurchase or transfer of their shares provided the shares are not held through a branch or agency in Ireland. No tax will be deducted from any payments made by the ICAV to those Shareholders who are not Taxable Irish Persons.

Shareholders who are Irish resident or ordinarily resident or who hold their shares through a branch or agency in Ireland may have a liability under the self-assessment system to pay tax, or further tax, on any distribution or gain arising from their holdings of Shares. In particular where the ICAV has elected to not deduct tax at the occasion of the eight-year rolling chargeable event a Shareholder will have an obligation to file a self-assessment tax return and pay the appropriate amount of tax to the Irish Revenue Commissioners. Certain Irish resident and ordinarily resident Shareholders will be exempt from Irish tax on distributions and gains on redemptions by the ICAV provided the appropriate declaration is in



place.

Refunds of tax where a relevant declaration could be made but was not in place at the time of a chargeable event are generally not available except in the case of certain corporate Shareholders within the charge to Irish corporation tax.

10.5. Stamp duty

No Irish stamp duty will be payable on the subscription, transfer or redemption of Shares provided that no application for Shares or re-purchase or redemption of Shares is satisfied by an in-specie transfer of any Irish situated property.

10.6. Capital acquisitions tax

No Irish gift tax or inheritance tax (capital acquisitions tax) liability will arise on a gift or inheritance of Shares provided that

- (i) at the date of the disposition the transferor is neither domiciled nor ordinarily resident in Ireland and at the date of the gift or inheritance the transferee of the Shares is neither domiciled nor ordinarily resident in Ireland; and
- (ii) the Shares are comprised in the disposition at the date of the gift or inheritance and the valuation date.

10.7. Automatic exchange of information

Irish reporting financial institutions, which may include the ICAV, have reporting obligations in respect of certain investors under FATCA as implemented pursuant to the IGA and/or CRS (see below).

10.8. FATCA in Ireland

Irish reporting financial institutions are obliged to report certain information in respect of U.S. investors in the Fund to the Revenue. The Revenue will share that information with the U.S. tax authorities. FATCA imposes a 30% U.S. withholding tax on certain withholdable payments made on or after 1 July 2014 unless the payee enters into and complies with an agreement with the IRS to collect and provide to the IRS substantial information regarding direct and indirect owners and accountholders.

On 21 December 2012, Ireland signed an IGA with the U.S. to Improve International Tax Compliance and to Implement FATCA. Under this IGA, Ireland agreed to implement legislation to collect certain information in connection with FATCA and the Revenue and IRS have agreed to automatically exchange this information. The IGA provides for the annual automatic exchange of information in relation to accounts and investments held by certain U.S. persons in a broad category of Irish financial institutions and vice versa.

Under the IGA and the Financial Accounts Reporting (United States of America) Regulations 2014 (as amended) (the Irish Regulations) implementing the information disclosure obligations, Irish financial institutions which may include the ICAV are required to report certain information with respect to U.S. account holders to the Revenue. The Revenue will automatically provide that information annually to the IRS. The Directors (and/or the Administrator or Investment Manager on behalf of the Directors) must obtain the necessary information from investors required to satisfy the reporting requirements



whether under the IGA, the Irish Regulations or any other applicable legislation published in connection with FATCA and such information is being sought as part of the application process for Shares in the ICAV. It should be noted that the Irish Regulations require the collection of information and filing of returns with the Revenue regardless as to whether and Fund holds any U.S. assets or has any U.S. investors.

If a Shareholder causes the Fund to suffer a withholding for or on account of FATCA (a FATCA Deduction) or other financial penalty, cost, expense or liability, the Directors may compulsorily redeem any Shares of such Shareholder and/or take any actions required to ensure that such FATCA Deduction or other financial penalty, cost, expense or liability is economically born by such shareholder. While the IGA and the Irish Regulations should serve to reduce the burden of compliance with FATCA, and accordingly the risk of a FATCA withholding on payments to the Fund in respect of its assets, no assurance can be given in this regard. As such, Shareholders should obtain independent tax advice in relation to the potential impact of FATCA before investing.

10.9. CRS

The goal of the CRS is to provide for the annual automatic exchange between governments of financial account information reported to them by local Financial Institutions (**FIs**) relating to account holders tax resident in other participating countries to assist in the efficient collection of tax. The OECD, in developing the CRS have used FATCA concepts and as such the CRS is broadly similar to the FATCA requirements, albeit with numerous alterations. It will result in a significantly higher number of reportable persons due to the increased instances of potentially in-scope accounts and the inclusion of multiple jurisdictions to which accounts must be reported.

Ireland is a signatory jurisdiction to a Multilateral Competent Authority Agreement on the automatic exchange of financial account information in respect of CRS while sections 891F and 891G of the TCA contain measures necessary to implement the CRS internationally and across the European Union, respectively. Regulations, the Returns of Certain Information by Reporting Financial Institutions Regulations 2015 (the **CRS Regulations**), gave effect to the CRS from 1 January 2016.

Directive 2014/107/EU on Administrative Cooperation in the Field of Taxation (**DAC II**) implements CRS in a European context and creates a mandatory obligation for all EU Member States to exchange financial account information in respect of residents in other EU Member States on an annual basis. Section 891G of the TCA contained measures necessary to implement the DAC II. Regulations, the Mandatory Automatic Exchange of Information in the Field of Taxation Regulations 2015 (together with the CRS Regulations, the **Regulations**), gave effect to DAC II from 1 January 2016.

Under the Regulations reporting financial institutions, are required to collect certain information on accountholders and on certain controlling persons in the case of the accountholder(s) being an entity, as defined for CRS purposes, (e.g. name, address, jurisdiction of residence, TIN, date and place of birth (as appropriate), the account number and the account balance or value at the end of each calendar year) to identify accounts which are reportable to the Irish tax authorities. The Irish tax authorities shall in turn exchange such information with their counterparts in participating jurisdictions. Further information in relation to CRS and DAC II can be found on the Automatic Exchange of Information (AEOI) webpage on www.revenue.ie.

By signing the subscription agreement and/or application form to subscribe for Shares in the ICAV each Shareholder is agreeing to provide such information upon request from the ICAV or its delegate. The non-provision of such information may result in the mandatory redemption of Shares or other



appropriate action taken by the ICAV. Shareholders refusing to provide the requisite information to the ICAV may also be reported to the Irish Revenue Commissioners.

10.10. Other tax matters

The income and/or gains of a Fund from its securities and assets may suffer withholding tax in the countries where such income and/or gains arise. The ICAV may not be able to benefit from reduced rates of withholding tax in double taxation agreements between Ireland and such countries. If this position changes in the future and the application of a lower rate results in repayment to the relevant Fund, the Net Asset Value will not be restated, and the benefit will be allocated to the existing Shareholders of the relevant Fund rateably at the time of repayment.

10.11. Certain Tax Definitions

Residence - Company

Prior to the Finance Act 2014, company residence was determined with regard to the long-established common law rules based on central management and control. These rules were significantly revised in the Finance Act 2014 to provide that a company incorporated in the State will be regarded as resident for tax purposes in the State, unless it is treated as resident in a treaty partner country by virtue of a double taxation treaty. While the common law rule based on central management and control remains in place, it is subject to the statutory rule for determining company residence based on incorporation in the State set out in the revised section 23A TCA 1997.

The incorporation rule for determining the tax residence of a company incorporated in the State applies to companies/ICAVs incorporated on or after 1 January 2015. For companies incorporated in the State before this date, a transition period applied until 31 December 2020.

We would recommend that any Irish incorporated company that considers it is not Irish tax resident seeks professional advice before asserting this in any tax declaration given to the ICAV.

Residence - Individual

An individual will be regarded as being resident in Ireland for a tax year if s/he:

- a) Spends 183 or more days in the state in that tax year; or
- b) Has a combined presence of 280 days in the state, taking into account the number of days spent in the state in that tax year together with the number of days spent in the state in the preceding year.

Presence in a tax year by an individual of not more than 30 days in the State will not be reckoned for the purpose of applying the two-year test. Up to 31 December 2008, presence in the State for a day means the personal presence of an individual at the end of the day (midnight). From 1 January 2009, presence in the State for a day means the personal presence of an individual at any time during the day.

Ordinary Residence - Individual

The term "ordinary residence" as distinct from "residence", relates to a person's normal pattern of life



and denotes residence in a place with some degree of continuity.

An individual who has been resident in the State for three consecutive tax years becomes ordinarily resident with effect from the commencement of the fourth tax year.

An individual who has been ordinarily resident in the State ceases to be ordinarily resident at the end of the third consecutive tax year in which s/he is not resident. Thus, an individual who is resident and ordinarily resident in the State in 2024 and departs from the State in that tax year will remain ordinarily resident up to the end of the tax year in 2027.

Intermediary

this means a person who: -

- (a) carries on a business which consists of, or includes, the receipt of payments from an investment undertaking resident in Ireland on behalf of other persons; or
- (b) holds units in an investment undertaking on behalf of other persons.

10.14 Other Jurisdictions

As Shareholders are no doubt aware, the tax consequences of any investment can vary considerably from one jurisdiction to another, and ultimately will depend on the tax regime of the jurisdictions within which a person is tax resident. Therefore, the Directors strongly recommend that Shareholders obtain tax advice from an appropriate source in relation to the tax liability arising from the holding of Shares in a Fund and any investment returns from those Shares. It is the Directors' intention to manage the affairs of the ICAV and each Fund so that it does not become resident outside of Ireland for tax purposes. The Investment Manager of a Fund may take positions or make decisions without considering the tax consequences to certain Shareholders.

11 GENERAL INFORMATION

11.14 Reports and Accounts

The ICAV's year end is 30 June in each year commencing on the incorporation of the ICAV. Audited accounts prepared in accordance with International Financial Reporting Standards and a report in relation to each Fund will be sent to Shareholders within 4 months after the conclusion of each Accounting Period. The ICAV will also prepare semi-annual report and unaudited accounts which will be made available to Shareholders within two months after the six-month period ending on 31 December in each year. Such accounts and reports will contain a statement of the value of the net assets of each Fund and of the investments comprised therein as at the year end and such other information as is required by the UCITS Regulations. The audited information required to be available to Shareholders will be sent, on request, to any Shareholder or prospective Shareholder.

11.15 Directors' Confirmation

The Directors confirm that the ICAV was registered in Ireland under the ICAV Act as an open-ended ICAV with limited liability and variable capital and as an umbrella fund with segregated liability between Funds, on 20 March 2017. As at the date of this Prospectus, no Fund has any outstanding mortgages, charges, debentures or other borrowings, including bank overdrafts and liabilities made under



acceptance credits, obligations made under finance leases, hire purchase commitments, guarantees or other contingent liabilities.

11.16 Share Capital

At the date hereof the authorised share capital of the ICAV is 2 subscriber shares of €1 each and 1,000,000,000,000,000 Shares of no-Par Value initially designated as unclassified shares.

The unclassified shares are available for issue as Shares. There are no rights of pre-emption attaching to the Shares in the ICAV.

11.17 Instrument of Incorporation

Clause 4.1 of the Instrument of Incorporation provides that the sole object of the ICAV is the collective investment of its funds in property and giving members the benefit of the results of the management of its funds. The Instrument of Incorporation contains provisions to the following effect:

Directors' Authority to Allot Shares. The Directors are generally and unconditionally authorised to exercise all powers of the ICAV to allot relevant securities, including fractions thereof, up to an amount equal to the authorised but as yet unissued share capital of the ICAV;

Variation of rights. The rights attached to any class may be varied or abrogated with the consent in writing of the holders of three-fourths in number of the issued Shares of that class, or with the sanction of a special resolution passed at a separate general meeting of the holders of the Shares of the Class, and may be so varied or abrogated either whilst the ICAV is a going concern or during or in contemplation of a winding-up. The quorum at any such separate general meeting, other than an adjourned meeting, shall be two persons present in person or by proxy and the quorum at an adjourned meeting shall be one person holding Shares of the class in question or their proxy;

Voting Rights. Subject to any rights or restrictions for the time being attached to any Class or Classes of Shares, on a show of hands every holder who is present in person or by proxy shall have one vote and on a poll every holder present in person or by proxy shall have one vote for every Share of which he is the holder. Holders who hold a fraction of a Share may not exercise any voting rights, whether on a show of hands or on a poll, in respect of such fraction of a Share;

Alteration of Share Capital. The ICAV may from time to time by ordinary resolution increase the share capital by such amount and/or number as the resolution may prescribe.

The ICAV may also by ordinary resolution:

- (i) redenominate the currency of any Class of Shares;
- (ii) consolidate and divide all or any of its share capital into Shares of larger amount;
- (iii) subdivide its Shares, or any of them, into Shares of smaller amount or value; or
- (iv) cancel any Shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person and reduce the amount of its authorised share capital by the amount of the Shares so cancelled.



Directors' Interests. Provided that the nature and extent of their interest shall be disclosed as set out below, no Director or intending Director shall be disqualified by their office from contracting with the ICAV nor shall any such contract or any contract or arrangement entered into by or on behalf of any other company in which any Director shall be in any way interested be avoided nor shall any Director so contracting or being so interested be liable to account to the ICAV for any profit realised by any such contract or arrangement by reason of such Director holding that office or of the fiduciary relationship thereby established;

The nature of a Director's interest must be declared by them at the meeting of the Directors at which the question of entering into the contract or arrangement is first taken into consideration, or if the Director was not at the date of that meeting interested in the proposed contract or arrangement at the next meeting of the Directors held after he became so interested, and in a case where the Director becomes interested in a contract or arrangement after it is made, at the first meeting of the Directors held after he becomes so interested:

A Director shall not vote at a meeting of the Directors on any resolution concerning a matter in which they have, directly or indirectly, an interest which is material (other than an interest arising by virtue of their interest in shares or other securities or otherwise in or through the ICAV) or a duty which conflicts or may conflict with the interests of the ICAV. A Director shall not be counted in the quorum present at a meeting in relation to any such resolution on which they are not entitled to vote.

A Director shall be entitled to vote (and be counted in the quorum) in respect of any resolutions concerning any of the following matters, namely: -

- the giving of any security, guarantee or indemnity to them in respect of money lent by them to the ICAV or any of its subsidiary or associated companies or obligations incurred by them at the request of or for the benefit of the ICAV or any of its subsidiary or associated companies;
- (ii) the giving of any security, guarantee or indemnity to a third party in respect of a debt or obligation of the ICAV or any of its subsidiary or associated companies for which they have assumed responsibility in whole or in part and whether alone or jointly with others under a guarantee or indemnity or by the giving of security;
- (iii) any proposal concerning any offer of shares or other securities of or by the ICAV or any of its subsidiary or associated companies for subscription, purchase or exchange in which offer they are interested as a participant in the underwriting or sub-underwriting thereof; or
- (iv) any proposal concerning any other company in which they are interested, directly or indirectly and whether as an officer or shareholder or otherwise howsoever.

The ICAV by ordinary resolution may suspend or relax the provisions of this Clause to any extent or ratify any transaction not duly authorised by reason of a contravention of this provision;

Borrowing Powers. Subject to the Regulations and the ICAV Act, the Directors may exercise all of the powers of the ICAV to borrow or raise money and to mortgage, pledge, charge or transfer its undertaking, property and assets (both present and future) and uncalled capital or any part thereof provided that all such borrowings and any such transfer of assets shall be within the limits laid down by the Central Bank;



Retirement of Directors. The Directors shall not be required to retire by rotation or by virtue of their attaining a certain age;

Directors' Remuneration. Unless and until otherwise determined from time to time by the ICAV in general meeting, the ordinary remuneration of each Director shall be determined from time to time by resolution of the Directors. Any Director who holds any executive office (including for this purpose the office of chairman or deputy chairman), or who otherwise performs services which in the opinion of the Directors are outside the scope of the ordinary duties of a Director, may be paid such extra remuneration by way of salary, commission or otherwise as the Directors may determine. The Directors may be paid all travelling, hotel and other out-of-pocket expenses properly incurred by them in connection with their attendance at meetings of the Directors or general meetings or separate meetings of the holders of any Class of Shares of the ICAV or otherwise in connection with the discharge of their duties. (Directors' remuneration is described under the section entitled **Fees and Expenses** above);

Transfer of Shares. Subject to the restrictions set out below, the Shares of any holder may be transferred by instrument in writing in any usual or common form or any other form, which the Directors may approve. The Directors in their absolute discretion and without assigning any reason therefor may decline to register any transfer of a Share directly or indirectly to any person or entity who, in the opinion of the Directors is or holds such Shares for the benefit of a U.S. Person (unless the Directors determine (i) the transaction is permitted under an exemption from registration available under the securities laws of the United States and (ii) that the relevant Fund and ICAV continue to be entitled to an exemption from registration as an investment company under the securities laws of the United States if such person holds Shares), an individual under the age of 18 (or such other age as the Directors may think fit), a person or entity who breached or falsified representations on subscription documents (including as to its status under ERISA), who appears to be in breach of any law or requirement of any country or government authority or by virtue of which such person is not qualified to hold Shares, or if the holding of the Shares by any person is unlawful or is less than the Minimum Shareholding set for that Class of Shares by the Directors, or in circumstances which (whether directly or indirectly affecting such person or persons, and whether taken alone or in conjunction with any other persons, connected or not, or any other circumstances appearing to the Directors to be relevant), in the opinion of the Directors, might result in the relevant Fund of the ICAV incurring any liability to taxation or suffering any other pecuniary liability to taxation or suffering other pecuniary legal or material administrative disadvantage (including endeavouring to ensure that the relevant Fund's assets are not considered "plan assets" for the purpose of ERISA and the related code) or being in breach of any law or regulation which the Fund might not otherwise have incurred, suffered or breached or might result in the Fund being required to comply with registration or filing requirements in any jurisdiction with which it would not otherwise be required to comply or is otherwise prohibited by the Instrument of Incorporation.

The Directors may decline to recognise any instrument of transfer unless it is accompanied by the certificate for the Shares to which it relates (if issued), is in respect of one Class of Share only, is in favour of not more than four transferees and is lodged at the registered office or at such other place as the Directors may appoint;

Right of Redemption. Shareholders have the right to request the ICAV to redeem their Shares in accordance with the provisions of the Instrument of Incorporation;

Dividends. Under the Instrument of Incorporation, the Directors are entitled to declare dividends out of net income (i.e. income less expenses) and/or realised gains net of realised and unrealised losses and/or realised and unrealised gains net of realised and unrealised losses and/or net income and realised gains net of realised and unrealised losses and/or net income and realised and unrealised



gains net of realised and unrealised losses and/or capital. Any dividend unclaimed for six years from the date of declaration of such dividend shall be forfeited and shall revert to the relevant Fund:

Funds. The Directors are required to establish a separate portfolio of assets for each Fund created by the ICAV from time to time, to which the following shall apply:

- (i) for each Fund the ICAV shall keep separate books and records in which all transactions relating to the relevant Fund shall be recorded and, in particular, the proceeds from the allotment and issue of Shares of each class of Shares in the Fund, and the investments and the liabilities and income and expenditure attributable thereto shall be applied to such Fund subject to the provisions of the Instrument of Incorporation;
- (ii) any asset derived from any other asset(s) (whether cash or otherwise) comprised in any Fund, shall be applied in the books and records of the ICAV to the same Fund as the asset from which it was derived and any increase or diminution in the value of such an asset shall be applied to the relevant Fund;
- (iii) no Shares will be issued on terms that entitle the Shareholders of any Fund to participate in the assets of the ICAV other than the assets (if any) of the Fund relating to such Shares. If the proceeds of the assets of the relevant Fund are not sufficient to fund the full redemption amount payable to each Shareholder for the relevant Fund, the proceeds of the relevant Fund will, subject to the terms for the relevant Fund, be distributed equally among each Shareholder of the relevant Fund *pro rata* to the net asset value of the Shares held by each Shareholder. If the realised net assets of any Fund are insufficient to pay any amounts due on the relevant Shares in full in accordance with the terms of the relevant Fund, the relevant Shareholders of that Fund will have no further right of payment in respect of such Shares or any claim against the ICAV, any other Fund or any assets of the ICAV in respect of any shortfall;
- (iv) in the event that there are any assets of the ICAV which the Directors do not consider are attributable to a particular Fund or Funds, the Directors shall, with the approval of the Depositary, allocate such assets to and among any one or more of the Funds in such manner and on such basis as they, in their discretion, deem fair and equitable; and the Directors shall have the power to and may at any time and from time to time, with the approval of the Depositary, vary the basis upon which such assets have been previously allocated;
- (v) each Fund shall be charged with the liabilities, expenses, costs, charges or reserves of the ICAV in respect of or attributable to that Fund and any such liabilities, expenses, costs, charges or reserves of the ICAV not attributable to any particular Fund or Funds shall be allocated and charged by the Directors, with the approval of the Depositary, in such manner and on such basis as the Directors, in their sole and absolute discretion deem fair and equitable, and the Directors shall have the power to and may at any time and from time to time, with the approval of the Depositary, vary such basis including, where circumstances so permit, the re-allocation of such liabilities, expenses, costs, charges and reserves.

Fund Exchanges. Subject to the provisions of the Instrument of Incorporation, the Prospectus and the relevant Supplement, a Shareholder holding Shares in any Class in a Fund on any Dealing Day shall have the right from time to time to exchange all or any of such Shares for Shares of another Class (such



Class being either an existing Class or a Class agreed by the Directors to be brought into existence with effect from that Dealing Day);

Winding up. The Instrument of Incorporation contains provisions to the following effect:

- (i) If the ICAV shall be wound up the liquidator shall, subject to the provisions of the ICAV Act, apply the assets of each Fund in such manner and order as he thinks fit in satisfaction of creditors' claims relating to that Fund;
- (ii) The assets available for distribution amongst the Shareholders shall be applied as follows: first the proportion of the assets in a Fund attributable to each Class of Share shall be distributed to the holders of Shares in the relevant Class in the proportion that the number of Shares held by each holder bears to the total number of Shares relating to each such Class of Shares in issue as at the date of commencement to wind up; and secondly, any balance then remaining and not attributable to any of the Classes of Shares shall be apportioned pro-rata as between the classes of Shares based on the Net Asset Value attributable to each Class of Shares as at the date of commencement to wind up and the amount so apportioned to a Class shall be distributed to holders pro-rata to the number of Shares in that Class of Shares held by them;
- (iii) A Fund may be wound up pursuant to section 37 of the ICAV Act and in such event the provisions reflected in this paragraph shall apply mutatis mutandis in respect of that Fund;
- (iv) If the ICAV shall be wound up (whether the liquidation is voluntary, under supervision or by the court) the liquidator may, with the authority of a special resolution of the relevant holders and any other sanction required by the ICAV Act, divide among the holders of Shares of any Class or Classes of a Fund in kind the whole or any part of the assets of the ICAV relating to that Fund, and whether or not the assets shall consist of property of a single kind, and may for such purposes set such value as he deems fair upon any one or more class or classes of property, and may determine how such division shall be carried out as between the holders of Shares or the holders of different Classes of Shares as the case may be. The liquidator may, with the like authority, vest any part of the assets in trustees upon such trusts for the benefit of holders as the liquidator, with the like authority, shall think fit, and the liquidation of the ICAV may be closed and the ICAV dissolved, but so that no holder shall be compelled to accept any assets in respect of which there is a liability. A Shareholder may require the liquidator instead of transferring any asset in kind to them, to arrange for a sale of the assets and for payment to the holder of the net proceeds of same.

Share Qualification. The Instrument of Incorporation does not contain a share qualification for Directors.

11.18 Litigation and Arbitration

As at the date of this Prospectus the ICAV is not involved in any litigation or arbitration nor are the Directors aware of any pending or threatened litigation or arbitration.

11.19 Directors' Interests



- (i) There are no service contracts in existence between the ICAV and any of its Directors, nor are any such contracts proposed;
- (ii) There are letters of appointment between the ICAV and each of the Directors;
- (iii) At the date of this Prospectus, no Director has any interest, direct or indirect, in any assets which have been or are proposed to be acquired or disposed of by, or issued to, the ICAV and, save as provided below, no Director is materially interested in any contract or arrangement subsisting at the date hereof which is unusual in its nature and conditions or significant in relation to the business of the ICAV;
- (iv) Stephen Finn is a non-executive director of the ICAV and an employee of the Manager;
- (v) Carl Chambers and Clinton Joyner are non-executive directors of the ICAV and employees of the Investment Manager; and
- (vi) At the date of this Prospectus, neither the Directors of the ICAV nor any Associated Person have any beneficial interest in the share capital of the ICAV or any options of such capital.

12 MATERIAL CONTRACTS

The following contracts have been entered into otherwise than in the ordinary course of the business intended to be carried on by the ICAV and are or may be material:

Pursuant to the Depositary Agreement, the Depositary will be liable for loss of financial instruments held in custody or in the custody of any sub-custodian, unless it can prove that loss has arisen as a result of an external event beyond its control, the consequences of which would have been unavoidable despite all reasonable efforts to the contrary. The Depositary shall also be liable for all other losses suffered as a result of the Depositary's negligent or intentional failure to fulfil its obligations under the Regulations.

Under the Depositary Agreement, the Depositary has power to delegate the whole or any part of its depositary functions, however, its liability will not be affected by the fact that it has entrusted to a third party some or all of the assets in its safekeeping. The use of particular sub delegates will depend on the markets in which the ICAV invests.

Potential conflicts of interest affecting the Depositary and its delegates may arise from time to time, including, without limitation, where the Depositary or a delegate has an interest in the outcome of a service or an activity provided to the ICAV, or a transaction carried out on behalf of the ICAV, which is distinct from the ICAV's interest, or where the Depositary or a delegate has an interest in the outcome of a service or activity provided to another client or group of clients which is in conflict with the ICAV's interests. From time-to-time conflicts may also arise between the Depositary and its delegates or affiliates, such as where an appointed delegate is an affiliated group company and is providing a product or service to the ICAV and has a financial or business interest in such product or service. The Depositary maintains a conflict-of-interest policy to address such conflicts.

Where a conflict or potential conflict of interest arises, the Depositary will have regard to its obligations to the ICAV, applicable law, and its conflicts of interest policy. Up-to-date information regarding the duties of the Depositary, any conflicts of interest that may arise and the Depositary's delegation arrangements will be made available to investors by the ICAV on request.



Please also refer to the section entitled **Depositary** under the heading **Management of the ICAV** for further details.

The Administration Agreement between the ICAV and the Administrator; this Agreement provides that the appointment of the Administrator will continue for a period of three years and shall automatically renew for successive one year terms unless and until terminated by the ICAV or the Administrator giving to the other notice of non-renewal of at least ninety days prior written notice although in certain circumstances, as described in the Administration Agreement, the Administration Agreement may be terminated immediately by either party.

The Administration Agreement provides that in the absence of negligence, bad faith, fraud or wilful default in the performance of the services described in the Administration Agreement, the Administrator shall not be liable for any error of judgment or mistake of law or for any loss arising out of any investment or for any act or omission in carrying out its duties and shall not in any circumstances be liable for any indirect, special, punitive or consequential damages.

Under the Administration Agreement, the ICAV shall indemnify the Administrator out of the assets of the relevant Fund from and against all actions, suits and claims, losses, damages, costs, charges, reasonable counsel fees and disbursements, payments, expenses and liabilities arising directly or indirectly out of any act or omission of the Administrator in the performance or non-performance of its duties or as a result of the Administrator's reliance upon any instructions, notice or instrument that the Administrator reasonably believes is genuine and signed or presented by an authorised Person or any loss, delay, mis delivery or error in transmission of any cable, telegraphic or electronic communication; provided that this indemnification shall not apply if any such loss, damage or expense is caused by or arises from the Administrator's bad faith, fraud, negligence or wilful default in the performance its duties.

Please also refer to the section entitled **Administrator** under the heading **Management of the ICAV** for further details.

The Management Agreement provides that the appointment of the Manager will continue in force unless and until terminated by either party on ninety days' prior written notice or otherwise in accordance with the terms of the Management Agreement. The Management Agreement contains provisions regarding the Manager's legal responsibilities. The Manager is not liable for losses, actions, proceedings, claims, damages, costs, demands and expenses caused to the ICAV unless resulting from its negligence, wilful default or fraud in the performance or non-performance by the Manager or persons designated by it of its obligations or duties under the agreement or breach of contract on the part of the Manager or any of its agents or delegates or their agents.

The Investment Management Agreement between the ICAV, the Manager and the Investment Manager provides that the appointment of the Investment Manager as investment manager will continue in force unless and until terminated by any party giving to the other 90 days' notice in writing although in certain circumstances the agreement may be terminated forthwith by notice in writing by any party to the other. Under this agreement, the Investment Manager shall not be liable to the ICAV, the Manager or any Shareholders or otherwise for any error of judgement or loss suffered by the ICAV, the Manager or any such Shareholder in connection with the Investment Management Agreement unless such loss arises from the negligence, fraud or wilful default in the performance or non-performance by the Investment Manager and Distributor or persons designated by it of its obligations or duties under the agreement or breach of contract on the part of the Investment Manager or any of its agents or delegates or their agents;



The Investment Manager is entitled to fees and expenses as set out in the Supplement of the relevant Fund.

Please also refer to the section entitled **Investment Manager** under the heading **Management of the ICAV** for further details

Please refer to each Supplement for details of any other relevant material contracts (if any) in respect of a Fund.

13 MISCELLANEOUS

No commissions, discounts, brokerages or other special terms have been paid or granted or are payable for subscribing or agreeing to subscribe, or procuring or agreeing to procure subscriptions, for any Shares or loan capital of the ICAV.

13.14 Documents available for Inspection

Copies of the following documents may be obtained from the ICAV and inspected at the registered office of the ICAV during usual business hours on weekdays, except Saturdays, Sundays and Irish public holidays:

- 1. the Prospectus (as amended and supplemented to) and the Supplements;
- 2. the Instrument of Incorporation of the ICAV;
- 3. the Regulations;
- 4. the periodic reports most recently prepared and published by the ICAV;
- 5. the Central Bank UCITS Regulations;
- 6. the material contracts referred to above; and
- 7. when available, the latest audited financial statements of the ICAV.

Copies of the Instrument of Incorporation of the ICAV (and, after publication thereof, the periodic reports and accounts) may be obtained from the Administrator free of charge.

13.15 Whistleblowing Policy

The ICAV has in place appropriate procedures for the reporting of infringements internally through a specific, independent and autonomous channel, in compliance with the Regulations.



14 DIRECTORY - ATLAS GLOBAL INFRASTRUCTURE UCITS ICAV

14.14 REGISTERED OFFICE

35 Shelbourne Road Ballsbridge Dublin 4 D04 A4E0 Ireland

14.15 DIRECTORS

Gerry Brady Stephen Finn Carl Chambers Clinton Joyner

14.16 MANAGER

Waystone Management Company (IE) Limited 35 Shelbourne Road Ballsbridge Dublin 4 D04 A4E0 Ireland

14.17 INVESTMENT MANAGER

ATLAS Infrastructure Partners (UK) Ltd 4th Floor, Phoenix 1 Station Road Reading Berkshire England RG1 1NB United Kingdom

14.18 DEPOSITARY

Northern Trust Fiduciary Services (Ireland) Limited George's Court 54-62 Townsend Street Dublin 2 Ireland

14.19 ADMINISTRATOR

Northern Trust International Fund Administration Services (Ireland) Limited George's Court 54-62 Townsend Street



Dublin 2 Ireland

14.20 AUDITORS

KPMG 1 Harbourmaster Place IFSC Dublin 1 Ireland

14.21 LEGAL ADVISERS

A&L Goodbody Solicitors 3 Dublin Landings North Wall Quay Dublin 1 D01 C4E0 Ireland

14.22 SECRETARY

Clifton Fund Consulting Limited (trading as Waystone) 35 Shelbourne Road Ballsbridge Dublin 4 D04 AFEO Ireland

14.23 MANAGEMENT COMPANY SECRETARY

Waystone Management Company (IE) Limited 35 Shelbourne Road Ballsbridge Dublin 4 D04 A4E0 Ireland



APPENDIX I

The Regulated Markets

Subject to the provisions of the Central Bank UCITS Regulations and with the exception of permitted investments in unlisted securities, over-the-counter derivative instruments or in units of open-ended collective investment schemes, the ICAV will only invest in securities listed or traded on the following stock exchanges and regulated markets which meets with the regulatory criteria (regulated, operate regularly, be recognised and open to the public):

(xii) any stock exchange which is:-

located in any Member State of the European Union; or

located in any Member State of the European Economic Area (EEA) (Norway, Iceland and Liechtenstein); or

located in any of the following countries:-

- Australia
- Canada
- Japan
- Hong Kong
- New Zealand
- Switzerland
- United States of America
- United Kingdom

any of the following stock exchanges or markets:-

Argentina - Bolsa de Comercio de Buenos Aires

Argentina - Bolsa de Comercio de Cordoba

Argentina - Bolsa de Comercio de Rosario

Bangladesh - Dhaka Stock Exchange

Bangladesh - Chittagong Stock Exchange

Botswana - Botswana Stock Exchange

Brazil - Bolsa de Valores do Rio de Janeiro



Brazil - Bolsa de Valores de Sao Paulo

Chile - Bolsa de Comercio de Santiago

Chile - Bolsa Electronica de Chile

Chile - Bolsa de Valparaiso

Peoples' Rep. of China - Shanghai Securities Exchange

Shenzhen Stock Exchange

Colombia - Bolsa de Bogota

Colombia - Bolsa de Medellin

Colombia - Bolsa de Occidente

Egypt - Alexandria Stock Exchange

Egypt - Cairo Stock Exchange

Ghana - Ghana Stock Exchange

India - Bangalore Stock Exchange

India - Delhi Stock Exchange

India - Mumbai Stock Exchange

India - National Stock Exchange of India

Indonesia - Jakarta Stock Exchange

Indonesia - Surabaya Stock Exchange

Israel - Tel-Aviv Stock Exchange

Jordan - Amman Financial Market

Kazakhstan (Rep. Of) - Central Asian Stock Exchange

Kazakhstan (Rep. Of) - Kazakhstan Stock Exchange

Kenya - Nairobi Stock Exchange

Kuwait - Kuwait Stock Exchange

Malaysia - Kuala Lumpur Stock Exchange

Mauritius - Stock Exchange of Mauritius



Mexico - Bolsa Mexicana de Valores

Mexico - Mercado Mexicano de Derivados

Morocco - Societe de la Bourse des Valeurs de Casablanca

New Zealand - New Zealand Stock Exchange

Nigeria - Nigerian Stock Exchange

Pakistan - Islamabad Stock Exchange

Pakistan - Karachi Stock Exchange

Pakistan - Lahore Stock Exchange

Peru - Bolsa de Valores de Lima

Philippines - Philippine Stock Exchange

Singapore - Singapore Stock Exchange

South Korea - Korea Stock Exchange/KOSDAQ Market

Sri Lanka - Colombo Stock Exchange

Taiwan

(Republic of China) - Taiwan Stock Exchange Corporation

Taiwan

(Republic of China) - Gre Tai Securities Market

Taiwan

(Republic of China) - Taiwan Futures Exchange

Thailand - Stock Exchange of Thailand

Thailand - Market for Alternative Investments

Thailand - Bond Electronic Exchange

Thailand - Thailand Futures Exchange

Tunisia - Bourse des Valeurs Mobilieres de Tunis

Turkey - Istanbul Stock Exchange

Turkey - Turkish Derivatives Exchange



UAE Abu Dhabi Securities Exchange

UAE Dubai Financial market

UAE NASDAQ Dubai

Uruguay - Bolsa de Valores de Montevideo

Uruguay - Bolsa Electronica de Valores del Uruguay SA

Vietnam - Hanoi Stock Exchange

Vietnam - Ho Chi Minh Stock Exchange

Zambia - Lusaka Stock Exchange

the market conducted by the **listed money market institutions**, as described in the Financial Conduct Authority publication **The Investment Business Interim Prudential Sourcebook** which replaces the **Grey Paper** as amended from time to time;

AIM - the Alternative Investment Market in the UK, regulated and operated by the London Stock Exchange;

The over-the-counter market in Japan regulated by the Securities Dealers Association of Japan;

NASDAQ in the United States:

The market in US government securities conducted by primary dealers regulated by the Federal Reserve Bank of New York;

The over-the-counter market in the United States regulated by the National Association of Securities Dealers Inc. (also described as the over-the-counter market in the United States conducted by primary and secondary dealers regulated by the Securities and Exchanges Commission and by the National Association of Securities Dealers (and by banking institutions regulated by the US Comptroller of the Currency, the Federal Reserve System or Federal Deposit Insurance Corporation);

The French market for Titres de Créances Négotiables (over-the-counter market in negotiable debt instruments);

NASDAQ Europe (is a recently formed market and the general level of liquidity may not compare favourably to that found on more established exchanges);

the over-the-counter market in Canadian Government Bonds, regulated by the Investment Dealers Association of Canada.

SESDAQ (the second tier of the Singapore Stock Exchange.)

(xiii) All derivatives exchanges on which permitted FDIs may be listed or traded:



in a Member State;

in a Member State in the European Economic Area to include European Union, Norway and Iceland;

in the United States of America, on the

- Chicago Board of Trade;
- Chicago Board Options Exchange;
- Chicago Mercantile Exchange;
- Eurex US;
- New York Futures Exchange;
- New York Board of Trade:
- New York Mercantile Exchange;

in China, on the Shanghai Futures Exchange;

in Hong Kong, on the Hong Kong Futures Exchange;

in Japan, on the

- Osaka Securities Exchange;
- Tokyo International Financial Futures Exchange;
- Tokyo Stock Exchange;

in New Zealand, on the New Zealand Futures and Options Exchange;

in Singapore, on the

- Singapore International Monetary Exchange;
- Singapore Commodity Exchange;

in the United Kingdom.

These exchanges and markets are listed in accordance with the requirements of the Central Bank which does not issue a list of approved exchanges and markets.



APPENDIX II

The Depositary has appointed the following entities as delegates and sub-delegates:

1. Jurisdiction	2. Subcustodian	3. Subcustodian Delegate			
Argentina	Citibank N.A., Buenos Aires Branch				
Australia	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank Australia Limited			
Austria	UniCredit Bank Austria AG				
Bahrain	The Hongkong and Shanghai Banking Corporation Limited	g HSBC Bank Middle East Limited			
Bangladesh	Standard Chartered Bank				
Belgium	The Northern Trust Company				
Bosnia and Herzegovina (Federation of Bosnia- Herzegovina)	Raiffeisen Bank International AG	Raiffeisen Bank Bosnia DD BiH			
Bosnia and Herzegovina (Republic of Srpska)	Raiffeisen Bank International AG	Raiffeisen Bank Bosnia DD BiH			
Botswana	Standard Chartered Bank Botswana Limited				
Brazil	Citibank N.A., Brazilian Branch	Citibank Distribuidora de Titulos e Valores Mobiliaros S.A ("DTVM")			
Bulgaria	Citibank Europe plc, Bulgaria Branch				



Canada	Royal Bank of Canada			
Chile	Citibank N.A.	Banco de Chile		
China A Share	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank (China) Company Limited		
China B Share	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank (China) Company Limited		
Clearstream	Clearstream Banking S.A			
Colombia	Cititrust Columbia S.A. Sociedad Fiduciaria			
Costa Rica	Banco Nacional de Costa Rica			
Croatia	UniCredit Bank Austria AG	Zagrebacka Banka d.d.		
Cyprus	Citibank Europe PLC			
Czech Republic	UniCredit Bank Czech Republic and Slovenia, a.s.			
Denmark	Skandinaviska Enskilda Bankden AB (publ)			
Egypt	Citibank N.A., Cairo Branch			
Estonia	Swedbank AS			



Euroclear	Euroclearn Bank S.A/N.V	
Finland	Skandinaviska Enskilda Banken AB (publ)	
France	The Northern Trust Company	
Germany	The Northern Trust Company	
Ghana	Standard Chartered Bank Ghana Limited	
Greece	Citibank Europe PLC	
Hong Kong	The Hongkong and Shanghai Banking Corporation Limited	
Hong Kong (Stock and Bond Connect)	The Hongkong and Shanghai Banking Corporation Limited	
Hungary	Citibank Europe plc	
Iceland	Landsbankinn hf	
India	Citibank N.A.	
Indonesia	Standard Chartered Bank	
Ireland	The Northern Trust Company, London	



Israel	Citibank, N.A., Israel Branch	
Italy	Citibank Europe plc	
Japan	The Hongkong and Shanghai Banking Corporation Limited	
Jordan	Bank of Jordan Plc	
Kazakhstan	Citibank Kazakhstan JSC	
Kenya	Standard Chartered Bank Kenya Limited	
Kuwait	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank Middle East Limited
Latvia	Swedbank AS	
Lithuania	AB SEB bankas	
Luxembourg	Euroclear Bank S.A./N.V.	
Malaysia	The Hongkong and Shanghai Banking	HSBC Bank Malaysia Berhad
Mauritius	Corporation Limited The Hongkong and Shanghai Banking	
Mexico	Banco Nacional de Mexico S.A. integrante del Grupo Financiero Banamex	



Morocco	Société Générale Marocaine de Banques	
Namibia	Standard Bank Namibia Ltd	
Netherlands	The Northern Trust Company	
New Zealand	The Hongkong and Shanghai Banking Corporation Limited	
Nigeria	Stanbic IBTC Bank Plc	
Norway	Skandinaviska Enskilda Banken AB (publ)	
Oman	First Abu Dhabi PJSC, Oman Branch	
Pakistan	Citibank N.A., Karachi Branch	
Panama	Citibank N.A., Panama Branch	
Peru	Citibank del Peru S.A.	
Philippines	The Hongkong and Shanghai Banking Corporation Limited	
Poland	Bank Handlowy w Warszawie S.A	_
Portugal	BNP Paribas SA	



Qatar	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank Middle East Limited		
Romania	Citibank Europe PLC			
Russia	AO Citibank			
Saudi Arabia	The Northern Trust Company of Saudi Arabia			
Serbia	UniCredit Bank Austria A.G.	UniCredit Bank Serbia JSC		
Singapore	The Hongkong and Shanghai Banking Corporation Limited			
Slovakia	Citibank Europe PLC			
Slovenia	UniCredit Banka Slovenija d.d.			
South Africa	The Standard Bank of South Africa Limited			
South Korea	The Hongkong and Shanghai Banking Corporation Limited			
Spain	Citibank Europe plc			
Sri Lanka	Standard Chartered Bank			
Sweden	Skandinaviska Enskilda Banken AB (publ)			



Switzerland	UBS AG Switzerland			
Taiwan	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank (Taiwan) Limited		
Tanzania	Standard Chartered Bank (Mauritius) Limited	Standard Chartered Bank Tanzania Limited		
Thailand	Citibank N.A., Bangkok Branch			
Tunisia	Union Internationale De Banques			
Turkey	Citibank A.S			
United Arab Emirates (ADX)	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank Middle East Limited (DIFC) Branch		
United Arab Emirates (DFM)	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank Middle East Limited (DIFC) Branch		
United Arab Emirates (NASDAQ)	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank Middle East Limited (DIFC) Branch		
Uganda	Standard Chartered Bank Uganda Limited			
Ukraine (Market suspended)	JSC "Citibank"			
United Kingdom	Euroclear UK and Ireland Limited (Northern Trust self-custody)			
United States	The Northern Trust Company			



Uruguay	Banco Itau Uruguay S.A.				
Vietnam	The Hongkong and Shanghai Banking Corporation Limited	HSBC Bank (Vietnam) Ltd			
West Africa (UEMOA)	Standard Chartered Bank (Mauritius) Limited	artered Bank (Mauritius) Standard Chartered Bank Cote d'Ivoire SA			
Zambia	Standard Chartered Bank Zambia PLC				
Zimbabwe	The Standard Bank of South Africa Limited Stanbic Bank Zimbabwe Limited				

^{*} The Royal Bank of Canada serves as Northern Trust's Sub-Custodian for securities not eligible for settlement in Canada's local central securities depository



ATLAS Global Infrastructure Fund

Supplement to the Prospectus for ATLAS Global Infrastructure UCITS ICAV (an umbrella fund with segregated liability between sub-funds)

This Supplement contains specific information in relation to ATLAS Global Infrastructure Fund (the **Fund**), an open-ended Fund of ATLAS Global Infrastructure UCITS ICAV (the **ICAV**) an Irish collective asset-management vehicle umbrella fund with segregated liability between sub-funds which is registered in Ireland by the Central Bank of Ireland and authorised under the Regulations.

This Supplement forms part of and should be read in conjunction with the Prospectus dated 24 April 2024.

The Directors of the ICAV, whose names appear in the **Directors of the ICAV** section of the Prospectus, accept responsibility for the information contained in the Prospectus and this Supplement. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is the case) such information is in accordance with the facts and does not omit anything likely to affect the import of such information. The Directors accept responsibility accordingly.

Words and expressions defined in the Prospectus shall, unless the context otherwise requires, have the same meaning when used in this Supplement.

Date: 27 August 2024



TABLE OF CONTENTS

<u>1.</u>	INVESTMENT OBJECTIVE	101
<u>2.</u>	INVESTMENT POLICIES	101
<u>3.</u>	INTEGRATION OF SUSTAINABILITY IN THE INVESTMENT PROCESS	102
<u>4.</u>	FINANCIAL DERIVATIVE INSTRUMENTS	102
<u>5.</u>	PROFILE OF A TYPICAL INVESTOR	103
<u>6.</u>	INVESTMENT RESTRICTIONS	103
<u>7.</u>	BORROWING	104
<u>8.</u>	RISK FACTORS	104
<u>9.</u>	KEY INFORMATION FOR SUBSCRIPTIONS AND REDEMPTIONS	108
<u>10.</u>	CHARGES AND EXPENSES	113
<u>11.</u>	DIVIDEND POLICY	115
<u>12.</u>	SUBSCRIPTION FOR SHARES	115
<u>13.</u>	REDEMPTION OF SHARES	116
<u>14.</u>	EXCHANGE OF SHARES	116
<u>15.</u>	MISCELLANEOUS	116
ANN	IEX	118



1. **INVESTMENT OBJECTIVE**

The Fund seeks to provide a combination of income and capital appreciation by investing in a portfolio of global infrastructure equity investments.

2. **INVESTMENT POLICIES**

The Fund will seek to achieve its investment objective by investing in a portfolio of equity and equity related securities listed on stock exchanges in the developed and developing nations. The Fund is actively managed and is not managed by reference to a benchmark.

The portfolio of equities and equity related securities will be issued by, or provide exposure to, global companies engaged in infrastructure related activities in various sectors, including essential services (which may include electric, gas and water utilities and companies with similar characteristics), transport (which may include toll roads, bridges, tunnels, rail infrastructure, airports, ports and companies with similar characteristics), communications (satellite, wireless tower and other communication network related companies) and community and social infrastructure (which may include education, public housing, prison, stadia and related facilities and infrastructure). The Fund may not invest more than 10% of the New Asset Value of the Fund in emerging markets.

The Fund will invest in a number of global infrastructure companies which the Investment Manager considers offer the best potential for a combination of capital appreciation in excess of inflation and income over the medium to longer term. In selecting such investments, the Investment Manager will carry out extensive quantitative and qualitative analysis on all target companies, including but not restricted to analysis of corporate strategy, analysis of medium to longer term cash flows, sensitivity analysis and extensive risk assessment of target investments. This will enable the Investment Manager to construct a portfolio based upon the proprietorially assessed risk adjusted return characteristics of the available investment universe.

The Fund will invest the majority of its total assets in a broad range of equity and equity related securities. The Fund may invest in either common or preferred equities. The equity related securities in which the Fund may invest include American depositary receipts (**ADRs**) and global depositary receipts (**GDRs**).

The Fund may invest up to 10% of its Net Asset Value in closed-ended collective investment schemes which (i) qualify as transferable securities, (ii) are subject to the corporate governance regime applied to companies and (iii) where asset management activity is carried out by another entity that entity is subject to national regulation for the purposes of investor protection. Such closed-ended collective investment schemes may include real estate investment trusts. Any real estate investment trust in which the Fund will invest shall be listed on a regulated stock exchange or market. Any investment in real estate investment trusts will not impact on the liquidity of the Fund.

The Fund may invest up to 10% of its Net Asset Value in other open-ended collective investment schemes, including, but not limited to UCITS established as exchange traded funds as well as other regulated collective investment schemes and alternative investment funds, where the investment policies and liquidity provisions of these funds or schemes are consistent with that of the Fund and such funds or schemes are subject to a similar regulatory regime to that imposed by the Central Bank on collective investment schemes domiciled in Ireland.

The Fund may use financial derivative instruments (**FDIs**). The Fund may use forward contracts to hedge currency exposures at Share Class level as described below. The Fund may also hold warrants for efficient portfolio management purposes. Such FDIs use will at all times be in accordance with the conditions and limits laid down by the Central Bank from time to time. The use of such FDIs more particularly described under the heading Financial Derivative Instruments below and in the Prospectus.

The equities and equity related securities held by the Fund will be listed and traded (or to be listed) on an exchange listed in the Prospectus, subject to the Fund's ability to hold up to 10% of its Net Asset Value in unlisted securities.



The Fund may also, for ancillary liquidity purposes, hold and invest in cash, bank deposits and short-term debt instruments which may be fixed or floating rate instruments, including but not limited to commercial paper, floating rate notes, certificates of deposit, freely transferable promissory notes and debentures. Notwithstanding the foregoing, the Fund reserves the right to invest without limitation in short-term debt instruments or to hold a substantial amount of uninvested cash for temporary, defensive purposes, during, for example, periods of extreme market stress or where required to cover derivative positions.

3. INTEGRATION OF SUSTAINABILITY IN THE INVESTMENT PROCESS

The Fund promotes environmental characteristics and seeks to invest in companies which follow good governance practices within the meaning of Article 8 of SFDR. In seeking to achieve the investment objective of the Fund, the Investment Manager aims to deliver long-term sustainable investment outcomes through the incorporation of environmental, social and governance (**ESG**) risks into every stage of analysis and decision making in the investment process. Further disclosures in relation to the application of the SFDR are set out in the Annex to this Supplement.

4. FINANCIAL DERIVATIVE INSTRUMENTS

Subject to the Regulations, the restrictions set out in the Prospectus and the conditions set forth by the Central Bank from time to time, the Fund may utilise FDIs for efficient portfolio management and hedging purposes.

The Manager, on behalf of the ICAV, currently employs a risk management process relating to the use of FDIs for this purpose which details how it accurately measures, monitors and manages the various risks associated with using such FDIs for this purpose. The Manager will on request provide supplementary information to Shareholders relating to the risk management methods employed including the quantitative limits that are applied and any recent developments in the risk and yield characteristics of investments in respect of the Fund.

4.1. Financial Derivative Instruments (FDIs)

Efficient Portfolio Management

The Fund may invest in FDIs for the purposes of efficient portfolio management and hedging purposes subject to the investment restrictions as set out in the Prospectus and within the limits laid down by the Central Bank. Permitted efficient portfolio management transactions are transactions in FDIs dealt in or traded on an eligible derivatives market or permitted over-the counter derivatives.

There is no limit on the amount of the assets which may be used for efficient portfolio management. In addition to the foregoing, the transactions must satisfy two broadly based requirements:

- Transactions for efficient portfolio management purposes must be economically appropriate in that they are realised in a cost effective way.
- The purpose of an efficient portfolio management transaction for the Fund must be to achieve one of the following in respect of the Fund, namely (1) reduction of risk (2) reduction of cost, or (3) the generation of additional capital or income for the Fund with no, or an acceptable level of risk which is consistent with the risk profile of the Fund.

Each efficient portfolio management transaction must be covered globally. There must be adequate cover from within the assets held by the Fund to meet the Fund's total exposure, taking into account the value of the underlying assets, any reasonable foreseeable market movements, counterparty risk and the time available to liquidate any positions. Asset and cash can be used only once for cover.

Specific FDI

4.1.1. Forward Contracts



A forward contract locks in the price at which an index or asset may be purchased or sold on a future date. In currency forward contracts, the contract holders are obligated to buy or sell the currency at a specified price, at a specified quantity and on a specified future date. The Fund may use forward contracts to hedge currency exposures at Share Class level as described below.

4.1.2. Warrants

A warrant is a contract which gives the contract buyer the right, but not the obligation, to exercise a feature of the warrant, such as buying a specified quantity of a particular product, asset or financial instrument, on, or up to and including a future date (the exercise date). The "writer" (seller) has the obligation to honour the specified feature of the contract. The warrant in the classic sense is a security that entitled the holder to buy stock of the company that issued it at a specified price. Warrants have similar characteristics to call options, but are typically longer dated. The Fund may use warrants to hedge against the movements of a particular market or financial instrument, including futures, or to gain exposure to a particular market or financial instrument instead of using physical security. The Fund may also obtain warrants as a result of corporate actions relating to other portfolio securities. The Fund will use warrants to hedge against market price fluctuations on the particular asset underlying the warrant.

4.2. Risk Management Process

The Manager, on behalf of the ICAV, employs a risk management process to accurately measure, monitor and manage the various risks associated with FDIs.

The Fund will only utilise FDIs which have been included in the risk management process document that has been cleared by the Central Bank.

The use of FDIs will result in the creation of financial leverage and any such leverage will be within the limits set down by the Central Bank.

The Fund must at any time, be capable of meeting all of its payment and delivery obligations incurred in respect of its FDIs transactions.

The Fund will employ the commitment approach to assess the Fund's global exposure and to ensure that the Fund's use of FDI's is within the limits specified by the Central Bank. Global exposure will be calculated daily. While the Fund may be leveraged through the use of FDIs, any such leverage should not be in excess of 100% of the Fund's Net Asset Value.

The collateral management policy of the Company is set out in the Prospectus. The level of collateral required by the Fund in respect of its investment in OTC FDIs and use of efficient portfolio management techniques will be that required to manage counterparty exposure within the limits set down by the Central Bank.

5. PROFILE OF A TYPICAL INVESTOR

The Fund may be suitable for investors with a medium to longer term investment horizon that seek a combination of income and capital appreciation in excess of inflation primarily through exposure to a portfolio of global listed infrastructure equity investments and who are willing to accept the shorter term fluctuations in price typically associated with such investments. Investors should have an understanding of investments in the above securities and note that whilst the investment strategy focuses on capital preservation and the delivery of more stable investment returns over the medium to longer term, there is a risk of short-term capital loss compared to some other investment types.

6. INVESTMENT RESTRICTIONS



The general investment restrictions as set out in the section of the Prospectus entitled **Investment Restrictions** shall apply.

The Fund may invest in units or shares of other collective investment schemes subject to an aggregate limit of 10% of the Net Asset Value of the Fund. The Fund will not invest in any collective investment schemes managed, directly or by delegation, by the Investment Manager and / or any entity within the ATLAS group of companies.

7. BORROWING

The Fund may borrow up to 10% of its total Net Asset Value on a temporary basis as further described in the section **Borrowing**, **Leverage**, **Lending Powers and Restrictions** in the Prospectus.

8. RISK FACTORS

Investment in the Fund carries with it a degree of risk including, but not limited to, the risks described in the Investment Risks section of the Prospectus and those referred to below. These investment risks are not purported to be exhaustive and potential investors should review the Prospectus and this Supplement carefully and consult with their professional advisers before making a subscription request for Shares.

The general risk factors set out under the heading **RISK FACTORS** section of the Prospectus apply to the Fund. In addition, the following risk factors apply to the Fund:

8.1. Equity Risk

The investments of the Fund in securities are subject to normal market fluctuations and other risks inherent in investing in securities. The value of investments and the income from them, and therefore the value of and income from equity securities can go down as well as up and an investor may not get back the amount it invests. Equities as a class have historically outperformed other types of investments over the long term. Individual stock prices, however, tend to go up and down more dramatically over the short term. These price movements may result from factors affecting individual companies or industries, or the securities market as a whole.

8.2. FDI Risks

The prices of FDIs, including forward contracts and warrants are highly volatile. There is a general risk that the value of a particular FDI may change in a way which may be detrimental to the Fund's interests and the use of FDI techniques may not always be an effective means of, and sometimes could be counterproductive to, the Fund's investment objective. Price movements of forward contracts and warrants are influenced by, among other things, interest rates, changing supply and demand relationships, trade, fiscal, monetary and exchange control programs and policies of governments, and national and international political and economic events and policies. As a result of using FDIs for EPM, there is a risk that, in a rising market, potential gains may be restricted.

The use of these techniques and instruments involves certain risks, including:

- a) dependence on the ability to predict movements in the prices of securities being hedged and movements in interest rates;
- imperfect correlation between the price movements of the FDI and price movements of related instruments;
- the fact that skills needed to use these instruments are different from those needed to select the securities owned by the Fund;



- the possible absence of a liquid market for any particular instrument at any particular time which may result in possible impediments to effective portfolio management or the ability to meet redemptions;
- e) the Fund may invest in certain FDI which may involve the assumption of obligations as well as rights and assets; and
- f) assets deposited as margin with brokers may not be held in segregated accounts by the brokers and may therefore become available to the creditors of such brokers in the event of their insolvency or bankruptcy.

8.3. Counterparty Risk

The Fund may have credit exposure to counterparties by virtue of investment positions in options, forward exchange rate and other contracts held by the Fund. To the extent that a defaults on its obligations and the Fund is delayed or prevented from exercising its rights with respect to the investments in its portfolio, it may experience a decline in the value of its position, lose income and incur costs associated with asserting its rights. Risks associated with Forwards:

A forward is a contract between two parties agreeing that at a certain time in the future one party will deliver a pre-agreed quantity of some underlying asset (or its cash equivalent in the case of non-tradable underlyings) and the other party will pay a pre-agreed amount of money for it. This amount of money is called the forward price. Once the contract is signed, the two parties are legally bound by its conditions: the time of delivery, the quantity of the underlying and the forward price. Performance may be strongly influenced by movements in foreign exchange rates because currency positions held by the Fund may not correspond with the securities positions held.

8.4. Currency Risk

The Net Asset Value per Share will be computed in the base currency of the Fund, whereas the Fund's investments may be acquired in a wide range of currencies, some of which may be affected by currency movements of a more volatile nature than those of developed countries and some of which may not be freely convertible. The Investment Manager may hold unhedged currency positions which may cause a loss to the Fund.

8.5. Emerging and Frontier Markets Risks

The Fund may invest in emerging or frontier markets and investors should be aware of risks attached to investing in such markets which could have an impact on the performance of the Fund. Along with Currency Risk described above, in particular, the following risks should be noted:

(1) Settlement and Credit Risks

The trading and settlement practices of some of the stock exchanges or markets on which the Fund may invest may not be the same as those in more developed markets, which may increase settlement risk and/or result in delays in realising investments made by the Fund. In addition, the Fund will be exposed to credit risk on parties with whom it trades and will bear the risk of settlement default. The Depositary may be instructed by the Manager or the Investment Manager to settle transactions on a delivery free of payment basis where the Manager (or the Investment Manager) believes that this form of settlement is common market practice. Shareholders should be aware, however, that this may result in a loss to a relevant Fund if a transaction fails to settle and the Depositary will not be liable to the relevant Fund or to the Shareholders for such a loss.

(2) Regulatory and Accounting Standards Risk



Disclosure and regulatory standards may be less stringent in certain securities markets than they are in developed countries and there may be less publicly available information on the issuers than is published by or about issuers in such developed countries. Consequently some of the publicly available information may be incomplete and/or inaccurate. In some countries the legal infrastructure and accounting and reporting standards do not provide the same degree of shareholder protection or information to investors as would generally apply in many developed countries. In particular, greater reliance may be placed by the auditors on representations from the management of a company and there may be less independent verification of information than would apply in many developed countries. The valuation of assets, depreciation, exchange differences, deferred taxation, contingent liabilities and consolidation may also be treated differently from international accounting standards.

(3) Political Risks

The performance of the Fund may be affected by changes in economic and market conditions, uncertainties such as political developments, changes in government policies, the imposition of restrictions on the transfer of capital and in legal, regulatory and tax requirements. The Fund may also be exposed to risks of expropriation, nationalisation and confiscation of assets and changes in legislation relating to the level of foreign ownership.

(4) Custody Risks

Local custody services remain underdeveloped in many emerging or frontier market countries and there is a transaction and custody risk involved in dealing in such markets. In certain circumstances the Fund may not be able to recover or may encounter delays in the recovery of some of its assets. Such circumstances may include uncertainty relating to, or the retroactive application of legislation, the imposition of exchange controls or improper registration of title. In some emerging or frontier market countries evidence of title to shares is maintained in "bookentry" form by an independent registrar who may not be subject to effective government supervision, which increases the risk of the registration of the Fund's holdings of shares in such markets being lost through fraud, negligence or mere oversight on the part of such independent registrars. The costs borne by a Fund in investing and holding investments in such markets will generally be higher than in more organised securities markets.

(5) Liquidity Risk

Certain securities may be difficult or impossible to sell at the time and the price that the seller would like. The seller may have to lower the price to effect a secondary market sale, sell other securities instead or forego an investment opportunity, any of which could have a negative effect on fund management or performance.

8.6. Legal and/or Regulatory Risk

Legal and regulatory (including taxation) changes could adversely affect the Fund. Regulation (including taxation) of investment vehicles such as the Fund is still evolving and therefore subject to change. In addition, many governmental agencies, self-regulatory organisations and exchanges are authorised to take extraordinary actions in the event of market emergencies. The effect of any future legal or regulatory (including taxation) change on the Fund is impossible to predict, but could be substantial and have adverse consequences on the rights and returns of Shareholders.

8.7. Changes in Legislation Risk

There can be no assurance that income tax, securities or other law, or any administrative practice or interpretation thereof, will not be changed in a manner which adversely affects the Fund or its shareholders.



8.8. Substantial Redemption / Subscription Risk

The purchase or redemption of a substantial number of shares in the Fund may require the Investment Manager to change the composition of the Fund's portfolio significantly or may force the Investment Manager to buy or sell investments at unfavourable prices, which may adversely affect the Fund's returns, its overall performance and may increase the Fund's realised capital gains. Portfolio turnover for the Fund may also result in increased trading costs, and may adversely impact the Fund's overall costs of operation.

The general risk factors set out under the heading **Risk Factors** in the Prospectus apply to the Fund.



9. KEY INFORMATION FOR SUBSCRIPTIONS AND REDEMPTIONS

Available Share Classes:

Series A Share Classes							
Share Class Name	Currency	Minimum Initial Investment	Minimum Additional Investment Amount	Minimum Shareholding	Minimum Redemption	Hedged Share Class	Initial Offer Price
Series A US Dollar Unhedged Share Class (Inc) IE00BF6X2W36	USD	25,000	5,000	25,000	5,000	No	\$100
Series A US Dollar Hedged Share Class (Inc) IE00BF6X2X43	USD	25,000	5,000	25,000	5,000	Yes	\$100
Series A EUR Unhedged Share Class (Inc) IE00BF6X2Y59	EUR	25,000	5,000	25,000	5,000	No	€100
Series A EUR Hedged Share Class (Inc) IE00BF6X2Z66	EUR	25,000	5,000	25,000	5,000	Yes	€100
Series A GBP Unhedged Share Class (Inc) IE00BF6X3080	GBP	25,000	5,000	25,000	5,000	No	£100
Series A GBP Hedged Share Class (Inc) IE00BF6X3197	GBP	25,000	5,000	25,000	5,000	Yes	£100
Series A Australian Dollar Unhedged Share Class (Inc) IE00BF6X3205	AUD	25,000	5,000	25,000	5,000	No	\$100
Series A Australian Dollar Hedged Share Class (Inc) IE00BF6X3312	AUD	25,000	5,000	25,000	5,000	Yes	\$100



Series B Share Classes

Series B Snare Classes							
Share Class Name	Currency	Minimum Initial Investment	Minimum Additional Investment Amount	Minimum Shareholding	Minimum Redemption	Hedged Share Class	Initial Offer Price
Series B US Dollar Unhedged Share Class (Inc) IE00BKTZQM98	USD	50,000,000	n/a	5,000,000	n/a	No	\$100
Series B US Dollar Unhedged Share Class (Acc) IE000JYFUWF9	USD	50,000,000	n/a	5,000,000	n/a	No	\$100
Series B US Dollar Hedged Share Class (Inc) IE00BMFH4183	USD	50,000,000	n/a	5,000,000	n/a	Yes	\$100
Series B US Dollar Hedged Share Class (Acc) IE0009WINAZ6	USD	50,000,000	n/a	5,000,000	n/a	Yes	\$100
Series B EUR Unhedged Share Class (Inc) IE00BKTZQN06	EUR	50,000,000	n/a	5,000,000	n/a	No	€100
Series B EUR Unhedged Share Class (Acc) IE000TN7YMO1	EUR	50,000,000	n/a	5,000,000	n/a	No	€100
Series B EUR Hedged Share Class (Inc) IE00BMFH4290	EUR	50,000,000	n/a	5,000,000	n/a	Yes	€100
Series B EUR Hedged Share Class (Acc) IE000TDIHT52	EUR	50,000,000	n/a	5,000,000	n/a	Yes	€100
Series B GBP Unhedged Share Class (Inc) IE00BKTZQP20	GBP	50,000,000	n/a	5,000,000	n/a	No	£100
Series B GBP Unhedged Share Class (Acc) IE000B4TK0Z6	GBP	50,000,000	n/a	5,000,000	n/a	No	£100
Series B GBP Hedged Share Class (Inc) IE00BK5V9D31	GBP	50,000,000	n/a	5,000,000	n/a	Yes	£100
Series B GBP Hedged Share Class (Acc) IE000KDA2H03	GBP	50,000,000	n/a	5,000,000	n/a	Yes	£100



Series C Share Classes					FRASTRUCTURE		
Share Class Name	Currency	Minimum Initial Investment	Minimum Additional Investment Amount	Minimum Shareholding	Minimum Redemption	Hedged Share Class	Initial Offer Price
Series C US Dollar Unhedged Share Class (Inc) IE00BMFH4308	USD	25,000,000	n/a	5,000,000	n/a	No	\$100
Series C US Dollar Unhedged Share Class (Acc) IE000M9KAYY3	USD	25,000,000	n/a	5,000,000	n/a	No	\$100
Series C US Dollar Hedged Share Class (Inc) IE00BMFH4415	USD	25,000,000	n/a	5,000,000	n/a	Yes	\$100
Series C US Dollar Hedged Share Class (Acc) IE000C8EAYB8	USD	25,000,000	n/a	5,000,000	n/a	Yes	\$100
Series C EUR Unhedged Share Class (Inc) IE00BMFH4522	EUR	25,000,000	n/a	5,000,000	n/a	No	€100
Series C EUR Unhedged Share Class (Acc) IE000NPCPQI2	EUR	25,000,000	n/a	5,000,000	n/a	No	€100
Series C EUR Hedged Share Class (Inc) IE00BMFH4639	EUR	25,000,000	n/a	5,000,000	n/a	Yes	€100
Series C EUR Hedged Share Class (Acc) IE000PF6WOM1	EUR	25,000,000	n/a	5,000,000	n/a	Yes	€100
Series C GBP Unhedged Share Class (Inc) IE00BMFH4746	GBP	25,000,000	n/a	5,000,000	n/a	No	£100
Series C GBP Unhedged Share Class (Acc) IE000HDYU3Z3	GBP	25,000,000	n/a	5,000,000	n/a	No	£100
Series C GBP Hedged Share Class (Inc) IE00BMFH4852	GBP	25,000,000	n/a	5,000,000	n/a	Yes	£100
Series C GBP Hedged Share Class (Acc) IE000RE463N8	GBP	25,000,000	n/a	5,000,000	n/a	Yes	£100
Series C Australian Dollar Unhedged Share Class (Inc) IE00BMFH4969	AUD	50,000,000	n/a	5,000,000	n/a	No	\$100
Series C Australian Dollar Hedged Share Class (Inc) IE00BMFH4B82	AUD	50,000,000	n/a	5,000,000	n/a	Yes	\$100



	Series R Share Classes*						
Share Class Name	Currency	Minimum Initial Investment	Minimum Additional Investment Amount	Minimum Shareholding	Minimum Redemption	Hedged Share Class	Initial Offer Price
Series R US Dollar Unhedged Share Class (Acc) IE000N0D2TT5	USD	50,000,000	n/a	5,000,000	n/a	Yes	\$100
Series R US Dollar Hedged Share Class (Inc) IE0004SOU4Y5	USD	50,000,000	n/a	5,000,000	n/a	Yes	\$100
Series R US Dollar Hedged Share Class (Acc) IE0007XQWZA2	USD	50,000,000	n/a	5,000,000	n/a	Yes	\$100
Series R EUR Unhedged Share Class (Acc) IE000U6WEAC2	EUR	50,000,000	n/a	5,000,000	n/a	Yes	€100
Series R EUR Hedged Share Class (Inc) IE000QWZZWK5	EUR	50,000,000	n/a	5,000,000	n/a	Yes	€100
Series R EUR Hedged Share Class (Acc) IE000P19B7H9	EUR	50,000,000	n/a	5,000,000	n/a	Yes	€100

^{*}Series R Shares may only be held by investors who subscribe through certain distribution channels.

	Series S Share Classes*						
Share Class Name	Currency	Minimum Initial Investment	Minimum Additional Investment Amount	Minimum Shareholding	Minimum Redemption	Hedged Share Class	Initial Offer Price
Series S EUR Hedged Share Class (Acc) IE000OP81U69	EUR	50,000,000	n/a	5,000,000	n/a	Yes	€100
Series S EUR Unhedged Share Class (Acc) IE000C9N5MR9	EUR	50,000,000	n/a	5,000,000	n/a	No	€100

^{*}Series S Shares may only be held by investors who subscribe through certain distribution channels.

Share Class Currency Hedging

The currency exposure of the currency(ies) of a Fund's underlying assets may be hedged in order to mitigate the effect of fluctuations in the exchange rate between the currency(ies) of the Fund's underlying assets and the currency of the Share Class. Any financial instruments used to implement such strategies with respect to one or more Hedged Share Classes shall not be assets/liabilities of a Fund as a whole but will be attributable to the relevant Hedged Share Class(es) and the gains/losses on and the costs of the relevant financial instruments will accrue solely to the relevant Hedged Share Class. Any currency exposure of a Hedged Share Class may not be combined with or offset against that of any other Share Class of a Fund. The currency exposure of the assets attributable to a Hedged Share Class may not be allocated to other Share Classes. Where the ICAV seeks to hedge against currency fluctuations, while not intended, this could result in over-hedged or under-hedged positions due to external factors outside the control of the ICAV. However, over-hedged positions will not exceed 105% of the Net Asset Value of the relevant Share Class and hedged positions will be kept under review to ensure that positions materially in excess of 100% of the Net Asset Value will not be carried forward from month to month. To the extent that hedging is successful for a particular Hedged Share Class the performance of the Hedged Share Class is likely to move in line with the performance of the underlying assets with the result that Shareholders in that Hedged Share Class will not gain if the Hedged Share Class currency falls against the currencies in which



the assets of the particular Fund are denominated. A Hedged Share Class will not be leveraged as a result of such currency hedging transactions.

In the case of an Unhedged Currency Share Class a currency conversion will take place on subscriptions, redemptions, switches and distributions at prevailing exchange rates. The value of the Shares expressed in the Share Class currency will be subject to exchange rate risk in relation to the Base Currency and in relation to the currency of the underlying assets.

Base Currency: US Dollar

Business Day means every calendar day except a Saturday or a Sunday on which banks in Ireland, the UK and Australia are open for normal business or such other day(s) as the Directors may determine and notify to Shareholders in advance.

Dealing Day means every Business Day or such other day as the Directors may determine and notify to Shareholders in advance provided there is at least one per fortnight.

Dealing Deadline means 3.00pm (Irish time) on the relevant Dealing Day or such other time as the Directors may determine provided it is prior to the relevant Valuation Point.

Issue Price means, during the initial offer period for the Series B US Dollar Hedged Share Class (Inc), Series B EUR Hedged Share Class (Inc), Series B US Dollar Unhedged Share Class (Acc), Series B US Dollar Hedged Share Class (Acc), Series B EUR Hedged Share Class (Acc), Series B GBP Unhedged Share Class (Acc), Series B GBP Hedged Share Class (Acc), Series C US Dollar Hedged Share Class (Inc), Series C EUR Unhedged Share Class (Inc), Series C EUR Hedged Share Class (Inc), Series C Australian Dollar Unhedged Share Class (Inc), Series C US Dollar Hedged Share Class (Acc), Series C EUR Unhedged Share Class (Acc), Series C EUR Hedged Share Class (Acc), Series C GBP Unhedged Share Class (Acc), Series C GBP Hedged Share Class (Acc), Series R USD Hedged Share Class (Inc), Series R USD Hedged Share Class (Acc), Series R USD Hedged Share Class (Acc), Series R USD Unhedged Share Class (Acc), Series R EUR Unhedged Share Class (Acc) the Initial Offer Price, and thereafter, subject as hereinafter provided, the Net Asset Value per Share of the relevant Share Class.

Initial Offer Period means in respect of the Series B US Dollar Hedged Share Class (Inc), Series B US Dollar Hedged Share Class (Acc), Series C US Dollar Hedged Share Class (Inc), Series C EUR Hedged Share Class (Inc), Series C Australian Dollar Unhedged Share Class (Inc), Series C US Dollar Hedged Share Class (Inc), Series C EUR Hedged Share Class (Acc), Series R USD Hedged Share Class (Inc), Series R USD Hedged Share Class (Inc), Series R EUR Hedged Share Class (Inc), Series R EUR Hedged Share Class (Acc), Series R EUR Hedged Share Class (Acc) and Series S EUR Unhedged Share Class (Acc) from 9.00am (Irish time) on 28 August 2024 to 5.00pm (Irish time) on 24 February 2025 or such shorter or longer period as the Directors may determine on behalf of the Fund and notify to the Administrator.

Settlement Date means, in the case of subscriptions, within three Business Days after the Dealing Day in question or such other time as the Directors may agree provided that the Application Form is received by the Dealing Deadline. In the case of redemptions, provided all documentation required by the Administrator, including that required for anti-money laundering purposes, has been received by the Administrator, proceeds will usually be paid (by wire transfer to a specified account at the Shareholder's risk and expense or by negotiable instrument) within three Business Days or such other time as the Directors may agree after the later of (i) the Dealing Day in question; or (ii) the receipt of the relevant duly signed redemption documentation.

Valuation Point means the close of business in the relevant market on each Dealing Day, being the time at which the latest available closing prices on relevant stock exchanges or markets are used for the purpose of the valuation of assets and liabilities of the Fund (or such other time as the Directors may in their discretion determine). For the avoidance of doubt, the Valuation Point for a particular Dealing Day shall not be before the Dealing Deadline relevant to such Dealing Day.



Minimum Fund Size

The minimum size of the Fund will be \$20,000,000 or foreign currency equivalent thereof or such other amount as may be determined by the Directors at their discretion. When the size of the Fund is below such amount or foreign currency equivalent, the Directors of the ICAV may, following consultation with the Manager, return any subscriptions to the Shareholders or compulsorily redeem all of the Shares of the Fund in accordance with the **Mandatory Redemptions** section of the Prospectus.

10. CHARGES AND EXPENSES

Manager

The ICAV shall pay the Manager a fee which shall not exceed 0.035% of the Net Asset Value of the Fund per annum subject to a minimum amount of €50,000 per annum. The Management Fee shall accrue and be calculated on each Dealing Day and be payable quarterly in arrears out of the assets of the Fund. The Manager will also be entitled to be reimbursed out of the assets of the Fund for all its own reasonable out of pocket costs and expenses at normal commercial rates.

Fees of the Investment Manager and Operating Costs per Share Class

Series A Share Classes				
Share Class Name	Investment Manager Fees (per annum)	Operating Costs (per annum)		
Series A US Dollar Unhedged Share Class (Inc)				
Series A US Dollar Hedged Share Class (Inc)				
Series A EUR Unhedged Share Class (Inc)	0.90% of the Net Asset Value	Up to 0.30% of the Net Asset		
Series A EUR Hedged Share Class (Inc)	per Share Class	Value per Share Class		
Series A GBP Unhedged Share Class (Inc)]			
Series A GBP Hedged Share Class (Inc)]			
Series A Australian Dollar Unhedged Share Class (Inc)	0.20% of the Net Asset Value	Up to 0.05% of the Net Asset		
Series A Australian Dollar Hedged Share Class (Inc)	per Share Class	Value per Share Class		

Series B Share Classes				
Share Class Name	Investment Manager Fees (per annum)	Operating Costs (per annum)		
Series B US Dollar Unhedged Share Class (Inc)				
Series B US Dollar Unhedged Share Class (Acc)				
Series B US Dollar Hedged Share Class (Inc)				
Series B US Dollar Hedged Share Class (Acc)				
Series B EUR Unhedged Share Class (Inc)				
Series B EUR Unhedged Share Class (Acc)	0.50% of the Net Asset Value	Up to 0.10% of the Net Asset		
Series B EUR Hedged Share Class (Inc)	per Share Class	Value per Share Class		
Series B EUR Hedged Share Class (Acc)				
Series B GBP Unhedged Share Class (Inc)				
Series B GBP Unhedged Share Class (Acc)				
Series B GBP Hedged Share Class (Inc)				
Series B GBP Hedged Share Class (Acc)				

Series C Share Classes				
Share Class Name	Investment Manager Fees (per annum)	Operating Costs (per annum)		
Series C US Dollar Unhedged Share Class (Inc)				
Series C US Dollar Unhedged Share Class (Acc)				
Series C US Dollar Hedged Share Class (Inc)	0.70% of the Net Asset Value	Up to 0.10% of the Net Asset		
Series C US Dollar Hedged Share Class (Acc)	per Share Class	Value per Share Class		
Series C EUR Unhedged Share Class (Inc)				
Series C EUR Unhedged Share Class (Acc)				



Series C EUR Hedged Share Class (Inc)
Series C EUR Hedged Share Class (Acc)
Series C GBP Unhedged Share Class (Inc)
Series C GBP Unhedged Share Class (Acc)
Series C GBP Hedged Share Class (Inc)
Series C GBP Hedged Share Class (Acc)
Series C Australian Dollar Unhedged Share Class (Inc)
Series C Australian Dollar Hedged Share Class (Inc)

Series R Share Classes				
Share Class Name	Investment Manager Fees (per annum)	Operating Costs (per annum)		
Series R US Dollar Unhedged Share Class (Acc)				
Series R US Dollar Hedged Share Class (Inc)				
Series R US Dollar Hedged Share Class (Acc)	0.90% of the Net Asset Value	Up to 0.10% of the Net Asset		
Series R EUR Unhedged Share Class (Acc)	per Share Class	Value per Share Class		
Series R EUR Hedged Share Class (Inc)				
Series R EUR Hedged Share Class (Acc)				

Series S Share Classes				
Share Class Name	Investment Manager Fees (per annum)	Operating Costs (per annum)		
Series S EUR Hedged Share Class (Acc)	1.50% of the Net Asset Value	Up to 0.10% of the Net Asset		
Series S EUR Unhedged Share Class (Acc)	per Share Class	Value per Share Class		

The Investment Management Fee shall accrue and be calculated on each Dealing Day and be payable monthly in arrears out of the assets of the Fund. The Investment Manager will also be entitled to be reimbursed out of the assets of the Fund for all its own reasonable out of pocket costs and expenses at normal commercial rates. The Investment Manager may enter into rebate arrangements subject to compliance with regulatory requirements and in accordance with the **Miscellaneous** section of the Prospectus.

The operating costs may be charged to the capital of the Fund and may include the fees and expenses of the Manager, Depositary, Administrator, fees and expenses of any other service provider, fees and expenses of subcustodian and any facilities agent (which will be at normal commercial rates), fees and expenses of the Directors, any fees in respect of circulating details of the Net Asset Value, company secretarial fees, any costs incurred in respect of meetings of Shareholders, costs incurred in respect of payment of dividends to Shareholders, the fees and expenses of any Paying Agent or representative appointed in compliance with the requirements of another jurisdiction (and at normal commercial rates), all sums payable in respect of directors' and officers' liability insurance cover, the fees and expenses of the auditors, tax and legal advisers, the costs of printing and distributing this Prospectus, reports, accounts and any explanatory memoranda, any necessary translation fees, the costs of publishing prices and any costs incurred as a result of periodic updates of the Prospectus, or of a change in law or the introduction of any new law (including any costs incurred as a result of compliance with any applicable code, whether or not having the force of law). The Investment Manager will incur any applicable marketing and distribution costs in relation to the Fund.

Depositary and Administrator

The ICAV shall pay from the assets of the Fund the following fees to the Depositary and the Administrator together with value added tax thereon, if applicable.

The ICAV shall pay the Depositary a base fee up to a maximum 0.20% of the Net Asset Value of the Fund subject to a minimum of \$50,000 per annum accrued on each Dealing Day and payable monthly in arrears. The Depositary is also entitled to recover sub-custody fees at normal commercial rates.



The ICAV shall pay the Administrator a fee which shall not exceed 0.20% of the Net Asset Value of the Fund. The Administrator shall be entitled to a minimum fee per Fund of \$190,000 per annum accrued on each Dealing Day and payable monthly in arrears.

The Administrator is also entitled to receive a fee for the maintenance of the share register and investor accounts as well as processing investor transactions at normal commercial rates.

The Depositary and Administrator will also be entitled to be reimbursed their reasonable out-of-pocket expenses from the assets of the Fund.

The Fund may incur additional charges that are not described above, such as trading related expenses consisting of broker commissions and charges, banking charges in relation to the umbrella cash accounts, stamp duties, taxes (not attributable to any fees or expenses covered above) and levies, which will be payable out of the assets of the Fund and described in the annual report and audited accounts of the ICAV.

Anti-Dilution Levy

When there are net subscriptions or net redemptions which amount to greater than 5% of the Net Asset Value of the Fund on any Dealing Day, an Anti-Dilution Levy of up to 0.5% may be added to the subscription price or deducted from the redemption proceeds respectively and be retained for the benefit of the Fund in order to reduce the impact of any dilution which may be suffered when underlying securities are bought or sold to accommodate such net inflows or outflows. The Directors reserve the right to waive such levy at any time.

This **Charges and Expenses** section should be read in conjunction with the section in the Prospectus entitled **Fees and Expenses**.

11. DIVIDEND POLICY

The Directors of the ICAV may declare dividends be paid in respect of the Share Classes at their discretion. Where declared, dividends shall be paid out of net income and realised gains net of realised and unrealised losses and/or net income and realised and unrealised gains net of realised and unrealised losses. Dividends shall be distributed on a twice yearly basis on the last Business Day of June and December.

Dividends will be paid by electronic transfer within one month of the relevant declaration date. Each holder of Distributing Shares has the option to take dividends in cash or to reinvest in the Fund by allotment of additional Shares at the relevant Net Asset Value per Share. The Fund's default position unless specifically advised on the Application Form will be to reinvest dividends into the Shares of the Fund. Those Shareholders wishing to have their distribution automatically paid in cash should elect for such method when completing the Application Form.

This section should be read in conjunction with the **Dividend Policy** section of the Prospectus.

12. SUBSCRIPTION FOR SHARES

Applications for Shares should be made on the Application Form and be submitted in accordance with the provisions set out in the Prospectus to be received by the Administrator on or before the Dealing Deadline for the relevant Dealing Day.

The Minimum Shareholding must be maintained by each Shareholder in the Fund (subject to the discretion of the Directors) following any partial redemption, exchange or transfer of Shares.

Payment in respect of the issue of Shares must be made by the relevant Settlement Date by electronic transfer in cleared funds in the currency of the relevant Share Class.

The Directors may issue Shares of any Class and, with the consent of the Central Bank and without notice to the Shareholders, create new Classes of Shares on such terms as they may from time to time determine in



accordance with the requirements of the Central Bank. Shares of any particular Class may accommodate different subscriptions and/or redemption and/or dividend provisions and/or charges and/or fee arrangements.

This section should be read in conjunction with the section in the Prospectus entitled **Subscription for Shares**.

13. **REDEMPTION OF SHARES**

When the Fund meets a redemption request in cash, the amount due on the redemption of Shares on a particular Dealing Day will be paid by the relevant Settlement Date by electronic transfer to an account in the name of the Shareholder. Payment of any proceeds of redemption will only be paid after receipt by the Administrator of any relevant redemption documentation (including any anti-money laundering documentation requested).

No Shareholder shall be entitled to request redemption of part only of its holding of Shares of any Class in the Fund if such realisation would result in its holding of Shares of such Class after such realisation being below the applicable Minimum Shareholding (subject to the discretion of the Directors).

In the event that a Shareholder requires payment of redemption proceeds to an account other than that specified in the Application Form, the Shareholder must provide an original request in writing, executed by an authorised signatory of the Shareholder, to the Administrator on or prior to the receipt of the redemption request form. No third party payments will be made.

This section should be read in conjunction with the section in the Prospectus entitled **Redemption of Shares**.

14. **EXCHANGE OF SHARES**

As applicable, Shares of the Fund may be exchanged for other Shares in the Fund (subject to meeting the eligibility criteria for that class) as set out under the heading **Exchange of Shares** in the Prospectus.

15. MISCELLANEOUS

- 15.1. At the date of this Supplement, there are no other sub-funds of the ICAV.
- 15.2. The Fund intends to continuously invest more than 50% of its value into equity participations within the meaning of Section 2 para. 8 of the German Investment Tax Act (**Equity Participations**).
 - 15.2.1. Equity Participations are:
 - (1) listed shares on a stock exchange or regulated market;
 - (2) shares in a corporation, which is not listed and is not a real estate company (as defined in Sect. 1 para. 19 N° 22 German Capital Investment Act) and is either:
 - domiciled and subject to corporate income tax without being exempted from it in a member state of the European Union or a contracting state of the treaty of the European Economic Area or
 - domiciled and subject to corporate income tax of at least 15 % in a third country;
 - (3) units in funds investing in Equity Participations in an amount of 51 % or more (**Equity-Fund**) or of 25 % or more (**Mixed-Fund**).
 - 15.2.2. Equity Participations are not:
 - (1) interest in partnerships even if the partnership holds Equity Participations as defined in 14.2.1;



- (2) shares in private corporations holding real-estate;
- (3) shares in corporations that are exempt from income tax, provided that they make distributions, unless the distributions are subject to a tax of at least 15 percent and the investment fund is not exempt; and
- (4) shares in corporations,
 - a) whose income derives directly or indirectly to the extent of more than 10 per cent from participations in corporations which do not meet the requirements under 14.2.1 (2) or
 - b) which directly or indirectly hold participations in corporations which do not fulfil the requirements under 14.2.1 (2),if the fair market value of such participations exceeds 10 per cent of the fair market value of the corporation.
- 15.2.3. When determining the respective participation under 14.2.1 Equity Participation as defined in 14.2.1 (3) may be taken into account to the extent that its investment guidelines provide for or publishes on each Valuation Day a higher percentage of Equity Participations as defined in 14.2.1.



ANNEX

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: ATLAS Global Infrastructure Fund Legal entity identifier: 213800C2NA8TIT5CYZ71

investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not

Sustainable

environmental or social objective and that the investee companies follow good governance practices.

significantly harm any

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 lay down a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the

Taxonomy or not.

Environmental and/or social characteristics

Does this financial product have a sustain	able investment objective?
Yes	• No
It will make a minimum of sustainable investments with an environmental objective:% in economic activities that qualify as environmentally sustainable under the EU Taxonomy in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy	characteristics and while it does not have as its objective a sustainable investment, it will have a minimum proportion of 45% of sustainable investments with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy with a social objective
It will make a minimum of sustainable investments with a social objective:%	It promotes E/S characteristics, but will not make any sustainable investments

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

The financial product promotes environmental characteristics and seeks to invest in companies which follow good governance practices within the meaning of Article 8 of SFDR. In seeking to achieve the investment objective of the financial product, the Investment Manager ('ATLAS Infrastructure Partners (UK) Ltd.) aims to deliver long term sustainable returns for investors by investing in listed infrastructure assets. The product promotes investment into listed infrastructure assets that are aligned or are aligning to carbon reduction pathways consistent with the objectives of the 2015 Paris Agreement. The product also promotes investment into listed infrastructure assets that maintain and promote socially responsible operations of their assets. The Investment Manager therefore consistently incorporates ESG risks and opportunities, including detailed climate transition scenario modelling directly into our forecast cashflows and hence directly into its decision making. A reference benchmark is



not used for this financial product. More detail can be found on the investment manager website https://www.atlasinfrastructure.com/esg/

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

A key element to the attainment of the environmental and social characteristics promoted by the financial product is the inclusion of specific sustainability metrics into the construction of the financial product's portfolio, as well as the adoption of, and commitment to, relevant recognised frameworks for promoting investments aligned with a sustainable climate future. For example, the Investment Manager has Implemented and reported in relation to the recommendations from the:

- Task Force on Climate-related Financial Disclosures (TCFD):
- Institutional Investors Group on Climate Change (IIGCC) Paris Aligned Investment Framework; and
- Net Zero Asset Manager initiative (NZAM). The Investment Manager was a founding signatory of the NZAM Initiative in December 2020. This initiative is sponsored by the IIGCC and five other global investor alliances.

The Investment Manager has committed to achieving net zero emissions across the financial product's investments by 2050 and has set an interim 2030 target to align with this goal as follows:

Greenhouse gas emissions (NZAM Commitment 1):

- Total portfolio scope 1&2 emissions reduction target of 65.4% by 2030 from 2019 levels with a minimum reduction of 39.2% measured on an EVIC per unit investment basis;
- The 39.2% minimum reduction is derived from the Paris Agreement Well Below 2C scenario (B2DS) established by the Science Based Targets initiative (SBTi); and
- The 65.4% target reduction is based on the STBi's 1.5C scenario pathway

Proportion of assets (NZAM Commitment 2):

- the investment strategy is to have at least 70% of companies in the portfolio falling within Paris alignment Tier 1 or 2 (or under engagement), increasing to 100% in Tier 1 or 2 (or under engagement) by 2030.
- What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?

The financial product will partially invest in sustainable investments as defined in Article 2(17) of SFDR. These sustainable investments have a material contribution to one or more of the UN Sustainable Development Goals (SDGs). The Investment Manager has identified the following 13 sub-sectors:

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.



r		INFRASTRUC
Infrastructure activity(ies)	SDGs met	Sub criteria, inclusions & exclusions
Airports, Toll Roads, Rail, Seaports	9	9.1) "Develop quality, reliable, sustainable and resilient infrastructure, support economic development and human wellbeing, with a focus on affordable and equitable access for all" Must meet "quality, reliability, sustainability, resiliency and affordability" thresholds. Only transport activities aligned (commercial activities not aligned)
Water	6	6.1) "By 2030, achieve universal and equitable access to safe and affordable drinking water for all"6.3) "By 2030, improve water quality by reducing pollution, eliminating dumping and minimizing release of hazardous chemicals and materials"
Waste	11,12	11.6) "By 2030, reduce the adverse per capita environmental impact of cities, including by paying special attention to air quality and municipal and other waste management" 12.4) "achieve the environmentally sound management of chemicals all wastes throughout their life cycle"
Communications (satellite, network, cable & towers)	9	9.c) "Significantly increase access to information and communications technology and strive to provide universal and affordable access to the Internet"
Electric Networks (transmission & distribution)	7,9	7.1) "ensure universal access to affordable, reliable and modern energy services" 9.1) "Develop quality, reliable, sustainable and resilient infrastructure, including regional and trans border infrastructure, to support economic development and human well-being, with a focus on affordable and equitable access for all"
Renewable Energy	7	7.2) "By 2030, increase substantially the share of renewable energy in the global energy mix"



How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?

The Investment Manager seeks to ensure that the investments in the financial product do no significant harm to any environmental or social objectives. The Investment Manager believes that the provision of high-quality infrastructure is critical to sustainable and inclusive economic growth, environmental protection, societal development and to the reduction of inequality. The Investment Manager sees its role as investing in infrastructure to further these objectives, and in doing so believes it can provide investors with long term sustainable investment outcomes. There are four primary elements to this process whereby the Investment Manager:

1.considers the implications of each ESG factor at an individual portfolio company level. The Investment Manager assesses each company's ability to provide long term predictable cash flows, demonstrate adequate governance systems, its environment / climate transition strategy to comply with changes to regulation for each energy source, the potential physical risk exposure from climate change and the 'social contract' of each company (i.e., what service does it provide to society). The Investment Manager takes the above ESG factors into account through its modelling and the impacts of those factors on the portfolio companies' cash flows and asset stress testing. This includes the use of external ESG data providers to complement their internal process and analysis;

2. uses the results of the company level ESG due diligence in order to make portfolio investment decisions and to monitor and report ongoing portfolio risk to investors;

3. uses the ESG analysis to actively engage with portfolio companies to promote responsible and sustainable decision making by company management teams; and

4.establishes formal ESG governance structures and responsibilities to monitor the incorporation of ESG in the investment process and ensure that the portfolio outcomes are consistent with the sustainable objectives of the portfolio.

In addition to the impact on the construction of the financial product's portfolio, there are three further means in which an asset is assessed against the risk of causing significant harm to environmental or social objectives:

- 1. As part of the Investment Manager's Climate Alignment metrics, all companies within the portfolio are assessed on a scale of 1 to 4. Any Misaligned assets (i.e., number 4 on the scale) are considered as being of significant harm to environmental objectives;
- 2. Assets are also assessed against the 14 mandatory and at least 2 of the optional Principal Adverse Indicators (PAI), whereby any adverse outcomes or changes are investigated as part of the due diligence process and any potential areas of significant harm are identified;
- 3. The Investment Manager monitors third party ESG qualitative and quantitative data providers to identify any additional potential adverse impacts and investigates any material signals through the due diligence process.

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

In line with the above, the Investment Manager identifies, prioritises, and incorporates PAI information in respect of the financial product's portfolio of companies as follows:

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



- The quantitative and qualitative information from the third- party ESG data providers will be reviewed for the financial product's portfolio of companies on a weekly basis;
- determine where there is a material risk or change in risk under a PAI;
- determinations are recorded internally on the research management system, including any follow up with portfolio company management and whether or not the issue is raised as part of a formal engagement with the company;
- determinations will also be recorded against the company Taxonomy classification where it is relevant to the Do No Significant Harm ('DNSH') screening criteria; and
- determinations will also be used to determine the eligibility of the asset as a sustainable investment

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

The Investment Manager screens potential investments against violations of the UN Global Compact, the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights using external ESG data service providers and any companies with material violations are excluded unless due diligence can establish that that violation has been fully remedied by a company and there is limited risk of the violation happening again.

The EU Taxonomy sets out a "do not significant harm" principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.

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

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



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

¥ Yes

The Investment Manager considers the following principle adverse impacts on sustainability factors from Annex I of the Commission Delegated Regulation (EU) 2022/1288 supplementing the SFDR:

Details of the Funds specific PAIs can be found on the ATLAS website which can be accessed here https://www.atlasinfrastructure.com/esg/ The results of the PAI assessments undertaken at the company level are summarised at the financial product's portfolio level and reported to investors



as part of the annual Responsible Investment 'RI' reporting as well as through formal SFDR disclosures

No





What investment strategy does this financial product follow?

In summary, the financial product follows an investment strategy under which the Investment Manager actively selects equities and equity related securities issued by, or providing exposure to, global companies engaged in infrastructure related activities across a range of sectors. In seeking to achieve the investment objective of the financial product, the Investment Manager aims to deliver long-term sustainable investment outcomes through the incorporation of ESG risks into every stage of analysis and decision making in the investment process.

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

The investment strategy has the following key characteristics:

- An investment universe consisting of 120-140 global listed infrastructure companies, located in developed markets, where the majority of value is derived from real infrastructure assets;
- 2. A portfolio construction process designed to achieve the following:
- Make high conviction investment decisions that will maximise return whilst minimising risk of loss;
- Ensure that ESG risks and exposures are measured and controlled in line with client strategy objectives; and
- Manage the portfolio in line with the Investment Manager's commitments to the NZAM and IIGCC PAI.
- 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?

The investment strategy rules for construction of the portfolio have a number of explicit and binding targets relating to the environmental characteristics promoted by the financial product. These targets relate directly to the frameworks and commitments that have been adopted by the Investment Manager as detailed below:

Metric	Investment Strategy Portfolio Construction Constraints	Framework / Commitment
Fast Transition scenario	Minimise any downside risk in Fast Transition scenario and have an expected return no worse than the investment universe	TCFD: risk management and metrics & targets
Portfolio Scope 1 & 2 emissions (annualised since base year 2019)	Minimum reduction 39.2% by 2030 (4.4% annual reduction), target reduction of 65.4% by 2030 (9.2% annual reduction)	NZAM



Metric	Investment Strategy Portfolio Construction Constraints	Framework / Commitment
Cumulative emissions vs B2DS to 2030 (incl. companies under engagement)	Global Strategy <=0% of SBTi B2DS target unless under engagement (measured as % +/- B2DS cumulative emissions to 2030)	PAII
Paris alignment tier (% of companies in Tier 1 or 2 or under engagement)	70% of portfolio companies in Tier 1, 2, or under engagement, rising to 100% by 2030	NZAM, PAII

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

There is no committed minimum rate to reduce the scope of the investments considered prior to the application of the investment strategy.

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

The financial product is actively managed and seeks to invest in companies which follow good governance practices within the meaning of Article 8 of SFDR. Accordingly, the Investment Manager's policy on company engagement is as follows:

- Engage actively and at all opportunities with both investee companies and potential investee companies
- All engagements should incorporate identified ESG issues and risks as part of the agenda with specific outcomes and objectives
- Key ESG issues, questions and follow ups are recorded for each company and are available as part of the Investment Manager's portfolio reporting
- Outstanding ESG issues that are deemed critical can be escalated through the Investment Manager's internal Research Management System and formally tracked as part of the recorded investment 'assertions'
- Formal engagements will be prioritised based on the following materiality tests
 - Materiality of investment i.e., how large is the position for the portfolio, is the financial product's investment material for the target company
 - Materiality of investment impact is the issue material to either the expected returns or potential risk to returns of the company
 - Materiality of environmental & social impact i.e., what is the significance of the issue from an environmental & social perspective

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



- For each company, monitoring of engagement progress (including ESG) is the responsibility of the Investment Manager's relevant investment sector team, regular reviews will be undertaken through internal research meetings and through regular independent oversight (quarterly Investment Governance Board review)
- All engagements undertaken by the Investment Manager are covered by its Material Non-Public Information (MNPI) policy and require an attestation by the Investment Manager's staff that no inside information was sought or received

The Investment Manager engages directly with companies and does not rely upon third-party ESG data providers for engagement. However, the Investment Manager may make use of third-party ESG data providers from time to time to add to our due diligence and risk assessment

The Investment Manager is able to take part in collaborative engagements provided such engagements can be shown to have a superior chance of achieving the required outcomes whilst protecting the long-term interests of investors.



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.
activities or
investee
companies.

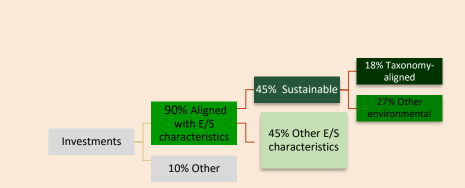
What is the asset allocation planned for this financial product

The financial product seeks to achieve its investment objective by investing in global equities and equity related securities. As a minimum, 90% of the net assets of the financial product will be comprised of equities and equity related securities. The financial product may also hold up to 10% of net assets in cash, bank deposits or short-term debt securities for ancillary liquidity purposes. Therefore, 90% of the financial product's portfolio will be used to meet the environmental characteristics which the Fund seeks to promote in accordance with the investment strategy.

Of that 90% the Investment Manager expects that 50% of the assets will be classified by the financial product manager as qualifying as sustainable investments as defined by alignment with Article 2 definition in SFDR, without causing any significant harm to any environmental or social objectives (meaning 45% of total assets). Of the sustainable assets, we expect that at least 40% will be defined as Taxonomy aligned. Meaning that the overall level of taxonomy alignment in the portfolio will be at least 18%. For this purpose, the Investment Manager will measure Taxonomy alignment based on proportion of capital expenditure (Capex). Taxonomy alignment data will be calculated based on the regulatory technical standards (RTS) and sourced in line with the Investment Manager policy available on the Investment Manager website https://www.atlasinfrastructure.com/esg/

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

Derivatives are not used to attain the environmental or social characteristics promoted by the Sub-FundArticle 2(1), point (29), of Regulation (EU) No 600/2014



To what

#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.

#20ther includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.

The category **#1 Aligned with E/S characteristics** covers:

- The sub-category **#1A Sustainable** covers sustainable investments with environmental or social objectives.
- The sub-category **#1B Other E/S characteristics** covers investments aligned with the environmental or social characteristics that do not qualify as sustainable investments.

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

The Investment Manager expects that the minimum alignment with the EU taxonomy will be 18% of the total portfolio value. For this purpose, the Investment Manager will measure



Taxonomy alignment based on proportion of capital expenditure (Capex). Taxonomy alignment data will be NAV

NAV based on the regulatory technical standards (RTS) and sourced in line with the Investment Manager policy which can be found on the investment managers website https://www.atlasinfrastructure.com/esg/

Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?

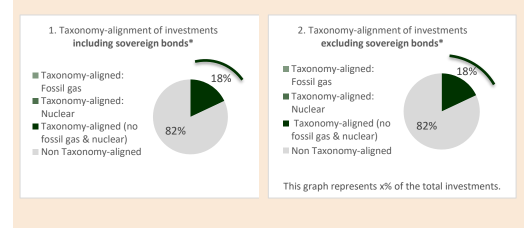
Yes:

In fossil gas

In nuclear energy

No.

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 financial product does not have a minimum share of investments in transitional and enabling activities.

¹ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective - 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.





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

The financial product does not intend to make a minimum allocation to environmentally or socially sustainable investments pursuant to Article 2(17) SFDR.

What is the minimum share of socially sustainable investments?

The financial product does not intend to make a minimum allocation to environmentally or socially sustainable investments pursuant to Article 2(17) SFDR.

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

Cash and unrealised FX hedging profit and loss, there are no minimum environmental or social safeguards in place for these investments.



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

No

How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?

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

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

sustainable investments with an environmental

objective that do

environmentally sustainable

under the EU

Taxonomy.

not take into account the

criteria for



Where can I find more product specific information online?

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

https://www.atlasinfrastructure.com/esg/



This document ("Hong Kong Addendum") forms part of and should be read in conjunction with the accompanying prospectus for Atlas Global Infrastructure UCITS ICAV (the "Company") dated 24 April 2024 (the "Prospectus") and the Supplement to the Prospectus dated 27 August 2024 (the "Supplement"). The Directors accept responsibility for the information contained in this Hong Kong Addendum. Unless otherwise provided for in this document, all capitalized terms shall have the same meaning herein as in the Prospectus.

ATLAS GLOBAL INFRASTRUCTURE UCITS ICAV

FOR MARKETING THE COMPANY AND ITS FUNDS, AS MORE PARTICULARLY DESCRIBED HEREIN, ON A PRIVATE PLACEMENT BASIS AND/OR TO PROFESSIONAL INVESTORS (AS DEFINED UNDER THE HONG KONG SECURITIES AND FUTURES ORDINANCE AND ITS SUBSIDIARY LEGISLATION) IN HONG KONG.

HONG KONG ADDENDUM

This Hong Kong Addendum and accompanying Prospectus are distributed on a confidential basis. No person in Hong Kong, other than the person to whom this Hong Kong Addendum and accompanying Prospectus has been addressed, may treat the same as constituting an invitation to him to invest.

WARNING: The contents of this document have not been reviewed by any regulatory authority in Hong Kong. You are advised to exercise caution in relation to the offer. If you are in any doubt about any of the contents of this document, you should obtain independent professional advice.

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3 September 2024