UCITS governed by European Directive 2009/65/EC.

PROSPECTUS

I. GENERAL FEATURES

> Name:

EDMOND DE ROTHSCHILD EQUITY EURO CORE

> Legal form and Member State in which the UCITS was established:

Mutual Fund (fonds commun de placement - FCP) under French law.

> Date created and expected term:

This UCITS was approved by the AMF on 21 December 1980. The UCITS was created on 21 January 1981 for a period of 99 years.

> Summary of the management offer:

The UCITS has eight (8) unit classes. The UCITS does not have any sub-funds.

Unit types	ISIN code	Allocation of distributable income	Curren cy	Minimum initial subscription amount*	Target subscribers
B units	FR0010896209	Net income: Accumulation Net capital gains realised: Accumulation	US Dollars	1 unit	All subscribers
C units	FR0010176487	Net income: Accumulation Net capital gains realised: Accumulation	Euro	1 unit	All subscribers
D units	FR0010172825	Net income: Distribution Net capital gains realised: Accumulation and/or Distribution and/or Carried forward	Euro	1 unit	All subscribers
E units	FR0010890137	Net income: Accumulation Net capital gains realised: Accumulation	Euro	1 unit	All investors, specifically intended to be marketed by distributors selected for this purpose by the Management Company
I units	FR0010781419	Net income: Accumulation Net capital gains realised: Accumulation	Euro	EUR 500,000	Legal entities
L units	FR0011401710	Net income: Accumulation Net capital gains realised: Accumulation	Pound sterling	1 unit	All investors, marketed exclusively in the United Kingdom
R units	FR0010844357	Net income: Accumulation Net capital gains realised: Accumulation	Euro	EUR 500,000	Legal entities
SC unit	FR0012188258	Net income: Accumulation Net capital gains realised: Accumulation	Euro	5,000,000 Euros	Legal entities

^{*} The minimum initial subscription amount does not apply to subscriptions that may be made by the Management Company, the custodian, or entities belonging to

the same group.

> Address from which the latest annual report and interim statement may be obtained:

The latest annual and interim reports shall be sent to unitholders within eight working days of receipt of a written request sent to the management company, Edmond de Rothschild Asset Management (France), 47 rue du Faubourg Saint-Honoré, 75401 Paris Cedex 08, France.

II. DIRECTORY

> Management company:

EDMOND DE ROTHSCHILD ASSET MANAGEMENT (FRANCE)

A public limited company (société anonyme) with Executive and Supervisory Boards, approved as an asset management company by the AMF on 15 April 2004 under number GP 04000015.

Registered office: 47 rue du Faubourg Saint-Honoré - 75401 Paris Cedex 08

> Custodian:

EDMOND DE ROTHSCHILD (FRANCE)

A public limited company (société anonyme) with a Board of Directors and a Supervisory Board, approved by the Banque de France-CECEI (French Credit Institutions and Investment Firms Committee) as a credit institution on 28 September 1970.

Registered office: 47 rue du Faubourg Saint-Honoré, 75401 Paris Cedex 08, France

Description of the custodian's duties:

Edmond de Rothschild (France) performs the duties defined by the applicable regulations, namely:

Custody of the UCITS' assets,

checking that the management company's decisions are lawful,

monitoring the UCITS' cash flows.

Control and management of conflicts of interest:

The custodian EdR (France) and the management company EdRAM (France) both belong to the Edmond de Rothschild Group. In accordance with the applicable regulations, they have each implemented policies and procedures that are appropriate to their size, their organisation and the nature of their activities, in order to take reasonable steps intended to prevent conflicts of interest that might result from this link.

Delegates:

The custodian has delegated the custody of financial securities to the sub-custodian, CACEIS Bank.

The description of the delegated custodial duties, the list of sub-custodians of CACEIS Bank and information relating to conflicts of interest that may result from these delegations are available on the CACEIS website: www.caceis.com

Updated information is made available to investors within eight business days upon written request from the bearer to the custodian.

Delegated transfer agent:

EDMOND DE ROTHSCHILD (FRANCE) is responsible, by way of delegation, for the functions related to fund administration: centralising subscription and redemption orders and managing the UCITS' unit or share registry.

> Institution delegated with the task of maintaining the issuing account:

EDMOND DE ROTHSCHILD (FRANCE)

A public limited company (société anonyme) with Executive and Supervisory Boards, approved by the Banque de France-CECEI (French Credit Institutions and Investment Firms Committee) as a credit institution on 28 September 1970.

Registered office: 47 Rue du Faubourg Saint-Honoré, 75401 Paris Cedex 08, France

> Sub-custodian:

CACEIS Bank

Société Anonyme (Public limited company)

Credit institution approved by the CECEI

Registered office: 1-3, place Valhubert - 75013 Paris, France

Postal address: 1-3, place Valhubert - 75206 Paris Cedex 13, France

Acting on behalf of the custodian, the sub-custodian is responsible for the safekeeping of the UCITS' units, for their liquidation, and for the delivery-versus-payment (DVP) of orders sent and received by the custodian. It is also responsible for the financial administration of the UCITS' units (such as securities transactions and the collection of income).

> Statutory auditor:

KPMG Audit

Registered office: Financial Services / DSI - 2 avenue Gambetta - CS 60055 - 92066 Paris La Défense

Signatory: Mr Gérard Gaultry

> Marketer:

EDMOND DE ROTHSCHILD ASSET MANAGEMENT (FRANCE)

A public limited company (société anonyme) with a Board of Directors and a Supervisory Board, approved as an asset management company by the AMF on 15 April 2004 under number GP 04000015.

Registered office: 47 rue du Faubourg Saint-Honoré, 75401 Paris Cedex 08, France

<u>Telephone</u>: 00 33 1 40 17 25 25 <u>email</u>: contact@edram.fr

Fax: 00 33 1 40 17 24 42 *Website*: www.edram.fr

Edmond de Rothschild Asset Management (France) oversees the promotion of the UCITS and may delegate the actual marketing activities to a third party of its choice. Moreover, the management company is not aware of the identity of all the marketers of the UCITS' units who are permitted to act without any official agreement.

Regardless of which company is ultimately appointed marketer, the Edmond de Rothschild Asset Management (France) sales teams are available to provide information or answer any questions that unitholders might have regarding the UCITS. They may be contacted at the company's registered office.

Delegation of administrative management (excluding maintenance of the issuing account):

EDMOND DE ROTHSCHILD INVESTORS ASSISTANCE

Economic interest grouping (Groupement d'Intérêt Economique, EIG)

Registered office: 47 rue du Faubourg Saint-Honoré, 75401 Paris Cedex 08, France

Edmond de Rothschild Asset Management (France) is a member of, and delegates the administrative management of the UCITS to the Edmond de Rothschild Investors Assistance EIG, pursuant to the terms defined in its internal regulations and articles of association.

The grouping is intended to provide services exclusively to those of its members engaged in asset management on behalf of third parties as their primary or secondary activity. It aims to pool technical and administrative support resources in order to support the international development of its members' activities and, more generally, to meet their common needs for the expansion of their domestic activities.

> Delegation of the Fund's accounting:

CACEIS FUND ADMINISTRATION

Public limited company with a share capital of €5,800,000 Registered office: 1-3 Place Valhubert, 75013 Paris, France

Postal address: 1-3 Place Valhubert, 75206 Paris Cedex 13, France

The Management Company, Edmond de Rothschild Asset Management (France), delegates the accounting for the UCITS to Caceis Fund Administration.

The primary corporate purpose of Caceis Fund Administration is the valuation and accounting and administrative management of financial portfolios. As such, it focuses on processing financial information relating to portfolios, the calculation of net asset values, bookkeeping for the portfolios, the production of accounting and financial statements and information and the production of various regulatory and special reports.

> Institutions authorised to receive subscription and redemption orders:

EDMOND DE ROTHSCHILD (FRANCE)

47 rue du Faubourg Saint-Honoré – 75401 Paris Cedex 08

CACEIS Bank, Luxembourg Branch

5 Allée Scheffer, L-2520 Luxembourg

III. OPERATING & MANAGEMENT PROCEDURES

3.1 GENERAL FEATURES:

> Unit characteristics:

- ISIN Codes:

B units: FR0010896209 C units: FR0010176487 D units: FR0010172825 E units: FR0010890137 I units: FR0010781419 L units: FR0011401710 R units: FR0010844357 SC unit: FR0012188258

- Rights:

The Fund is a co-ownership of financial instruments and deposits whose units are issued and redeemed at the request of unitholders at their net asset value, plus or minus charges and fees, as appropriate. Unitholders have co-ownership rights to the Fund's assets in proportion to the number of units they hold.

- Entry on a register.

The units will be listed on Euroclear France and will be treated as registered securities prior to listing, and as bearer securities once listed. The rights of holders of registered units will be represented by an entry in a register held by the custodian and the rights of holders of bearer units will be represented by an entry in the account held by the central custodian (Euroclear France) by way of sub-affiliation in the name of the sub-custodian.

- Voting rights:

No voting rights are attached to the Fund's units. Decisions concerning the Fund are taken by the Management Company.

- Type of unit: Bearer

B, C, D, E, I, L, R and SC units are expressed in whole numbers or in thousandths of a unit.

> Year-end:

The last Stock Exchange trading day of December.

> Taxation:

Since mutual funds have a co-ownership structure, they are exempt from corporation tax and are deemed to be transparent.

As such, any gains or losses realised when Fund units are redeemed (or when the Fund is dissolved) are capital gains or losses and are taxed as capital gains or losses on transferable securities, applicable to each unitholder depending on their own situation (country of residence, natural person or legal entity, place of subscription, and so on). Such gains may be subject to withholding tax if the unitholder is not a resident of France for tax purposes. In addition, unrealised capital gains may, in some cases, be subject to taxation. Lastly, unitholders are advised that B, C, E, I, L, R and SC are accumulation units, and D is a distribution unit.

Prior to subscribing to the Fund, unitholders unsure of their tax situation are advised to contact a tax adviser for further information about the specific tax treatment that will be applicable to them.

Specific tax system:

Eligible for the PEA (French equity savings plan).

3.2 SPECIFIC PROVISIONS:

> Classification:

Equities of Eurozone countries

Exposure to other UCITS, AIFs or foreign investment funds:

Up to 10% of net assets.

> Investment objective:

The UCITS' objective is to seek performance through exposure to equity markets, primarily in the Eurozone, by selecting securities on a discretionary basis in an investment scope comparable to the MSCI EMU index (expressed in euros for units issued in euros, in US dollars for units issued in US dollars and in pounds sterling for units issued in pounds sterling).

> Benchmark index:

The benchmark is the Morgan Stanley Capital International EMU index with net dividends reinvested, expressed in euros for units denominated in euros, in US dollars for units denominated in US dollars, and in pounds sterling for units denominated in pounds sterling. The MSCI EMU index is composed of approximately 300 stocks from Eurozone countries, selected based on stock market capitalisation, transaction volumes and business sector. The index endeavours to respect a weighting by country and business sector, reflecting as far as possible the economic structure of the Eurozone. This data may be consulted at www.mscibarra.com

As the management of the UCITS is not index-linked, its performance may differ significantly from its benchmark, which serves only as a basis for comparison.

> Investment strategy:

. Strategies used:

The UCITS implements an active stock-picking management strategy, selecting listed stocks from an investment scope comprising mainly eurozone securities.

At least 75% of the UCITS' net assets will be exposed to European equities, with a minimum of 65% in eurozone equities. The level of equities outside the eurozone will not exceed 10% of the net assets. The portfolio aims to always meet the eligibility requirements of the PEA (French equity savings plan).

These equities will be selected in accordance with the following strategy:

- The investment scope in which the UCITS invests comprises the shares of companies, capitalisation of which is generally greater than €500 million.
- External analysts' reports are used to assist managers in conducting their own research on a limited number of securities included in the investment scope. The choice of external analysts is also subject to a selection procedure defined by the management company.
- The chosen securities are then subject to quantitative and qualitative analysis. The manager then selects shares from companies that occupy a dominant, long-standing position and that have the potential to become future leaders.

Depending on the manager's expectations of developments on the equity markets, and in order to leverage or protect performance, the UCITS may invest in convertible bonds issued by entities in the eurozone, up to a limit of 25% of the net assets or, for European bonds issued outside of the eurozone, up to a limit of 10%. These convertible bonds (without restriction in terms of duration) are selected on the basis of their expected yield and their correlation with the underlying equities.

Subject to a limit of 100% of the net assets, the UCITS may invest in financial contracts traded on international regulated, organised or over-the-counter markets in order to conclude:

- equity options and equity-index contracts to reduce equity volatility and increase the UCITS' exposure to a limited number of equities,
- equity-index futures contracts to manage exposure to equities,
- forward currency contracts (forward foreign exchange contracts or foreign exchange futures) or currency swaps to hedge exposure to certain currencies in the case of equities from outside the eurozone.

Exposure to equity risk will be limited to 110% of the net assets.

Exposure to currency risk will be limited to 10% of the net assets.

. Description of asset classes:

o Equities:

At least 75% of the portfolio is permanently exposed to shares issued by European companies (including at least 65% in equities from the eurozone), capitalisation of which is greater than €500 million and other equivalent securities traded on a regulated market. The UCITS may invest and/or expose up to 10% of its net assets to securities from outside of the eurozone.

o Debt securities and money market instruments:

The portfolio's overall exposure to debt securities and money market instruments may represent up to 25% of the portfolio.

The UCITS may, in accordance with its investment strategy, invest up to 25% of its net assets in convertible bonds issued in the eurozone, or up to 10% of its net assets in European bonds issued outside the eurozone. These convertible bonds, without restriction in terms of duration, will be selected from among private, "investment grade" issues (i.e. where the risk of issuer default is lowest), or from public or equivalent issues, on the basis of their expected yield and correlation with the underlying equities.

For cash management purposes, the UCITS' assets may comprise euro-denominated debt securities or bonds. Such instruments, which usually have a residual term of less than three months, shall be issued without restriction in terms of the allocation between public and private debt, by sovereign states, assimilated institutions or entities with a short-term rating of A2 or higher, as awarded by Standard & Poor's or any other equivalent rating awarded by another independent agency, or have an equivalent internal rating from the management company.

The selection of securities is not based automatically and exclusively on rating criteria. It is mainly based on an internal analysis. Prior to each investment decision, the management company analyses each security on criteria other than its rating. In the event that an issuer in the High Yield category has their rating downgraded, the management company must conduct a detailed analysis in order to decide whether to sell or retain the security, so as to maintain the rating objective.

o Shares or units of other foreign UCITS, AIFs or investment funds:

The UCITS may hold up to 10% of its assets in units or shares of French or foreign UCITS or French AIFs characterised as retail investment funds, regardless of their classification, in order to diversify exposure to other asset classes, including exchange-traded funds (ETFs), or money market or bond funds specifically in order to invest cash.

Within this 10% limit, the UCITS may also invest in shares or units of foreign AIFs and/or foreign investment funds that meet the regulatory eligibility criteria.

These UCIs and investment funds may be managed by the management company or by an affiliated company.

o Derivatives:

Subject to a limit of 100% of the assets, the UCITS may invest in financial contracts traded on regulated, organised or over-the-counter international markets in order to conclude:

- equity options and equity-index contracts to reduce equity volatility and increase the UCITS' exposure to a limited number of equities,
- equity-index futures contracts to manage exposure to equities.
- forward currency contracts (forward foreign exchange contracts or foreign exchange futures) or currency swaps to hedge exposure to certain currencies in the case of stocks from outside the eurozone.

The UCITS will not use total return swaps.

In order to significantly reduce the total counterparty risk of instruments traded over the counter, the management company may receive cash collateral that will be deposited with the custodian and will not be subject to reinvestment.

o Embedded derivatives

The UCITS may invest up to 100% of its assets in securities with embedded derivatives. This includes, for example, warrants, certificates and other instruments previously listed in the "Assets" section, which may be regarded as securities with embedded derivatives, subject to changes in the regulations.

The use of instruments with embedded derivatives will not result in an overall increase of the UCITS' exposure to equity risk in excess of 110%.

o Securities with embedded derivatives:

The UCITS may, in accordance with its investment strategy, invest up to 25% of its net assets in convertible bonds issued in the eurozone, or up to 10% of its net assets in European bonds issued outside the eurozone.

o Deposits:

None

o Cash borrowings:

The UCITS does not intend to borrow cash. However, a liability position may exist from time to time due to transactions associated with the UCITS' cash flow (investments and divestments in progress, subscription/redemption transactions, etc.), up to a limit of 10% of the net assets.

o Temporary purchases and sales of securities:

In order to achieve efficient portfolio management and without deviating from its investment objectives, the UCITS may make temporary purchases of securities involving eligible financial securities or money market instruments, up to 10% of its net assets. More precisely, these transactions will consist of repurchase agreements linked to interest-rate and credit products of eurozone countries, and will be carried out in the context of cash management and/or the optimisation of the UCITS' income.

The expected proportion of assets under management that will be the subject of such a transaction will be 10% of the net assets.

The counterparties of these transactions are first-rate credit institutions domiciled in OECD countries that have a minimum investment grade rating (rating greater than or equal to BBB- by Standard & Poor's or equivalent, or a rating deemed equivalent by the management company).

These counterparties do not have any influence on the composition or management of the UCITS' portfolio. In order to significantly reduce the total counterparty risk of instruments traded over the counter, the management company may receive cash collateral that will be deposited with the custodian and will not be subject to reinvestment.

Further information on the fees applicable to temporary purchases and sales of securities is provided in the "Charges and fees" section.

> Risk profile:

Your money will be invested primarily in financial instruments selected by the Management Company. These instruments will be subject to market trends and fluctuations.

The risk factors described below are not exhaustive. It is the responsibility of each investor to analyse the risk associated with such an investment and to form their own opinion independently of the Edmond de Rothschild Group by obtaining as much specialist advice on such matters as is necessary in order to ensure this investment is appropriate for their financial and legal position and investment horizon.

- Risk of capital loss:

The UCITS does not guarantee or protect the capital invested, so investors may not recover the full amount of their initial capital invested even if they retain the units for the recommended investment period.

- Discretionary management risk:

The discretionary management style is based on anticipating trends on the various markets (equities, bonds, money market, commodities and currencies). There is a risk that the UCITS may not be invested in the best-performing markets at all times. The performance of the UCITS may therefore be lower than the investment objective, and a drop in its net asset value may lead to negative performance.

- Credit risk:

The main risk linked to debt securities and/or money market instruments such as treasury bills (BTFs and BTANs) or short-term negotiable securities is that of issuer default, due either to the non-payment of interest and/or the non-repayment of capital. Credit risk is also linked to the downgrading of an issuer. Unitholders are reminded that the net asset value of the UCITS is likely to fall if a total loss is recorded on

a financial instrument following default by an issuer. The inclusion of debt securities in the portfolio, whether directly or through UCIs, exposes the UCITS to the effects of variations in credit quality.

- Interest rate risk:

Exposure to interest rate products (debt securities and money market instruments) makes the UCITS sensitive to interest rate fluctuations. Interest rate risk might result in a fall in the value of the security and, therefore, the NAV of the UCITS in the event of a change in the yield curve.

- Currency risk:

The capital may be exposed to currency risk when the securities or investments of which it is composed are denominated in a currency other than that of the UCITS. Currency risk corresponds to the risk of a fall in the exchange rate for the listing currency of financial instruments in the portfolio against the UCITS' reference currency, the euro, which may lead to a fall in the net asset value.

- Equity risk:

The value of a share may vary for reasons specific to the issuing company but also in response to external, political or economic factors. Fluctuations in the equity and convertible bond markets, whose performance is partly correlated with that of the underlying equities, may lead to substantial variations in net assets, which could have a negative impact on the performance of the UCITS' net asset value.

Risk linked to financial and counterparty contracts:

The use of financial contracts may result in the risk of a sharper, more abrupt drop in net asset value than in the markets in which the UCITS invests. Counterparty risk results from the use by the UCITS of financial contracts traded on over-the-counter markets and/or temporary purchases and sales of securities. Such transactions potentially expose the UCITS to the risk of counterparty default and the possible risk of a decrease in its net asset value.

Risk linked to derivatives:

The UCITS may invest in forward financial instruments.

The use of financial contracts may result in the risk of a sharper, more abrupt drop in net asset value than in the markets in which the UCITS invests.

- Risk linked to the currency of units denominated in a currency other than that of the UCITS:

Unitholders investing in currencies other than the reference currency of the UCITS (euro) may be exposed to currency risk if this is not hedged. The value of the UCITS' assets may fall if exchange rates vary, which may cause the net asset value of the UCITS to fall.

- Risks linked to temporary purchases and sales of securities:

The use of these transactions and the management of their guarantees may involve certain specific risks such as operational risks or custody risk. These transactions may therefore lead to a negative effect on the net asset value of the UCITS.

- Legal risk:

This is the risk of inadequately drafting contracts concluded with counterparties for temporary purchases and sales of securities.

Guarantee or capital protection:

None

Eligible subscribers and typical investor profile:

C, D and E units are intended for all subscribers wishing to invest in euros.

More specifically, E units are intended to be marketed by distributors selected for this purpose by the management company.

B units are intended for all subscribers wishing to invest in USD.

L units, denominated in pounds sterling, are reserved exclusively for marketing in the United Kingdom and, as such, comply with local regulations governing marketing costs.

I and R units are intended for legal entities with the capacity to make an initial subscription of EUR 500,000.

SC units are intended for legal entities with the capacity to make an initial subscription of EUR 5,000,000. This UCITS is specifically intended for investors wishing to achieve greater returns on their savings via the

This UCITS is specifically intended for investors wishing to achieve greater returns on their savings via the eurozone equity markets.

The units of this UCITS are not and will not be registered in the United States under the US Securities Act of

1933, as amended ("Securities Act 1933"), or under any other law of the United States. These units may not be offered, sold or transferred in the United States (including its territories and possessions), nor may they benefit, directly or indirectly, any US Person (within the meaning of Regulation S of the Securities Act 1933).

The appropriate amount to invest in this UCITS will depend on your individual circumstances. To determine that amount, investors are encouraged to seek professional advice in order to diversify their investments and determine the proportion of their financial portfolio or assets to be invested in this UCITS, more specifically in view of the recommended investment period and exposure to the aforementioned risks, their personal wealth, requirements and specific objectives. In any event, unitholders must diversify their portfolio sufficiently to avoid being exposed solely to the risks of this UCITS.

- Minimum recommended investment period: more than 5 years.

> Procedures for determining and allocating distributable amounts:

Distributable Amounts	B, C, E, I, L, R and SC units	D units
Allocation of net income	Accumulation	Distribution
Allocation of net realised gains or losses	Accumulation	Accumulated (fully or partially) or Distributed (fully or partially) or Carried forward (fully or partially) based on the decision of the Management Company

Where distribution units are concerned, the Management Company of the UCITS may decide to make one or more advance payments on the basis of the financial positions certified by the Statutory Auditor.

Distribution frequency:

Accumulation units: not applicable

Distribution units: annual with the possibility of interim dividends. Payment of distributable income is made within a maximum of five months of the financial year-end and for interim dividends, within one month of the date of the statement certified by the statutory auditor.

> Unit characteristics:

The UCITS has 8 unit classes: B, C, D, E, I, L, R and SC units

The B unit is denominated in US Dollars and expressed in units or thousandths of a unit.

The C unit is denominated in Euros and expressed in units or thousandths of a unit.

The D unit is denominated in Euros and expressed in units or thousandths of a unit.

The E unit is denominated in Euros and expressed in units or thousandths of a unit.

The I unit is denominated in Euros and expressed in units or thousandths of a unit.

The L unit is denominated in Euro and expressed in units or thousandths of a unit.

The R unit is denominated in Euros and expressed in units or thousandths of a unit.

The SC unit is denominated in euros and expressed in units or thousandths of units.

Subscription and redemption procedures:

- Date and frequency of net asset value calculation:

Daily, with the exception of public holidays and days on which the French markets are closed (according to the official Euronext Paris S.A. calendar).

- Initial NAV:

B units: USD 100 C units: 15.4 € D units: 226.59 € E units: 100 € I units: GBP1 R units: 100 € SC unit: 100 €

- Minimum initial subscription:

B units: 1 unit. C units: 1 unit. D units: 1 unit. E units: 1 unit. I units: 500,000 €. L units: 1 unit. R units: 500,000 €. SC unit: 5 000 000 €.

- Minimum subsequent subscription:

B units: 1 thousandth of a unit. C units: one-thousandth of a unit. D units: 1 thousandth of a unit. E units: 1 thousandth of a unit. I units: 1 thousandth of a unit. L units: one-thousandth of a unit. R units: 1 thousandth of a unit. SC unit: 1 thousandth of a unit.

- Subscription and redemption procedures:

Subscription and redemption requests are cleared before 12.30 p.m. on each net asset value calculation day on the basis of the net asset value on the day in question and calculated on the following business day.

Subscriptions and redemptions of B, C, D, E, I, L, R and SC units are executed in amounts, units or thousandths of units.

For tax purposes, conversions from one unit class to another are treated as a redemption followed by a new subscription. Consequently, the tax system applicable to each subscriber depends on the tax provisions applicable to the subscriber's individual circumstances and/or the investment jurisdiction of the UCITS. In case of uncertainty, subscribers should contact their adviser to obtain information about the tax system applicable to them.

Unitholders are advised that orders sent to institutions responsible for receiving subscription and redemption orders must take into account the deadline for centralising orders that is applied to the transfer agent, Edmond de Rothschild (France). Consequently, the other institutions named may apply their own, earlier deadline, in order to take into account transfer times to Edmond de Rothschild (France).

Place and method of publication of the net asset value:

Edmond de Rothschild Asset Management (France)
47 Rue du Faubourg Saint-Honoré, 75401 Paris Cedex 08, France

Charges and fees:

- Subscription and redemption fees:

Subscription and redemption fees increase the subscription price paid by the investor or decrease the redemption price. The fees charged by the UCITS serve to offset the charges that it incurs in investing and divesting investors' holdings. Fees which are not paid to the Fund are paid to the Management Company, Promoter, etc.

Fees payable by the investor on subscriptions and redemptions	Basis	Rate scale B, C, D, E, I, L, R and SC units
		B units: Maximum 3%
		C units: Maximum 3%
		D units: Maximum 3%
Subscription fee not payable to the UCITS	Net asset value x Number of units	E units: Maximum 3%
oubscription lee not payable to the ooms		I units: None
		L unit: Maximum 3 %
		R units: None
		SC unit: None
		B units: None
		C units: None
		D units: None
Subscription fee payable to the UCITS	Net asset value x	E units: None
Subscription lee payable to the COTTS	Number of units	I units: None
		L units: None
		R units: None
		SC unit: None
		B units: None
		C units: None
	Net asset value x Number of units	D units: None
Redemption fee not payable to the UCITS		E units: None
redemption lee not payable to the conce		I units: None
		L units: None
		R units: None
		SC unit: None
		B units: None
		C units: None
		D units: None
Redemption fee payable to the UCITS	Net asset value x	E units: None
Neuemphon lee payable to the oon 3	Number of units	I units: None
		L units: None
		R units: None
		SC unit: None

- Operating and management fees:

These charges cover all the costs invoiced directly to the UCITS, except transaction charges.

Transaction charges include intermediary charges (brokerage fees, local taxes, etc.) as well as any transaction fees that may be charged by the custodian and the management company, in particular.

The following fees may be charged on top of operating and management fees:

- Performance fees
- Transaction fees charged to the UCITS
- Fees linked to temporary purchases and sales of securities, as applicable.

For more information about the fees charged to the UCITS, please refer to the Key Investor Information Document for the corresponding units.

Fees charged to the UCITS	Basis	Rate scale
	Net assets of the UCITS	B units: Maximum 2.00% incl. taxes**
		C units: Maximum 2.00% incl. taxes**
		D units: Maximum 2.00% incl. taxes**
Management fees. Management fees include the investment management fees and administrative fees external to the management company: custodian, appraiser and statutory auditor		E units: Maximum 2.40% incl. taxes**
		I units: Maximum 1.00% incl. taxes**
		L units: Maximum 0.75% incl. taxes*
		R units: Maximum 1.15% incl. taxes**
		SC unit: Maximum 0.75% incl. taxes*

Maximum indirect management fees (costs resulting from the UCITS investments in other UCIs)	Net assets of the UCI and underlying investment funds	None
Indirect subscription fees	Net Asset Value X Number of subscribed or redeemed units	None
Indirect redemption fees	of the underlying UCI	None
Transaction fees paid to service providers: Custodian: between 0% and 50% Management company: between 50% and 100%	On the transaction amount	Variable depending on the instrument, in particular: ■ Per transaction: from 0 to 0.50% maximum + VAT,
		B units: 15% per year of the outperformance compared with the benchmark index, the MSCI EMU (NR) Index with net dividends reinvested.
		C unit: 15% per year of the outperformance compared with the benchmark index, the MSCI EMU (NR) Index with net dividends reinvested.
	Net assets of the UCITS	D units: 15% per year of the outperformance compared with the benchmark index, the MSCI EMU (NR) Index with net dividends reinvested.
Performance fee (1)		E units: 15% per year of the outperformance compared with the benchmark index, the MSCI EMU (NR) Index with net dividends reinvested.
		I units: 15% per year of the outperformance compared with the benchmark index, the MSCI EMU (NR) Index with net dividends reinvested.
		L unit: 15% per year of the outperformance compared with the benchmark index, the MSCI EMU (NR) Index with net dividends reinvested.
		R units: None
		SC units: None

^{*}Including all taxes.

For this activity, the Management Company has not opted for VAT.

⁽¹⁾ Performance fee

Performance fees are payable to the Management Company in accordance with the following procedure:

- Benchmark index: The MSCI EMU index with net dividends reinvested, in the UCITS' accounting currency (euros) for units denominated in euros, in US dollars for units denominated in US dollars and in pounds sterling for units denominated in pounds sterling.
- The performance fee is calculated by comparing the UCITS' performance to that of the benchmark.
- When the UCITS outperforms the benchmark, a provision of 15% net of tax will be applied to the outperformance.
- The reference periods shall end with the last net asset value for the month of September.
- A provision for performance fees will be made each time the net asset value is calculated.
- This performance fee is payable annually after the last net asset value for the reference period has been calculated.

The performance fee is calculated by comparing the UCITS' performance with that of an indexed reference asset. The indexed reference asset reproduces the performance of the UCITS' benchmark index, adjusted for subscriptions and redemptions.

No outperformance fee will be charged if the UCITS underperforms its benchmark over the calculation period.

In the event of underperformance, the outperformance fee provision will be reduced by reversing the provision. The reversal cannot be more than the provision. When units are redeemed, the Management Company receives the portion of the outperformance fee corresponding to the units redeemed.

Any retrocession of management fees for the underlying UCIs and investment funds collected by the UCITS will be repaid to the UCITS. The rate of management fees applicable to the underlying UCIs and investment funds will be valued by taking into account any trailer fees collected by the UCITS.

In the exceptional case that a sub-custodian applies a transaction fee not described in the provisions mentioned above for a specific transaction, a description of the transaction and the transaction fees charged will be provided in the management report of the UCITS.

- <u>Procedure for selecting intermediaries</u>:

In accordance with Article 314-75 of the AMF General Regulations, the management company has set up a Best Selection/Best Execution policy for intermediaries and counterparties. The purpose of this policy is to select, according to various predetermined criteria, the brokers and intermediaries whose execution policy will achieve the best possible results when executing orders. The Edmond de Rothschild Asset Management (France) Policy is available on its website: www.edram.fr.

- <u>Calculation and allocation of the proceeds resulting from temporary purchases and sales of securities</u> and any equivalent transaction under foreign law:

Repurchase agreements are conducted through Edmond de Rothschild (France) according to the prevailing market conditions at the time of the transaction.

The costs and expenses linked to these transactions are borne by the UCITS. Income generated by the transaction is paid in full to the UCITS.

IV. COMMERCIAL INFORMATION

> Information for investors

Subscription and redemption orders for units are centralised by:

Edmond de Rothschild (France) (delegated transfer agent)

A public limited company (société anonyme) with Executive and Supervisory Boards, approved by the Banque de France-CECEI (French Credit Institutions and Investment Firms Committee) as a credit institution on 28 September 1970.

Registered office: 47 rue du Faubourg Saint-Honoré, 75401 Paris Cedex 08, France

Telephone: 33 (0) 1 40 17 25 25

All requests for information about the UCITS may be sent to the promoter.

The Management Company may send the composition of the UCI's portfolio to certain unitholders or their service providers, on the understanding that it is confidential information for the calculation of the regulatory requirements related to Directive 2009/138/EC (Solvency II) in accordance with the guidance issued by the AMF, once more than 48 hours has passed since the publication of the net asset value.

Information relating to the consideration of the criteria concerning compliance with social, environmental and governance quality objectives in the management of this UCITS will appear on the website: www.edram.fr and is included in the UCITS' annual report for the current financial year.

V. INVESTMENT RULES

UCITS compliant with the investment rules set out in European Directive 2009/65/EC.

VI. TOTAL RISK

Method used to calculate total risk: the UCITS uses the commitment method to calculate the total risk ratio of the UCITS associated with financial contracts.

> Asset valuation rules:

The net asset value per unit is calculated in accordance with the valuation rules specified below. The procedures are set out in detail in the notes to the annual financial statements. The valuation is calculated on the basis of closing prices.

- Securities traded on a French or foreign regulated market are valued at their market price. The valuation at the reference market price is calculated in accordance with the procedures determined by the Management Company and set out in detail in the notes to the annual financial statements;
- Debt securities and similar negotiable securities that are not traded in large volumes are valued using an actuarial method, with the rate used being that of issues of equivalent securities plus or minus any differential representing the intrinsic characteristics of the issuer of the security. However, negotiable debt securities with a residual maturity of three months or less and with low sensitivity may be valued using the straight-line method. The procedures governing the application of these rules are decided by the Management Company and set out in detail in the notes to the annual financial statements;
- For transferable securities and other items on the balance sheet whose prices have not been quoted on the valuation date, the Management Company will adjust their valuation to reflect variations that are likely to arise due to current events. The Statutory Auditor is notified of this decision;
- Futures and options traded on French or foreign organised markets are valued at their market value based on the procedures determined by the Management Company and set out in detail in the notes to the annual financial statements;
- Futures, options and swaps concluded on over-the-counter markets authorised by the regulations applicable to UCITS are valued at their market value or at a value estimated in accordance with the procedures determined by the Management Company and set out in detail in the notes to the annual financial statements;
- Shares in SICAVs and units in mutual funds are valued either on the basis of the last known net asset value or on the basis of the last known market price quoted on the valuation date.

> Accounting method

The UCITS complies with the accounting rules set forth in the current regulations and, in particular, with the applicable chart of accounts.

The UCITS has chosen the euro as its base accounting currency.

Interest is recorded using the accrued interest method.

All transactions are recorded exclusive of charges.

The value of any security denominated in a currency other the Euro is translated into Euros on the valuation day.

VIII. REMUNERATION

Edmond de Rothschild Asset Management (France) has a remuneration policy that is compliant with the provisions of European Directive 2009/65/EC ("UCITS V Directive") and Article 314-85-2 of the AMF General Regulations, both of which apply to UCITS. The remuneration policy promotes sound and effective risk management and does not encourage risk-taking that is incompatible with the risk profiles of the UCITS under its management. The management company has established suitable measures to prevent any conflicts of interest.

For all management company employees who are considered to have a material impact on the risk profile of the UCITS, and identified as such each year using a process involving the Human Resources, Risk and Compliance teams, the remuneration policy involves having part of their variable remuneration (which must remain within reasonable limits in relation to fixed remuneration) deferred over three years.

The management company decided not to establish a remuneration committee within the management company, choosing instead to delegate it to its parent company Edmond de Rothschild (France). It is organised in accordance with the principles set out in Directive 2009/65/EC.

Details of the management company's remuneration policy are available on the company's website:

http://www.edmond-de-rothschild.com/site/France/en/asset-management. A written copy of the policy is available free of charge from the management company upon request.

Edmond de Rothschild Equity Euro Core

MUTUAL FUND (FCP)

MANAGEMENT REGULATIONS

TITLE I

ASSETS AND UNITS

Article 1 - Co-ownership units:

Co-owners' rights are expressed in units, with each unit corresponding to the same fraction of the assets of the Fund (or, if applicable, the sub-fund). Each unitholder has a co-ownership right to the Fund's assets proportional to the number of units they hold.

The term of the Fund is 99 years starting from the date of its creation, except in the event of early dissolution or extension as set forth in these regulations.

The characteristics of the different classes of units and their eligibility requirements are specified in the Fund's prospectus.

Possibility of consolidation or division of units.

The UCITS has 8 unit classes: B, C, E, I, L, R and SC classes are accumulation units, and the D class is a distribution unit.

The management company's governing body may decide to split B, C, D, E, I, L, R and SC units into thousandths, referred to as fractions of a unit.

The provisions of the regulations governing the issue and redemption of units shall apply to fractions of units, whose value shall always be proportionate to that of the unit they represent. Unless otherwise provided, all other provisions of the regulations relating to units shall apply to fractions of units without any need to make a specific provision to that end.

The governing body of the Management Company may also decide, at its own discretion, to divide the units by issuing new units, which shall be allocated to unitholders in exchange for their existing units.

Article 2 - Minimum capital:

Units may not be redeemed if the assets of the Mutual Fund fall below €300,000; if the assets remain below this amount for a period of 30 days, the Management Company shall make the necessary provisions to liquidate the UCITS concerned or to carry out one of the operations mentioned in Article 411-16 of the AMF General Regulations (UCITS transfer).

Article 3 - Subscription and redemption of units:

Units are issued at any time at the request of the unitholders based on their net asset value, plus any subscription fees.

Redemptions and subscriptions shall be carried out under the terms and conditions set out in the prospectus.

The Mutual Fund's units may be admitted for trading in accordance with the regulations in force.

Subscriptions must be fully paid up on the day the net asset value is calculated. They may be paid in cash and/or through the contribution of financial instruments. The Management Company is entitled to refuse any securities offered and, for that purpose, must announce its decision within seven days of the date on which the securities were tendered. If they are accepted, the securities contributed in kind shall be valued according to the rules laid down in Article 4 and the subscription shall be based on the first net asset value following the acceptance of the securities in question.

Redemptions shall be made exclusively in cash, except in the event of liquidation of the Fund when unitholders have agreed to be reimbursed in securities. The redemption price shall be paid by the issuing account holder within five days of the unit valuation date.

However, if, in exceptional circumstances, the redemption requires the prior sale of assets held in the Fund, this deadline may be extended up to a maximum of 30 days.

With the exception of inheritance or an inter vivos gift, the sale or transfer of units between unitholders or unitholders and third parties is considered a redemption followed by a subscription; if this involves a third party, the sale or transfer amount must, where applicable, be supplemented by the beneficiary in order to reach at least the minimum subscription amount stipulated by the prospectus.

Pursuant to Article L.214-8-7 of the French Monetary and Financial Code, the redemption by the Mutual Fund of its units, as with the issue of new units, may be suspended on a temporary basis by the Management Company in exceptional circumstances and when the interests of the unitholders so require.

If the net assets of the Mutual Fund (or the sub-fund, if applicable) fall below the minimum threshold set by the regulations, no redemptions may be carried out (from the sub-fund, if applicable).

Possibility of establishing minimum subscription conditions, in accordance with the procedures set out in the prospectus.

The UCITS may cease to issue shares pursuant to paragraph three of Article L.214-8-7 of the French Monetary and Financial Code in situations that objectively require the closure of subscriptions, such as a maximum number of units issued, a maximum amount of assets reached or the expiry of a specified subscription period.

Article 4 - Calculation of the net asset value:

The net asset value of units is calculated in accordance with the valuation rules set out in the prospectus.

TITLE II

MANAGEMENT OF THE FUND

Article 5 - The Management Company:

The Fund is managed by the Management Company in accordance with the investment policy defined for the Fund.

The Management Company may take any decision to change the investment strategy or the investment policy of the UCITS in the interest of unitholders and in compliance with applicable legislative and regulatory provisions. These amendments may be subject to the approval of the Autorité des Marchés Financiers (AMF). The Management Company shall act in all circumstances in the sole interest of the unitholders and shall have

Article 5 a - Operating rules:

The instruments and deposits in which the assets of the UCITS may be invested as well as the investment rules are described in the prospectus.

Article 5 ter - Listing for trading on a regulated market and/or a multilateral trading system

the exclusive right to exercise the voting rights attached to the securities held in the Fund.

Units may be listed for trading on a regulated market and/or a multilateral trading system in accordance with the regulations in force. If the Fund whose units are listed for trading on a regulated market has an index-based management objective, the Fund must have implemented a system to ensure that the price of its units does not deviate significantly from its net asset value.

Article 6 - The Custodian:

The Custodian shall perform the duties entrusted to it by the legal and statutory provisions in force, as well as those contractually entrusted to it by the management company. It must ensure that the decisions taken by the management company are lawful. Where applicable, it must take all protective measures that it deems necessary. In the event of a dispute with the Management Company, the Custodian must inform the Autorité des Marchés Financiers (AMF).

Article 7 - The Statutory Auditor:

A Statutory Auditor is appointed by the Management Company's governing body for six financial years, following agreement by the AMF.

They shall certify the fairness and accuracy of the accounts.

The Auditor's mandate may be renewed.

The Statutory Auditor must notify the AMF promptly of any event or decision relating to the Fund that it discovers while performing its duties that is liable to:

1° Constitute a violation of the legislative or regulatory provisions applicable to the Fund and likely to have a significant impact on the financial position, earnings or assets;

- 2° Affect the conditions or the continuity of its operations;
- 3° Lead to the expression of reservations or the refusal to certify the financial statements.

The Statutory Auditor shall supervise the valuation of the assets and the determination of exchange ratios used in the event of a conversion, merger or split.

The Auditor shall review all contributions in kind and shall be responsible for the production of a valuation and remuneration report. The Auditor shall certify the accuracy of the assets' composition and other information prior to publication.

The Statutory Auditor's fees are determined by mutual agreement between the Auditor and the Board of Directors or Management Board of the Management Company on the basis of a schedule of work indicating all the duties deemed necessary.

In the event of liquidation, the Auditor shall value the assets and submit a report on the conditions of such liquidation.

The Auditor shall certify the financial statements that serve as the basis for the payment of interim dividends. Their fees are included in the management fees.

Article 8 - The financial statements and the management report:

At the end of each financial year, the Management Company prepares the financial statements and a report on the management of the Fund (and in respect of each sub-fund, where applicable) during the past financial year. The Management Company shall draw up an inventory of the Fund's assets at least twice a year under the supervision of the Custodian.

The Management Company shall make these documents available to unitholders within four months of the financial year-end and shall notify them of the amount of income attributable to them. These documents are either sent by post at the unitholders' express request or are made available to them by the Management Company.

TITLE III

ALLOCATION POLICY FOR DISTRIBUTABLE AMOUNTS

<u>Article 9</u> – Policy for allocating distributable income:

Distributable Amounts	B, C, E, I, L, R and SC units	D units
Allocation of net income	Accumulation	Distribution
Allocation of realised net gains or losses	Accumulation	Accumulated (fully or partially) or Distributed (fully or partially) or Carried forward (fully or partially) based on the decision of the Management Company

Where distribution units are concerned, the Management Company of the UCITS may decide to make one or more advance payments on the basis of the financial positions certified by the Statutory Auditor.

TITLE IV

MERGER - SPLIT - DISSOLUTION - LIQUIDATION

Article 10 - Merger - Split:

The Management Company may contribute all or part of the Fund's assets to another UCITS or AIF, or split the Fund into two or more other mutual funds.

Such mergers or splits may only be carried out after unitholders have been notified. and shall give rise to the issue of a new certificate indicating the number of units held by each unitholder.

Article 11 - Dissolution - Extension:

If the assets of the Fund (or, if applicable, the sub-fund) remain below the amount specified in Article 2 above for thirty days, the Management Company shall notify the AMF of the situation and dissolve the Fund (or sub-fund if applicable), except in the event of a merger with another Mutual Fund.

The Management Company may dissolve the Fund (or sub-fund where applicable) early; it shall inform unitholders of its decision and from that date onwards no subscription and redemption orders will be accepted.

The Management Company shall also dissolve the Fund (or, if applicable, the sub-fund) if there is a request for redemption of all of the units, termination of the Custodian's function, when another Custodian has not been appointed, or on expiry of the term of the Fund, if it has not been extended.

The Management Company shall inform the AMF by post of the dissolution date and procedure. It shall also send the Auditor's report to the AMF.

The Management Company, in agreement with the Custodian, may decide to extend a Fund. Its decision must be taken at least three months prior to expiry of the term of the Fund and must be communicated to unitholders and to the AMF.

Article 12 - Liquidation:

In the event of dissolution, the Management Company shall act as liquidator; failing that, a liquidator shall be appointed by a court of law at the request of any interested party. For this purpose, they shall be given the broadest powers to sell the Fund's assets, settle any liabilities and allocate the balance available between the unitholders in cash or in securities.

The Statutory Auditor and the Depositary shall continue to carry out their duties until the liquidation proceedings are complete.

TITLE V

DISPUTES

Article 13 - Competent courts - Jurisdiction:

Any disputes relating to the Fund that may arise during the course of its existence or liquidation, either between the unitholders, or between the unitholders and the Management Company or Custodian, shall be submitted to the jurisdiction of the competent courts.