

LOMBARD ODIER SELECTION

Prospectus

April 2016

PROSPECTUS

Relating to the issue of Shares of

Lombard Odier Selection, in short LO Selection (the "Company" or "LOS")

The defined terms used in the prospectus shall have the meaning given to them in the Glossary.

Subscriptions are accepted on the basis of the current prospectus of the Company (the "Prospectus"), the relevant key investor information documents and the latest audited annual and the subsequent unaudited semi-annual accounts, if published, of the Company. These documents may be obtained free of charge at the registered office of the Company.

The Company reserves the right to reject, at its sole discretion, any subscription request for Shares and to accept any application in part only. The Company does not permit practices related to market timing and reserves the right to reject subscription and conversion orders from investors who the Company suspects of using such practices and to take the appropriate measures to protect other investors of the Company.

The Shares are offered on the basis of the information and representations contained in this Prospectus and shall only be held in accordance with the principles set forth in this Prospectus in order to ensure Company's compliance with certain legal and regulatory requirements. All other information given or representations made by any person must be regarded as unauthorised. This Prospectus does not constitute an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not lawful or in which the person making such an offer or solicitation is not qualified to do so or to anyone to whom it is unlawful to make such offer or solicitation.

The Shares have not been registered under the United States Securities Act of 1933 and, except in a transaction which does not violate such Act, may not be directly or indirectly offered or sold in the United States of America, any of its territories or possessions or areas subject to its jurisdiction, or to or for the benefit of a United States Person. For this purpose, the term "United States Person" shall mean any citizen, national or resident, of the United States of America, partnership organised or existing in any state, territory or possession of the United States of America, a corporation organised under the laws of the United States or of any state, territory or possession thereof, or any estate or trust, that is subject to United States Federal income taxation regardless of the source of its income. In addition, it should be noted that under the FATCA legislation, the direct holding, offering and/or selling of Shares may be forbidden to a wider range of investors than those falling within the United States Person definition mentioned above. The Company will review the existing shareholding in the light of FATCA legislation and may make proposals to relevant shareholders regarding some of their holdings in the context of compliance with FATCA.

Investors should inform themselves as to and are responsible for complying with any applicable legal requirements on exchange control regulations and applicable taxes in the countries of their respective citizenship, residence or domicile.

Statements made in this Prospectus are based on the law and practice currently in force in the Grand Duchy of Luxembourg and are subject to changes therein.

Whilst using their best endeavours to attain the investment objectives, the Directors cannot guarantee the extent to which these objectives will be achieved. It should be remembered that the price of Shares of any Sub-Fund may go down as well as up.

The Directors have taken all reasonable care to ensure that the facts stated herein are true and accurate in all material respects and that there are no other material facts, the omission of which would make misleading any statement herein.

The distribution of this Prospectus and the offering of the Shares may be restricted in certain other jurisdictions. The above information is for general guidance only, and it is the responsibility of any person in possession of this Prospectus and of any person wishing to make application for Shares to inform themselves of, and to observe, all applicable laws and regulations of any relevant jurisdictions. If you have any doubts about the contents of this Prospectus you should consult your stockbroker, solicitor or other financial adviser.

To the extent permitted by local foreign laws, the English version of the Prospectus shall prevail in case of discrepancies with its translation into another language.

The date of this Prospectus is April 2016.



TABLE OF CONTENTS

GLOSSARY AND DEFINITIONS					
1.	LIST OF PARTIES AND ADDRESSES				
2.	LEGAL	FORM	14		
	2.1	The Company	14		
	2.2	The Shares	14		
	2.3	The Shareholders	16		
3.	INVEST	MENT OBJECTIVES AND POLICIES	16		
	3.1	General Provisions Common to all Sub-Funds	16		
	3.2	Investment-Grade Rating and Lower Grade Securities	18		
	3.3	Performance of the Sub-Funds	19		
4.	INVEST	MENT RESTRICTIONS	19		
	4.1	Eligible Assets	19		
	4.2	Investment Limits Applicable to Eligible Assets	23		
	4.3	Liquid Assets	27		
	4.4	Unauthorised Investments	27		
	4.5	Techniques and Instruments for the purpose of EPM relating to Transferable Securities			
		and Money Market Instruments	27		
		4.5.1 Lending of Portfolio Securities	28		
		4.5.2 Purchase/Sale of Securities with a Repurchase Option	29		
		4.5.3 Reverse Repurchase and Repurchase Agreements	29		
		4.5.4 Costs and fees arising from EPM techniques	29		
	4.6	Risk Management Procedure	30		
5.	DIVIDE	ND POLICY	30		
6.	MANAG	EMENT, INVESTMENT MANAGEMENT AND ADVICE	30		
	6.1	Management Company and Domiciliary Agent	30		
	6.2	Dirigeants of the Management Company	31		
	6.3	Investment Managers, Sub-Investment Managers and Investment Advisers	31		
	6.4	Multi-management and Asset Allocators	32		
	6.5	Investor Committee	32		
	6.6 Co-management		33		
7.	DEPOS	ITARY	34		
8.	CENTR	AL ADMINISTRATION, REGISTRAR, TRANSFER AGENT, PAYING AGENT AND LISTING AGENT	35		
9.	INDEPE	NDENT AUDITOR AND LEGAL ADVISER	35		

10.	CHARGE	S AND EXPENSES	35	
	10.1	Initial Charge	35	
	10.2	Redemption Charge	35	
	10.3	Conversion Charge	36	
	10.4	Dealing Charge	36	
	10.5	Annual Charges	36	
		10.5.1 Management Fee and Performance Fee	36	
		10.5.2 Distribution Fee	36	
		10.5.3 Fixed Rate of Operational Costs	37	
		10.5.4 Other Fees	38	
		10.5.5 Soft Commissions	39	
	10.6	Total Expense Ratio	39	
11.	DISTRIB	UTION OF SHARES	39	
12.	ISSUE A	ND SALE OF SHARES	40	
	12.1	General Provisions	40	
	12.2	Restrictions applicable to the issue and the holding of Shares in accordance		
		with the Company's FATCA status	42	
13.	REDEMPTION OF SHARES			
	13.1	General Provisions	42	
	13.2	Deferment of Redemptions and Payment of Redemption Monies	44	
14.	CONVER	SION OF SHARES	44	
15.	NET ASS	SET VALUE	45	
	15.1	Net Asset Value Determination	45	
	15.2	Suspension of the Calculation of the Net Asset Value, and of Issue, Redemption and		
		Conversion of Shares	46	
16.	LIQUIDA	TION, COMPULSORY REDEMPTION AND AMALGAMATION OF SUB-FUNDS	47	
17.	TAXATIO	ON .	48	
18.	DOCUMI	ENTS AVAILABLE TO INVESTORS	49	
	18.1	Documents available for Inspection	49	
	18.2	Key investor information document	49	
	18.3	Other documents	49	
19.	MEETIN	GS, REPORTS AND INFORMATION TO SHAREHOLDERS	50	
20.	APPLIC/	ATION PROCEDURE	51	
APPE	NDIX A: SU	B-FUNDS OFFERED FOR SUBSCRIPTIONS	57	
APPE	NDIX B: RIS	SK FACTORS ANNEX	129	

GLOSSARY AND DEFINITIONS

1915 Law Luxembourg law of 10 August 1915 on commercial companies as amended from time to time

2002 Law Luxembourg law of 2 August 2002 on data protection, as amended from time to time

2010 Law Luxembourg law of 17 December 2010 on undertakings for collective investment or any legislative

replacements or amendment thereof as amended from time to time

A Shares Accumulation Shares

ABS Asset-backed securities

Alternative Currency Currency of a class of Shares issued in a currency other than the Reference Currency. Currencies used as

Alternative Currencies are EUR, USD, CHF, GBP, and JPY

Articles The articles of incorporation of the Company

Asset Allocators The asset allocators appointed by the Management Company to provide asset allocation services for the Sub-

Funds managed according to the multi-management concept as defined under paragraph 6.4.

Board The board of Directors of the Company

Business Day Every day which is a full bank business day in Luxembourg (i.e. 24 December is not a full Business Day)

Cash and Cash Equivalents Cash, bank deposits, short-term deposits or other short-term instruments (including money market UCIs

subject to restrictions as set forth in paragraph 3.1 (ii) or ABS/MBS) and money-market instruments issued by sovereign or corporate issuers, the residual maturity of which does not exceed 397 days. Alternatively to holding securities issued by money market UCIs as part of their Cash and Cash Equivalents, all Sub-Funds may hold directly instruments of the same nature and in the same proportion as those comprising the portfolio of a given money market UCI, which may include fixed rate securities, the residual maturity of which does not exceed 397 days. FRNs that have frequent resets of the coupon, *i.e.* annually or more frequently, will be regarded as passive substitutes for short-term instruments, provided that their maximum residual maturity

is of 762 days

CDS Credit default swap

Central Administration Agent CACEIS Bank Luxembourg

CESR Committee of European Securities Regulators (replaced by ESMA as of 1 January 2011)

CESR's Guidelines on Risk Measurement and the Calculation of Global Exposure and Counterparty Risk for

UCITS dated 28 July 2010

CHF Swiss Francs

China A-Shares Shares in mainland China-based companies that trade on Chinese stock exchanges

CNY Offshore RMB as further described in the Risk Factor Annex
Onshore RMB as further described in the Risk Factor Annex

Company Lombard Odier Selection

CSSF Commission de Surveillance du Secteur Financier, the Luxembourg supervisory authority

Cut-off time Deadline to submit subscription, redemption or conversion applications to the Company as set out in the table

under Section 12.1

D Shares Distribution Shares

Dealing Charge Charges which may be levied discretionarily by the Company at the rate disclosed in Appendix A in relation to

a given Sub-Fund in addition to the Issue and Redemption Prices or upon conversion of Shares of one Sub-Fund into Shares of another Sub-Fund in favour of the relevant Sub-Fund, in order to mitigate the effect of

portfolio transactions costs resulting from subscriptions or redemptions

Depositary CACEIS Bank Luxembourg

Direct Costs Costs described in paragraph 10.5.3

Directors The directors of the Company

Distribution FeeThe distribution fee payable to the Global Distributor or Distributor as described in paragraph 10.5.3 at the

rates set out in Appendix A

EEA European Economic Area

Eligible State A member State of OECD and all other countries of Europe, the American Continents, Africa, Asia, the Pacific

Basin and Oceania

Emerging Markets Markets or countries with a low to middle per capita income or, at the discretion of the Management

Company, any country or market that is a component in an emerging market index of a major index provider. Examples of emerging markets include Indonesia, Iran, some countries of Latin America, some countries in Southeast Asia, most countries in Eastern Europe, Russia, some countries in the Middle East, and parts of Africa. Investors may obtain, free of charge, from the Company, on written request sent to its registered

office, an updated list of Emerging Markets

EPM Efficient portfolio management

ESMA European Securities and Markets Authority

EU European Union

EUR Euro

EUSD European Union Savings Directives, namely the Council Directive 2003/48/EC of 3 June 2003 on taxation

of savings income in the form of interest payments and the Council Directive 2014/48/EU of 24 March 2014

amending Directive 2003/48/EC

FATCA The Foreign Account Tax Compliance provisions contained in the Hiring Incentives to Restore Employment Act

signed into US law in March 2010; FATCA is construed as:

(i) sections 1471 through 1474 of the US Internal Revenue Code and any successor provisions, associated legislation, regulations and guidance, and similar legislation, regulations and guidance enacted to

implement similar tax reporting or withholding tax regimes;

(ii) any intergovernmental agreement, treaty, legislation, regulation, guidance and other agreement entered into in order to comply with, facilitate, supplement or implement the legislation, regulations or guidance

described under (i);

(iii) any legislation, regulations or guidance issued by an applicable governmental entity that gives effect to

the matters described under paragraphs (i) and (ii)

Feeder A feeder UCITS as defined under paragraph 4.2 (g)

FFI Foreign financial institution(s) under FATCA

FRN Floating-rate note

FROC Fixed Rate of Operational Costs as defined under paragraph 10.5.2

Fund Servicing Costs Costs described in paragraph 10.5.2

Group of Twenty established in September 1999

GBP British pound sterling

IML Institut Monétaire Luxembourgeois (replaced by CSSF)

Initial Charge The initial charge described in paragraph 10.1

Institutional Investors Institutional investors within the meaning of article 174 (2) c) of the 2010 Law

Investment AdvisersThe investment advisers appointed by the Investment Managers, with the prior approval of the Management

Company, to provide investment advisory services with no discretionary asset management power.

Investment Managers The investment managers listed in paragraph 6.3 appointed by the Management Company, with the

agreement of the Board, to provide day-to-day discretionary investment management services for the Sub-

Funds.

IRS Interest rate swap

Issue Price The price at which Shares shall be issued, such price being the Net Asset Value per Share for the relevant

Sub-Fund increased by the Initial Charge and the case being, by a Dealing Charge as further described in

Section 12.

JPY Japanese Yen

LOIM Lombard Odier Investment Managers, the asset management division of the Lombard Odier Group

LOS Lombard Odier Selection

Management Company Lombard Odier Funds (Europe) S.A.

Management Fee The management fee payable to the Management Company as described in paragraph 10.5.1 at the rates set

out in Appendix A

Master A Master UCITS as defined under paragraph 4.2 (g)

MBS Mortgage-backed securities

MYR Malaysian Ringgit

Member State A member State of the European Union as well as any States within the meaning of "Member State" as

defined in article 1 of the 2010 Law

NAV Net asset value per Share

Net Asset Value Total assets of the relevant Sub-Fund less its liabilities

Net Asset Value per Share Total net assets of the relevant Sub-Fund, being the market value of its assets less its liabilities, divided by

the number of Shares of the relevant Sub-Fund

OECD Organization for Economic Cooperation and Development

Official Listing Official listing on a stock exchange in an Eligible State

Operational Costs Costs described in paragraph 10.5.2

OTC derivatives Financial derivative instruments dealt in over-the-counter

Performance FeeThe performance fee payable to the Management Company as described in paragraph 10.5.1 at the rates set

out in Appendix A

Prospectus The current prospectus of the Company

Redemption Price The price at which Shares shall be redeemed, such price being the Net Asset Value per Share for the relevant

Sub-Fund reduced, the case being, by a Dealing Charge as further described in Section 13.1

Reference Currency Currency in which Shares of a Sub-Fund are issued

Regulated Market Regulated market, other than Official Listing, which operates regularly and is recognized and open to the

public in an Eligible State

Risk Factors Annex The list of risk factors set out in Appendix B

RMB Renminbi; the official currency of the People's Republic of China is used to denote the Chinese currency

traded in the onshore markets (in mainland China), through onshore RMB (CNY), and the offshore markets (mainly in Hong Kong), the offshore RMB (CNH); for clarification purposes, all references to RMB in the name of a Share class or in the Reference Currency must be understood as a reference to offshore RMB (CNH)

SFIs Structured financial instruments

SGD Singapore dollar

Shares Shares of the Company

Stock Connect The Shanghai-Hong Kong Stock Connect, which is a securities trading and clearing links programme

developed by the Stock Exchange of Hong Kong Limited ("SEHK"), the Shanghai Stock Exchange ("SSE"), Hong Kong Securities Clearing Company Limited ("HKSCC") and China Securities Depositary and Clearing Corporation Limited ("ChinaClear") with an aim to achieve mutual stock market access between the People's Republic of China and Hong Kong. Stock Connect comprises the Northbound link, through which a Sub-Fund may purchase and hold SSE Securities, and the Southbound link, through which investors in Mainland China may purchase and hold shares listed on the SEHK. The Company will trade through the Northbound link.

Sub-Funds The Sub-Funds of the Company, each corresponding to a distinct part of the assets and liabilities of the

Company

Sub-Investment Managers The sub-investment managers appointed by the Investment Managers, with the prior approval of the

Management Company and without prejudice to the responsibility of the Investment Managers, to provide

investment management services with discretionary asset management power.

T-Bills Treasury bills

Target Sub-Fund A Sub-Fund whose Shares are subscribed, acquired and/or held by another Sub-Fund

TRS Total return swap

UCIs Undertakings for collective investment

UCITS Undertakings for collective investment in transferable securities

UCITS Directive Directive 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of

laws, regulations and administrative provisions relating to UCITS, as amended from time to time

UCITS Rules The corpus of rules formed by (a) the UCITS Directive, (b) the delegated act referred to in Article 26b of the

UCITS Directive, i.e. the Commission Delegated Regulation (EU) supplementing the UCITS Directive to be adopted by EU Commission pursuant to Article 112a of the UCITS Directive, and (c) any national laws and regulations which are taken in relation to (or transposing either of) the foregoing, including the 2010 Law.

US United States

USD Dollars of the United States of America

Valuation Day

The relevant Business Day (daily or weekly) as set out in the table under Section 12 where the Sub-Funds are

priced and Shares are issued and/or may be redeemed and converted and which is also a bank business day in the principal market or stock exchange on which a material part of a Sub-Fund's investments for the time

being are quoted

VaR Value at Risk. The VaR is a statistical methodology that predicts the maximum potential loss that a Sub-Fund

could make, calculated to a certain confidence level.

LIST OF PARTIES AND ADDRESSES

The Company

Lombard Odier Selection, in short LO Selection

Registered Office

Up to 24 April 2016: 5, allée Scheffer, 2520 Luxembourg, Grand Duchy of Luxembourg As of 25 April 2016: 291, route d'Arlon, 1150 Luxembourg, Grand Duchy of Luxembourg

Board of Directors

Mariusz Baranowski (Lombard Odier Funds (Europe) S.A. Luxembourg)

Mark Edmonds (Lombard Odier Funds (Europe) S.A. Luxembourg)

Yvar Mentha (partner BRP Bizzozero & Partners SA, independent director, Geneva)

Stéphane Monier (Bank Lombard Odier & Co Ltd, Geneva)

Jean-Claude Ramel (independent director, London)

Christophe Utelli (Bank Lombard Odier & Co Ltd, Geneva)

Management Company and Domiciliary Agent

Lombard Odier Funds (Europe) S.A.

Up to 24 April 2016: 5, allée Scheffer, 2520 Luxembourg, Grand Duchy of Luxembourg As of 25 April 2016: 291, route d'Arlon, 1150 Luxembourg, Grand Duchy of Luxembourg

Email address: luxembourg-funds@lombardodier.com

Website: www.loim.com

Directors of the Management Company

Alexandre Meyer (Lombard Odier Asset Management (Switzerland) SA, Petit-Lancy)

Yves Bersier (Bank Lombard Odier & Co Ltd, Geneva)

Mark Edmonds (Lombard Odier Funds (Europe) S.A. Luxembourg)

Francine Keiser (Of Counsel, Linklaters LLP, independent director, Luxembourg)

Patrick Zurstrassen (independent director, Luxembourg)

Dirigeants of the Management Company

Mariusz Baranowski (Lombard Odier Funds (Europe) S.A., Luxembourg)

Mark Edmonds (Lombard Odier Funds (Europe) S.A., Luxembourg)

Investment Managers, Sub-Investment Managers and Investment Advisers

Bank Lombard Odier & Co Ltd

11, rue de la Corraterie, 1204 Geneva, Switzerland

Lombard Odier (Europe) S.A.

Up to 24 April 2016: 5, allée Scheffer, 2520 Luxembourg, Grand Duchy of Luxembourg As of 25 April 2016: 291, route d'Arlon, 1150 Luxembourg, Grand Duchy of Luxembourg

Lombard Odier (Europe) S.A., Succursale en France

8, rue Royale, 75008 Paris, France

Lombard Odier (Europe) S.A., UK Branch

Queensberry House, 3 Old Burlington Street, London W1S 3AB, United Kingdom

Lombard Odier Asset Management (Europe) Limited

Queensberry House, 3 Old Burlington Street, London W1S 3AB, United Kingdom

Lombard Odier Asset Management (Switzerland) SA 6, avenue des Morgines, 1213 Petit-Lancy, Switzerland

Lombard Odier Gestión (España) SGIIC, S.A.

Paseo de la Castellana 66, 28046 Madrid, Spain

Lombard Odier (Hong Kong) Limited

3901 Two Exchange Square, 8 Connaught Place, Central, Hong Kong

Lombard Odier (Singapore) Ltd.

9 Raffles Place - #46-02 Republic Plaza, Singapore 048619

Cité Gestion SA

15-17, rue de la Cité, 1204 Geneva, Switzerland

Global Distributor

Lombard Odier Funds (Europe) S.A.

Up to 24 April 2016: 5, allée Scheffer, 2520 Luxembourg, Grand Duchy of Luxembourg

As of 25 April 2016: 291, route d'Arlon, 1150 Luxembourg, Grand Duchy of Luxembourg

Distributors

Any other financial intermediary that may be appointed for the marketing and sale of the Shares as defined under Section 11 of the Prospectus.

Depositary, Central Administration Agent, Registrar, Transfer Agent, Paying Agent and Listing Agent

CACEIS Bank Luxembourg

5, allée Scheffer, 2520 Luxembourg, Grand Duchy of Luxembourg

Independent Auditor

PricewaterhouseCoopers, société coopérative

Réviseur d'entreprises

2, rue Gerhard Mercator, 1014 Luxembourg, Grand Duchy of Luxembourg

Legal Adviser

Linklaters LLP

35, avenue John F. Kennedy, 1855 Luxembourg, Grand Duchy of Luxembourg

Foreign Representatives

In Switzerland

Representative

Lombard Odier Asset Management (Switzerland) SA 6, avenue des Morgines, 1213 Petit-Lancy, Switzerland

Paying Agent

Bank Lombard Odier & Co Ltd

11, rue de la Corraterie, 1204 Geneva, Switzerland

In Spain

Allfunds Bank, S.A.

Calle Estafeta 6, La Moreleja, Alcobendas 28109, Madrid, Spain

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In Italy
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Paying Agents

Société Générale Securities Services S.p.A. Via Benigno Crespi, 19/A - MAC 2, 20159 Milan, Italy

In France

Centralising Agent

CACEIS Bank France 1-3, place Valhubert, 75013 Paris, France

In the Netherlands

Lombard Odier Asset Management (Europe) Ltd, Netherlands Branch Herengracht 466, 1017 CA Amsterdam, The Netherlands

In the United Kingdom

Lombard Odier Asset Management (Europe) Limited Queensberry House, 3 Old Burlington Street, London W1S 3AB, United Kingdom

In Belgium

CACEIS Belgium SA Avenue du Port 86C, b320, 1000 Brussels, Belgium

In Germany

DekaBank Deutsche Girozentrale Mainzer Landstrasse 16, 60325 Frankfurt/Main, Germany

In Austria

Erste Bank der oesterreichischen Sparkassen AG Am Belvedere 1, 1100 Wien, Austria

2. LEGAL FORM

2.1 The Company

The Company is organised as a "société d'investissement à capital variable" under the 1915 Law falling under Part I of the 2010 Law complying with the requirements of the UCITS Directive.

The Company was incorporated on 31 August 1999 for an unlimited period of time under the name "LO Selection". The Company changed its name to Lombard Odier Darier Hentsch Selection, in short LODH Selection in 2003 and finally in 2010 to Lombard Odier Selection, in short LO Selection. The Articles were last amended on 10 February 2015 and restated Articles were published in the Mémorial, Recueil des Sociétés et Associations on 20 February 2015. The minimum share capital of the Company is EUR 1,250,000.

The Company is registered under number B-71.379 in the Luxembourg Trade and Companies Register. Its Articles are available for inspection there and a copy may be obtained upon request. Its registered office is, up to 24 April 2016, at 5, allée Scheffer, 2520 Luxembourg, Grand Duchy of Luxembourg and, as from 25 April 2016, at 291, route d'Arlon, 1150 Luxembourg, Grand Duchy of Luxembourg.

The Directors are listed in Section 1.

There are no provisions in the Articles expressly governing the remuneration (including pension or other benefits) of the Directors. The Directors shall be reimbursed their out-of-pocket expenses and their remuneration shall be approved by the shareholders of the Company in general meeting. Directors affiliated to the Lombard Odier Group of Companies are not entitled to a fee for their services.

The capital of the Company is represented by Shares of no par value of different classes which relate to Sub-Funds and shall at any time be equal to the total net assets of the Company.

The liabilities of each Sub-Fund shall be segregated on a Sub-Fund by Sub-Fund basis with third party creditors having recourse only to the assets of the Sub-Fund concerned.

2.2 The Shares

Shares of the Company have no par value and have like rights and privileges. Each Share shall carry the right to participate in the profits and the results of the relevant Sub-Fund's operations. The Shares shall have no preferential, pre-emption, conversion or exchange rights. There are no, nor is it intended that there will be any, outstanding options or special rights relating to any Shares. Each whole Share entitles the holder thereof at all general meetings of shareholders and at all special meetings of the relevant Sub-Fund to one vote which may be cast in person or by proxy.

The Shares are freely transferable, except that the Board may, according to the Articles and as further detailed in Section 13 below, restrict the direct holding of Shares or the ownership of Shares by certain persons or make proposals regarding existing shareholders' holdings in order to comply with legal or regulatory requirements.

Shares are issued in registered form only ("Registered Shares"). Confirmation advices will be sent to shareholders the next Business Day following execution of the subscription order or, where the confirmation is received by the Management Company from a third party, the first Business Day following receipt of the confirmation from the third party. Registered Share certificate(s) will not be issued, unless specifically requested by investors in which case certificates will be dispatched to the applicant(s) to the address given on the application form within 30 days after acceptance of the subscription. The cost relating to the issue of Share certificates will be borne by the requesting shareholders.

The Articles permit the issue of Shares of different classes, which each relates to a different Sub-Fund. At present the Board has decided that the following classes of Shares may be issued:

- Seven main classes of Shares (S Shares, U Shares, P Shares, I Shares, M Shares, N Shares and E Shares) that differ mainly in terms of fees, type of investor and minimum initial investment and holding amount.
- A Shares or D Shares.

Fractions of Shares can be allotted and issued.

The following table shows the main features of the different classes of Shares available for each Sub-Fund.

	S Shares	U Shares	I Shares	P Shares	M and N Shares	E Shares
Type of investor ¹	Institutional Investors with discretionary mandates ²	All investors	Institutional Investors unless otherwise indicated in Appendix A	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement	Entities of Lombard Odier Group and their respective employees under certain conditions ³
Minimum Initial Investment and Minimum Holding ⁴	No ⁵	As indicated in Appendix A	As indicated in Appendix A	As indicated in Appendix A	As indicated in Appendix A	No
Management Fees	No ⁶	Yes	Yes	Yes	Yes	No
Performance Fees	No ⁶	Yes if set out in Appendix A	No			
Distribution Fees	No	No	No	Yes if set out in Appendix A	No	No
Forms available /	A Shares	A Shares				
dividend policy	D Shares	D Shares				
Forms available / Alternative currencies ⁷	EUR / USD / CHF / GBP / JPY	EUR / USD / CHF / GBP / JPY	EUR / USD / CHF / GBP / JPY	EUR / USD / CHF / GBP / JPY	EUR / USD / CHF / GBP / JPY	EUR / USD / CHF / GBP / JPY
Forms available / Currency hedging policy	No hedging / Systematic hedging / hedging at the discretion of the Investment Manager	No hedging / Systematic hedging / hedging at the discretion of the Investment Manager	No hedging / Systematic hedging / hedging at the discretion of the Investment Manager	No hedging / Systematic hedging / hedging at the discretion of the Investment Manager	No hedging / Systematic hedging / hedging at the discretion of the Investment Manager	No hedging / Systematic hedging / hedging at the discretion of the Investment Manager
Forms available / Duration hedging policy	No hedging / systematic hedging	None				

- The Board may waive the eligibility criteria in relation to any given class of Shares.
- S Shares are intended for Institutional Investors who have concluded a specific remuneration agreement in respect of their investment in class S Shares of a Sub-Fund with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company will be paid directly by such Institutional Investor.
- E Shares are dedicated to the entities of the Lombard Odier Group and their respective employees investing a portion of their variable remuneration, or a deferred portion thereof, into Shares pursuant to new regulations dealing with the remuneration of asset management firms.
- The Board may waive the initial minimum investment and minimum holding for all classes of Shares.
- The minimum initial investment and minimum holding amount will be indicated in the specific remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group.
- No Management Fees and Performance Fees are levied on the S Shares of each Sub-Fund. The minimum initial investment and minimum holding amount will be indicated in this agreement.
- Sub-Funds may issue classes of Shares in any Alternative Currency. If a Sub-Fund offers the possibility of issuing Shares in an Alternative Currency this will be mentioned in Appendix A of a given Sub-Fund. In addition, the list of Sub-Funds with a class of Shares issued in an Alternative Currency is disclosed in the annual and semi-annual reports and on the Lombard Odier Group website (www.loim.com) and can be obtained at the registered office of the Company.

The classes of Shares available for each Sub-Fund and their respective features are mentioned in Appendix A of a given Sub-Fund.

Although assets attributable to different Sub-Funds of the Company are segregated (see paragraph 2.1), investors should be aware that there exists no legal segregation of assets between different classes of Shares within the same Sub-Fund. Therefore, in case that the net assets attributable to a class of Shares of a Sub-Fund are not sufficient to cover the charges and expenses relating to a specific class of Shares, such charges and expenses will be paid out of the net assets of the other classes of Shares of the same Sub-Fund.

2.3 The Shareholders

Classes of Shares restricted to Institutional Investors are subject to a *taxe d'abonnement* of 0.01% per annum on their Net Asset Value whereas classes of Shares which are not restricted to Institutional Investors are subject to a *taxe d'abonnement* of 0.05% p.a. (see Section 17). Therefore, conversion from Shares of one class of Shares into another class of Shares is only permitted if the investor complies with all the conditions required for the class of Shares into which Shares are to be converted.

3. INVESTMENT OBJECTIVES AND POLICIES

3.1 General Provisions Common to all Sub-Funds

The Company aims to provide investors with the opportunity of participating in a wide selection of financial markets through a range of actively managed Sub-Funds.

The investment policies of the Company are determined by the Directors, after taking into account the political, economic, financial and monetary factors prevailing in the selected markets.

The list of the Sub-Funds currently offered for subscription with the description of their investment policies and main characteristics can be found in Appendix A. Subject to lower or higher limit set out in the investment objective and policy of a Sub-Fund, the Sub-Funds may invest up to 10% of their portfolio in securities other than those described in their respective investment objectives and policies.

The Directors may decide to create additional Sub-Funds. In such case this Prospectus will be updated.

Throughout the Prospectus each Sub-Fund will be referred to by its name as defined in Appendix A.

Unless otherwise mentioned in Appendix A in relation to a given Sub-Fund and always subject to the limits permitted by the Investment Restrictions described in Section 4, the following principles will apply to the Sub-Funds:

(i) <u>Cash and Cash Equivalents</u>

Subject to lower or higher limits set out in the investment objective and policy of a Sub-Fund and in accordance with the applicable diversification rules, the Sub-Funds may hold on a temporary and ancillary basis up to 49% of their net assets in Cash and Cash Equivalents. Such limit does not apply under extraordinary market conditions and is subject to liquidity considerations. In particular, a Sub-Fund may hold its net assets in Cash and Cash Equivalents in excess of the above-mentioned limit pending investment upon receipt of subscription monies, pending redemptions in order to maintain liquidity, for EPM or for short-term defensive purposes when the Investment Manager believes it is in the best interest of the shareholders to do so. During these periods, a Sub-Fund may not achieve its investment objective and policy.

The Company will regard FRNs that have frequent resets of the coupon, *i.e.* annually or more frequently, as passive substitutes for short-term instruments, provided that their residual maturity does not exceed 762 days.

For the purposes of computing the investment ratios mentioned in a given Sub-Fund's description, Cash and Cash Equivalents held on a temporary basis will not be taken into account if the ratio refers to the Sub-Fund's portfolio and will be taken into account if the ratio refers to the Sub-Fund's net assets.

(ii) Units of UCIs

Subject to lower or higher limits set out in Appendix A in relation to a given Sub-Fund or unless investments in units of eligible UCIs is part of the investment objective and policy of a Sub-Fund, the Sub-Funds may hold up to 10% of their net assets in units of eligible UCIs.

The securities issued by collective investment vehicles with at least 50% of their net assets, according to their investment policy, invested in a particular class of assets will themselves be treated as securities of such class of assets for the purposes of the investment policy and restrictions set out in this Prospectus (example: collective investment vehicles with at least 50% of their net assets, according to their investment policy, invested in shares and other securities equivalent to shares will be treated as equity securities). Where a collective investment vehicle is structured as an umbrella and the Company holds securities belonging to one or more sub-funds of such collective investment vehicle, the same principle shall apply *mutatis mutandis* to the securities of each sub-fund.

(iii) Financial derivative instruments

The Management Company and Investment Managers may use all categories of financial derivative instruments authorised by Luxembourg law or by Circulars issued by the CSSF and in particular the categories mentioned in paragraph 4.1 (vii).

Financial derivative instruments may be used for one of the following strategies: for hedging purposes, for EPM or as part of the investment strategy of a Sub-Fund. A description of those strategies is mentioned in paragraph 4.1 (vii).

As stated in paragraph 4.2, the Company may apply the VaR approach or the commitment approach to calculate the Sub-Funds' global exposure.

The leverage effect of investments in some financial instruments and the volatility of the prices of options, futures and other derivative contracts would normally make the risk attached to investment in the Shares of the Sub-Funds higher than is the case with conventional investment policies. Additional risks associated with the use of financial derivative instruments are described in the Risk Factors Annex.

(iv) <u>Techniques and instruments for the purpose of EPM relating to transferable securities and money market</u> instruments

These techniques and instruments include, but are not limited to, repurchase agreements and securities lending and are further described in paragraph 4.5.

The use of any of these techniques and instruments shall not reach a volume which could endanger the spirit of the investment policy.

Risks associated with the use of techniques and instruments relating to transferable securities and money market instruments are described in the Risk Factors Annex.

(v) <u>SFIs</u>

Subject to lower or higher limits set out in Appendix A in relation to a given Sub-Fund or unless the use of SFIs is part of the investment objective and policy of a Sub-Fund, the Sub-Funds may hold up to 10% of their net assets in SFIs which are eligible transferable securities (as specified in Section 4) organised solely for the purposes of restructuring the investment characteristics of certain other investments (the "Underlying Investments") and issued by first class financial institutions (the "Financial Institutions"). The Financial Institutions issue transferable securities (the SFIs) backed by or representing interests in the Underlying Investments.

The Sub-Funds may invest in SFIs such as, but not limited to, equity-linked securities, participatory notes, capital protected notes and structured notes, including securities/notes that are issued by companies advised by the Management Company or any entity of its group. When the SFI embeds a derivative instrument, the embedded derivative must be taken into account when applying the restrictions mentioned in paragraph 4.2 (j).

Sub-Funds investing in convertible bonds, often use SFIs as a substitute to convertible bonds to achieve the same market exposure.

(vi) Currencies

Shares of each Sub-Fund are issued in the Reference Currency. However, Shares of each Sub-Fund may also be issued in Alternative Currency (USD, GBP, CHF, EUR, JPY) of a Sub-Fund (see paragraph 2.2) as indicated in Appendix A in relation to a given Sub-Fund. Unless otherwise mentioned in Appendix A in relation to a given Sub-Fund, the currency risk for a class of Shares issued in an Alternative Currency will not be hedged. Costs related to the currency conversion, if any, of subscription or redemption amounts from or into the Reference Currency, will be borne by each class of Shares issued in Alternative Currency.

The Reference Currency of a Sub-Fund is always mentioned in the Sub-Fund's description (see Appendix A in relation to a given Sub-Fund) and sometimes between brackets in its name. Sub-Funds may invest in securities denominated in other currencies than their Reference Currency, even when the Reference Currency is mentioned between brackets in their name.

(vii) Emerging Markets

Subject to lower or higher limits set out in Appendix A in relation to a given Sub-Fund, the Sub-Funds whose investment objective and policy give discretion to the Investment Manager with regard to the selection of markets (including Emerging Markets) or currencies may hold up to 49% of their net assets in securities issued in Emerging Markets and/or Emerging Market currencies (including CNH).

When such limit is exceeded following the reclassification of a market previously regarded as "non-emerging", the Investment Manager will have discretion as to whether measures should be taken having regard to the best interest of the shareholders.

The attention of investors is drawn to the Risk Factors annex in Appendix B which sets out the risks associated with the investments in Emerging Markets.

(viii) Risks associated with investments in the Sub-Funds

All Sub-Funds are directly or indirectly exposed to various forms of investment risks through the financial instruments in which they invest. The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Funds. Some risks concern all Sub-Funds (see section "General" of the "Risk Factors Annex") whereas others are Sub-Fund specific (see section "Risk Factors Specific To Certain Sub-Funds" of the "Risk Factors Annex").

(ix) Profile of the typical investor

The profile of the typical investor for each Sub-Fund can be found in Appendix A.

An investment in a Sub-Fund is not a deposit in a bank or other insured depositary institution. Investment may not be appropriate for all investors. The Sub-Funds are not intended to be a complete investment program and investors should consider their long-term investment goals and financial needs when making an investment decision about the Sub-Funds. An investment in a Sub-Fund is intended to be a long-term investment. The Sub-Funds should not be used as trading vehicle.

Whilst using their best endeavours to attain the Company's objectives, the Directors cannot guarantee the extent to which the investment objectives will be achieved.

3.2 Investment-Grade Rating and Lower Grade Securities

According to generally accepted rating principles in the financial services industry, investments in debt securities are classified in two broad categories:

- investment grade securities with ratings by Fitch, S&P or Moody's ranging from AAA (Aaa) to BBB (Baa);
- speculative investments with ratings of BB (Ba) and below.

For the purposes of the foregoing securities rating limitations, a security will be deemed to be within the relevant rating category even if the rating agency has assigned a modifier, such as a "minus", to the rating. For example, a security rated A- by S&P will be deemed to be rated A for these purposes.

In the absence of a rating from the rating agencies (such as, but not limited to, Fitch, S&P or Moody's),

- in case of government bonds or government money market instruments, the equivalent long term debt sovereign rating of the country may be used as an alternative for the rating of these securities;
- in case of bonds or money market instruments issued by a corporate, the rating of the issuer may be used as an alternative for the rating of these securities.

If finally, no rating is available from the rating agencies, or, if so described in the relevant investment policy, the Investment Manager will be entitled to invest in securities which, in its opinion are deemed to be within the relevant rating category. When rating agencies assign different ratings to a given security and unless otherwise specified in the investment objective and policy of a Sub-Fund, the Investment Manager may consider the highest rating as the valid one.

If a Sub-Fund invests in bonds, it will generally be invested in bonds, fixed or floating-rate securities and short-term-debt securities of Investment Grade quality (BBB or better, or of equivalent quality in the opinion of the Investment Manager of the relevant Sub-Fund) unless otherwise mentioned in the description of a given Sub-Fund.

Units of permitted UCIs with, according to their investment policy, at least 50% of their assets invested in fixed-income securities will be deemed to be investment-grade debt securities unless otherwise provided in the description of the investment policy of the collective investment vehicle.

Investment in straight bonds, convertible bonds, other debt securities or associated instruments rated BB or below, or of equivalent quality in the opinion of the Investment Manager, can involve additional risks. Securities rated B or equivalent are regarded as predominantly speculative with respect to the issuer's capacity to pay interest and principal or maintain other terms of the offer documents over any long period of time. Whilst such issues are likely to have some quality and protective characteristics, these are outweighed by large uncertainties or major risk exposure to adverse economic conditions. Risks associated with the use of lower grade securities are described in the Risk Factors Annex.

3.3 Performance of the Sub-Funds

A graph, showing the historical performances of those Sub-Funds which have existed for at least one complete calendar year, is contained in the respective key investor information documents.

4. INVESTMENT RESTRICTIONS

4.1 Eligible Assets

Whilst the Company has broad powers under its Articles as to the type of investments it may take and the investment methods it may adopt, the Directors have resolved that the Company may only invest in:

<u>Transferable securities and money market instruments</u>

- (i) transferable securities and money market instruments admitted to Official Listing; and/or
- (ii) transferable securities and money market instruments dealt in a Regulated Market; and/or
- (iii) recently issued transferable securities and money market instruments, provided that the terms of issue include an undertaking that application will be made for admission to an Official Listing or a Regulated Market and such admission is achieved within a year of the issue;
- (iv) money market instruments other than those admitted to an Official Listing or dealt in on a Regulated Market, which are liquid and whose value can be determined with precision at any time, if the issue or issuer of such instruments is itself regulated for the purpose of protecting investors and savings, and provided that they are:
 - issued or guaranteed by a central, regional or local authority or central bank of a Member State, the European Central Bank, the EU or the European Investment Bank, a non-Member State or, in the case of a Federal State, by one of the members making up the federation, or by a public international body to which one or more Member States belong, or

- issued by an undertaking, any securities of which are admitted to an Official Listing or dealt in on Regulated Markets referred to in items (i) and (ii) above, or
- issued or guaranteed by an establishment subject to prudential supervision, in accordance with criteria defined by Community law, or by an establishment which is subject to and complies with prudential rules considered by the CSSF to be at least as stringent as those laid down by Community law such as a credit institution which has its registered office in a country which is an OECD member state and a FAFT state, or
- issued by other bodies belonging to the categories approved by the CSSF provided that investments in such instruments are subject to investor protection equivalent to that laid down in the first, the second and the third indents and provided that the issuer is a company whose capital and reserves amount to at least ten million euros (EUR 10,000,000) and which presents and publishes its annual accounts in accordance with the fourth directive 78/660/EEC as amended, is an entity which, within a group of companies which includes one or several listed companies, is dedicated to the financing of the group or is an entity which is dedicated to the financing of securitisation vehicles which benefit from a banking liquidity line.

The Company may also invest in transferable securities and money market instruments other than those referred to in items (i) to (iv) above provided that the total of such investment shall not exceed 10 per cent of the net assets attributable to any Sub-Fund.

Units of UCITS and UCIs

- (v) units of UCITS authorised according to the UCITS Directive and/or other UCIs within the meaning of article 1, paragraph (2) letters (a) and (b) of the UCITS Directive, should they be situated in a Member State or not, provided that:
 - such other UCIs are authorised under laws which provide that they are subject to supervision considered by the CSSF to be equivalent to that laid down in Community law, and that cooperation between authorities is sufficiently ensured, such as UCIs which have been authorised under the laws of any Member State or under the laws of Canada, Hong Kong, Jersey, Japan, Norway, Switzerland or the United States of America;
 - the level of protection for unit-holders in the other UCIs is equivalent to that provided for unit-holders in a UCITS, and in
 particular that the rules on asset segregation, borrowing, lending, uncovered sales of transferable securities and money
 market instruments are equivalent to the requirements of the UCITS Directive;
 - the business of the other UCIs is reported in half-yearly and annual reports to enable an assessment to be made of the assets and liabilities, income and operations over the reporting period;
 - no more than 10% of the UCITS' or the other UCIs' net assets (or of the net assets of the relevant sub-fund), whose
 acquisition is contemplated, can, according to their constitutional documents, be invested in aggregate in units of other
 UCITS or other UCIs.

In accordance with article 46 (3) of the 2010 Law, no subscription or redemption fees may be charged to the Company if the Company invests in Target Sub-Funds or in units of other UCITS and/or other UCIs that are managed, directly or by delegation, by the Management Company or by any other company with which the Management Company is linked by common management or control, or by a substantial direct or indirect holding.

When a Sub-Fund of the Company invests its assets in other UCITS or UCIs or a Target Sub-Fund, the maximum level of the management fee that may be charged both to the Sub-Fund and to such other UCITS or UCI or Target Sub-Fund (including invoices paid by a Sub-Fund as part of a remuneration agreement or assimilated agreement when investing into a class bearing no management fee of an underlying UCITS, UCI or Target Fund) can be found, in respect of each Sub-Fund, in Appendix A.

Under the conditions set forth by the Luxembourg laws and regulations, any Sub-Fund may subscribe, acquire and/or hold Shares of any other Sub-Fund (the "Target Sub-Fund") provided that:

- the Target Sub-Fund does not, in turn, invest in the Sub-Fund invested in this Target Sub-Fund; and
- pursuant to the investment restrictions and policy of the Target Sub-Fund, the Target Sub-Fund whose acquisition is contemplated may not invest in aggregate more than 10% of its assets in shares of other UCITS or UCIs, including another Sub-Fund; and

- voting rights, if any, attaching to the relevant securities are suspended for as long as they are held by the Sub-Fund concerned and without prejudice to the appropriate processing in the accounts and the periodic reports; and
- in any event, for as long as these securities are held by the Company, their value will not be taken into consideration for
 the calculation of the net assets of the Company for the purposes of verifying the minimum threshold of the net assets
 imposed by the 2010 Law.

The Sub-Funds qualifying as Feeder, shall invest at least 85% of their assets in another UCITS or a sub-fund of a UCITS, under the conditions set forth by the Luxembourg laws and regulations and as provided for in this Prospectus.

If qualified as Feeder, a Sub-Fund may hold up to 15% of its assets in one or more of the following:

- ancillary liquid assets; and
- financial derivative instruments which may be used only for hedging purposes in accordance with the relevant provisions
 of the 2010 Law.

None of the Sub-Funds whose Shares are distributed in Switzerland will qualify as a Feeder.

Deposits with credit institutions

(vi) deposits with credit institutions which are repayable on demand or have the right to be withdrawn, and maturing in no more than twelve months, provided that the credit institution has its registered seat in a Member State or, if the registered seat of the credit institution is situated in a non-Member State, provided that it is subject to prudential rules considered by the CSSF as equivalent to those laid down in Community law such as a credit institution which has its registered office in a country which is an OECD member state and a FAFT state.

Financial derivative instruments

- (vii) financial derivative instruments, including equivalent cash-settled instruments, admitted to an Official Listing or dealt in on a Regulated Market referred to in items (i) and (ii) above; and/or OTC derivatives, provided that:
 - the underlying consists of instruments described in sub-paragraphs (i) to (vi), financial indices, interest rates, foreign exchange rates or currencies, in which the Sub-Funds may invest in accordance with their investment policies,
 - the counterparties to OTC derivative transactions are institutions subject to prudential supervision, and belonging to the categories approved by the CSSF,
 - the OTC derivatives are subject to reliable and verifiable valuation on a daily basis and can be sold, liquidated or closed by an offsetting transaction at any time at their fair value at the Company's initiative, and
 - collateral received in respect of OTC derivatives consists of cash in USD, GBP, EUR and CHF and of debt obligations issued
 by a governmental entity of a Member State or an OECD member State adjusted by the applicable margin in accordance
 with the table below (the "Haircut"):

	Haircut applicable to collateral received in respect of OTC derivatives	
Cash	0%	
Debt obligations	0,75% to 10% according to the maturity of the debt obligation (<i>i.e.</i> the longer the maturity, the higher is the applicable haircut) and to the robustness of its issuer	

Collateral received, including cash, will not be sold, reinvested or pledged.

Categories of financial derivative instruments

The Company may use all the financial derivative instruments authorised by the Luxembourg Law or by Circulars issued by the CSSF and in particular, but not exclusively, the following financial derivative instruments:

- financial derivative instruments linked to market movements ("market derivatives") such as call and put options, contracts for difference, swaps or futures contracts on securities, financial indices (including but not limited to indices based on financial derivatives on commodities or indices on property), baskets or any kind of financial instruments;
- financial derivative instruments linked to currency fluctuations ("currency derivatives") such as forward currency contracts or call and put options on currencies, currency swaps or forward foreign exchange transactions;

- financial derivative instruments linked to interest rate risks ("interest rate derivatives") such as call and put options on interest rates, IRS, forward rate agreements, interest rate futures contracts, swaptions whereby one party receives a fee in return for agreeing to enter into a forward swap at a predetermined fixed rate if some contingency event occurs (e.g. where future rates are set in relation to a benchmark), caps and floors whereby the seller agrees to compensate the buyer if interest rates rise above, respectively fall below a pre-agreed strike rate on pre-agreed dates during the life of the agreement in exchange of an up front premium;
- financial derivative instruments related to credit risks ("credit derivatives"), such as credit spread derivatives, CDS or TRS. When a Sub-Fund invests in TRS or other financial derivative instruments with similar characteristics, the information required by CSSF Circular 14/592 implementing ESMA Guidelines for competent authorities and UCITS management companies (ESMA/2012/832 - revised ESMA/2014/937) can be found in Appendix A. Credit derivatives are designed to isolate and transfer the credit risk associated with a particular reference asset such as credit spread derivatives in which the payments may be made either by the buyer or the seller of the protection based on the relative credit value of two or more reference assets, or such as CDS whereby one counterpart (the protection buyer) pays a periodic fee in return for a contingent payment by the protection seller following a credit event of a reference issuer. The protection buyer must either sell particular obligations issued by the reference issuer for its par value (or some other designated reference or strike price) when a credit event occurs or receive a cash settlement based on the difference between the market price and such reference price. A credit event is commonly defined as a downgrading of the rating assigned by a rating agency, bankruptcy, insolvency, receivership, material adverse restructuring of debt or failure to meet payment obligations when due. In TRS, the buyer makes a regular payment at a variable rate, in return for all the results relating to a notional amount of a particular reference asset (coupons, interest payments, change in asset value) which accrue over a period of time agreed with the seller. The seller "transfers" to the buyer the economic performance of the reference asset, but remains the owner of the asset. Credit derivatives can carry a higher risk than direct investment in bonds. The market for credit derivatives may sometimes be more illiquid than bond markets.

Strategies used for financial derivative transactions

Financial derivative transactions may be used for one of the following strategies: for hedging purposes of the investment positions, for EPM or as part of the investment strategy of a Sub-Fund.

Transactions on derivatives entered into for hedging purposes aim to protect portfolios against market movements, credit risks, currency fluctuations, inflation risks and interest rate risks. Hedging presupposes the existence of a relation between the underlying financial instrument of the derivative and the financial instrument to be hedged.

In order to be considered for EPM, transactions on derivatives must be entered into for one or more of the following specific aims: reduction of risk, reduction of cost, or generation of additional capital or income for the Sub-Fund with an appropriate level of risk, taking into account the risk profile of the Sub-Fund. Transactions entered into for EPM must be economically appropriate, which implies that they are realised in a cost-effective way. The following are some examples of financial derivative transactions entered into for EPM:

- buying of call options or selling of put options on indices, for recently created Sub-Funds or for Sub-Funds holding Cash and Cash Equivalents on a temporary basis, pending investments, provided such indices comply with the conditions mentioned in paragraph 4.2 (f) and the exposure to the underlying indices does not exceed the value of the Cash and Cash Equivalents pending investment;
- replacing, on a temporary basis and for fiscal or other economical reasons, direct investments in securities by derivative exposure to the same securities;
- proxy hedging of the Reference Currency of a Sub-Fund used to reduce the currency exposure of an investment towards a currency which is sufficiently correlated with the Reference Currency, provided that direct hedging against the Reference Currency is not possible or less advantageous for the Sub-Fund. Two currencies are sufficiently correlated (i) if they belong to the same monetary union, or (ii) if they are scheduled to belong to the same monetary union, or (iii) if one of the currencies is part of a currency basket against which the central bank for the other currency explicitly manages its currency within a band or corridor that is either stable or sloping at a predetermined rate, or (iv) if in the opinion of the Investment Manager the currencies are deemed to be sufficiently correlated;

- proxy hedging of a currency of investment of a Sub-Fund used to reduce the currency exposure of an investment towards
 the Reference Currency whereby the Sub-Fund sells a currency which is sufficiently correlated to the currency of
 investment, provided that direct hedging of the currency of investment is not possible or less advantageous for the SubFund;
- cross hedging of two currencies of investment whereby a Sub-Fund sells one of the currencies of investment and
 purchases another currency pending investment in that currency, maintaining the total exposure of the Reference Currency
 unchanged.

Transactions on derivatives entered neither for hedging purposes nor for EPM may be used as part of the investment strategy. However, this has to be mentioned in the description of the Sub-Funds concerned (Appendix A) and is always subject to the limits permitted by the Investment Restrictions. The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure (*i.e.* the total exposure on derivatives, portfolio and other assets) of a Sub-Fund and the volatility of its Net Asset Value.

4.2 Investment Limits Applicable to Eligible Assets

The following limits are applicable to the eligible assets mentioned in paragraph 4.1:

Transferable securities and money market instruments

- (a) The Company will invest no more than 10% of the net assets of any Sub-Fund in transferable securities or money market instruments issued by the same issuer.
- (b) Moreover, where the Company, on behalf of a Sub-Fund, holds investments in transferable securities or money market instruments of any issuing body which by issuer exceed 5% of the net assets of such Sub-Fund, the total of all such investments must not account for more than 40% of the total net assets of the Sub-Fund.
- (c) The limit of 10% laid down in sub-paragraph (a) above may be increased to a maximum of 35% in respect of transferable securities and money market instruments which are issued or guaranteed by a Member State, by its local authorities, by another member State of the OECD or of the G20 or Singapore or by public international bodies of which one or more Member States are members, and such securities need not be included in the calculation of the limit of 40% stated in sub-paragraph (b).
- (d) Notwithstanding the limits set forth under sub-paragraphs (a) and (c) above, each Sub-Fund is authorised to invest in accordance with the principle of risk spreading, up to 100% of its net assets in different transferable securities and money market instruments issued or guaranteed by a Member State, by its local authorities, by an OECD member State, Singapore or any member State of the G20 or by a public international body of which one or more Member State(s) are member(s), provided that (i) such securities are part of at least six different issues, and (ii) the securities from any one issue do not account for more than 30% of the net assets of such Sub-Fund.
- (e) The limit of 10% laid down in sub-paragraph (a) above may be increased to a maximum of 25% in respect of certain debt securities if they are issued by credit institutions having their registered office in a Member State and which are subject, by law, to special public supervision designed to protect the holders of debt securities. In particular, sums deriving from the issue of such debt securities must be invested pursuant to the law in assets which, during the whole period of validity of such debt securities, are capable of covering claims attaching to the debt securities and which, in the event of bankruptcy of the issuer, would be used on a priority basis for the reimbursement of the principal and payment of the accrued interest.
 - Such debt securities need not be included in the calculation of the limit of 40% stated in sub-paragraph (b). But where the Company, on behalf of a Sub-Fund, holds investments in such debt securities of any issuing body which individually exceed 5% of the net assets of such Sub-Fund, the total of all such investments must not account for more than 80% of the total net assets of the Sub-Fund.
- (f) Without prejudice to the limits laid down in sub-paragraph (n), the limit of 10% laid down in sub-paragraph (a) above is raised to a maximum of 20% for investment in equity and/or debt securities issued by the same body when the aim of the investment policy of a given Sub-Fund is to replicate the composition of a certain equity or debt securities index which is recognised by the CSSF, on the following basis:
 - the composition of the index is sufficiently diversified,
 - the index represents an adequate benchmark for the market to which it refers,
 - it is published in an appropriate manner.

This limit is 35% where that proves to be justified by exceptional market conditions in particular in Regulated Markets where certain transferable securities or money market instruments are highly dominant. The investment up to this limit is only permitted for a single issuer.

Securities mentioned in sub-paragraph (f) need not be included in the calculation of the limit of 40% stated in sub-paragraph (b).

Units of UCITS and UCIs

(g) The Company may invest up to 20% of the net assets of each Sub-Fund in securities of a same UCITS or UCI.

For the purpose of this provision, each sub-fund of a UCITS or UCI with multiple compartments shall be considered as a separate issuer, provided that the principle of segregation of liabilities of the different compartments is ensured in relation to third parties. Investments in other UCIs may not exceed 30% of the Sub-Fund's net assets.

The underlying investments held by the UCITS or other UCIs in which the Company invests do not have to be considered for the purpose of applying the investment limitations mentioned in paragraph 4.2.

Under the conditions set forth by Luxembourg laws and regulations, new Sub-Funds of the Company may qualify as feeder (the "Feeder") or as master (the "Master"). A Feeder shall invest at least 85% of its net asset value in securities of a same Master or sub-fund of a UCITS. An existing Sub-Fund may convert into a Feeder or a Master subject to the conditions set forth by Luxembourg laws and regulations. An existing Feeder or Master may convert into a standard UCITS sub-fund which is neither a Feeder nor a Master. A Feeder may replace the Master with another Master. When qualifying as Feeder, reference to such qualification will be included in a given Sub-Fund's description in Appendix A. None of the Sub-Funds whose Shares are distributed in Switzerland will qualify as a Feeder.

Deposits with credit institutions

(h) The Company may not invest more than 20% of the net assets of a Sub-Fund in deposits made with the same body.

Financial derivative instruments

(i) Counterparty risk exposure

The risk exposure to a counterparty of the Company in an OTC derivative transaction may not exceed 10% of the net assets of a Sub-Fund when the counterparty is a credit institution referred to above in sub-paragraph 4.1 (vi) or 5% of its net assets in other cases and shall be combined with the risk exposure to a counterparty of the Company in an EPM technique (as further described in paragraph 4.5 below). Embedded derivatives of SFIs will not be taken into account when calculating the risk exposure to a counterparty, except if the issuer of the SFI is allowed to pass the counterparty risk of underlying derivatives to the Company.

(j) Global exposure relating to financial derivative instruments

To calculate the Sub-Fund's global exposure, the Company may apply the VaR approach or the commitment approach. The approach used for each Sub-Fund is disclosed in Appendix A in relation to a given Sub-Fund.

Where the VaR approach is used to assess a Sub-Fund's global exposure, the Company can use the relative VaR approach or the absolute VaR approach. Under the relative VaR approach, the Company will ensure that the global exposure does not exceed twice the VaR of the reference portfolio mentioned in Appendix A in relation to a given Sub-Fund. The reference portfolios are used for VaR limitation purpose and not for performance measurement purpose. Under the absolute VaR approach, the Company will ensure that the absolute VaR of a Sub-Fund is not greater than 20% of its total net assets. The VaR is a statistical methodology that predicts the maximum potential loss that a Sub-Fund could make, calculated to a certain confidence level. For each Sub-Fund using the VaR approach, the VaR used (relative/absolute) as well as the reference portfolio used in case of a relative VaR, are indicated in Appendix A in relation to a given Sub-Fund.

When the commitment approach is used, the global exposure relating to derivatives may not exceed the total net assets of a Sub-Fund. Accordingly, the global risk exposure associated with the investments of the Sub-Fund may amount to 200% of the total net assets of the Sub-Fund. As borrowing is allowed up to a maximum of 10%, the global risk exposure can reach 210% of the total net assets of the relevant Sub-Fund.

The global exposure relating to derivatives may not exceed the total net assets of a Sub-Fund.

(k) Concentration limits

The global exposure of the underlying assets shall not exceed the investment limits laid down under sub-paragraphs (a), (b), (c), (e), (h), (i), (n) and (o). The underlying assets of index based derivative instruments are not combined to the investment limits laid down under sub-paragraphs (a), (b), (c), (e), (h), (i), (n) and (o).

When a transferable security or money market instrument embeds a derivative, the latter must be taken into account when complying with the requirements of the above mentioned restrictions.

The exposure is calculated taking into account the current value of the underlying assets, the counterparty risk, future market movements and the time available to liquidate the positions.

(I) Expected leverage and risk budgets

As required by CSSF, the expected leverage is disclosed for each Sub-Fund following the VaR approach in Appendix A in relation to a given Sub-Fund. The leverage is defined as the sum of the absolute value of the notionals of the financial derivative instruments held in each Sub-Fund's portfolio (excluding the investment portfolio) divided by its total net assets. Shareholders should note that the sum of notional calculation methodology does not take into account any netting and hedging arrangements a Sub-Fund may have in place. In addition they should note that leverage per se is not an accurate risk indicator. A higher degree of leverage does not necessarily imply a higher degree of risk (whether market credit or liquidity risks).

Therefore, in their assessment of risk, investors should, not focus solely on leverage but also consider other meaningful risk measures such as the risk budget. Investors should note that the leverage can exceed expected leverage as indicated in Appendix A in relation to a given Sub-Fund.

The risk budget of the Sub-Funds following the VaR approach is continuously monitored through a value-at-risk (VaR) methodology with an aim to not exceed an estimated 1-month ex-ante VaR equal to the risk budget. Portfolios below their risk budget are, under normal market conditions, statistically not expected to decline by more than the risk budget over one month with a confidence interval of 99%. Risk budgets may be expressed in absolute terms (e.g. 10%) or relative to a reference portfolio (e.g. 125% of the level of the reference portfolio). Risk budgets are defined according to the risk profile of each Sub-Fund and are set lower than the regulatory limits of respectively 20% for absolute VaR and 200% for relative VaR.

(m) Sales of financial derivative instruments with physical delivery or cash settlement

The Sub-Funds may not carry out uncovered sales of financial derivative instruments.

When the derivative provides, either automatically or at the counterpart's choice, for physical delivery of the underlying financial instrument on maturity or exercise, and provided that physical delivery is common practice on the instrument concerned, the Sub-Fund must hold this underlying financial instrument as cover in its portfolio.

In cases where the underlying financial instrument of a financial derivative instrument is highly liquid, the Sub-Fund is allowed to hold exceptionally other liquid assets as cover provided that they can be used at any time to purchase the underlying financial instrument to be delivered and that the additional market risk which is associated with that type of transaction is adequately measured.

Where the financial derivative instrument is cash-settled either automatically or at the Company's discretion, the Sub-Fund is allowed not to hold the specific underlying instrument as cover. In this case, the following categories of instruments constitute an acceptable cover:

- cash;
- liquid debt instruments with appropriate safeguards (in particular, haircuts);
- other highly liquid assets, such as, but not limited to, shares of companies admitted to Official Listing on a stock exchange or dealt in a Regulated Market, recognised by the CSSF in consideration of their correlation with the underlying of the financial derivative instrument, subject to appropriate safeguards;

are considered as "liquid" those instruments which can be converted into cash in no more than seven Business Days at a price closely corresponding to the current valuation of the financial instrument on its own market. This cash amount must be at the Sub-Fund's disposal at the maturity/expiry or exercise date of the financial derivative instrument.

(n) Maximum exposure to a single body

The Company may not combine:

- investments in transferable securities or money market instruments issued by a single body and subject to the 10% limit by body mentioned in sub-paragraph (a), and/or
- deposits made with the same body and subject to the limit mentioned in sub-paragraph (h), and/or
- exposures arising from OTC derivative transactions undertaken with the same body and subject to the 10% respectively
 5% limits by body mentioned in sub-paragraph (i),

in excess of 20% of the net assets of any Sub-Fund.

The Company may not combine:

- investments in transferable securities or money market instruments issued by a single body and subject to the 35% limit by body mentioned in sub-paragraph (c), and/or
- investments in certain debt securities issued by the same body and subject to the 25% limit by body mentioned in subparagraph (e), and/or
- deposits made with the same body and subject to the 20% limit by body mentioned in sub-paragraph (h), and/or
- exposures arising from OTC derivative transactions undertaken with the same body and subject to the 10% respectively 5% limits by body mentioned in sub-paragraph (i),

in excess of 35% of the net assets of any Sub-Fund.

(o) Eligible assets issued by the same group

Companies which are included in the same group for the purposes of consolidated accounts, as defined in Directive 83/349/EEC or in accordance with recognised international accounting rules, are regarded as a single body for the purpose of calculating the investment limits mentioned in sub-paragraph (a), (b), (c), (e), (h), (i), and (n).

The Company may cumulatively invest up to 20% of the net assets of any Sub-Fund in transferable securities and/or money market instruments within the same group.

(p) Acquisition limits by issuer of eligible assets

The Company will not:

- acquire shares carrying voting rights which would enable the Company to take legal or management control or to exercise significant influence over the management of the issuing body;
- own in any one Sub-Fund or the Company as a whole, more than 10% of the non-voting shares of any issuer;
- own in any one Sub-Fund or the Company as a whole, more than 10% of the debt securities of any issuer;
- own in any one Sub-Fund or the Company as a whole, more than 10% of the money market instruments of any issuer;
- own in any one Sub-Fund or the Company as a whole, more than 25% of the units of the same UCITS or other UCI (all sub-funds thereof combined).

The limitations mentioned under third, fourth and fifth indents above may be disregarded at the time of acquisition, if at that time the gross amount of debt securities or of money market instruments or of UCITS or UCI or the net amount of the instruments in issue cannot be calculated.

The ceilings set forth above do not apply in respect of:

- transferable securities and money market instruments issued or guaranteed by a Member State or by its local authorities;
- transferable securities and money market instruments issued or guaranteed by any other Eligible State which is not a Member State;
- transferable securities and money market instruments issued or guaranteed by a public international body of which one or more Member State(s) are member(s);

- shares in the capital of a company which is incorporated under or organised pursuant to the laws of a state which is not a Member State provided that (i) such company invests its assets principally in securities issued by issuers of the state, (ii) pursuant to the law of that state a participation by the relevant Sub-Fund in the equity of such company constitutes the only possible way to purchase securities of issuers of that state, and (iii) such company observes in its investments policy the restrictions referred in this Prospectus;
- shares held by one or more investment companies in the capital of subsidiary companies which, exclusively on its or their
 own behalf carry on only the business of management, advice or marketing in the country where the subsidiary is located,
 in regard to the redemption of units at the request of unitholders.

If the limitations in paragraph 4.2 are exceeded for reasons beyond the control of the Company or as a result of redemption requests for Shares of the Company or as a result of the exercise of subscription rights, it must adopt as a priority objective for its sales transactions the remedying of that situation, taking due account of the interests of its shareholders.

While ensuring observance of the principle of risk spreading, recently created Sub-Funds may derogate from limitations in paragraph 4.2 other than those mentioned under sub-paragraph (i) and (o) for a period of six months following the date of their launch.

4.3 Liquid Assets

The Company may hold ancillary liquid assets.

4.4 Unauthorised Investments

The Company will not:

- (i) make investments in, or enter into transactions involving, precious metals and certificates involving these, commodities, commodities contracts, or certificates representing commodities;
- (ii) purchase or sell real estate or any option, right or interest therein, provided the Company may invest in securities secured by real estate or interests therein or issued by companies which invest in real estate or interests therein;
- (iii) carry out uncovered sales of transferable securities, money market instruments or other financial instruments referred to in subparagraphs 4.1 (iv), (v) and (vii); provided that this restriction shall not prevent the Company from making deposits or carrying out other accounts in connection with financial derivatives instruments, permitted within the limits referred to above, provided further exposure resulting from financial derivative instruments may be covered as mentioned in paragraph 4.2 (k);
- (iv) make loans to, or act as a guarantor on behalf of third parties, provided that for the purpose of this restriction i) the acquisition of transferable securities, money market instruments or other financial instruments referred to in sub-paragraphs 4.1 (iv), (v) and (vii), in fully or partly paid form and ii) the permitted lending of portfolio securities shall be deemed not to constitute the making of a loan;
- (v) borrow for the account of any Sub-Fund amounts in excess of 10% of the total net assets of that Sub-Fund taken at market value, any such borrowing to be from a bank and to be effected only as a temporary measure for extraordinary purposes including the redemption of Shares. In no circumstances, borrowing shall be part of the investment strategy of a Sub-Fund. However, the Company may acquire for the account of any Sub-Fund foreign currency by way of a back-to-back loan.

The Company will in addition comply with such further restrictions as may be required by the regulatory authorities in any country in which the Shares are marketed.

4.5 Techniques and Instruments for the purpose of EPM relating to Transferable Securities and Money Market Instruments

In accordance with article 42 (2) of the 2010 Law and under the conditions and limits posed by article 11 of the Grand-Ducal Regulation of 8 February 2008 and CSSF Circulars 08/356 and 14/592, the Company may, in order to generate additional income for the Company, employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM, such techniques consisting of lending portfolio securities, repurchase agreements or reverse repurchase agreements as further detailed below. Unless otherwise indicated in the investment objective and policy of a Sub-Fund, the Sub-Funds may employ such techniques and instruments.

The net exposures (*i.e.* the exposures of the Sub-Fund less the collateral received by the Sub-Fund) to a counterparty arising from securities lending transactions or reverse repurchase / repurchase agreement transactions shall be taken into account in the 20% limit provided for in article 43(2) of the 2010 Law pursuant to point 2 of Box 27 of CESR Guidelines 10-788.

In addition, the risk exposure to a counterparty arising from EPM techniques and OTC derivative transactions (as described in paragraph 4.2 (i) above) should be combined when calculating the counterparty risk limits set forth in article 43(1) of the 2010 Law.

4.5.1 Lending of Portfolio Securities

(i) General Principles

Subject to investment restriction iv) (paragraph 4.4), the Company may lend portfolio securities to third persons either directly or through a standardized securities lending system organized by a recognized clearing institution or through a securities lending system organized by a financial institution subject to prudential supervision rules which are considered by the CSSF as equivalent to those laid down in community law and that is specialised in that type of transaction.

The Company must ensure that the volume of the securities lending transactions is kept at an appropriate level in order to be able at all times, to meet its obligation to redeem its own Shares.

The Company must further ensure that it is entitled at any time to request the return of the securities lent or to terminate the securities lending agreement.

Securities lending agreement must not result in a change of the Sub-Funds' investment policies.

Bank Lombard Odier & Co Ltd acts as securities lending agent.

(ii) Permitted types of collateral

The Company will receive securities as collateral through a recognised clearing institution or an independent financial institution.

The Company may receive the following as collateral:

- bonds, T-Bills and money market instruments issued or guaranteed by a governmental entity of a member
 State of the OECD, or by their local authorities or by supranational institutions with EC, regional or world-wide
 scope with a minimum rating of AA-/AA3 and corporate bonds with a minimum rating of A-/A3; or
- equities issued by a first class issuer, included in a major local index which are admitted to an Official Listing or dealt in on a Regulated Market in a member State of the EU, in Canada, Switzerland or Norway or any other eligible securities pursuant to the CSSF Circular 08/356.

The Company will not accept cash as collateral.

Collateral will not be sold, reinvested or pledged.

(iii) Level of collateral

Collateral will be maintained at all times in an amount equal to 100% of the total valuation of the securities and for the duration of the loan adjusted by the applicable margin in accordance with the table below (the "Haircut"):

	Haircut applicable to collateral received in respect of securities lending transactions
Government bonds and T-Bills	at least 2%
Supranational bonds and municipal bonds	at least 5%
Corporate bonds	at least 5%
Equities	at least 8%

Collateral may not exceed 30% of the net assets of a Sub-Fund.

Collateral is blocked in favor of the Company until termination of the lending contract.

4.5.2 Purchase/Sale of Securities with a Repurchase Option

The Company may agree to purchase/sale securities with a repurchase option. These transactions consist of the purchase or sale of securities with a clause giving the option to the seller to repurchase from the purchaser the securities at a price and time agreed amongst the two parties at the conclusion of the agreement.

The Company must ensure that it is able at any time to recall any securities under the agreement or to terminate such agreement.

4.5.3 Reverse Repurchase and Repurchase Agreements

(i) General Principles

The Company may sell securities according to repurchase agreement transactions, which consist of forward transactions at the maturity of which the buyer (counterparty) has the obligation to resell the securities sold and the Company the obligation to repurchase the securities sold at a pre-agreed price. During the lifetime of a repurchase agreement, the Company will not sell the securities which are the object of the agreement before the repurchase of the securities from the counterparty has been carried out.

The Company may purchase securities according to reverse repurchase agreements transactions, which consist of a forward transaction at the maturity of which the seller (counterparty) has the obligation to repurchase the securities sold and the Company the obligation to return the securities received under the transaction. During the duration of such transaction, the Company may not sell or pledge/give as security the securities purchased through this contract, except if the Company has other means of coverage. The Company will ensure to keep the importance of purchased securities subject to a repurchase obligation at a level such that it is able at all times, to meet its obligation to redeem its own Shares.

The Company must further ensure that it is able at any time to recall the full amount of cash or to terminate the reverse repurchase agreement.

Securities that may be purchased in reverse repurchase agreements are limited by the CSSF circular 08/356.

The counterparties to such transactions are entities subject to prudential supervision rules which are considered by the CSSF as equivalent to those laid down in community law and that is specialised in that type of transactions.

(ii) Permitted types of collateral

The Company will receive securities as collateral through a recognized clearing institution or an independent financial institution.

The Company may receive the following as collateral: bonds, T-Bills and money market instruments issued or guaranteed by a governmental entity of a member State of the OECD, or by their local authorities or by supranational institutions, regional or world-wide scope with a minimum rating of AA-/A3a and corporate bonds with a minimum rating of A-/A3.

Collateral will not be sold, reinvested or pledged.

(iii) Level of collateral

Collateral will be maintained at all times in an amount equal to 100% of the total valuation of the securities and for the duration of the loan adjusted by the applicable margin comprised between 0% and 5%.

Collateral may not exceed 30% of the net assets of a Sub-Fund.

Collateral is blocked in favor of the Company until termination of the agreement.

4.5.4 Costs and fees arising from EPM techniques

All the revenues arising from the EPM techniques, net of direct and indirect operational costs, must be returned to the Company.

Direct and indirect operational costs cover the remuneration of Bank Lombard Odier & Co Ltd as securities lending agent, as well as costs of delivery and recovery of the securities lent charged by the Depositary, as further detailed in the annual report of the Company.

4.6 Risk Management Procedure

In accordance with CSSF Regulation 10-4, CESR Guidelines 10-788 and CSSF Circular 11/512, the Management Company employs a risk management process which enables it to monitor and measure at any time the risk of the positions and their contribution to the overall risk profile of each sub-fund. The Management Company employs, if applicable, a process for accurate and independent assessment of the value of any OTC derivative instrument.

5. DIVIDEND POLICY

The Company offers for each Sub-Fund Shares in the form of:

- A Shares on which the Company shall not distribute any dividend and on which all net investment income and all net realised and
 unrealised capital gains will be accumulated and will increase the Net Asset Value of the A Shares of the relevant Sub-Fund, and/
 or
- D Shares on which the Company shall distribute all or substantially all (but at least 85%, save for LO Selection Euro Bond in respect of which the Company may decide to distribute less than 85%) of the net investment income. Except as otherwise mentioned in Appendix A in relation to a given Sub-Fund, the dividends in respect of such D Shares are payable annually out of the income accruing during the period 1 October to 30 September. Dividends will normally be paid within two months of the year end to the holders of D Shares on the record date determined by the Directors in respect of each period. However, if the amount available for distribution is less than the equivalent of EUR 0.05 per Share, no dividend will be declared and the amount will be carried forward to the next period.

Except as otherwise mentioned in Appendix A in relation to a given Sub-Fund, it is not the intention of the Company to distribute the net realised capital gains and unrealised capital gains by way of dividend. However, during any fiscal year, the Directors may propose to distribute part of the net realised capital gains. Cash dividends remaining unclaimed on D Shares five years after their declaration will be forfeited and will revert to the relevant Sub-Fund.

6. MANAGEMENT, INVESTMENT MANAGEMENT AND ADVICE

The Directors are responsible for the Company's management and control including the determination of investment policy. They have appointed Lombard Odier Funds (Europe) S.A. as management company of the Company. The Management Company is authorised to act as fund management company in accordance with Chapter 15 of the 2010 Law. The Management Company has appointed the Dirigeants listed in the "List of Parties and Addresses", to direct and coordinate the operations of the Company and has appointed the Investment Managers listed in the "List of Parties and Addresses" to advise on investments and assume the day to day management of the investments of the Company.

6.1 Management Company and Domiciliary Agent

The Company has signed a management company agreement with the Management Company dated 2 September 2010 (the "Management Company Agreement"). Under this agreement, the Management Company was entrusted with the day-to-day management of the Company and with the responsibility to perform, directly or by way of delegation, all functions relating to the Company's investment management, administration and marketing, as well as distribution of the Company's Shares. The Management Company also acts as domiciliary agent for the Company.

The Management Company was organised for an unlimited period as a société anonyme under the laws of the Grand Duchy of Luxembourg by a notarial deed dated 23 April 2010 which was published in the Mémorial on 20 May 2010. The latest amendments to the articles of incorporation of the Management Company became effective on 24 September 2015 and were published in the Mémorial on 10 November 2015. The Management Company's registered and principal office is, up to 24 April 2016, at 5, allée Scheffer, L-2520 Luxembourg and as from 25 April 2016, at 291, route d'Arlon, 1150 Luxembourg. It is registered on the R.C.S. Luxembourg under No. B-152.886.

The issued capital of the Management Company is 3 million Swiss Franc (CHF 3,000,000.-), consisting of three thousand (3,000) shares in registered form with a par value of one thousand Swiss Franc (CHF 1,000.-), per share, all of which are fully paid up.

The purpose of the Management Company is the creation, the promotion, the administration, the management and the marketing of Luxembourg and foreign UCITS, alternative investment funds ("AIFs") within the meaning of the Luxembourg law of 12 July 2013 on alternative investment funds managers ("AIFM"), as may be amended from time to time (the "AIFM Law") and other regulated funds, collective investment vehicles or other investment vehicles. More generally the Management Company may carry out any activities connected with the services it provides to investment vehicles to the furthest extent permitted by the 2010 Law, the AIFM Law and any other applicable laws and regulations. The Management Company may carry out any activities connected directly or indirectly to, and/or deemed useful and/or necessary for the accomplishment of its object, remaining, however, within the limitations set forth in, but to the furthest extent permitted by, the provisions of the 2010 Law, the AIFM Law and any other applicable laws and regulations. The Management Company is authorised by the CSSF as a management company under Chapter 15 of the 2010 Law and as an AIFM under Chapter 2 of the AIFM Law.

6.2 Dirigeants of the Management Company

The Board of the Management Company has, with the approval of the Directors, granted a mandate to the Dirigeants mentioned under "List of Parties and Addresses" in order to supervise and coordinate the activities of the Company, in compliance with the provisions of the CSSF Regulation 10-4 and CSSF Circular 12/546. The Dirigeants shall supervise and coordinate the functions delegated to the different service providers and shall ensure that an appropriate risk management method is applied to the Company.

6.3 Investment Managers, Sub-Investment Managers and Investment Advisers

The Management Company has, with the agreement of the Board, appointed the Investment Managers listed in Appendix A in relation to a given sub-fund pursuant to several Investment Management Agreements to provide day-to-day discretionary investment management services for the Sub-Funds, subject to the direction of the Management Company and supervision of the Board.

Subject to the prior approval of the Management Company and without prejudice to the responsibility of the Investment Manager, (i) one or more employee of any entity belonging to the Lombard Odier Group listed below (an "LO Entity") may assist any Investment Manager and (ii) Investment Managers may appoint Sub-Investment Managers and/or Investment Advisers.

The Investment Manager, and if applicable, the Sub-Investment Manager, appointed in relation to each Sub-Fund can be found in Appendix A. If required for investment, regulatory or sale purposes in certain jurisdictions, the Investment Adviser appointed to a Sub-Fund is also mentioned in Appendix A.

The following entities either act as Investment Manager, Sub-Investment Manager or Investment Adviser in relation to one or more sub-Fund:

Bank Lombard Odier & Co Ltd ("LOC"), a wholly-owned subsidiary of Compagnie Odier SCA (the "SCA"), is one of the oldest (founded in 1796) and largest private banks in Switzerland, and concentrates on asset management for institutional and private clients worldwide. LOC's long experience in international financial markets, backed up by a strong commitment to research, has made it a recognised leader among international investment managers.

Lombard Odier Asset Management (Europe) Limited ("LOAM Europe"), an indirectly wholly-owned subsidiary of the SCA, and was incorporated in London in 2009. LOAM Europe is authorised and regulated by the Financial Conduct Authority in the United Kingdom and manages equity and fixed interest portfolios for institutional clients world-wide.

Lombard Odier (Europe) S.A. is a credit institution incorporated in Luxembourg and subject to the supervision of the CSSF.

Lombard Odier (Europe) S.A., Succursale en France, authorized and regulated in France by the Autorité de Contrôle Prudentiel et de Résolution, is a branch of Lombard Odier (Europe) S.A..

Lombard Odier (Europe) S.A., UK Branch, authorized and regulated in the United-Kingdom by the Prudential Regulation Authority and the Financial Conduct Authority, is a branch of Lombard Odier (Europe) S.A..

Lombard Odier Asset Management (Switzerland) SA, an indirectly wholly-owned subsidiary of the SCA, was incorporated in Geneva in 1972. It is regulated by the Swiss Financial Markets Supervisory Authority (FINMA) as a fund management company.

Lombard Odier Gestión (España) SGIIC, S.A., an indirectly wholly-owned subsidiary of the SCA, was incorporated in Madrid in 2010. It is qualified as an asset management company incorporated under the laws of Spain, registered under the agreement number 231 and regulated by the Comisión Nacional del Mercado de Valores (CNMV). Its activity is the administration, representation, management of investments, monitoring of subscriptions and redemptions of investment funds and investment companies and discretionary portfolio management.

Lombard Odier (Hong Kong) Limited ("LO Hong Kong"), an indirectly wholly-owned subsidiary of the SCA, was incorporated in Hong Kong on 7 July 1987 and is supervised by the Securities and Futures Commission (SFC). LO Hong Kong has many years of experience in researching the economies of Asian countries and in managing mutual funds invested in these markets.

Lombard Odier (Singapore) Ltd ("LO Singapore"), an indirectly wholly-owned subsidiary of the SCA, was incorporated in Singapore on 14 December 2006. LO Singapore is regulated by the Monetary Authority of Singapore (MAS) and provides investment services to institutional and private investors.

Cité Gestion SA was incorporated in Geneva in 2009. It is regulated by the Swiss Financial Markets Supervisory Authority (FINMA) as a securities dealer to provide investment services to institutional and private investors.

6.4 Multi-management and Asset Allocators

The Management Company may, with the agreement of the Board, appoint an Asset Allocator to provide asset allocation services for the Sub-Funds managed according to the multi-management concept (the "Asset Allocator").

Within the multi-management concept, the Asset Allocator may appoint different managers to provide one of the following services:

- (i) day-to-day investment management services to allocated portfolios of the same Sub-Fund. In this case, the Investment Managers are referred to as "Portfolio Managers"; or
- (ii) investment advisory services with no discretionary asset management power in relation to the portfolio of the Sub-Fund for which the Asset Allocator is acting as Portfolio Manager. In this case, the Investment Managers are referred to as "Portfolio Adviser".

Various selection criteria may be used to select or replace Portfolio Managers/Advisers, such as their performance, investment process and management style, their complementary skills, etc., taking into consideration the relevant market outlook and trends. The Management Company has delegated the selection and replacement of the Portfolio Managers/Advisers to the Asset Allocator, but remains responsible, together with the Board, for the supervision of the Portfolio Managers. The Asset Allocator will use its discretion for the selection and replacement of the Portfolio Managers/Advisers at any time and may also decide for certain periods of time to concentrate the investment management on one Portfolio Manager or to perform itself the day-to-day investment management of all or a portion of a given Sub-Fund, without prior notification to the investors and will be responsible for the asset allocation among the Portfolio Managers/Advisers.

For the time being no Sub-Funds are managed according to the multi-management concept.

The Asset Allocator appointed in relation to Sub-Funds managed according to the multi-management concept can be found in Appendix A. Information regarding portfolios allocated to each Portfolio Manager is published in the annual and semi-annual reports and is updated on the Lombard Odier Group web site (www.loim.com). Investors may obtain, free of charge, from the Company, on written request sent to its registered office, an up-dated list of the Portfolio Managers participating to the multi-management concept.

6.5 Investor Committee

The Board or, upon delegation, the Management Company or the Investment Managers may establish for certain Sub-Funds, an Investor Committee, whose members will consist of, as well as certain Directors, the main shareholders of the relevant Sub-Funds and other persons such as representatives of the Investment Manager.

Whilst not participating in specific investment decisions, the Investor Committee will consult with and advice the Management Company and Investment Managers of the relevant Sub-Funds from time to time with respect to global economic, political and business trends and developments.

6.6 Co-management

In order to reduce operational and administrative charges whilst allowing a wider diversification of the investments, the Directors may decide that part or all of the assets of any Sub-Fund will be co-managed with assets belonging to other Luxembourg collective investment schemes or that part or all of the Sub-Funds will be co-managed amongst themselves. In the following paragraphs, the words "co-managed entities" shall refer to any Sub-Fund and all entities with and between which there exists any given co-management arrangement and the words "co-managed Assets" shall refer to the entire assets of these co-managed entities which are co-managed pursuant to the same co-management arrangement.

Under the co-management arrangement, the Management Company and the Investment Managers, as the case may be, will be entitled to take on a consolidated basis for the relevant co-managed entities, investment and disinvestment decisions which will influence the composition of the Sub-Funds' portfolio. Each co-managed entity shall hold a portion of the co-managed Assets corresponding to the proportion of its net assets to the total value of the co-managed Assets. This proportional holding shall be applicable to each and every line of investment held or acquired under co-management. In case of investment and/or disinvestment decisions these proportions shall not be affected and additional investments shall be allotted to the co-managed entities pursuant to the same proportion and assets sold shall be levied proportionately on the co-managed Assets held by each co-managed entity.

In case of new subscriptions in one of the co-managed entities, the subscription proceeds shall be allotted to the co-managed entities pursuant to the modified proportions resulting from the net asset increase of the co-managed entity which has benefited from the subscriptions and all lines of investment shall be modified by a transfer of assets from one co-managed entity to the other in order to be adjusted to the modified proportions. In a similar manner, in case of redemptions in one of the co-managed entities, the cash required may be levied on the cash held by the co-managed entities pursuant to the modified proportions resulting from the net asset reduction of the co-managed entity which has suffered from the redemptions and, in such case, all lines of investment shall be adjusted to the modified proportions. Shareholders should be aware that, in the absence of any specific action by the Directors or their appointed agents, the co-management arrangement may cause the composition of assets of a Sub-Fund to be influenced by events attributable to other co-managed entities such as subscriptions and redemptions. Thus, all other things being equal, subscriptions received in one entity with which any Sub-Fund is co-managed will lead to an increase of this Sub-Fund's reserve of cash. Conversely, redemptions made in one entity with which any Sub-Fund is co-managed will lead to a reduction of this Sub-Fund's reserve of cash. Subscriptions and redemptions may however be kept in the specific account opened for each co-managed entity outside the co-management arrangements and through which subscriptions and redemptions to these specific accounts, together with the possibility for the Directors or their appointed agents to decide at any time to terminate a Sub-Fund's participation in the co-management arrangement, permit the Sub-Fund to avoid the readjustments of its portfolio if these readjustments are likely to affect the interest of the Company and of its shareholders.

If a modification of the composition of the Sub-Fund's portfolio resulting from redemptions or payments of charges and expenses peculiar to another co-managed entity (*i.e.* not attributable to such Sub-Fund) is likely to result in a breach of the investment restrictions applicable to this Sub-Fund, the relevant assets shall be excluded from the co-management arrangement before the implementation of the modification in order for it not be affected by the ensuing adjustments.

In order to assure that investment decisions are fully compatible with the investment policy of the Sub-Fund, co-managed Assets of any Sub-Fund shall only be co-managed with assets intended to be invested pursuant to investment objectives identical to those applicable to the co-managed Assets of such Sub-Fund. Co-managed Assets of any Sub-Fund shall only be co-managed with assets for which the Depositary also acts as depository in order to assure that the Depositary is able, with respect to the Sub-Fund, to fully carry out its functions and responsibilities pursuant to the 2010 Law. The Depositary shall at all times keep the Company's assets segregated from the assets of other co-managed entities and shall therefore be able at all times to identify the assets of the Sub-Fund. Since co-managed entities may have investment policies which are not strictly identical to the investment policy of one of the Sub-Funds, it is possible that the common policy implemented may be more restrictive than that of the Sub-Fund.

The Dirigeants or the Board may decide at any time and without notice to terminate the co-management arrangement.

Shareholders may at all times contact the registered office of the Company to be informed of the percentage of assets which are co-managed and of the entities with which there is such a co-management arrangement at the time of their request.

Co-management arrangements with non-Luxembourg entities shall be authorised provided that (1) the co-management agreement to which the non-Luxembourg entity is a party is subject to Luxembourg law and the jurisdiction of the Luxembourg courts, or that (2) the rights of each co-managed entity concerned are established in such a way that no creditor, liquidator or bankruptcy curator of the non-Luxembourg entity concerned has access to the assets of the Sub-Funds or has the right to freeze them.

7. DEPOSITARY

The Company has, by an agreement effective as of 18 March 2016 (the "Depositary Agreement"), appointed CACEIS Bank Luxembourg as Depositary of the assets of the Company. The Depositary is incorporated as a "société anonyme" and qualifies as a credit institution under the Luxembourg law of 5 April 1993 on the financial sector, as amended from time to time.

The Depositary Agreement has been entered into for an unlimited period of time and may be terminated by the Company subject to a three (3) month prior notice or by the Depositary subject to a six (6) months prior notice. The Depositary will continue to hold the Company's assets until a replacing depositary is appointed.

In its function as depositary, the Depositary shall perform the duties resulting from the UCITS Rules.

The principal duties of the Depositary, as depositary, are as follows:

- (a) the safe-keeping of the assets of the Company that can be held in custody (the "Financial Instruments") including:
 - financial instruments and shares or units of collective investment funds registered or held in an account directly or indirectly in the name of the Depositary or a third party or a correspondent to whom custody functions are delegated or through a central securities depositary; and
 - (ii) financial instruments which are provided as collateral to a third party or are provided by a third party for the benefit of the Company, as long as they are owned by the Company;
- (b) the record-keeping of assets that cannot be held in custody in respect of which the Depositary must verify their ownership;
- (c) to ensure that the Company's cash flows are properly monitored, and in particular to ensure that all payments made by or on behalf of investors upon the subscription of Shares in a Sub-Fund have been received and that all cash of the Company has been booked in cash accounts that the Depositary can monitor and reconcile;
- (d) to ensure that the issue, redemption and conversion of Shares of a Sub-Fund are carried out in accordance with Luxembourg applicable laws and the Articles;
- (e) to ensure that the value of the Shares of a Sub-Fund is calculated in accordance with the UCITS Rules and the Articles;
- (f) to carry out the instructions of the Company, unless they conflict with Luxembourg applicable laws or the Articles;
- (g) to ensure that in transactions involving the Company's assets any consideration is remitted to the Company within the usual time limits; and
- (h) to ensure that the Company's income is applied in accordance with the UCITS Rules and the Articles.

In relation to the Depositary's safe-keeping duties of financial instruments referred to under (a) above, the Depositary is liable to the Company or the Shareholders for any loss of such Financial Instruments held by the Depositary or any delegate.

In relation to the other depositary's duties, the Depositary is liable to the Company or the Shareholders for all other losses suffered by it or them as a result of the Depositary's negligent or intentional failure to properly fulfil such obligations.

Investors are invited to consult the Depositary Agreement to have a better understanding and knowledge of the limited duties and liabilities of the Depositary acting as depositary. Investors' particular attention is drawn to chapter IX of the Depositary Agreement.

The Depositary is authorized to delegate its safekeeping duties under Luxembourg Law to sub-custodians and to open accounts with such sub-custodians.

A list of these sub-custodians is available on the website of the Depositary (www.caceis.com). Such list may be updated from time to time. A complete list of all sub-custodians may be obtained, free of charge and upon request, from the Depositary.

In order to address any situations of conflicts of interest, the Depositary has implemented and maintains a management of conflicts of interest policy, aiming namely at:

- (a) identifying and analysing potential situations of conflicts of interest;
- (b) recording, managing and monitoring the conflict of interest situations either in:
 - relying on the permanent measures in place to address conflicts of interest such as maintaining separate legal entities, segregation of duties, separation of reporting lines, insider lists for staff members; or
 - implementing a case-by-case management to (i) take the appropriate preventive measures such as drawing up a new watch list, implementing a new Chinese wall, making sure that operations are carried out at arm's length and/or informing the concerned Shareholders of the Company, or (ii) refuse to carry out the activity giving rise to the conflict of interest.

The Depositary has established a functional, hierarchical and/or contractual separation between the performance of its UCITS depositary functions and the performance of other tasks on behalf of the Company, notably, administrative agency and registrar agency services.

The Depositary has no decision-making discretion nor any advice duty relating to the Company's investments. The Depositary is a service provider to the Company and is not responsible for the preparation of this Prospectus and therefore accepts no responsibility for the accuracy of any information contained in this Prospectus or the validity of the structure and investments of the Company.

Up-to-date information regarding the above is available upon request at the registered office of the Company.

8. CENTRAL ADMINISTRATION, REGISTRAR, TRANSFER AGENT, PAYING AGENT AND LISTING AGENT

The Company has, by an agreement of 1 March 2005 (the "Central Administration Agreement"), appointed CACEIS Bank Luxembourg to act for the Company in Luxembourg as Central Administration, Registrar and Transfer Agent, Paying Agent and Listing Agent.

By way of an adherence and amendment agreement, the Management Company has become a party to the Central Administration Agreement.

The Central Administration Agent may delegate part or all of its functions to a third party service provider under its responsibility.

This Agreement may be terminated by either party giving 3 months prior notice.

9. INDEPENDENT AUDITOR AND LEGAL ADVISER

PricewaterhouseCoopers, société coopérative, Réviseur d'entreprises, 2, rue Gerhard Mercator, 1014 Luxembourg, Grand Duchy of Luxembourg act as the Independent Auditors of the Company.

The Company's legal adviser is Linklaters LLP, 35, avenue John F. Kennedy, 1855 Luxembourg, Grand Duchy of Luxembourg.

10. CHARGES AND EXPENSES

10.1 Initial Charge

On subscription for Shares of any Sub-Fund, the Directors have determined that an Initial Charge not exceeding 5% of the Issue Price may be payable to the Global Distributor or any Distributor in remuneration of their services, including but not limited to, (i) the handling and transmission of subscription orders to the transfer agent, (ii) the settlement of subscription orders, (iii) the transmission of the relevant legal and marketing documents, at the request of investors, (iv) the controls of minimum investment amount requirements and other eligibility criteria applicable to each Sub-Fund, respectively each class of Share, and (v) the processing of corporate actions.

No Initial Charge will be applied to E Shares.

10.2 Redemption Charge

There is no redemption charge payable on redemption.

10.3 Conversion Charge

On conversions between the different Sub-Funds the Directors have determined that the Global Distributor or any Distributor may levy a conversion charge of up to 0.50% of the Net Asset Value of the Shares being converted in remuneration of the services mentioned under paragraph 10.1 above in relation to the conversion, subject to the restriction mentioned at paragraph 2.3.

No conversion charge will be applied to E Shares.

10.4 Dealing Charge

In addition to the charges mentioned above, the Issue and Redemption Prices of the Shares may be increased, respectively reduced by a Dealing Charge levied by the Company in favour of the relevant Sub-Fund, in order to mitigate the effect of portfolio transactions costs resulting from subscriptions or redemptions. In case of conversion between Sub-Funds (but not between classes of Shares within the same Sub-Fund), two Dealing Charges may be levied by the Company, the first in favour of the original Sub-Fund and the second in favour of the new Sub-Fund. The Dealing Charges are applicable at the discretion of the Directors. Any such application of a Dealing Charge and the rate applicable are mentioned in the Appendix A in relation to a given Sub-Fund. Shareholders will be treated equally in this respect.

10.5 Annual Charges

10.5.1 Management Fee and Performance Fee

For the M, N, P and I classes of Shares, the Management Company is entitled to a Management Fee calculated and accrued at each Valuation Day by reference to the Net Asset Value of the relevant Sub-Fund and payable monthly in arrears.

In addition to the Management Fee, the Management Company may be entitled to a Performance Fee for certain Sub-Funds. Any Performance Fee, the rate applicable and calculation method are mentioned in the Appendix A in relation to a given Sub-Fund

The Management Fees and Performance Fees payable to the Management Company for its services in respect of each Sub-Fund can be found in Appendix A.

No Management Fees and Performance Fees are payable on the E and S classes of Shares. Investors willing to subscribe S Shares have to enter into a remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company, according to the provisions of the Management Company Agreement (see Section 6), will be paid directly by such Institutional Investor.

The Management Company pays the following fees out of the Management Fee and Performance Fee:

- the investment management fees and performance fees payable to the Investment Managers;
- the investment advisory fees payable to any Investment Adviser;
- the asset allocation fees payable to the Asset Allocators; and
- any rebates.

The Management Company is not allowed to rebate any portion of the Management Fee received in relation to U, I, M and N Shares.

10.5.2 Distribution Fee

For the services provided in the promotion of the Company's Shares, described in Section 11, the Global Distributor or the Distributor is entitled to a Distribution Fee calculated and accrued at each Valuation Day by reference to the Net Asset Value of P Shares of the relevant Sub-Funds and payable monthly in arrears. No Distribution Fee is payable on U, I, S, M, N and E Shares.

The Global Distributor or the Distributor may, from time to time, rebate to local sub-distributors, sales agents, introducing brokers or to shareholders a portion or all of the fees, in accordance with all applicable laws.

The Distribution Fee payable to the Global Distributor or the Distributor for its services in respect of the P Shares of each Sub-Fund can be found in Appendix A.

10.5.3 Fixed Rate of Operational Costs

For the E, M, N, P, I, S and U classes of Shares, the Company bears the fixed and variable costs, charges, fees and other expenses incurred in the operation and administration of its activities ("Operational Costs").

The Operational Costs cover expenses directly incurred by the Company ("Direct Costs") and those resulting from the activities carried out by the Management Company on behalf of the Company ("Fund Servicing Costs").

Direct Costs include notably:

- (i) Depositary, Administration, Registrar and Transfer Agent fees;
- (ii) Fees and expenses of the Company's external auditors;
- (iii) Directors fees, directors and officers insurance premiums, reasonable out-of-pocket expenses incurred by the Directors;
- (iv) Government charges;
- (v) Fees and expenses of its legal and tax advisers in Luxembourg and abroad;
- (vi) Taxe d'abonnement (see Section 17 for further details);
- (vii) Fees and expenses of any license / trademark used by the Company;
- (viii) Domiciliary Agent fees;
- (ix) Fees and expenses of any other service providers or officers appointed by the Company or by the Management Company on behalf of the Company;
 - Fund Servicing Costs, as the remaining amount of Operational Costs after deduction of the Direct Costs, include notably:
- (x) Fees related to the exercise of proxy voting;
- (xi) Costs related to the registration and maintenance of such registration in all jurisdictions (including fees charged by the relevant supervisory authorities, translation costs and remuneration of Foreign Representatives and local paying agents);
- (xii) Marketing fees, costs relating to the publication of offering / redemption prices, distribution of semi-annual and annual reports, other reporting expenses;
- (xiii) Costs related to distribution of Shares through local clearing systems when according to local practice such costs are supported by the Company;
- (xiv) Costs related to investment and performance reporting;
- (xv) Fees and expenses charged by affiliated entities of the Lombard Odier Group in relation to legal, compliance, administrative and operational services, including accounting support, provided to the Management Company for the account of the Company;
- (xvi) Fees and expenses related to the mailing / publication of notices to shareholders or any other type of communication to shareholders, regulatory authorities, service providers, etc.
- (xvii) Any other fees and expenses charged to the Company in relation to its day-to-day operations;
- (xviii) Any expenses in relation to liquidation procedures.

For the avoidance of doubt, the fees covered under items (xii) and (xiii) above are distinct from the Distribution Fee or Initial Charge.

Other fees mentioned in paragraph 10.5.3 below such as transaction costs, stock lending charges, interest on bank overdraft and any other extraordinary fees and expenses are distinct from the Direct Costs and the Fund Servicing Costs.

To cover the Operational Costs, the Company pays to the Management Company a fixed rate of Operational Costs ("FROC") as an annual percentage of the Net Asset Value of the relevant class of Shares for each Sub-Fund.

The purpose of the FROC is to set a fixed rate of fees covering the Direct Costs and the Fund Servicing Costs which may be subject to fluctuation overtime. The FROC ensures that the Company is protected from expenses fluctuation which would not be the case had the Company chosen to pay directly such charges.

The FROC effectively paid to the Management Company (the "Effective FROC") cannot exceed the maximum FROC (the "Maximum FROC") as disclosed in Appendix A for each Sub-Fund.

The Effective FROC for the relevant classes of Shares for each Sub-Fund is disclosed in the semi-annual and annual reports.

Within the Maximum FROC mentioned in Appendix A for each Sub-Fund, the Directors reserve the right to adjust the Effective FROC from time to time. Any increase to the Maximum FROC is considered a material change and will be notified to the shareholders. It should be noted that foreign jurisdictions where the Company may be registered might impose restrictions or additional requirements in case of a FROC increase.

In the event that the amount of the actual Operational Costs exceeds the Effective FROC for any class of Shares of any Sub-Fund, the Management Company bears the excess Operational Costs. Conversely, should the actual Operational Costs be lower than the Effective FROC for any class of Shares of any Sub-Fund, the Management Company is entitled to retain such difference.

10.5.4 Other Fees

In addition to the Operational Costs described in paragraph 10.5.2 above, each Sub-Fund bears the transaction costs and other related costs as further described below.

Transaction costs cover all costs related to (i) the purchase and sale of securities or instruments on behalf of the relevant Sub-Funds, including, but not limited to, brokerage fees, clearing fees, exchange fees and transaction taxes (including stamp duty) and (ii) the trade management process which includes, but is not limited to, the matching of all orders executed on behalf of the relevant Sub-Funds and the respective settlement instructions.

Other related costs cover inter alia those arising from:

- position keeping and reconciliation of all positions and cash balances between the records of the relevant custodian bank, brokers and clearers and the information available in the front office systems (i. e. portfolio management and order management systems) of the relevant Investment Managers;
- valuation (including independent valuation of OTC derivatives);
- collateral management (including margin calls for listed derivatives);
- management and processing of corporate actions;
- reporting of derivatives transactions / positions to the relevant trade repositories under the applicable reporting regime;
- the duplication of NAV calculation by third party providers for oversight control.

Furthermore, each class of Shares bears any extraordinary expenses incurred by external factors, some of which may not be reasonably foreseeable in the normal course of activity of the Company such as, without limitation, any litigation expenses (including expert opinions or appraisals) or the full amount of any tax, levy, duty or similar charge imposed on the Sub-Funds or their assets that would not be considered as ordinary expense.

The costs and expenses for the creation of any additional Sub-Fund, including fees and expenses of its legal and tax advisers in Luxembourg and abroad, will be borne by relevant the Sub-Fund and amortised over a period of up to five years.

Subject to the limitations mentioned in paragraph 4.1 (v), where a Sub-Fund invests in a UCITS or UCI or a Target Sub-Fund, the investment in the underlying funds may result in a double charging of fees and expenses, in particular a duplication of the fees payable to the custodian(s), transfer agent(s), Investment Manager(s) and other agents and, with exception of investments in a Target Sub-Fund, also subscription and redemption charges, which are generated both at the level of the Sub-Fund and of the underlying funds in which the Company invests. The maximum level of the management fee that may be charged both to a Sub-Fund and to such other UCITS or UCI or Target Sub-Fund is disclosed in Appendix A for each Sub-Fund.

10.5.5 Soft Commissions

The Management Company has authorised the Investment Managers and any of their affiliated persons to effect soft commission transactions by or through the agency of selected brokers/dealers with whom the Investment Managers have arrangements under which these brokers/dealers will, from time to time, provide to, or procure for the Investment Managers, goods and services or other benefits such as, but not limited to, certain research and execution services. The provision of such services can reasonably be expected to benefit the Company as a whole and may contribute an improvement to the Company's performance and that of the Investment Managers in providing services to the Company and for which no direct payment is made but instead the Investment Managers and any of their affiliated persons undertake to place investment business with these brokers/dealers. For the avoidance of doubt, such services do not include travel, accommodation, entertainment, general administrative goods or services, general office equipment or premises, membership fees, employees' salaries or direct money payments.

The Investment Managers and any affiliated person shall not retain the benefit of any cash commission rebate, being cash commission repayment made by a broker/dealer to the Investment Managers and/or any affiliated persons paid or payable for any such broker/dealer in respect of any investment business placed with such a broker/dealer by the Investment Managers or any affiliated persons for the account of and on behalf of the Company or a Sub-Fund of the Company. Any such cash commission rebate received from any such broker/dealer shall be held by the Investment Managers and any affiliated persons for the account of the relevant Sub-Fund.

The use of soft commissions will be disclosed in the periodic reports.

10.6 Total Expense Ratio

The costs and commissions charged on the management of each Sub-Fund will be disclosed using the internationally recognised Total Expense Ratio (TER). The TER is calculated twice a year by dividing the total operating costs and commissions, excluding securities transaction costs (brokerage), charged on an ongoing basis to the Sub-Fund's assets by the average assets of such Sub-Fund.

The TER for the Sub-Funds will be included in the semi-annual and annual reports.

11. DISTRIBUTION OF SHARES

The Company has entered into a Management Company Agreement with Lombard Odier Fund (Europe) S.A. whereby Lombard Odier Funds (Europe) S.A. is appointed global distributor for the Shares of the Company on a worldwide basis (the "Global Distributor").

The Company and/or the Global Distributor have entered into agreements with distributors, placement agents and other sales agents (the "Distributors") for the marketing and the sale of the Shares of the Company in certain OECD countries, in accordance with all applicable laws. The Global Distributor and the Distributors shall be entitled to receive the fees described under Sections 10.1 and 10.3 above and they may decide to rebate, from time to time, a portion or all of such fees to sub-distributors or shareholders, in accordance with all applicable laws.

The Company, the Global Distributor and the Distributors will apply the Money Laundering Rules and Procedures imposed by the FATF.

For the purpose of assisting in the distribution of the Shares, the Company may decide to accept subscriptions, conversions or other orders of nominees ("Nominees") in the countries in which the Company is registered. The Nominee, and not the clients who have invested in the Company, shall be recorded in the Shareholders' register and shall fall under one of the FATCA category compatible with the Company's FATCA status as "Collective Investment Vehicle" as explained in paragraph 12.2. The Nominees shall notify the Transfer Agent and either the Management Company or the Company as soon as possible in case their FATCA status changes, and in any case within 30 days of such change in a manner agreed between the Company and the Nominee.

In accordance with IML Circular 91/75, the conditions whereby:

- (i) the agreements with the Nominees shall stipulate that the client, who has invested in the Company via a Nominee, may at all times require that the Shares subscribed be transferred to his/her name in the Shareholders' register; and
- (ii) investors should be able to subscribe for Shares by applying directly to the Company without having to act through one of the Nominees

are not applicable in the context of the Company's election for the "Collective Investment Vehicle" status under FATCA to the extent that the use of the services of a Nominee qualifying as a "participating financial institution" under FATCA is indispensable for the Company to comply with the regulatory and compelling practical reasons deriving from FATCA. However, the conditions under (i) and (ii) above may be applicable as long as the investor qualifies as an investor falling within a category of investors compatible with the Company's FATCA status of "Collective Investment Undertaking" as further detailed in paragraph 12.2.

Full details of the terms and conditions of the nominee service can be obtained from the Central Administration Agent and the local Representatives. Investors wishing to use the nominee service should provide the nominee with a correspondence address.

12. ISSUE AND SALE OF SHARES

12.1 General Provisions

Shares shall be issued at the Issue Price.

The Issue Price shall be the Net Asset Value per Share for the relevant Sub-Fund calculated in the manner set out in paragraph 15.1 increased by the Initial Charge and in the case of certain Sub-Funds (as mentioned in Appendix A of a given Sub-Fund), by a Dealing Charge.

The latest Issue Prices are made public at the registered office of the Company.

The Issue Price shall be expressed in the Reference Currency and in the relevant Alternative Currency, in the case of Shares issued in an Alternative Currency, of the relevant Sub-Fund determined on each Valuation Day by the Central Administration Agent.

Shares can be subscribed in accordance with the Application Procedure set out in Section 20. Applications may be sent directly to the Company in Luxembourg. Investors may place orders for Shares with the Global Distributor or Distributors.

The initial minimum investment and holding amount in Shares of any one Sub-Fund is stated in Appendix A. The Board may waive the initial minimum investment and minimum holding for all classes of Shares.

Requests for subscriptions must be received by the Company no later than the Cut-off time. All deals will be effected on a forward pricing basis. Requests for subscriptions received after the Cut-off time will be deferred to the next following Valuation Day.

Fractions will be issued and rounded up to 3 decimal places unless otherwise specified. Any rounding may result in a benefit for the relevant Shareholder or Sub-Fund. Payment of the subscription monies must be made in the Reference Currency, or in an Alternative Currency, in the case of Shares issued in an Alternative Currency, for value 3 Business Days after the relevant Valuation Day to the Central Administration Agent, indicating the proper identity of the investor(s) and the relevant Sub-Fund(s) in which Shares are subscribed.

The Issue Price may, upon approval of the Board, and subject to all applicable laws, namely with respect to a special audit report confirming the value of any assets contributed in-kind, be paid by contributing to the Company securities acceptable to the Board, consistent with the investment policy and investment restrictions of the Company. The special audit report shall be issued by the auditor of the Company. The cost of the audit report is borne by the relevant Sub-Fund.

The Company may restrict or prevent the ownership of Shares by any person or group of persons, firm or corporate body, or may impose restrictions on the issuance of Shares of any Sub-Fund (also resulting from conversion requests) during any period, as determined by the Board. The Company reserves the right to reject any application in whole or in part in the light of market conditions prevailing on the stock exchange or currency markets, in which event the application monies or the balance thereof will be returned forthwith to the applicant. The Company does not permit practices related to market timing and reserves the right to reject subscription and conversion orders from investors who the Company suspects of using such practices and to take the appropriate measures to protect other investors of the Company.

Sub-Funds	Cut-off time ¹ (Luxembourg time) (Subscriptions, Redemptions and Conversions)	Valuation Day ² ("T")	Payment Date ³ (Subscriptions and Redemptions)
LOS – Growth Portfolio	3 pm on T - 1 day	Weekly on Thursday	Up to T + 3 days 4
LOS – Euro Bond	3 pm on T - 1 day	Bi-Monthly, last and 15 th day of the month	Up to T + 3 days ⁴
LOS – Global Balanced 45	3 pm on T - 1 day	Bi-Monthly, last and 15 th day of the month	Up to T + 3 days ⁴
LOS – Global Convertible Bond (EUR)	3 pm on T - 1 day	Daily	Up to T + 3 days 4
LOS – Global Fixed Income Opportunities	3 pm on T - 1 day	Daily	Up to T + 3 days 4
LOS – Sovereign Bond	3 pm on T - 1 day	Daily	Up to T + 3 days 4
LOS – Credit Bond CHF	3 pm on T - 1 day	Daily	Up to T + 3 days 4
LOS – Credit Bond EUR	3 pm on T - 1 day	Daily	Up to T + 3 days 4
LOS – Balanced CHF	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Balanced EUR	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Conservative CHF	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Conservative EUR	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Growth CHF	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Growth EUR	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Global Allocation GBP	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Growth 88	3 pm on T - 1 day	Bi-Monthly, last and 15 th day of the month	Up to T + 3 days ⁴
LOS – Conservative (USD)	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Kapalea	3 pm on T - 1 day	Weekly on Thursday	Up to T + 3 days 4
LOS – Asia Value Bond USD	3 pm on T - 1 day	Daily	Up to T + 3 days 4
LOS – Asia High Conviction	3 pm on T - 1 day	Daily	Up to T + 3 days 4
LOS – Valdeolí	3 pm on T - 1 day	Weekly on Thursday	Up to T + 3 days 4
LOS – Global Diversified	3 pm on T - 1 day	Weekly on Thursday	Up to T + 3 days 4
LOS – Antara	3 pm on T - 1 day	Weekly on Thursday	Up to T + 3 days 4
LOS – Casta	3 pm on T - 1 day	Weekly on Thursday	Up to T + 3 days 4
LOS - Vantage 1500	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Vantage 3000	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Vantage 4500	3 pm on T - 2 days	Daily	Up to T + 3 days 4
LOS – Cité Gestion Global Allocation	3 pm on T - 2 days	Weekly on Thursday	Up to T + 3 days 4
LOS – Credit Bond USD	3 pm on T - 1 day	Daily	Up to T + 3 days ⁴
LOS – Family Values Europe	3 pm on T - 1 day	Daily	Up to T + 3 days 4
LOS – European Equities	3 pm on T - 1 day	Daily	Up to T + 3 days ⁴
LOS – Balanced (USD)	3 pm on T - 2 days	Daily	Up to T + 3 days ⁴

NB: any reference to a day shall be construed as a reference to a Business Day

- 1 If such day is not a Business Day, the first Business Day in Luxembourg preceding this day
- If such Valuation Day is not a Business Day, the Valuation Day will be the next Business Day or the previous Business Day in case of bi-monthly valuation
- For redemptions, payments will ordinarily be made in the Reference Currency within the payment date
- Shareholders are prompted to consult the Lombard Odier Group website (www.loim.com) for the applicable payment date.

12.2 Restrictions applicable to the issue and the holding of Shares in accordance with the Company's FATCA status

Please also refer to paragraph "Regulatory Risks - United States of America" in Appendix B "Risk Factors Annex" for further details on FATCA.

The Company, through its Sub-Funds, qualifies as a FFI for FATCA purposes.

According to FATCA and the model 1 IGA entered into between the US and the Grand Duchy of Luxembourg, a FFI can qualify as either a "reporting" FFI or a "non-reporting" FFI.

Annex II of the IGA specifies the legal entities that can qualify as "non-reporting" FFIs on the grounds that such FFIs are deemed to pose a low risk of being used for the purposes of US tax evasion.

With a view to ensuring FATCA compliance and avoiding any punitive withholding tax (FATCA Withholding) on certain US source payments to the Company, the Sub-Funds or the Shareholders, the Company has elected for a non-reporting status under the "Collective Investment Vehicle" category provided for by Annex II of the IGA.

A "Collective Investment Vehicle" status is available to investment entities (as defined by IGA) established in Luxembourg regulated as a collective investment vehicles provided that all of their interests (including shares) are held by or through:

- one or more exempt beneficial owners (as defined under FATCA and the IGA);
- Active Non-Financial Foreign Entities ("Active NFFEs", as described in the Annex I of the IGA);
- US persons which are not Specified US Persons (as defined under FATCA); or
- financial institutions that are not Nonparticipating Financial Institutions for FATCA purposes (as defined under FATCA).

The Company will make all reasonable efforts to fulfill the above requirements in order to comply with the "Collective Investment Vehicle" status under FATCA. Accordingly, (i) the Board shall have the right to reject any application by an investor that does not fall within one of the categories mentioned above; (ii) in order to maintain the Company's "Collective Investment Vehicle" FATCA status, investors shall only subscribe for and hold Shares through a financial institution falling under one of the categories mentioned above; (iii) the Board shall have the right to make proposals, including the compulsory redemption of Shares, to existing Shareholders whose holding of Company's Shares is not in compliance or became non-compliant with the above-mentioned rules in order to take necessary steps to render their holding compliant with the Company's FATCA status; and more generally (iv) the Board shall have the right to compulsorily redeem shares of any Shareholder whose holding of the Company's Shares is not in compliance with the abovementioned rules, in accordance with the Articles.

As a result, the Company shall have no direct individual investors in its register of shareholders, other than entities falling within one of the categories above. The shareholders in the register of shareholders shall notify the Transfer Agent and either the Management Company or the Company (in a manner agreed between the Company and the shareholders) if their FATCA status changes (see below paragraph 13.1 for further detail on a "change of circumstances"). Such notification should be made as soon as practicable and no later than 30 days of such change.

Investors should also refer to section 11 of this Prospectus for more information about the rights of investors holding Shares of the Company through an intermediary or a nominee.

Investors may contact the Company, the Global Distributor or Distributors for more information about how to apply for the Shares of the Company in the context of FATCA.

13. REDEMPTION OF SHARES

13.1 General Provisions

Shares shall be redeemed at the Redemption Price.

The Redemption Price shall be the Net Asset Value per Share calculated in the manner set out in paragraph 15.1 reduced, in the case of certain Sub-Funds (as mentioned in Appendix A of a given Sub-Fund), by a Dealing Charge.

The latest Redemption Prices are made public at the registered office of the Company.

Shareholders' requests for redemption of Shares must be made to the Company in writing or by telex or facsimile, confirmed in writing no later than the Cut-off time. A request duly made shall be irrevocable, except in case of and during any period of suspension or deferment of redemptions. In all other cases, the Board may approve the withdrawal of a redemption request.

In compliance with the forward pricing principle, requests for redemption received after the Cut-off time will be deferred to the next following Valuation Day.

Fractions of Shares rounded up to 3 decimal places can be redeemed unless otherwise specified.

The Company may refuse to deal with any redemption request which would realise less than the equivalent in any Reference Currency of EUR 50,000 at the discretion of the Directors.

In case the residual value of the Shares held by an investor in a Sub-Fund, falls below EUR 50,000 following a redemption or a conversion request, the Company may redeem or convert the remaining holding of the investor.

The value of Shares at the time of their redemption may be more or less than the shareholder's cost, depending on the market values of the assets held by the Sub-Fund at such time. The value of Shares issued in an Alternative Currency will also largely depend on the currency fluctuation of the Alternative Currency towards the Reference Currency of the Sub-Fund as well as on the hedging policy used to cover this exchange risk, if any.

Should the situation arise where Shares are held by an investor whose quality is deemed incompatible with the Company's FATCA status as "Collective Investment Vehicle" for the purpose of ensuring compliance with FATCA legislation, the Board shall have discretion to redeem such Shares in accordance with the Prospectus and the Articles.

Similarly, if there is a change of circumstances whereby a shareholder whose quality under FATCA legislation was previously deemed compatible with the Company's FATCA status as "Collective Investment Vehicle" becomes no longer eligible to hold Shares, such shareholder shall notify the Transfer Agent and either the Company or the Management Company as soon as practicable and no later than 30 days of such change. A change of circumstances is to be construed broadly so as to mean any event or situation where it appears that the Company can no longer rely on the documentation, declaration, representation or information (from the shareholder or from public sources) previously relied upon in the context of FATCA compliance. Once notified or becoming aware of such change of circumstances, the Board shall have discretion to redeem the Shares in accordance with the Prospectus and the Articles in case it appears that the non-compliance status of the shareholder will not be cured, or is unlikely to be cured, within a reasonable time frame decided discretionarily by the Board, so as to fulfill at all times the requirements relating the Company's status as "Collective Investment Vehicle" under FATCA.

At the shareholder's request, the Company may elect to make an in-kind distribution, having due regard to all applicable laws and regulations and to all shareholders' interests. Such in-kind distribution will be subject to a special audit report confirming the value of any assets distributed and the cost of such report is borne by the shareholder.

Shares shall upon their redemption by the Company be cancelled.

Payments will ordinarily be made in the Reference Currency within the time limit mentioned under "Payment Date" in the table under Section 12, or on the date the Share certificate(s) (if issued) have been returned to the Company, if later. For Shares issued in an Alternative Currency, payments of redemption proceeds will ordinarily be made in such currency.

The Company will not be bound to redeem on any Valuation Day more than 10% of the number of Shares relating to any Sub-Fund in issue on such Valuation Day. In case of deferral of redemptions the relevant Shares shall be redeemed at the Net Asset Value per Share prevailing at the date on which the redemption is effected.

If in exceptional circumstances the liquidity of the portfolio of assets maintained in respect of the class of Share being redeemed is not sufficient to enable the payment to be made within such a period, such payment shall be made as soon as reasonably thereafter, but without interest.

Confirmation of the execution of a redemption order will be sent to the shareholder on the next Business Day following execution of the redemption order or, where the confirmation is received by the Management Company from a third party, the first Business Day following receipt of the confirmation from the third party.

13.2 Deferment of Redemptions and Payment of Redemption Monies

In order to ensure that shareholders who do not seek to have their Shares redeemed are not disadvantaged by the reduction of the liquidity of the Company's portfolio as a result of significant redemption applications received over a limited time frame, the Directors may apply the procedures set out below to permit the orderly disposal of securities to meet redemptions.

In case of redemption requests on any Valuation Day for more than 10% of the number of Shares in issue for any Sub-Fund, the Company, having regard to the fair and equal treatment of shareholders, on receiving the redemption request may elect to sell assets representing, as nearly as practicable, the same proportion of the Company's assets as the Shares for which redemption applications have been received. If the Company exercises this option, then the amount due to the shareholders who have applied to have their Shares redeemed, will be based on the Net Asset Value per Share calculated after such sale or disposal. Payment will be made forthwith upon completion of the sales and the receipt by the Company of the proceeds of sale in freely convertible currency.

The value of the Shares at the time of repurchase may be more or less than the shareholder's cost, depending on the market value of the securities and other assets held by the Company at that time.

Payment of redemptions proceeds may be delayed if there are any specific statutory provisions such as foreign exchange restrictions, or any circumstances beyond the Company's control which make it impossible either to obtain payment for the sale or disposal of a Sub-Fund's assets or to transfer the redemption proceeds to the country where the redemption was requested.

14. CONVERSION OF SHARES

Conversion from Shares of one Sub-Fund into Shares of another Sub-Fund is only permitted if the investor complies with all the conditions required for the Sub-Fund into which Shares are to be converted. If not otherwise specified in Appendix A, Shares in relation to a given Sub-Fund are only available to Institutional Investors. In case of conversion concerning Sub-funds with different Cut-off times, the most restrictive Cut-off time shall apply to the conversion.

Holders of Shares of each Sub-Fund will be entitled to convert (switch) some or all of their holding into Shares of another Sub-Fund by making application to the Company's Transfer Agent in Luxembourg by telex, facsimile or in writing by no later than the Cut-off time. The application must include the following information: the name of the holder, the number of Shares to be switched (if it is not the total holding) and, if possible, the reference number of any Share of each Sub-Fund to be switched and the proportion of value of those Shares to be allocated to each new Sub-Fund (if more than one). Shares may only be converted from or into Shares of the same class of any Sub-Fund.

It should be noted that conversion of Shares cannot be effected until the Company is in receipt of the relevant Share certificate (if any).

Conversions must be for a minimum amount of EUR 50,000.

The basis of conversion is related to the respective Net Asset Value per Share of the Sub-Fund concerned. The Company will determine the number of Shares into which a shareholder wishes to convert his existing Shares in accordance with the following formula:

$$A = \underbrace{(B \times C \times D) - F}_{E}$$

The meanings are as follows:

- A: the Number of Shares to be issued in the new Sub-Fund
- B: the Number of Shares in the original Sub-Fund
- C: Redemption Price per Share to be converted
- D: Currency Conversion Factor
- E: Issue Price per Share to be issued
- F: Conversion charge up to 0.50% of the Net Asset Value of the Shares converted.

Dealing charges may apply upon conversion of Shares of one Sub-Fund into Shares another Sub-Fund (but not upon conversion between classes of Shares within the same Sub-Fund).

The Company will provide a Share confirmation with details of the conversion to the shareholder concerned and issue new Share certificates, if so requested by him.

If "A" is not a whole number, fractions of Shares rounded up to 3 decimal places will be allotted in the new Sub-Fund (if applicable).

In compliance with the forward pricing principle, requests for conversions received after the Cut-off time will be deferred to the next following Valuation Day.

Delayed payment of redemptions and deferment of redemptions (see paragraphs 13.1 and 13.2) also apply to conversions.

15. NET ASSET VALUE

15.1 Net Asset Value Determination

The Net Asset Value of each Sub-Fund and the Net Asset Value per Share of each Sub-Fund will be determined in the relevant Reference Currency and, for the Net Asset Value per Share, in the relevant Alternative Currency, in the case of Shares issued in an Alternative Currency, on each Valuation Day, except in case of a suspension as described below.

The Net Asset Value per Share of each Sub-Fund will be calculated in respect of any Valuation Day by valuing the total net assets of the relevant Sub-Fund, being the market value of its assets less its liabilities, divided by the number of Shares of the relevant Sub-Fund.

The assets will be valued in accordance with principles laid down in the Articles and in accordance with valuation regulations and guidelines as adopted by the Directors and as from time to time modified by them.

The value of assets of the Company shall be determined as follows:

- (i) the value of any cash in hand or on deposit, bills and demand notes and accounts receivable, prepaid expenses, cash dividends and interest declared or accrued as aforesaid and not yet received, shall be deemed to be the full amount thereof, unless in any case 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 Company may consider appropriate in such case to reflect the true value thereof;
- (ii) the value of all portfolio securities which are listed on an official stock exchange or traded on any other Regulated Market will be valued at the last available closing price on the principal market on which such securities are traded. If such prices are not representative of the fair value, such securities as well as all other permitted assets, including permitted financial futures contracts and options and securities which are not listed on a stock exchange or traded on a Regulated Market, will be valued at the reasonable foreseeable sales prices determined prudently and in good faith by and under the direction of the Company;
- (iii) any assets or liabilities in currencies other than the Reference Currency of a Sub-Fund will be converted using the relevant spot rate quoted by a bank or other responsible financial institution.

The Net Asset Value per Share shall be rounded to four decimal places.

The Net Asset Value per Share of each Sub-Fund as certified by a Director or by an authorised officer or representative of the Company shall be conclusive, except in the case of manifest error.

The Company shall include in the annual financial reports its audited consolidated accounts expressed in EUR.

During the existence of any state of affairs which, in the opinion of the Directors, makes the determination of the Net Asset Value of a Sub-Fund in the Reference Currency either not reasonably practical or prejudicial to the shareholders of the Company, the Net Asset Value and the Issue Price and Redemption Price may be temporarily determined in such other currency as the Directors may determine.

The Issue Prices and Redemption Prices of any Sub-Fund which equal the Net Asset Value per Share in the Reference Currency and in the Alternative Currency, in the case of Shares issued in an alternative currency, may be obtained at the registered office of the Company.

15.2 Suspension of the Calculation of the Net Asset Value, and of Issue, Redemption and Conversion of Shares

The Company may suspend the calculation of the Net Asset Value of any Sub-Fund and may suspend the issue, redemption and conversion of Shares of the relevant Sub-Fund:

- (a) during any period when the dealing of the units/shares of an investment vehicle in which any substantial portion of assets of the relevant Sub-Fund is invested or the calculation of the net asset value of such investment vehicle is restricted or suspended;
- (b) during any period when any market or stock exchange, which is the principal market or stock exchange on which a material part of a Sub-Fund's investments for the time being are quoted, are closed, otherwise than for ordinary holidays, or during which dealings or the calculation of the net asset value of such investments are substantially restricted or suspended;
- (c) during any period when a material part of a Sub-Fund's investments may not, using the standard valuation procedures, be promptly or accurately valued or is not valued at a fair market value;
- (d) during any period when the net asset value of any subsidiary of the Company may not be determined accurately;
- (e) during the existence of any state of affairs which constitutes an emergency as a result of which disposal or valuation of the Company's assets attributable to any Sub-Fund is not reasonably practical;
- (f) during any breakdown in the means of communication normally employed in determining the price or value of any of the investments attributable to any Sub-Fund or the current prices on any market or stock exchange;
- (g) during any period when remittance of monies which will or may be involved in the realisation of, or in the payment for, any investments attributable to any Sub-Fund is not possible;
- (h) during any period when, in the opinion of the Directors there exists unusual circumstances where it would be impracticable or unfair towards the shareholders to continue dealing with Shares of any Sub-Fund;
- (i) upon publication of notice convening the general meeting of shareholders for the purpose of winding-up the Company or a Sub-Fund, or upon the decision of the Board to wind up one or more Sub-Funds;
- (j) during any relevant period when a Sub-Fund merges with another Sub-Fund or with another UCITS (or a Sub-Fund of such other UCITS) provided any such suspension is justified for the protection of the shareholders;
- (k) in case of a Feeder Sub-Fund, during any relevant period when the determination of the net asset value of the Master UCITS is suspended;
- (I) where in the opinion of the Board, circumstances which are beyond the control of the Board make it impracticable or unfair vis-à-vis the Shareholders to continue trading the Shares or any other circumstance(s) where a failure to do so might result in the shareholders of the Company, a Sub-Fund or class of Shares incurring any liability to taxation or suffering other pecuniary disadvantages or other detriment which the Shareholders of the Company, a Sub-Fund or a class of Shares might not otherwise have suffered.

The Articles provide that the Company may suspend the issue redemption and conversion of the Shares forthwith upon the occurrence of an event causing it to enter into liquidation.

Shareholders having requested issue, redemption or conversion of their Shares will be notified in writing of any such suspension within seven days of their request. Shareholders will be promptly notified of the termination of such suspension by (i) a notification in the same form as the notification of the suspension described above and/or (ii) any other alternative or additional means of conveyance of information the Directors may deem more appropriate given the circumstances and the interest of the Shareholders (e.g. via a website).

The suspension of any Sub-Fund will have no effect on the calculation of the Net Asset Value and the issue, redemption and conversion of the Shares of any other Sub-Fund.

16. LIQUIDATION, COMPULSORY REDEMPTION AND AMALGAMATION OF SUB-FUNDS

- (a) The Company can be liquidated by a shareholders' decision in accordance with the provisions of the 1915 Law. The same quorum and majority requirements for the shareholders' decision shall apply in case of merger, if as a result of such merger the Company will cease to exist
- (b) In the event that the Net Asset Value of the Company falls below EUR 50 million or in case the Board deems it appropriate because of changes in the economical or political situation affecting the Company, or if the Board deems it to be in the best interests of the shareholders, the Board may, by giving notice to all shareholders, redeem on the Valuation Day indicated in such notice all (but not some) of the Shares not previously redeemed, at the Net Asset Value without any dealing or redemption charges. The Directors shall, after the end of the notice period, forthwith convene an extraordinary shareholders' meeting to appoint a liquidator to the Company.
- (c) In the event that the Net Asset Value of any given Sub-Fund falls below EUR 20 million or the equivalent in the Reference Currency of a Sub-Fund or if a redemption request is received that would cause any Sub-Fund's assets to fall under the aforesaid threshold, or if the Board deems it appropriate to rationalize the Sub-Funds offered to investors, or in case the Board deems it appropriate because of changes in the economic or political situation affecting the relevant Sub-Fund or if the Board deems it to be in the best interest of the shareholders concerned, the Board may, after giving notice to the shareholders concerned, to the extent required by Luxembourg laws and regulations, redeem all (but not some) of the Shares of that Sub-Fund on the Valuation Day provided in such notice at the Net Asset Value without any dealing or redemption charges. Unless the Board decides otherwise in the interest of, or in order to ensure equal treatment of, the shareholders, the shareholders of the relevant Sub-Fund may continue to request redemption or conversion of their Shares free of any redemption or conversion charge, but taking into account actual realisation prices of investments and realisation expenses.
- (d) Termination of a Sub-Fund with compulsory redemption of all relevant Shares for other reasons than set out in the preceding paragraph, may be effected only upon its prior approval by the shareholders of the Sub-Fund to be terminated at a duly convened general meeting of the Sub-Fund concerned which may be validly held without quorum and decided by a simple majority of the Shares present or represented.
 - Liquidation proceeds not claimed by shareholders at the close of liquidation of a Sub-Fund will be deposited at the Caisse de Consignation in Luxembourg and shall be forfeited after thirty years.
- (e) If a Sub-Fund qualifies as a Feeder of another UCITS or of one of its sub-funds, the merger, split or liquidation of such Master UCITS, triggers liquidation of the Feeder, unless the Board decides, in accordance with article 16 of the Articles and the Law, to replace the Master with another Master or to convert a Sub-Fund into a standard UCITS Sub-Fund.
- (f) The provision for anticipated realisation costs will be accounted for in the Net Asset Value from such date as may be defined by the Board and at the latest on the date of dispatch of the notice mentioned sub-paragraphs (b), (c), (d) and (e).
- (g) Any merger of a Sub-Fund with another Sub-Fund of the Company or with another UCITS (whether subject to Luxembourg law or not and whether such UCITS is incorporated as a company or is a contractual type fund) shall be decided by the Board unless the Board decides to submit the decision for a merger to a meeting of shareholders of the Sub-Fund concerned. No quorum is required for this meeting and decisions are taken by the simple majority of the votes cast. In case of a merger of a Sub-Fund where, as a result, the Company ceases to exist, the merger shall be decided by a meeting of shareholders resolving in accordance with the quorum and majority requirements for changing the Articles.
- (h) In case of a merger of a Sub-Fund decided by the Board, the Board will give notice to shareholders concerned, as required by Luxembourg laws and regulations Such notice shall be provided to the shareholders concerned at least thirty days before the last date for exercising their right to request the repurchase or redemption or conversion of their Shares without any charge other than those retained to meet disinvestment costs; such right shall cease to exist five working days before the date for calculating the exchange ratio referred to in article 75, paragraph (1) of the 2010 Law.
- (i) If the Board determines that it is in the interests of the shareholders of the relevant Sub-Fund or that a change in the economic or political situation relating to the Sub-Fund concerned has occurred which would justify it, the reorganisation of one Sub-Fund, by means of a division into two or more Sub-Funds, may take place. This decision will be notified to shareholders as required. The notification will also contain information about the two or more new Sub-Funds. The notification will be made at least one month before the date on which the reorganisation becomes effective in order to enable the shareholders to request the redemption of their Shares, free of any dealing or redemption charge, before the operation involving the division into two or more Sub-Funds becomes effective.

17. TAXATION

The following is based on the understanding of the law and practice currently in force in the Grand Duchy of Luxembourg and is subject to changes therein. It should not be taken as constituting legal or tax advice and investors are advised to obtain information and, if necessary, advice regarding the laws and regulations applicable to them by reason of the subscription, purchase, holding and realisation of Shares in their countries of origin, residence or domicile.

1) The Company

The Company's assets are subject to a subscription tax ("taxe d'abonnement") of 0.05% per annum under the 2010 Law, payable quarterly on the basis of the Net Assets Value of the Company at the end of each quarter provided that no such tax is due on the portion of the assets of the Company invested in other Luxembourg UCI's (if any).

A reduced tax of 0.01% per annum, as provided in article 174 (2) a) and c) of the 2010 Law, will apply for the classes of Shares restricted to Institutional Investors.

A Sub-Fund may furthermore be exempted of this 0.01% tax if it complies with the requirements of article 175 of the 2010 Law. In addition, the Company's or any Sub-Fund's assets may be subject to an additional taxation levied by foreign tax or governmental authorities of the jurisdictions where the Company or Sub-Funds are registered or distributed.

2) Shareholders

Shareholders are not subject to any capital gains, income, net wealth, or withholding tax in Luxembourg except for those domiciled, resident or having a permanent establishment in Luxembourg.

Shareholders and potential investors are advised to consult their professional advisors concerning possible taxation or the consequences of purchasing, holding, selling or otherwise disposing of the Shares under the laws of their country of incorporation, establishment, citizenship, residence or domicile.

3) EUSD and automatic exchange of information in the field of taxation

Under the EUSD, EU Member States are required to provide the tax authorities of another Member State with information on payments of interest or other similar income (within the meaning of the EUSD) paid by a paying agent (within the meaning of the EUSD) to an individual beneficial owner who is a resident, or to certain residual entities (within the meaning of the EUSD) established, in that other Member State.

Under the Luxembourg laws dated 21 June 2005 (the "Laws"), implementing the EUSD, as amended by the Law of 25 November 2014, and several agreements concluded between Luxembourg and certain dependent or associated territories of the EU ("Territories"), a Luxembourg-based paying agent is required as from 1 January 2015 to report to the Luxembourg tax authorities the payment of interest and other similar income paid by it to (or under certain circumstances, to the benefit of) an individual or certain residual entities resident or established in another Member State or in the Territories, and certain personal details on the beneficial owner. Such details will be provided by the Luxembourg tax authorities to the competent foreign tax authorities of the state of residence of the beneficial owner (within the meaning of the EUSD).

Under the directive 2015/2060/EU repealing the EUSD, the EUSD will no longer apply once all the reporting obligation concerning year 2015 will have been complied with.

In addition, the OECD received a mandate by the G8/G20 countries to develop a common reporting standard ("CRS") to achieve a comprehensive and multilateral automatic exchange of information (AEOI) in the future on a global basis. The CRS will require Luxembourg financial institutions to identify financial assets holders and establish if they are fiscally resident in countries with which Luxembourg has a tax information sharing agreement. Luxembourg financial institutions will then report financial account information of the assets holder to the Luxembourg tax authorities, which will thereafter automatically transfer this information to the competent foreign tax authorities on a yearly basis. Investors in the Company may therefore be reported to the Luxembourg and other relevant tax authorities under the applicable rules.

On this basis, a Council Directive 2014/107/EU amending Directive 2011/16/EU as regards mandatory automatic exchange of information in the field of taxation (the "Euro-CRS Directive") has been adopted on 9 December 2014 in order to implement the CRS among the member States of the European Union. Under the Euro-CRS Directive, the first AEOI must be applied by 30 September 2017 within the limit of the member States of the European Union for the data relating to calendar year 2016.

In addition, Luxembourg signed the OECD's multilateral competent authority agreement ("Multilateral Agreement") to automatically exchange information under the CRS. The Multilateral Agreement aims to implement the CRS among non EU member States; it requires agreements on a country by country basis.

Under the Luxembourg law dated 18 December 2015 (the "2015 Law"), implementing the Euro-CRS, the first exchange of information is expected to be applied by 30 September 2017 for information related to the year 2016. Accordingly, the Company would be committed as of 1 January 2016 to run additional due diligence process on its investors and to report the identity and residence of financial account holders (including certain entities and their controlling persons), account details, reporting entity, account balance/value and income/sale or redemption proceeds to the local tax authorities of the country of residency of the foreign investors to the extent that they are resident of another EU member State.

It is also possible that AEOI would occur at a later stage among non EU member States.

Investors should consult their professional advisors on the possible tax and other consequences with respect to the implementation of the CRS.

18. DOCUMENTS AVAILABLE TO INVESTORS

18.1 Documents available for Inspection

Copies of the following documents are available for inspection during usual business hours on any weekday (Saturdays and public holidays excepted) at the registered office of the Company:

- (a) Management Company Agreement;
- (b) Investment Management Agreements;
- (c) Depositary Agreement;
- (d) Central Administration Agreement;
- (e) Co-management Agreement;
- (f) Asset Allocation Agreements;
- (g) The Articles.

The agreements under (a) to (f) above may be amended by mutual consent of the parties thereto.

18.2 Key investor information document

An up to date key investor information document relating to each Sub-Fund is available on the Lombard Odier Group website (www.loim.com). A hard copy can be supplied to investors on request and free of charge.

18.3 Other documents

A summary description of the strategies for the exercise, to the exclusive benefit of the Sub-Funds concerned, of voting rights attached to instruments held in the portfolios managed by the Management Company as well as the list of applicable payment date as mentioned in paragraph 12.1 are available on the Lombard Odier Group website (www.loim.com).

19. MEETINGS, REPORTS AND INFORMATION TO SHAREHOLDERS

The annual general meeting of shareholders of the Company will be held in Luxembourg at 2.00 p.m. on the Fourth Thursday in February in each year (or if such day is a legal holiday, on the next following Business Day). Other general meetings or special Sub-Fund meetings of shareholders may be held at such time and place as are indicated in the notices of such meetings. Notices of general meetings and other notices are given in accordance with Luxembourg Law.

Notices will specify the place and time of the meeting, the conditions of admission, the agenda, the quorum and voting requirements. Unless otherwise provided in the notice, the quorum and the majority at the general meeting shall be determined according to the Shares issued and outstanding at 12.00 p.m. Luxembourg time on the fifth day prior to the general meeting (referred to as "record date"). The rights of a shareholder to attend a general meeting and to exercise a voting right attaching to his Shares are determined in accordance with the Shares held by the shareholder at the record date. Notices of any meeting will be sent to holders of registered Shares at their address indicated in the shareholders' register of the Company.

All other notices are sent to registered shareholders and, if required, are published on the Lombard Odier Group website (www.loim.com) and/or published in such newspapers as the Directors may determine. In the case of publication in foreign jurisdictions the Directors may apply the "home country rule" according to which a publication will be made in the relevant jurisdictions as long as such publication is required under Luxembourg law. In the absence of such requirement under Luxembourg law, the Directors may choose not to publish in foreign jurisdictions to the extent that this alternative is permitted under the local laws of the relevant foreign jurisdictions. In addition, the Directors may, given the circumstances and having regard to the interest of the shareholders, adopt complementary means of communication, including the Lombard Odier Group website (www.loim.com), to ensure a prompter and more efficient information of the shareholders.

The Company draws the investors' attention to the fact that any investor will only be able to fully exercise his investor rights directly against the Company, notably the right to participate in general shareholders' meetings if the investor is registered himself and in his own name in the shareholders' register of the Company. In cases where an investor invests in the Company through an intermediary investing into the Company in his own name but on behalf of the investor, it may not always be possible for the investor to exercise certain shareholder rights directly against the Company. Investors are advised to take advice on their rights.

The financial year of the Company ends on 30 September of each year. The annual report containing the audited consolidated financial accounts expressed in EUR of the Company in respect of the preceding financial period will be made available at the registered office of the Company at least 15 days before the annual general meeting. Unaudited semi-annual reports as at 31 March will be made available within two months of the end of the relevant date. Copies of all financial reports will be available at the registered office of the Company and from the Foreign Representatives.

The Directors may, at their discretion, decide that information regarding the investments of the Sub-Funds may be available for some or all investors of the Sub-Funds. If this information is only provided to some investors, the Directors will ensure that (i) such investors need the information to comply with legal, regulatory, tax or other mandatory requirements, (ii) investors will keep the information confidential and (iii) investors will not use the information to take advantage of the expertise of the Investment Managers of the Company.

In compliance with the provisions of the 2010 Law, CSSF Regulation 10-4 and CSSF Circular 12/546, the Management Company has implemented and maintains effective certain policies, procedures and strategies including:

- a procedure for the reasonable and prompt handling of complaints received from shareholders: in this context, shareholders are
 given the opportunity to file complaints free of charge, in the official language(s) of their country of residence, to their respective
 local representatives or directly to the Management Company using the addresses and contact details provided in Section 1; the
 latter will take care of handling of clients complaints in the most diligent, transparent and objective manner possible;
- strategies for the exercise, to the exclusive benefit of the Sub-Funds concerned, of voting rights attached to instruments held in the portfolios managed by the Management Company: a summary description of these strategies are available on the Lombard Odier Group website (www.loim.com) and the details of the actions taken on the basis of those strategies can be supplied free of charge to investors upon request made to the Management Company;
- inducements: the essential terms of the arrangements relating to the fees, commissions or non-monetary benefits, the
 Management Company may receive in relation to the activities of investment management and administration of the Company
 are disclosed in this Prospectus and/or in periodic reports, as the case may be. Further details can be supplied free of charge to
 investors upon request made to the Management Company;

- a procedure relating to the management of conflicts of interest details of this procedure are available on the Lombard Odier Group website (www.loim.com); and
- the Management Company's remuneration policy which is applicable to its employees (the "Employees") and directors in accordance with applicable laws and regulations pertaining to remuneration, in particular the Luxembourg law dated 12 July 2013 on alternative investment fund managers, the 2010 Law and any applicable ESMA guidelines. The remuneration policy aims to protect the interests of the investors as well as the Management Company's and the Lombard Odier Group's long-term financial sustainability and compliance with regulatory obligations. The remuneration policy seeks to promote effective risk management and to prevent excessive risk-taking. The total remuneration of Employees consists of two components, the fixed remuneration and the variable remuneration. Fixed remuneration and variable remuneration are appropriately balanced and the fixed component of the remuneration represents a sufficiently high proportion of the total remuneration to allow the operation of a fully flexible policy, on variable remuneration, including the possibility to pay no variable remuneration. The performance objectives of each Employee are reviewed on an annual basis. The annual review lays down the basis for the determination of variable remuneration and possible increase in fixed remuneration. Performance criteria include a comprehensive adjustment mechanism to integrate all relevant types of current and future risks. Where remuneration is performance related, the total amount of remuneration is based on a combination of the assessment of the performance of the individual and of the business unit and of the overall results of the Lombard Odier Group, and when assessing individual performance, financial as well as non-financial criteria are taken into account. Variable remuneration is only paid out of risk adjusted profits or from sources which will not undermine the capital base of the Management Company or expose it to any risk in respect of its future capital commitments. The details of the up-to-date remuneration policy are available on the Lombard Odier Group website (www.loim.com), Investors may obtain, free of charge, from the Company, on written request sent to its registered office, a paper copy of the details of the Remuneration Policy.

20. APPLICATION PROCEDURE

Provided the conditions set forth in paragraph 12.2 are fulfilled, application may be made by investors by written application to the Company in Luxembourg c/o its Transfer Agent:

CACEIS Bank Luxembourg 5, allée Scheffer 2520 Luxembourg Grand Duchy of Luxembourg

Telephone Number: (352) 47 67 26 42 Facsimile Number: (352) 47 67 70 63

The initial minimum investment in Shares is stated in the Appendix A.

Shares can only be held by or through FATCA compliant financial institutions listed in paragraph 12.2.

Payment should be made in the Reference Currency or in the Alternative Currency, in the case of Shares issued in an alternative currency, of the relevant Sub-Fund in which Shares are subscribed by a telegraphic transfer in favour of CACEIS Bank Luxembourg on the following account:

EUR Direct via TARGET II

Swift code: BSUILULLXXX

Account name: CACEIS Bank Luxembourg

CHF UBS Zürich

Swift code: UBSWCHZH80A

Account number: 02300000060737050000Z

IBAN: CH540023023006073705Z

USD JP Morgan Chase

Swift code: CHASUS33

Account name: CACEIS Bank Luxembourg BSUILULL

Account number: 796706786

Chips number: 0002 ABA number: 021000021

GBP HSBC Bank Plc, International

Swift code: MIDLGB22

IBAN: GB63MIDL40051535210915

Sort code: 40-05-15

Account number: 35210915 - CACEISBL

JPY Bank of Tokyo-Mitsubishi UFJ, Tokyo

Swift code: BOTKJPJT

Account number: 653-0418285

In compliance with the forward pricing principle, written applications must be received by the Company not later than the Cut-off time. Payment of the Issue Price must be made in full for value 3 Business Days.

Applications and confirmations

- (i) a corporation must execute any application under its common seal or under the hand of a duly authorised officer whose capacity should be stated;
- (ii) if any application or confirmation is signed by proxy, the power of attorney must accompany the application;
- (iii) notwithstanding i) and ii) above, an application, signed by a bank or any other person on behalf of, or purportedly on behalf of, a corporation may be accepted.

General

The right is reserved to reject any application and to accept any application in part only.

The Directors may, at any time and in their discretion, impose restrictions on the issuance of Shares of a Sub-Fund (also resulting from conversion requests) for any period of time. In addition, the Directors may, in their discretion, decide to apply such restrictions to all investors or a determined category of investors. In these cases, the investors whose subscription request has been rejected will be properly informed.

Similarly, the Directors may, at any time and in their discretion, revoke totally or partially any restrictions taken by virtue of the preceding paragraph. In such event, the public may be informed by way of a publication on the Lombard Odier Group website (www.loim.com) of the decision taken by the Board in this respect.

If any application is not accepted in whole or in part, the application monies or the balance thereof will be posted forthwith to the applicant, at the risk of the person(s) entitled thereto.

The Company reserves the right to withhold Share certificates and, if applicable any excess application monies, pending clearance of the application monies.

The applicant must provide the Global Distributor, the Distributors or the Central Administration Agent with all necessary information which the Global Distributor, the Distributors or the Central Administration Agent may reasonably require to verify the identity of the applicant and his/her eligibility to subscribe or hold Shares. Applicant is required to provide evidence of its status under FATCA by means of any relevant tax documents, such as a "W-8BEN" form of the US Internal Revenue Service (or an equivalent acceptable form, document or certification) that must be renewed on a regular basis according to applicable regulation and/or a global intermediary identification number as the case may be. Failure to do so may result in the Company refusing to accept the subscription for Shares in the Sub-Funds. Applicants must indicate whether they invest on their own account or on behalf of a third party. The Company shall not be held liable for the consequences arising from any delay or rejection of a subscription order resulting from the applicant's failure to produce satisfactory information or documents in a timely fashion.

Except for companies who are regulated professionals of the financial sector, bound in their country by rules on the prevention of money laundering equivalent to those applicable in Luxembourg, any applicant applying in its own name is obliged to submit to the Global Distributor, the Distributors or the Central Administration Agent all necessary information which the Global Distributor, the Distributors or the Central Administration Agent may reasonably require to verify the identity of the applicant and in the case of it acting on behalf a third party, of the beneficial owner(s). Furthermore any such applicant hereby undertakes that it will notify the Global Distributor, the Distributors or the Central Administration Agent prior to the occurrence of any change in the identity of any such beneficial owner. Also, such applicant hereby undertakes that it will notify the Transfer Agent and either the Company or the Management Company of a change of circumstances as further explained in paragraph 13.1 in the manner agreed between the Company and the applicant or disclosed in the Prospectus.

Key investor information document

According to the 2010 Law, the key investor information document must be provided to investors in good time before their proposed subscription for Shares of any Sub-Fund of the Company.

Before investing, investors are invited to visit the Lombard Odier Group website (www.loim.com) and download the relevant key investor information document prior to his/her application. The same diligence is expected from the investor wishing to make additional subscriptions in the future since updated versions of the key investor information document will be published from time to time.

In case of written applications made directly to the Company in Luxembourg c/o its Transfer Agent, the Company and/or its Transfer Agent may require confirmation from the investor that he/she has consulted the relevant key investor information document before subscription.

The above shall apply *mutatis mutandis* in case of conversion.

Personal Data

Shareholders are informed that their personal data (as defined in the 2002 Law) given in the subscription documents or otherwise in connection with an application to subscribe for Shares, as well as details of their shareholding, will be stored in digital form as well as in hard copies and processed in compliance with the provisions of the 2002 Law.

Shareholders must also be aware that telephone conversations with the Management company, the Depositary and the Central Administration Agent may be recorded. Recordings are considered as personal data and will be conducted in compliance with the 2002 Law. Recordings may be produced in court or other legal proceedings with the same value in evidence as a written document.

Shareholders have a right of access and of rectification of the personal data in cases where such data is incorrect or incomplete.

The personal data shall not be held for longer than necessary with regard to the purpose of the data processing. The personal data shall be stored during the time required by law.

Pursuant to articles 18 and 19 of the 2002 Law, Shareholders are giving their express consent to the transfer, if applicable, of their data to a third country, which may or may not ensure an adequate level of protection. Reasonable measures are taken to ensure confidentiality of the data transmitted.

The provision of personal data in relation to Shareholders is required to enable the Management Company, among others, to fulfill the services required by Shareholders and to comply with its legal and regulatory obligations. By completing and returning an application form, Shareholders consent to the processing of personal data by the Management Company, any other member of the Group of the Management Company and any other parties which assist the Management Company with undertaking its duties.

Investors should be aware that their personal data may be disclosed to the Management Company and any other companies affiliated to the Management Company for the purpose of developing and processing a business relationship with the Shareholders.

Investors should be aware that their personal data will be disclosed to CACEIS Bank Luxembourg and may be disclosed to any other member of the CACEIS Group and other parties which assist CACEIS Bank Luxembourg with undertaking its duties to the Company.



APPENDIX A: SUB-FUNDS OFFERED FOR SUBSCRIPTIONS

1.	LO SELECTION – THE GROWTH PORTFOLIO FUND	57
2.	LO SELECTION – THE EURO BOND FUND	59
3.	LO SELECTION – THE GLOBAL BALANCED 45 FUND	61
4.	LO SELECTION – THE GLOBAL CONVERTIBLE BOND FUND (EUR)	63
5.	LO SELECTION – THE GLOBAL FIXED INCOME OPPORTUNITIES	66
6.	LO SELECTION – THE SOVEREIGN BOND FUND	68
7.	LO SELECTION – THE CREDIT BOND FUND (CHF)	70
8.	LO SELECTION – THE CREDIT BOND FUND (EUR)	72
9.	LO SELECTION – THE BALANCED (CHF)	74
10.	LO SELECTION – THE BALANCED (EUR)	76
11.	LO SELECTION – THE CONSERVATIVE (CHF)	78
12.	LO SELECTION – THE CONSERVATIVE (EUR)	80
13.	LO SELECTION – THE GROWTH (CHF)	82
14.	LO SELECTION – THE GROWTH (EUR)	84
15.	LO SELECTION – THE GLOBAL ALLOCATION (GBP)	86
16.	LO SELECTION – THE GROWTH 88 FUND	88
17.	LO SELECTION – THE CONSERVATIVE (USD)	90
18.	LO SELECTION – KAPALEA	92
19.	LO SELECTION – ASIA VALUE BOND (USD)	94
20.	LO SELECTION – ASIA HIGH CONVICTION EQUITY FUND	96
21.	LO SELECTION – VALDEOLÍ	98
22.	LO SELECTION – GLOBAL DIVERSIFIED	100
23.	LO SELECTION – ANTARA	102
24.	LO SELECTION – CASTA	104
25.	LO SELECTION – VANTAGE 1500	106
26.	LO SELECTION – VANTAGE 3000	109
27.	LO SELECTION – VANTAGE 4500	112
28.	LO SELECTION – CITÉ GESTION GLOBAL ALLOCATION FUND	115
29.	LO SELECTION – THE CREDIT BOND FUND (USD)	118
30.	LO SELECTION – FAMILY VALUES EUROPE	120
31.	LO SELECTION – EUROPEAN EQUITIES	123
32.	LO SELECTION – THE BALANCED (USD)	127



APPENDIX A: SUB-FUNDS OFFERED FOR SUBSCRIPTIONS

1. LO Selection – The Growth Portfolio Fund

Abbreviated name: LOS - Growth Portfolio

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing worldwide - either directly or via units of UCITS or UCIs - in (i) money market instruments, (ii) deposits with credit institutions, (iii) fixed income securities, such as bonds, convertible bonds, bonds with attached warrants, FRN, short term debt securities, graded at least BBB or equivalent by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager, and (iv) equity securities. Investment in equity securities - either directly or via UCITS or UCIs - will not exceed 2/3^{rds} of the Sub-Fund's net assets.

The Investment Manager can invest up to 15% of its net assets in bonds or other debt securities rated BB to C.

The Investment Manager will use its discretion with regard to the selection of markets (in particular, the Sub-Fund may be fully invested in Emerging Markets), eligible assets and currencies.

The Sub-Fund may be fully invested in units of UCITS or UCIs.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes Yes
 for EPM Yes
 as part of the investment strategy No

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	1
Type of investor	Only Institutional Investors
Form	A Shares D Shares
Minimum investment and holding amount	EUR 50,000
Alternative Currencies	N/A
Management Fee	Up to 1%
Performance Fee	N/A
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3%
Maximum FROC	0.30%
Dealing Charge	N/A

^{*} Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Lombard Odier (Europe) S.A., Succursale en France

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund is limited to Institutional Investors, who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

2. LO Selection – The Euro Bond Fund

Abbreviated name: LOS - Euro Bond

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing in bonds and/or fixed or floating-rate securities and/or short-term securities, of sovereign and/or corporate issuers, denominated in EUR. The Sub-Fund may also invest in convertible bonds, bonds with attached warrants via units of UCITS or UCIs and/or contingent convertible bonds.

The Sub-Fund may invest up to 10% of its net assets in UCITS or UCIs.

The Directors have authorized the Investment Manager to use futures to manage duration and yield curve exposures in compliance with Section 4 "Investment Restrictions" of the Prospectus and to invest up to 10% of the Sub-Fund's net assets in securities rated below BBB, by rating agencies described in paragraph 3.2 of the Prospectus.

The Investment Manager will use its discretion with regard to the selection of markets (including Emerging Markets), eligible assets and currencies.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes Yes
 for EPM Yes
 as part of the investment strategy No

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	I
Type of investor	Only Institutional Investors
Form	A Shares D Shares
Minimum investment and holding amount	EUR 50,000
Alternative Currencies	N/A
Management Fee	Up to 1%
Performance Fee	N/A
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3%
Maximum FROC	0.30%
Dealing Charge	N/A

^{*} Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Lombard Odier Asset Management (Europe) Limited

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund is limited to Institutional Investors, who:

- seek regular income and eventually capital gains from their investment;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

3. LO Selection – The Global Balanced 45 Fund

Abbreviated name: LOS - Global Balanced 45

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing worldwide in a global portfolio - either directly or via units of UCITS or UCIs - of (i) money market instruments, (ii) deposits with credit institutions, (iii) fixed income securities such as bonds, convertible bonds, bonds with attached warrants on transferable securities and short-term debt securities and (iv) equity securities.

Fixed income securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

For diversification purposes the investment manager may invest up to 20% of the Sub-Fund's net assets in units of UCITS or UCIs following alternative strategies and/or be exposed to alternative asset classes, such as but not limited to precious metals or commodities either through indices (including commodity and volatility indices) (the "Indices") or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Emerging Markets), eligible assets and currencies. However the equity exposure will not exceed 45% of the net assets of the Sub-Fund.

The Sub-Fund may be fully invested in units of UCITS or UCIs.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes
 for EPM
 as part of the investment strategy
 No

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

CHF

Classes of Shares available for subscription

Classes	I
Type of investor	Only Institutional Investors
Form	A Shares D Shares
Minimum investment and holding amount	CHF 50,000
Alternative Currencies	N/A
Management Fee	Up to 1%
Performance Fee	N/A
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3%
Maximum FROC	0.30%
Dealing Charge	N/A

^{*} Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund is limited to Institutional Investors, who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

4. LO Selection – The Global Convertible Bond Fund (EUR)

Abbreviated name: LOS - Global Convertible Bond (EUR)

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing worldwide at least two-thirds (2/3^{rds}) of its portfolio, in bonds convertible into equities denominated in various currencies.

The Sub-Fund may invest up to one-third $(1/3^{rd})$ of its portfolio in other transferable securities such as equity warrants and/or convertible preference shares.

The Sub-Fund may invest up to 10% of its net assets in equity securities.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes Yes
 for EPM Yes
 as part of the investment strategy Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Directors have authorized the Investment Manager to invest the assets of the Sub-Fund in securities graded B or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

The Investment Manager will use its discretion with regard to the selection of instruments, markets (in particular, the Sub-Fund may be fully invested in Emerging Markets) and currencies.

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	I		
Type of investor	Only Institutional Investors		
Form	A Shares D Shares		
Minimum investment and holding amount	EUR 50,000		
Alternative Currencies	N/A		
Management Fee	Up to 1%		
Performance Fee	Yes*		
Distribution Fee	N/A		

Classes	I
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3%
Maximum FROC	0.30%
Dealing Charge	N/A

The Management Company is entitled to a Performance Fee amounting to 15% of the relative performance of the Sub-Fund compared to its benchmark, UBS Global Convertible Composite Index Hedged EUR, on a yearly basis ("the Performance Period"), provided that the Net Asset Value per share of the Sub-Fund at the end of the Performance Period is above the "High Water Mark" as defined below. The Performance Fee is capped on an annual basis at 1% of the Net Asset Value. The "High Water Mark" is a relative one. This implies that the Sub-Fund must have generated a performance greater than the benchmark since the latest of (i) the last payment of the Performance Fee, or (ii) the introduction of the Performance Fee, in case such fee has never been paid yet. Shareholders should be aware that under the aforementioned Performance Fee formula, a Performance Fee may be payable to the Management Company in respect of a given period, even if there was a decrease of the Net Asset Value over the relevant period. The Performance Fee is payable yearly in arrears at the end of the Performance Period. The Performance Fee shall be calculated and accrued in the Net Asset Value on every dealing day.

In the case of subscriptions during the Performance Period, the Performance Fee will be calculated from the date of investment. Redemptions will cause the Performance Fee to be crystallized and any Performance Fee due at the date of redemption will become payable.

Examples of Performance Fee calculation:

When a Sub-Fund is launched, its Net Asset Value is 100, and its benchmark is at 200. At the end of the first year, the Net Asset Value is 112 (gain of 12%) and the benchmark is at 206 (advance of 3%). As the Sub-Fund outperforms its benchmark by 9%, the outperformance condition is met and the Management Company is entitled to a Performance Fee of 15% of the outperformance, i.e. 15% of 9% (12% - 3%) = 1.35%. Due to the presence of the cap, the Performance Fee payable will consequently be reduced to 1%.

If the Sub-Fund is charged a Performance Fee at the end of the first year, the reference data for calculating the subsequent year's Performance Fee shall be those of the end of the first year. If the Management Company is not entitled to a Performance Fee at the end of the first year, the data for the beginning of the Performance Period shall be maintained and shall be used for calculating the subsequent year's Performance Fee. That method is based on the relative high watermark principle, which can be illustrated as follows:

	Sub-Fund's NAV	Benchmark	Sub-Fund's Performance	Benchmark's Performance	Performance Fee	NAV net of Performance
T0	100	200	-	-	-	-
T1	112	206	12.00%	3.00%	1.00%	110.88
T2	115	220	3.71%	6.80%	none	115.00
T3	125	225	12.73%	9.22%	0.53%	124.33

T0 is the date of the Sub-Fund's launch;

T1 is the end of the first year;

T2 is the end of the second year, etc.

T1 shows the first example above. As a Performance Fee is charged at the end of the first year, the Sub-Fund's NAV and the benchmark's level at that time are used for calculating the Performance Fee for the second year.

At the end of T2, the Sub-Fund has underperformed the benchmark, and thus no Performance Fee is charged.

For T3, the calculation of the Performance Fee remains based on the data for T1 (high watermark), as no Performance Fee was charged in T2. In addition, the Sub-Fund must now outperform the benchmark to make up the performance lag of T2. Consequently, the Management Company shall charge a fee of 15% of 3.51% (12.73% - 9.22%) *i.e.* 0.526%.

** Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Lombard Odier Asset Management (Europe) Limited

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund is limited to Institutional Investors, who:

- seek regular income and eventually capital gains from their investment;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

5. LO Selection – The Global Fixed Income Opportunities

Abbreviated name: LOS – Global Fixed Income Opportunities

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing worldwide - either directly or via units of UCITS or UCIs or SFIs - in (i) money market instruments, (ii) deposits with credit institutions, (iii) fixed or floating rate debt securities such as bonds, convertible bonds, bonds with attached warrants on transferable securities and short-term debt securities and/or in (iv) currencies.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes
 for EPM
 as part of the investment strategy

Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may invest up to:

- (i) 10% of its net assets in units of UCITS and UCIs;
- (ii) 20% of its net assets in convertible bonds, bonds with attached warrants on transferable securities;
- (iii) 30% of its net assets in securities issued by corporate issuers graded less than BBB- or equivalent by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager; and
- (iv) 49% of its net assets in SFIs.

The Investment Manager will use its discretion with regard to the selection of instruments, markets (including Emerging Markets) and currencies.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

CHF

Classes of Shares available for subscription

Classes	S*	P*	M*
Type of investor	Institutional Investors with discretionary mandates	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	CHF 3,000 or equivalent	CHF 3,000 or equivalent
Alternative Currencies*	EUR, USD, GBP	EUR, USD, GBP	EUR, USD, GBP
Management Fee	N/A**	Up to 1.20%	Up to 0.60%
Performance Fee	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A

Classes	S*	P*	M*
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund***	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.15%	0.35%	0.35%
Dealing Charge	Up to 2.00%	Up to 2.00%	Up to 2.00%

- The currency risk of Shares of the Sub-Fund issued in an Alternative Currency and in the Reference Currency may be hedged at the discretion of the Investment Manager.
- ** No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.
- *** Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

6. LO Selection – The Sovereign Bond Fund

Abbreviated name: LOS - Sovereign Bond

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing worldwide - either directly or via units of UCITS or UCIS or SFIs- in (i) money market instruments, (ii) deposits with credit institutions, (iii) fixed or floating rate debt securities such as bonds, convertible bonds, bonds with attached warrants on transferable securities and short-term debt securities (graded BBB- or better) and/or in (iv) currencies.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes
 for EPM
 as part of the investment strategy

Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may invest up to 10% of its net assets in units of UCITS and UCIs and up to 49% of its net assets in SFIs.

The Investment Manager will use its discretion with regard to the selection of instruments, markets (including Emerging Markets) and currencies.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	S*	I*	P*	M*
Type of investor	Institutional Investors with discretionary mandates	All investors	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	EUR 2 million or equivalent	EUR 3,000 or equivalent	EUR 3,000 or equivalent
Alternative Currencies*	CHF, USD and GBP	CHF, USD and GBP	CHF, USD and GBP	CHF, USD and GBP
Management Fee	N/A**	Up to 0.30%	Up to 0.60%	Up to 0.30%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A

Classes	S*	l*	P*	M*
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund***	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.15%	0.20%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A

- The currency risk of Shares of the Sub-Fund issued in an Alternative Currency and in the Reference Currency, may be hedged at the discretion of the Investment Manager.
- No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.
- *** Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

7. LO Selection – The Credit Bond Fund (CHF)

Abbreviated name: LOS - Credit Bond CHF

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing worldwide - either directly or via units of UCITS or UCIs or SFIs- in bonds, other fixed or floating rate debt securities and short-term debt securities of corporate issuers and/or in currencies.

The Investment Manager is authorized to invest up to 20% of the Sub-Fund's net assets in issuers graded less than BBB- or equivalent by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 50% of the Sub-Fund's net assets - either directly or via units of UCITS or UCIs or SFIs- may be invested in bonds, other fixed or floating rate debt securities and short-term debt securities issued or guaranteed by governments or supranational institutions.

Up to 20% of the Sub-Fund's net assets may be invested in convertible bonds, bonds with attached warrants on transferable securities.

The Sub-Fund may invest up to 10% of its net assets in units of UCITS and UCIs and 20% of its net assets in SFIs.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes
 for EPM
 as part of the investment strategy

Yes

The use of financial derivative instruments as part of the investment strategy and in particular of credit derivatives or interest rate derivatives may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex). Due to the use of credit derivatives, the Sub-Fund may, in the case of a credit event, have to accept delivery of non-investment-grade bonds issued in a currency other than the Reference Currency.

The Investment Manager will use its discretion with regard to the selection of instruments, markets (including Emerging Markets), maturity of the Sub-Fund and currencies.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

CHF

Classes of Shares available for subscription

Classes	S	Р	M
Type of investor	Institutional Investors with discretionary mandates	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	CHF 3,000	CHF 3,000
Alternative Currencies	N/A	N/A	N/A
Management Fee	N/A*	Up to 1%	Up to 0.50%
Performance Fee	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A

Classes	S	Р	М
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.15%	0.35%	0.35%
Dealing Charge	Up to 2.00%	Up to 2.00%	Up to 2.00%

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

8. LO Selection – The Credit Bond Fund (EUR)

Abbreviated name: LOS - Credit Bond EUR

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing worldwide - either directly or via units of UCITS or UCIs or SFIs- in bonds, other fixed or floating rate debt securities and short-term debt securities of corporate issuers and/or in currencies.

The Investment Manager is authorized to invest up to 20% of the Sub-Fund's net assets in issuers graded less than BBB- or equivalent by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 50% of the Sub-Fund's net assets - either directly or via units of UCITS or UCIs or SFIs- may be invested in bonds, other fixed or floating rate debt securities and short-term debt securities issued or guaranteed by governments or supranational institutions.

Up to 20% of the Sub-Fund's net assets may be invested in convertible bonds, bonds with attached warrants on transferable securities.

The Sub-Fund may invest up to 10% of its net assets in units of UCITS and UCIs and 20% of its net assets in SFIs.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes Yes
 for EPM Yes
 as part of the investment strategy Yes

The use of financial derivative instruments as part of the investment strategy and in particular of credit derivatives or interest rate derivatives may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex). Due to the use of credit derivatives, the Sub-Fund may, in the case of a credit event, have to accept delivery of non-investment-grade bonds issued in a currency other than the Reference Currency.

The Investment Manager will use its discretion with regard to the selection of instruments, markets (including Emerging Markets), maturity of the Sub-Fund and currencies.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	S	Р	М
Type of investor	Institutional Investors with discretionary mandates	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	EUR 3,000	EUR 3,000
Alternative Currencies	N/A	N/A	N/A
Management Fee	N/A*	Up to 1%	Up to 0.50%
Performance Fee	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A

Classes	S	Р	М
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.15%	0.35%	0.35%
Dealing Charge	Up to 2.00%	Up to 2.00%	Up to 2.00%

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

9. LO Selection – The Balanced (CHF)

Abbreviated name: LOS - Balanced CHF

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide - either directly or via units of UCITS or UCIs - in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments, (iv) currencies and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

•	for hedging purposes	Yes
•	for EPM	Yes
•	as part of the investment strategy	Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 60% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies (including CNH).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

CHF

Classes	U	S	1	P
Type of investor	All investors	Institutional Investors with discretionary mandates	All investors	All investors
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	U	S	1	Р
Minimum investment and holding amount	CHF 15 million	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	CHF 2 million	CHF 3,000
Alternative Currencies	N/A	N/A	N/A	N/A
Management Fee	Up to 1.1%	N/A*	Up to 1.3%	Up to 1.6%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.15%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

10. LO Selection – The Balanced (EUR)

Abbreviated name: LOS - Balanced EUR

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide - either directly or via units of UCITS or UCIs - in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments, (iv) currencies and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

•	for hedging purposes	Yes
•	for EPM	Yes
•	as part of the investment strategy	Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 60% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies (including CNH).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	U	S	1	P
Type of investor	All investors	Institutional Investors with discretionary mandates	All investors	All investors
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	U	S	1	Р
Minimum investment and holding amount	EUR 15 million	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	EUR 2 million	EUR 3,000
Alternative Currencies	N/A	N/A	N/A	N/A
Management Fee	Up to 1.1%	N/A*	Up to 1.3%	Up to 1.6%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.15%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

11. LO Selection – The Conservative (CHF)

Abbreviated name: LOS - Conservative CHF

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide - either directly or via units of UCITS or UCIs - in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments, (iv) currencies and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

•	for hedging purposes	Yes
•	for EPM	Yes
•	as part of the investment strategy	Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 45% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies (including CNH).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

CHF

Classes	U	S	1	P
Type of investor	All investors	Institutional Investors with discretionary mandates	All investors	All investors
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	U	S	1	Р
Minimum investment and holding amount	CHF 15 million	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	CHF 2 million	CHF 3,000
Alternative Currencies	N/A	N/A	N/A	N/A
Management Fee	Up to 1.1%	N/A*	Up to 1.3%	Up to 1.6%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.15%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

12. LO Selection – The Conservative (EUR)

Abbreviated name: LOS - Conservative EUR

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide - either directly or via units of UCITS or UCIs - in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments, (iv) currencies and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

•	for hedging purposes	Yes
•	for EPM	Yes
•	as part of the investment strategy	Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 45% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies (including CNH).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	U	S	1	P
Type of investor	All investors	Institutional Investors with discretionary mandates	All investors	All investors
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	U	S	1	Р
Minimum investment and holding amount	EUR 15 million	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	EUR 2 million	EUR 3,000
Alternative Currencies	N/A	N/A	N/A	N/A
Management Fee	Up to 1.1%	N/A*	Up to 1.3%	Up to 1.6%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.15%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

13. LO Selection – The Growth (CHF)

Abbreviated name: LOS - Growth CHF

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide - either directly or via units of UCITS or UCIs - in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments, (iv) currencies and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

•	for hedging purposes	Yes
•	for EPM	Yes
•	as part of the investment strategy	Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 95% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies (including CNH).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

CHF

Classes	U	S	1	P
Type of investor	All investors	Institutional Investors with discretionary mandates	All investors	All investors
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	U	S	1	Р
Minimum investment and holding amount	CHF 15 million	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	CHF 2 million	CHF 3,000
Alternative Currencies	N/A	N/A	N/A	N/A
Management Fee	Up to 1.1%	N/A*	Up to 1.3%	Up to 1.6%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.15%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

14. LO Selection – The Growth (EUR)

Abbreviated name: LOS - Growth EUR

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide - either directly or via units of UCITS or UCIs - in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments, (iv) currencies and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

•	for hedging purposes	Yes
•	for EPM	Yes
•	as part of the investment strategy	Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 95% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies (including CNH).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	U	S	1	P
Type of investor	All investors	Institutional Investors with discretionary mandates	All investors	All investors
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	U	S	1	Р
Minimum investment and holding amount	EUR 15 million	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	EUR 2 million	EUR 3,000
Alternative Currencies	N/A	N/A	N/A	N/A
Management Fee	Up to 1.1%	N/A*	Up to 1.3%	Up to 1.6%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.15%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

15. LO Selection – The Global Allocation (GBP)

Abbreviated name: LOS - Global Allocation GBP

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) units of UCITS or UCIs, (iv) financial derivative instruments and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 10% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

for hedging purposes
 for EPM
 as part of the investment strategy

Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 80% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

GBP

Classes	I	Р
Type of investor	All investors	All investors
Form	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	GBP 0.45 million	GBP equivalent of EUR 3,000
Alternative Currencies	N/A	N/A
Management Fee	Up to 0.50%	Up to 1%
Performance Fee	N/A	N/A
Distribution Fee	N/A	N/A

Classes	I	P
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.35%
Dealing Charge	N/A	N/A

^{*} Notwithstanding any performance fee that may be levied in addition to this limit.

Lombard Odier (Europe) S.A., UK Branch

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

16. LO Selection – The Growth 88 Fund

Abbreviated name: LOS - Growth 88

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) units of UCITS or UCIs, (iv) financial derivative instruments and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 10% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

for hedging purposes
 for EPM
 as part of the investment strategy

Yes
Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 88% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies.

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	Р
Type of investor	All investors
Form	A Shares
Minimum investment and holding amount	EUR 50,000
Alternative Currencies	N/A
Management Fee	Up to 0.50%
Performance Fee	N/A
Distribution Fee	N/A

Classes	P
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3.5%
Maximum FROC	0.30%
Dealing Charge	N/A

Notwithstanding any performance fee that may be levied in addition to this limit.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

17. LO Selection – The Conservative (USD)

Abbreviated name: LOS - Conservative (USD)

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide - either directly or via units of UCITS or UCIs - in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments, (iv) currencies and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

•	for hedging purposes	Yes
•	for EPM	Yes
•	as part of the investment strategy	Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 45% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies (including CNH).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

USD

Classes	U	S	I	P
Type of investor	All investors	Institutional Investors with discretionary mandates	All investors	All investors
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	U	S	1	Р
Minimum investment and holding amount	USD 15 million	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	USD 2 million	USD 3,000
Alternative Currencies	N/A	N/A	N/A	N/A
Management Fee	Up to 1.1%	N/A*	Up to 1.3%	Up to 1.6%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.15%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

18. LO Selection – Kapalea

Abbreviated name: LOS - Kapalea

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term.

The Investment manager implements an opportunistic asset allocation strategy investing worldwide, either directly or through units of UCITS or UCIs - in equity, fixed-rate and floating rate debt securities (including convertible bonds), currencies and/or Cash and Cash Equivalents.

The instruments described above may be of any credit quality (including below investment-grade securities as described in paragraph 3.2 of the Prospectus).

In addition to the above-mentioned investments, the Investment Manager may use financial derivative instruments (i) to take long and short positions on currencies (OECD currencies and/or Emerging Markets currencies) and/or (ii) to increase or reduce its exposure to specific asset classes, markets (including Emerging Markets) and indices (including commodity indices).

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes
 for EPM
 as part of the investment strategy

Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

The Investment Manager uses its discretion with regard to the selection of issuers, countries (in particular, the Sub-Fund may be fully invested in Emerging Markets), sectors, asset classes, size of companies and currencies.

The Sub-Fund may be fully invested, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The Sub-Fund may be fully invested in UCITS or UCIs when implementing an indirect asset allocation strategy as mentioned above.

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	P
Type of investor	All investors
Form	A Shares
Minimum investment and holding amount	EUR 50,000
Alternative Currencies	N/A
Management Fee	Up to 0.60%
Performance Fee	N/A

Classes	P
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3%
Maximum FROC	0.35%
Dealing Charge	Up to 0.75%

^{*} Notwithstanding any performance fee that may be levied in addition to this limit.

Lombard Odier Gestión (España) SGIIC, S.A.

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

19. LO Selection – Asia Value Bond (USD)

Abbreviated name: LOS - Asia Value Bond (USD)

Investment Objective and Policy

The objective of the Sub-Fund is to seek total return from a combination of capital appreciation and income generation by investing worldwide in (i) fixed-rate and floating rate debt securities such as bonds, convertible bonds, bonds with attached warrants on transferable securities and short-term debt securities, (ii) currencies and (iii) in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents). While investing worldwide, the Investment Manager maintains a clear and distinct focus on Asia by investing in issuers having their main activity in Asia-Pacific (including Japan). Investments will mainly be made in hard currency denominated securities.

The Sub-Fund may invest up to:

- (i) 5% of its net assets in units of UCITS and UCIs;
- (ii) 40% of its net assets in debt securities graded below BBB or equivalent by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager;
- (iii) 20% of its net assets in convertible bonds, bonds with attached warrants on transferable securities; and
- (iv) 25% of its net assets in non-Asia-Pacific (including Japan) bonds.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager will use financial derivative instruments (options, futures, forwards and swaps):

for hedging purposes
 for EPM
 as part of the investment strategy

Yes
No

Due to the use of credit derivatives, the Sub-Fund may, in the case of a credit event, have to accept delivery of non-investment-grade bonds issued in a currency other than the Reference Currency.

The Investment Manager will use its discretion with regard to the selection of instruments, markets (in particular, the Sub-Fund may be fully invested in Emerging Markets), maturity and currencies.

The Investment Manager will mainly invest in USD or other hard currency denominated debt of issuers, but will have the flexibility to invest in Asian currencies including in CNH, SGD and MYR or other currency bonds for diversification purposes or to seek currency gains. In such instances, when the Sub-Fund holds non-USD bonds, the Investment Manager may fully or partially hedge the currency exposure. The exposure to Emerging Market currencies may increase the overall risk exposure and the volatility of the Sub-Fund's Net Asset Value.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

USD

Classes	S	1	Р	M
Type of investor	Institutional Investors with discretionary mandates	All investors	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	S	I	Р	М
Minimum investment and holding amount	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	USD 1.5 million or equivalent	USD 2,000 or equivalent	USD 2,000 or equivalent
Alternative Currencies*	EUR, CHF, GBP, JPY	EUR, CHF, GBP, JPY	EUR, CHF, GBP, JPY	EUR, CHF, GBP, JPY
Management Fee	N/A**	Up to 0.8%	Up to 0.8%	Up to 0.8%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	Up to 0.4%	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund***	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.15%	0.35%	0.35%	0.35%
Dealing Charge	Up to 2%	Up to 2%	Up to 2%	Up to 2%

- * The currency risk of Shares of the Sub-Fund issued in an Alternative Currency, will be systematically hedged by the Investment Manager.
- No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.
- *** Notwithstanding any performance fee that may be levied in addition to this limit.

Lombard Odier (Hong Kong) Limited

Sub-Investment Manager

The Investment Manager has delegated, under its overall supervision, control, responsibility and its own costs and with the agreement of the Board of Directors and the Management Company, the day-to-day portfolio management of the Sub-Fund to Lombard Odier (Singapore) Ltd (the "Sub-Investment Manager").

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

20. LO Selection – Asia High Conviction Equity Fund

Abbreviated name: LOS - Asia High Conviction

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term.

The Investment Manager follows an opportunistic approach by investing worldwide in, either directly or through units of UCITS or UCIs, in (i) equity and equity equivalent securities, (ii) financial derivative instruments exposed to equities, currencies and indices and (iii) in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The Investment Manager uses its discretion with regard to the selection of issuers, countries (including Emerging Markets), sectors, size of companies and currencies. In general the Investment Manager will seek a broad diversification of the Sub-Fund's investments by issuer and/or region and/or industry but may also concentrate its investments in given securities, instruments, industry and/or region over a certain period of time depending on the market conditions and the investment opportunities identified.

While investing worldwide, the Investment Manager maintains a clear and distinct focus on Asia by investing at least 80% of the Sub-Fund's net assets excluding Cash and Cash Equivalents in instruments from Asian issuers or companies having their main activity in Asia (excluding Japan) which may include China A-Shares (up to 15% of the Sub-Fund's net assets excluding Cash and Cash Equivalents) which are shares issued by mainland China-based companies that trade on regulated exchanges but only available for purchase through certain trading facilities (such as Stock Connect). Please have regard to the Risk Factors Annex, in particular, "Emerging Market Risk", with regard to such investments. In such instances, when the Sub-Fund holds securities denominated in local emerging currencies, the Investment Manager may fully or partially hedge the currency exposure. The exposure to Emerging Market currencies may increase the overall risk exposure and the volatility of the Sub-Fund's Net Asset Value.

In addition to the above-mentioned investments, the Investment Manager may use financial derivative instruments (i) to take long and short positions on currencies (OECD currencies and/or Emerging Market currencies) and/or (ii) to increase or reduce its exposure to specific sectors, markets (in particular, the Sub-Fund may be fully invested in Emerging Markets and Emerging Market currencies) and indices.

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, currency and volatility derivatives):

for hedging purposes
 for EPM
 as part of the investment strategy
 No

Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

The Sub-Fund invest up to 20% of its net assets in units of UCITS or UCIs.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

USD

Classes	I	Р	М
Type of investor	All investors	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	I	Р	М
Minimum investment and holding amount	USD 1.5 million or equivalent	USD 2,000 or equivalent	USD 2,000 or equivalent
Alternative Currencies*	EUR, CHF, GBP, JPY	EUR, CHF, GBP, JPY	EUR, CHF, GBP, JPY
Management Fee	Up to 0.85%	Up to 0.85%	Up to 0.85%
Performance Fee	N/A	N/A	N/A
Distribution Fee	N/A	Up to 0.85%	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.35%	0.35%
Dealing Charge	Up to 0.75%	Up to 0.75%	Up to 0.75%

^{*} The currency risk of Shares of the Sub-Fund issued in an Alternative Currency, will be systematically hedged by the Investment Manager.

Lombard Odier (Hong Kong) Limited

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

21. LO Selection - VALDEOLÍ

Abbreviated name: LOS - Valdeolí

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing either directly or through units of UCITS or UCIs in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments exposed to equities, bonds, currencies and commodities, (iv) currencies and (v) in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The instruments described above may be of any credit quality (including below investment-grade securities as described in paragraph 3.2 of the Prospectus).

In addition to the above-mentioned investments, the Investment Manager may use financial derivative instruments (i) to take long and short positions on currencies (OECD currencies and/or Emerging Market currencies) and/or (ii) to increase or reduce its exposure to specific asset classes, markets (including Emerging Markets) and indices (including commodity indices).

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes
 for EPM
 as part of the investment strategy

Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Investment Manager uses its discretion with regard to the selection of issuers, countries (in particular, the Sub-Fund may be fully invested in Emerging Markets), sectors, asset classes, eligible assets, size of companies and currencies.

Up to 25% of the Sub-Fund's net assets may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 90% of the Sub-Fund's net assets may be exposed to equities or equity related securities.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or in Cash and Cash Equivalents.

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	P
Type of investor	All investors
Form	A Shares
Minimum investment and holding amount	EUR 50,000
Alternative Currencies	N/A
Management Fee	Up to 0.60%
Performance Fee	N/A

Classes	P
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3%
Maximum FROC	0.30%
Dealing Charge	Up to 0.75%

^{*} Notwithstanding any performance fee that may be levied in addition to this limit.

Lombard Odier Gestión (España) SGIIC, S.A.

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

22. LO Selection - Global Diversified

Abbreviated name: LOS - Global Diversified

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing either directly or through units of UCITS or UCIs in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments exposed to equities, currencies and commodities, (iv) currencies and (v) in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Up to 10% of the Sub-Fund's net assets may be invested in debt securities graded below BBB or equivalent by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

In addition to the above-mentioned investments, the Investment Manager may use financial derivative instruments (i) to take long and short positions on currencies (OECD currencies and/or Emerging Market currencies) and/or (ii) to increase or reduce its exposure to specific asset classes, markets (including Emerging Markets) and indices (including commodity indices).

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes
 for EPM
 as part of the investment strategy

Yes
Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Investment Manager uses its discretion with regard to the selection of issuers, countries (including Emerging Markets), sectors, asset classes, eligible assets, size of companies and currencies.

Up to 25% of the Sub-Fund's net assets may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 95% of the Sub-Fund's net assets may be exposed to equities or equity related securities.

The Sub-Fund may be fully invested in units of UCITS or UCIs and/or in Cash and Cash Equivalents.

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	P
Type of investor	All investors
Form	A Shares
Minimum investment and holding amount	EUR 50,000
Alternative Currencies	N/A
Management Fee	Up to 1%
Performance Fee	N/A

Classes	P
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3%
Maximum FROC	0.30%
Dealing Charge	Up to 0.75%

Notwithstanding any performance fee that may be levied in addition to this limit.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

23. LO Selection – ANTARA

Abbreviated name: LOS - Antara

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing either directly or through units of UCITS or UCIs in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments exposed to equities, bonds and currencies, (iv) currencies and (v) in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The instruments described above may be of any credit quality (including below investment-grade securities as described in paragraph 3.2 of the Prospectus).

Up to 20% of the Sub-Fund's net assets may be exposed to alternative asset classes, such as funds with alternative strategies and precious metals through eligible transferable securities.

The Investment Manager uses its discretion with regard to the selection of issuers, countries (in particular, the Sub-Fund may be fully invested in Emerging Markets), sectors, asset classes, eligible assets, size of companies and currencies.

Not more than 80% of the Sub-Fund's net assets may be exposed to equities or equity related securities.

Not more than 95% of the Sub-Fund's net assets may be exposed to fixed income securities including convertible bonds.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or in Cash and Cash Equivalents.

The Sub-Fund will not invest in equity and fixed-income securities, UCITS or UCIs issued by companies or local authorities that are situated in the United Kingdom.

Financial derivative instruments will be used (i) to take long and short positions on currencies (OECD currencies and/or Emerging Market currencies) and/or (ii) to increase or reduce the Sub-Fund's exposure to specific asset classes or markets (including Emerging Markets).

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes
 for EPM
 as part of the investment strategy

Yes
Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	Р
Type of investor	All investors
Form	A Shares
Minimum investment and holding amount	EUR 50,000
Alternative Currencies	N/A
Management Fee	Up to 0.5%

Classes	Р
Performance Fee	N/A
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3%
Maximum FROC	0.30% (subject to a minimum of EUR 35,000)
Dealing Charge	Up to 0.75%

^{*} Notwithstanding any performance fee that may be levied in addition to this limit.

Lombard Odier (Europe) S.A., UK Branch

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

24. LO Selection - Casta

Abbreviated name: LOS - Casta

Investment Objective and Policy

The objective of this Sub-Fund is to achieve capital appreciation over the long term by investing either directly or through units of UCITS or UCIs in a diversified portfolio consisting of (i) equity and equity equivalent securities, (ii) fixed-rate and floating rate debt securities including non-investment grade bonds, convertible bonds, bonds with attached warrants and/or contingent convertible bonds (including contingent write-down bonds) (iii) financial derivative instruments and OTC derivatives exposed to any of the above investments as well as to commodities via eligible indices, (iv) currencies (including Emerging Market currencies) and (v) in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Up to 35% of the Sub-Fund's net assets may be invested in units of UCITS or UCIs following alternative strategies and/or be exposed to alternative asset classes, such as but not limited to precious metals either through indices (including commodity and volatility indices) (the "Indices") or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Up to 25% of the Sub-Fund's net assets may be invested in debt securities graded below BBB- or equivalent by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

The Investment Manager uses its discretion with regard to the selection of issuers, countries (including Emerging Markets), sectors, asset classes, eligible assets, size of companies and currencies.

At least 5% of the Sub-Fund's net assets are exposed to equities or equity related securities.

Not more than 90% of the Sub-Fund's net assets may be exposed to fixed-rate and floating rate debt securities.

Not more than 95% of the Sub-Fund's assets may be invested in Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs.

Financial derivative instruments will be used (i) to take long and short positions on currencies (OECD currencies, non OECD currencies and/or Emerging Market currencies) and/or (ii) to increase or reduce the Sub-Fund's exposure to specific asset classes and securities (*i.e.* single stocks), markets (including Emerging Markets) and Indices.

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, forwards, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes
 for EPM
 as part of the investment strategy

Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes	Р
Type of investor	All investors
Form	A Shares
Minimum investment and holding amount	EUR 50,000

Classes	Р
Alternative Currencies	N/A
Management Fee	Up to 0.5%
Performance Fee	N/A
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*	Up to 3%
Maximum FROC	0.30% (subject to a minimum of EUR 35,000)
Dealing Charge	Up to 0.75%

^{*} Notwithstanding any performance fee that may be levied in addition to this limit.

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

25. LO Selection – Vantage 1500

Abbreviated name: LOS - Vantage 1500

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term.

The Investment Manager follows a qualitative and/or systematic risk-based asset allocation approach. According to the risk-based asset allocation approach, the weight of any given asset or asset class is adjusted with regard to its contribution to the overall risk profile of the Sub-Fund. Other things equal, the higher the risk of fluctuation of the value of an asset or asset class, the lower its weight in the portfolio. For each asset or asset class, the risk is calculated using proprietary models analyzing price movements.

The Sub-Fund invests either directly or through units of UCITS or UCIs in a diversified portfolio consisting of (i) bonds, (ii) other fixed or floating-rate debt securities and short-term debt instruments issued or guaranteed by sovereign or non-sovereign issuers, (iii) convertible bonds, (iv) equities, (v) currencies (including emerging currencies), (vi) financial derivative instruments exposed to any of the above investments as well as to commodities via eligible indices and (vii) Cash & Cash Equivalents.

The instruments described above may be of any credit quality (including below investment-grade securities as described in paragraph 3.2 of the Prospectus).

The Sub-Fund may be exposed to alternative asset classes such as but not limited to precious metals and commodities either through (i) UCITS and eligible UCIs (ii) indices on any of the above-mentioned investments as well as commodity and volatility indices (the "Indices") or (iii) other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

The Sub-Fund may be fully invested in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The Sub-Fund may be fully invested in UCITS or UCIs when implementing an indirect asset allocation strategy.

The Investment Manager uses its discretion with regard to the selection of issuers, countries (in particular, the Sub-Fund may be fully invested in Emerging Markets) and currencies.

The Sub-Fund will implement, under normal market conditions, an expected maximum volatility level calculated according to the Lombard Odier Group proprietary models of 3.5%.

The Investment Manager may use financial derivative instruments (i) to take long and short positions on currencies (including Emerging Market currencies) and/or (ii) to increase or reduce its exposure to specific asset classes, markets (including Emerging Markets) and Indices.

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes Yes
 for EPM Yes
 as part of the investment strategy Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	U	I	Р	M*	N**
Type of investor	All investors	All investors	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	EUR 25,000,000 or equivalent	EUR 5,000,000 or equivalent	EUR 3,000 or equivalent	EUR 3,000 or equivalent	EUR 1,000,000 or equivalent
Alternative Currencies***	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP
Management Fee	Up to 0.5%	Up to 0.6%	Up to 0.85%	Up to 0.85%	Up to 0.75%
Performance Fee	N/A	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	Up to 0.45%	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund****	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.35%	0.35%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A	N/A

- * A shareholder may request the conversion of his M class of Shares into the N class of Shares subject to meeting the minimum holding amount applicable to the N class of Shares.
- ** The Company may redeem or convert the N Shares held by an investor into M Shares if such investor does not meet any more the minimum holding amount applicable to the N class of Shares (for example, following a request to redeem part of its holding). However if the residual investment in the N class of Shares falls below the applicable minimum holding amount, by reason of market fluctuations or currency fluctuations, no conversion will be operated.
- *** The currency risk of Shares of the Sub-Fund issued in an Alternative Currency, will be systematically hedged by the Investment Manager.
- **** Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Absolute VaR

Reference portfolio used to assess the global exposure only: N/A

Expected level of leverage: 30%

Risk budget: 3%

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

26. LO Selection – Vantage 3000

Abbreviated name: LOS - Vantage 3000

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term.

The Investment Manager follows a qualitative and/or systematic risk-based asset allocation approach. According to the risk-based asset allocation approach, the weight of any given asset or asset class is adjusted with regard to its contribution to the overall risk profile of the Sub-Fund. Other things equal, the higher the risk of fluctuation of the value of an asset or asset class, the lower its weight in the portfolio. For each asset or asset class, the risk is calculated using proprietary models analyzing price movements.

The Sub-Fund invests either directly or through units of UCITS or UCIs in a diversified portfolio consisting of (i) bonds, (ii) other fixed or floating-rate debt securities and short-term debt instruments issued or guaranteed by sovereign or non-sovereign issuers, (iii) convertible bonds, (iv) equities, (v) currencies (including emerging currencies), (vi) financial derivative instruments exposed to any of the above investments as well as to commodities via eligible indices and (vii) Cash & Cash Equivalents.

The instruments described above may be of any credit quality (including below investment-grade securities as described in paragraph 3.2 of the Prospectus).

The Sub-Fund may be exposed to alternative asset classes such as but not limited to precious metals and commodities either through (i) UCITS and eligible UCIs (ii) indices on any of the above-mentioned investments as well as commodity and volatility indices (the "Indices") or (iii) other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

The Sub-Fund may be fully invested in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The Sub-Fund may be fully invested in UCITS or UCIs when implementing an indirect asset allocation strategy.

The Investment Manager uses its discretion with regard to the selection of issuers, countries (in particular, the Sub-Fund may be fully invested in Emerging Markets) and currencies.

The Sub-Fund will implement, under normal market conditions, an expected maximum volatility level calculated according to the Lombard Odier Group proprietary models of 7%.

The Investment Manager may use financial derivative instruments (i) to take long and short positions on currencies (including Emerging Market currencies) and/or (ii) to increase or reduce its exposure to specific asset classes, markets (including Emerging Markets) and Indices.

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes Yes
 for EPM Yes
 as part of the investment strategy Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	U	I	Р	M*	N**
Type of investor	All investors	All investors	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	EUR 25,000,000 or equivalent	EUR 5,000,000 or equivalent	EUR 3,000 or equivalent	EUR 3,000 or equivalent	EUR 1,000,000 or equivalent
Alternative Currencies***	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP
Management Fee	Up to 0.6%	Up to 0.8%	Up to 1%	Up to 1%	Up to 0.9%
Performance Fee	N/A	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	Up to 0.6%	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund****	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35%	0.35%	0.35%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A	N/A

- * A shareholder may request the conversion of his M class of Shares into the N class of Shares subject to meeting the minimum holding amount applicable to the N class of Shares.
- ** The Company may redeem or convert the N Shares held by an investor into M Shares if such investor does not meet any more the minimum holding amount applicable to the N class of Shares (for example, following a request to redeem part of its holding). However if the residual investment in the N class of Shares falls below the applicable minimum holding amount, by reason of market fluctuations or currency fluctuations, no conversion will be operated.
- *** The currency risk of Shares of the Sub-Fund issued in an Alternative Currency, will be systematically hedged by the Investment Manager.
- **** Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Absolute VaR

Reference portfolio used to assess the global exposure only: N/A

Expected level of leverage: 100%

Risk budget: 6%

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

27. LO Selection – Vantage 4500

Abbreviated name: LOS - Vantage 4500

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term.

The Investment Manager follows a qualitative and/or systematic risk-based asset allocation approach. According to the risk-based asset allocation approach, the weight of any given asset or asset class is adjusted with regard to its contribution to the overall risk profile of the Sub-Fund. Other things equal, the higher the risk of fluctuation of the value of an asset or asset class, the lower its weight in the portfolio. For each asset or asset class, the risk is calculated using proprietary models analyzing price movements.

The Sub-Fund invests either directly or through units of UCITS or UCIs in a diversified portfolio consisting of (i) bonds, (ii) other fixed or floating-rate debt securities and short-term debt instruments issued or guaranteed by sovereign or non-sovereign issuers, (iii) convertible bonds, (iv) equities, (v) currencies (including emerging currencies), (vi) financial derivative instruments exposed to any of the above investments as well as to commodities via eligible indices and (vii) Cash & Cash Equivalents.

The instruments described above may be of any credit quality (including below investment-grade securities as described in paragraph 3.2 of the Prospectus).

The Sub-Fund may be exposed to alternative asset classes such as but not limited to precious metals and commodities either through (i) UCITS and eligible UCIs (ii) indices on any of the above-mentioned investments as well as commodity and volatility indices (the "Indices") or (iii) other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

The Sub-Fund may be fully invested in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The Sub-Fund may be fully invested in UCITS or UCIs when implementing an indirect asset allocation strategy.

The Investment Manager uses its discretion with regard to the selection of issuers, countries (in particular, the Sub-Fund may be fully invested in Emerging Markets) and currencies.

The Sub-Fund will implement, under normal market conditions, an expected maximum volatility level calculated according to the Lombard Odier Group proprietary models of 10.5%.

The Investment Manager may use financial derivative instruments (i) to take long and short positions on currencies (including Emerging Market currencies) and/or (ii) to increase or reduce its exposure to specific asset classes, markets (including Emerging Markets) and Indices.

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes Yes
 for EPM Yes
 as part of the investment strategy Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	U	I	Р	M*	N**
Type of investor	All investors	All investors	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	EUR 25,000,000 or equivalent	EUR 5,000,000 or equivalent	EUR 3,000 or equivalent	EUR 3,000 or equivalent	EUR 1,000,000 or equivalent
Alternative Currencies***	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP
Management Fee	Up to 0.8%	Up to 1%	Up to 1.2%	Up to 1.2%	Up to 1.1%
Performance Fee	N/A	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	Up to 0.7%	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund****	Up to 3.5%	Up to 3%	Up to 3%	Up to 3%	Up to 3%
Maximum FROC	0.35%	0.35%	0.35%	0.35%	0.35%
Dealing Charge	N/A	N/A	N/A	N/A	N/A

- * A shareholder may request the conversion of his M class of Shares into the N class of Shares subject to meeting the minimum holding amount applicable to the N class of Shares.
- ** The Company may redeem or convert the N Shares held by an investor into M Shares if such investor does not meet any more the minimum holding amount applicable to the N class of Shares (for example, following a request to redeem part of its holding). However if the residual investment in the N class of Shares falls below the applicable minimum holding amount, by reason of market fluctuations or currency fluctuations, no conversion will be operated.
- *** The currency risk of Shares of the Sub-Fund issued in an Alternative Currency, will be systematically hedged by the Investment Manager.
- **** Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Absolute VaR

Reference portfolio used to assess the global exposure only: N/A

Expected level of leverage: 400%

Risk budget: 9%

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

28. LO Selection – Cité Gestion Global Allocation Fund

Abbreviated name: LOS - Cité Gestion Global Allocation

Investment Objective and Policy

The objective of this Sub-Fund is to achieve long term capital appreciation by investing in a broad range of units of UCITS and UCIs (the "Underlying Funds").

The Sub-Fund mainly invests in Underlying Funds implementing traditional long-only strategies investing in (i) equity and equity equivalent securities, (ii) fixed-rate and floating rate debt securities including non-investment grade bonds, convertible bonds, bonds with attached warrants and/or contingent convertible bonds (including contingent write-down bonds) (iii) currencies (including Emerging Market currencies) and (iv) in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents). The instruments of the Underlying Funds may be of any credit quality (including below investment-grade securities as described in paragraph 3.2 of the Prospectus).

The Underlying Funds investing in (i) equity and equity equivalent securities and (ii) fixed-rate and floating rate debt securities represent each 20 to 60% of the Sub-Fund's net assets.

In addition to the above-mentioned Underlying Funds, the Sub-Fund may invest up to 30% of its net assets in Underlying Funds following alternative strategies, such as, but not limited to, funds exposed to precious metals and commodities.

The Sub-Fund may be fully invested in Underlying Funds.

The Investment Manager will implement a process for the selection and ongoing monitoring and review of the Underlying Funds.

The Underlying Funds selected by the Investment Manager may have been either identified by the Investment Manager itself or recommended by the Investment Adviser. To that effect, the Investment Adviser provides the Investment Manager with a selection of recommended Underlying Funds for which LOIM is acting as management company and/or as investment manager (the "LOIM Underlying Funds") taking into account the investment objectives and the asset allocation criteria, as defined by the Investment Manager.

The Underlying Funds are continuously monitored and reviewed by the Investment Manager in order to ensure that their stated investment strategies and objectives are in line with the objectives of return of the Sub-Fund.

In respect of the LOIM Underlying Funds, the Investment Advisor provides the Investment Manager with comprehensive documentation and information notably on performances.

In respect of all the Sub-Fund's assets, the Investment Adviser provides the Investment Manager with a sensitivity analysis report to the predetermined risk factors, systematic tactical signals covering sovereign bonds, credit, developed equities, emerging equities and commodities as well as a review on macroeconomic developments and perspectives.

While the investment objective and strategy of the Sub-Fund is to invest in Underlying Funds, the Investment Manager may decide to invest up to 60% of the Sub-Fund's net assets in Cash and Cash Equivalents.

The Investment Manager uses its discretion with regard to the selection of sectors, assets classes, countries (including Emerging Markets) and currencies.

Financial derivative instruments will be used (i) to take long and short positions on currencies (OECD currencies and/or emerging/non OECD market currencies) and/or (ii) to increase or reduce the Sub-Fund's exposure to specific asset classes, markets (including Emerging Markets) and indices.

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, forwards, credit (including CDS), interest rate, inflation, currency and volatility derivatives):

for hedging purposes
 for EPM
 as part of the investment strategy
 No

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	I
Type of investor	All investors
Form	A Shares
Minimum investment and holding amount	EUR 50,000
Alternative Currencies*	CHF, USD
Management Fee**	Up to 1.3%
Performance Fee	N/A
Distribution Fee	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund***	Up to 3.5%
Maximum FROC	0.35% (subject to a minimum of EUR 35,000)
Dealing Charge	Up to 1.0%

^{*} The currency risk of Shares of the Sub-Fund issued in an Alternative Currency, will be hedged at the discretion of the Investment Manager.

Investment Manager

Cité Gestion SA

Investment Adviser

Cité Gestion SA has, with the approval of the Management Company, appointed Lombard Odier Asset Management (Switzerland) SA to act as Investment Adviser.

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

^{**} The Investment Adviser will receive advisory fees up to 0.20% which will be paid out of the above Management Fee.

^{***} Notwithstanding any performance fee that may be levied in addition to this limit.

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy;
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

29. LO Selection – The Credit Bond Fund (USD)

Abbreviated name: LOS - Credit Bond USD

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation by investing worldwide - either directly or via units of UCITS or UCIs or SFIs- in bonds, other fixed or floating rate debt securities and short-term debt securities of corporate issuers and/or in currencies.

The Investment Manager is authorized to invest up to 20% of the Sub-Fund's net assets in issuers graded less than BBB- or equivalent by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 50% of the Sub-Fund's net assets - either directly or via units of UCITS or UCIs or SFIs- may be invested in bonds, other fixed or floating rate debt securities and short-term debt securities issued or guaranteed by governments or supranational institutions.

Up to 20% of the Sub-Fund's net assets may be invested in convertible bonds, bonds with attached warrants on transferable securities or contingent convertible bonds.

The Sub-Fund may invest up to 10% of its net assets in units of UCITS and UCIs and 20% of its net assets in SFIs.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments:

for hedging purposes
 for EPM
 as part of the investment strategy
 No

The use of financial derivative instruments as part of the EPM and in particular of credit derivatives or interest rate derivatives may increase the level of leverage and the overall risk exposure of the Sub-Fund, but always within the limits of the commitment approach. Such use of EPM might temporarily increase the volatility of the Net Asset Value (please refer to the Risk Factors Annex). Due to the use of credit derivatives, the Sub-Fund may, in the case of a credit event, have to accept delivery of non-investment-grade bonds issued in a currency other than the Reference Currency.

The Investment Manager will use its discretion with regard to the selection of instruments, markets (including Emerging Markets), maturity of the Sub-Fund and currencies.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

USD

Classes of Shares available for subscription

Classes	S	Р	M
Type of investor	Institutional Investors with discretionary mandates	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	USD 3,000	USD 3,000
Alternative Currencies	N/A	N/A	N/A
Management Fee	N/A*	Up to 1%	Up to 0.50%

Classes	S	Р	М
Performance Fee	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.15%	0.35%	0.35%
Dealing Charge	Up to 2.00%	Up to 2.00%	Up to 2.00%

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

30. LO Selection – Family Values Europe

Abbreviated name: LOS – Family Values Europe

Investment Objective and Policy

The objective of this Sub-Fund is to achieve long term capital appreciation by investing in a broad range of equity securities issued by companies, the share capital of which is owned directly or indirectly by families having a representative at the board and/or management level (the "Family Companies").

The Sub-Fund will invest either directly or through units of UCITS or UCIs in a diversified portfolio consisting of equity and equity equivalent securities, currencies and in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The Investment Manager will select the companies based on fundamental and technical analysis with a view to optimizing the risk/return ratio. With fundamental analysis, the Investment Manager attempts to measure the intrinsic value of a company by studying its financial data (sales growth opportunities, margin prospects, cash flows recurrence, dividend policy...) and macroeconomic factors affecting the company's value (strength, weaknesses, opportunities, threats, key competitive advantages, business and competitive landscape analysis, ...). The technical analysis involves the use of charts and historical data to identify the future trends of a company's share price.

Financial derivative instruments will be used (i) to hedge currency risk (OECD currencies and/or emerging/non OECD market currencies) and/or (ii) to increase or reduce the Sub-Fund's exposure to specific securities, markets and indices (including Emerging Markets securities, markets and indices).

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, forwards, currency and index derivatives):

for hedging purposes Yes
 for EPM Yes
 as part of the investment strategy No

At least 80% of the Sub-Fund's net assets will be invested in equity securities issued by Family Companies.

At least 75% of the Sub-Fund's net assets will be exposed to equity of corporate issuers having their registered office in EEA.

Up to 25% of the Sub-Fund's net assets may be exposed to equity securities issued by companies incorporated in countries outside of the EEA (including Emerging Markets).

Up to 20% of the Sub-Fund's net assets may be invested in Cash and Cash Equivalents.

Up to 10% of the Sub-Fund's net assets may be invested in units of UCITS or UCIs.

The Sub-Fund may be fully invested in small and medium sized capitalization companies. Due to this kind of investments and as a result of corporate events on such securities, the Sub-Fund may have to accept delivery of convertible bonds and bonds attached with warrants which, combined, are not expected to exceed 5% of the Sub-Fund's net assets.

The Investment Manager will use its discretion with regard to the selection of markets (including Emerging Markets), sectors, size of companies and currencies.

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

Classes of Shares available for subscription

Classes	I	Р	M*	N**
Type of investor	All investors	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares
Minimum investment and holding amount	EUR 2,000,000 or equivalent	EUR 3,000 or equivalent	EUR 3,000 or equivalent	EUR 300,000 or equivalent
Alternative Currencies***	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP
Management Fee	Up to 1%	Up to 1.90%	Up to 1.60%	Up to 1.20%
Performance Fee	N/A	N/A	N/A	N/A
Distribution Fee	N/A	N/A	N/A	N/A
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund****	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%
Maximum FROC	0.35% (subject to a minimum of EUR 35,000)	0.35% (subject to a minimum of EUR 35,000)	0.35% (subject to a minimum of EUR 35,000)	0.35% (subject to a minimum of EUR 35,000)
Dealing Charge	N/A	N/A	N/A	N/A

- * A shareholder may request the conversion of his M class of Shares into the N class of Shares subject to meeting the minimum holding amount applicable to the N class of Shares.
- ** The Company may redeem or convert the N Shares held by an investor into M Shares if such investor does not meet any more the minimum holding amount applicable to the N class of Shares (for example, following a request to redeem part of its holding). However if the residual investment in the N class of Shares falls below the applicable minimum holding amount, by reason of market fluctuations or currency fluctuations, no conversion will be operated.
- *** The currency risk of Shares of the Sub-Fund issued in Alternative Currency, will not be hedged by the Investment Manager.
- **** Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Lombard Odier (Europe) S.A., UK Branch

Sub-Investment Manager

The Investment Manager has delegated, under its overall supervision, control, responsibility and its own costs and with the agreement of the Board of Directors and the Management Company, the day-to-day portfolio management of the Sub-Fund to Lombard Odier (Europe) S.A., Succursale en France ("the Sub-Investment Manager").

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the categories of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Initial Offering and Application procedure

Subject to receipt of all regulatory approvals and the necessary consents, the Sub-Fund will be launched upon the contribution in kind of the assets and liabilities of a *société d'investissement à capital variable* incorporated in France which complies with the requirements of the UCITS Directive and qualifies as such as a UCITS (the "Cross Border Merger"). The Cross Border Merger is expected to take place in the course of 2016. Information regarding the launch of the Sub-Fund can be obtained at the registered office of the Management Company.

Following the launch of the Sub-Fund, application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

Specific Information for Investors in France

The Sub-Fund is an eligible investment for a PEA (Plan d'épargne en actions). This means that the Sub-Fund has at least 75% of its net assets invested in the equity of corporate issuers with their registered office in an EEA country.

The Directors reserve the right to cease managing the Sub-Fund according to PEA requirements should they determine that maintaining the PEA compliance status of the Sub-Fund would (i) no longer enable the Sub-Fund to comply with its investment objectives, (ii) not be in the interests of the Shareholders in the Sub-Fund or (iii) be impractical due to changing market conditions. Should the Directors decide to cease managing the Sub-Fund so it is eligible for investment through a PEA, the Directors will notify the registered Shareholders resident in France at least one month in advance.

31. LO Selection – European Equities

Abbreviated name: LOS – European Equities

Investment Objective and Policy

The objective of this Sub-Fund is to achieve long term capital appreciation with on average a higher performance than the MSCI Europe ND (Bloomberg code: M7EU Index) ("the Index").

The Sub-Fund may use the Index as an indicative reference for performance comparison purposes. This Index is a free-float-adjusted market capitalization weighted equity index that is designed to measure the equity market performance of the developed markets in Europe. The Sub-Fund will not follow the Index and is therefore not an index fund. The Investment Manager uses its discretion with regard to this Index. Therefore, the performance of the Sub-Fund can differ from that of the Index.

The Sub-Fund will invest either directly or through units of UCITS or UCI in a diversified portfolio consisting of (i) equity and equity equivalent securities, (ii) currencies and (iii) Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

The Sub-Fund will invest in a broad range of equity securities issued by European companies or exercising a prominent part of their business activities in countries of the EEA and Switzerland. The investment selection combines fundamental and technical analysis in order to optimize the risk/return ratio which will result in a portfolio composed of high quality companies with attractive valuation coupled with catalysts. Fundamental analysis of each company will be conducted by using both a strategic analysis (strength/weakness/opportunities/threats analysis, key competitive advantages, business and competitive landscape analysis....) and a financial analysis on the companies (sales growth opportunities, margin prospects, cash flows recurrence, dividend policy).

Financial derivative instruments may be used (i) to hedge currency risk (OECD or non OECD currencies and/or Emerging Market currencies) and/or (ii) to increase or reduce the Sub-Fund's exposure to specific securities, markets and indices (including Emerging Markets securities, markets and indices).

For this purpose and subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use financial derivative instruments (in particular, but not limited to futures, forwards, currency and index derivatives):

for hedging purposes
 for EPM
 as part of the investment strategy

No

At least 75% of the Sub-Fund's net assets will be exposed to equity of corporate issuers having their registered office in EEA.

Up to 15% of the Sub-Fund's net assets will be exposed to equity securities issued by companies incorporated in Emerging Markets.

Up to 10% of the Sub-Fund's net assets may be exposed to small and mid-caps companies.¹

Up to 25% of the Sub-Fund's net assets may be exposed Cash and Cash Equivalents.

The Sub-Fund may invest up to 10% of its net assets in UCITS or UCIs.

The Sub-Fund may be fully invested in equities. Due to investments in small and medium sized capitalization companies and as a result of corporate events on such securities, the Sub-Fund may have to accept delivery of convertible bonds and bonds attached with warrants which, combined, are not expected to exceed 5% of the Sub-Fund's net assets.

The Investment Manager will use its discretion with regard to the selection of markets (including Emerging Markets), sectors, size of companies and currencies.

The Sub-Fund is not authorised to employ techniques and instruments relating to transferable securities and money market instruments for the purpose of EPM described in paragraph 4.5 of the Prospectus.

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

EUR

¹ As from 31 May 2016, this limit will no longer be applicable

Classes of Shares available for subscription

Classes	1	Р	M*	N**		
Type of investor	All investors	All investors	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement	Financial intermediaries subscribing on the basis of a discretionary portfolio management agreement		
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares		
Minimum investment and holding amount	EUR 2,000,000 or equivalent	EUR 3,000 or equivalent	EUR 3,000 or equivalent	EUR 300,000 or equivalent		
Alternative Currencies***	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP	CHF, USD, GBP		
Management Fee	Up to 1%	Up to 1.70%	Up to 1.40%	Up to 1.20%		
Performance Fee	Yes***	Yes***	Yes***	Yes***		
Distribution Fee	N/A	N/A	N/A	N/A		
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund*****	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%		
Maximum FROC	0.35% (subject to a minimum of EUR 35,000)	0.35% (subject to a minimum of EUR 35,000)	0.35% (subject to a minimum of EUR 35,000)	0.35% (subject to a minimum of EUR 35,000)		
Dealing Charge	N/A	N/A	N/A	N/A		

- * A shareholder may request the conversion of his M class of Shares into the N class of Shares subject to meeting the minimum holding amount applicable to the N class of Shares.
- ** The Company may redeem or convert the N Shares held by an investor into M Shares if such investor does not meet any more the minimum holding amount applicable to the N class of Shares (for example, following a request to redeem part of its holding). However if the residual investment in the N class of Shares falls below the applicable minimum holding amount, by reason of market fluctuations or currency fluctuations, no conversion will be operated.
- *** The currency risk of Shares of the Sub-Fund issued in Alternative Currency, will not be hedged by the Investment Manager.
- For the I, P, M and N classes of Shares, the Management Company is entitled to a Performance Fee amounting to 15% of the relative performance of the Sub-Fund compared to MSCI Europe ND (the "Benchmark"), on the period from 1 October to 30 September of each year (the "Performance Period"), subject to a "Relative High Water Mark".

Shareholders should be aware that under the Performance Fee formula disclosed hereinafter, a Performance Fee may be payable on yearly basis to the Management Company in respect of a given period, even if there was a decrease of the Net Asset Value over the relevant period.

Shareholders should also be aware that redemptions will cause a "crystallisation" of the Performance fee. Therefore, for Shares redeemed, any Performance Fee accrued for the relevant Sub-Fund at the date of redemption will be payable to the Management Company, in proportion to the Shares redeemed.

The "Relative High Water Mark" principle means that if the Management Company underperforms the Benchmark during a Performance Period, it has first to recoup this loss in the next Performance Period(s) before being entitled to a Performance Fee. In other words, the Sub-Fund must have generated a performance greater than the Benchmark since the latest of (i) the last payment of the Performance Fee, or (ii) the introduction of the Performance Fee, in case such fee has never been paid yet.

The Performance Fee is paid in arrears at the end of the Performance Period. It shall be calculated and accrued in the Net Asset Value on a daily basis.

Examples of Performance Fee calculation:

	Sub-Fund's NAV	Benchmark	Sub-Fund's Performance	Benchmark's Performance	Performance Fee	NAV net of Performance
T0	100	200	-	-	-	-
T1	112	206	12.00%	3.00%	1.35%	110.49
T2	115	220	4.08%	6.80%	none	115.00
T3	125	225	13.13%	9.22%	0.59%	124.26

The Sub-Fund is launched at T0 with a NAV of 100.

At the end of the first year (T1), the NAV is 112 (gain of 12%) and the Benchmark is at 206 (gain of 3%). As the Sub-Fund outperforms the Benchmark by 9%, the Management Company is entitled to a Performance Fee of 1.35% (15% x 9%). The Sub-Fund's NAV (110.49) and the Benchmark's level (206) at that time are used for calculating the Performance Fee for the second year ("Relative High Water Mark").

At the end of the second year (T2), the Sub-Fund has underperformed the Benchmark, and thus no Performance Fee is charged. The "Relative High Water Mark" stays at the same level.

At the end of the third year (T3), the Sub-Fund exhibits a performance of 13.13% (from 110.49 to 125) and the Benchmark a performance of 9.22% (from 206 to 225) compared to the "Relative High Water Mark". As the Sub-Fund outperforms its Benchmark by 3.91%, the Management Company is entitled to a Performance Fee of 0.59% (15% x 3.91%). The new "High Water Mark" levels are set on 124.26 for the NAV and 225 for the Benchmark.

***** Notwithstanding any performance fee that may be levied in addition to this limit.

Investment Manager

Lombard Odier Asset Management (Switzerland) SA

Sub-Investment Manager

The Investment Manager has delegated, under its overall supervision, control, responsibility and its own costs and with the agreement of the Board of Directors and the Management Company, the day-to-day portfolio management of a portion of the assets of the Sub-Fund to Lombard Odier Asset Management (Europe) Limited ("the Sub-Investment Manager").

Approach used to calculate the global exposure of the Sub-Fund

Relative VaR

Reference portfolio used to assess the global exposure only: MSCI Europe ND

Expected level of leverage: 0%

Risk budget: 150%

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the categories of assets described in the investment objective and policy;
 and
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

Specific Information for Investors in France

The Sub-Fund is an eligible investment for a PEA (*Plan d'épargne en actions*). This means that the Sub-Fund has at least 75% of its net assets invested in the equity of corporate issuers with their registered office in an EEA country.

The Directors reserve the right to cease managing the Sub-Fund according to PEA requirements should they determine that maintaining the PEA compliance status of the Sub-Fund would (i) no longer enable the Sub-Fund to comply with its investment objectives, (ii) not be in the interests of the Shareholders in the Sub-Fund or (iii) be impractical due to changing market conditions. Should the Directors decide to cease managing the Sub-Fund so it is eligible for investment through a PEA, the Directors will notify the registered Shareholders resident in France at least one month in advance.

32. LO Selection – The Balanced (USD)

Abbreviated name: LOS - Balanced USD

Investment Objective and Policy

The objective of the Sub-Fund is to achieve capital appreciation over the long term by investing worldwide - either directly or via units of UCITS or UCIs - in a diversified portfolio consisting of (i) fixed-rate and floating rate debt securities, including convertible bonds, (ii) equity and equity equivalent securities, (iii) financial derivative instruments, (iv) currencies and (v) Cash and Cash Equivalents.

The Sub-Fund may be fully invested in units of eligible UCITS or UCIs and/or, in accordance with the applicable diversification rules, in Cash and Cash Equivalents (including short-term ABS/MBS which may represent up to 10% of investments in Cash and Cash Equivalents).

Fixed-rate and floating rate debt securities will be graded BBB or better by the rating agencies described in paragraph 3.2 of the Prospectus or of equivalent quality in the opinion of the Investment Manager.

Up to 15% of the Sub-Fund's net assets may be invested in debt securities graded below BBB.

Subject to the limits permitted by the Investment Restrictions described in Section 4 of the Prospectus, the Investment Manager is authorized to use a wide range of financial derivative instruments such as options, futures, forwards and swaps:

•	for hedging purposes	Yes
•	for EPM	Yes
•	as part of the investment strategy	Yes

The use of financial derivative instruments as part of the investment strategy may result in a higher level of leverage and increase the overall risk exposure of the Sub-Fund and the volatility of its Net Asset Value (please refer to the Risk Factors Annex).

The Sub-Fund may be exposed to alternative asset classes, such as but not limited to commodities/precious metals and hedge funds, either through indices or other eligible securities. Indices will comply with the conditions of article 9 of the Grand-Ducal Regulation dated 8 February 2008.

Not more than 60% of the Sub-Fund's net assets may be exposed to equity and equity equivalent securities.

Not more than 30% of the Sub-Fund's net assets may be exposed to alternative asset classes.

The Investment Manager will use its discretion with regard to the selection of sectors, markets (including Russian and Emerging Markets), assets classes, eligible assets, size of companies and currencies (including CNH).

The attention of investors is drawn to the Risk Factors Annex in Appendix B which sets out the risk factors applicable to the Sub-Fund.

Reference Currency

USD

Classes of Shares available for subscription

Classes	U	S	I	P
Type of investor	All investors	Institutional Investors with discretionary mandates	All investors	All investors
Form	A Shares D Shares	A Shares D Shares	A Shares D Shares	A Shares D Shares

Classes	U	S	1	Р		
Minimum investment and holding amount	USD 15 million	As set out in the remuneration agreement entered into with the Company, the Management Company or any other entity of the Lombard Odier Group	USD 2 million	USD 3,000		
Alternative Currencies	N/A	N/A	N/A	N/A		
Management Fee	Up to 1.1%	N/A*	Up to 1.3%	Up to 1.6%		
Performance Fee	N/A	N/A	N/A	N/A		
Distribution Fee	N/A	N/A	N/A	N/A		
Maximum level of management fees when the Sub-Fund invests its assets in other UCITS or UCIs or Target Sub-Fund**	Up to 3.5%	Up to 3.5%	Up to 3.5%	Up to 3.5%		
Maximum FROC	0.35%	0.15%	0.35%	0.35%		
Dealing Charge	N/A	N/A	N/A	N/A		

No Management Fees are levied on the S Shares. Investors willing to subscribe S Shares have to enter into a specific remuneration agreement with the Company, the Management Company or any other entity of the Lombard Odier Group. Invoices issued by the Management Company to the Company will be paid directly by such Institutional Investor.

Investment Manager

Bank Lombard Odier & Co Ltd

Approach used to calculate the global exposure of the Sub-Fund

Commitment approach

Profile of Typical Investor

The Sub-Fund may be appropriate for investors who:

- seek capital appreciation over the long-term;
- are willing to take on the increased risks associated with the classes of assets described in the investment objective and policy; and
- can withstand volatility in the value of their Shares.

Application procedure

Application monies are to be sent in accordance with the application procedure set out in Section 20 of the Prospectus.

Investors should refer to the table under Section 12 "Issue and sale of Shares" of the Prospectus which sets out the Cut-off time, Valuation Day and Payment Date applicable for subscription in the Sub-Fund.

^{**} Notwithstanding any performance fee that may be levied in addition to this limit.

APPENDIX B: RISK FACTORS ANNEX

Summary

The list of risk factors detailed below does not claim to be an exhaustive description of the risks involved in investing in the Sub-Funds' Shares. Before deciding to subscribe to or purchase Shares, potential investors should read the whole Prospectus carefully and contact their professional advisers to understand the fiscal and other consequences of such an investment based on their personal situation.

Past performance is no guarantee for future returns and the investor may consequently get back less than he/she invested. There is no assurance that the investment objective of the Sub-Funds will actually be achieved or that any appreciation in the value of the assets will occur.

The table below is a summary of the main risks relating to the core portfolio of each Sub-Fund as of the date of the Prospectus. It is not a rigid and exhaustive list of all the potential risks. Investors should bear in mind that risks are interrelated and that the Sub-Funds can be sensitive to any of the risk factors, especially in turbulent market conditions.

	Summary of main risks																
Risks Sub-Funds	General	Equities	Small and Medium Sized Capitalisations	Fixed-Income Securities	Currencies	Below Investment Grade and Distressed Securities	Convertible Securities	Contingent Convertible Bonds	Commodities	Undertakings for Collective Investments (above 10%)	Emerging Markets	Russian Registration / Investments in Russia	Regional or sectorial concentration	Derivatives (Hedging / Efficient Portfolio Mgt)	Derivatives (Investment Strategy)	Model	SFIs
LOS – Growth Portfolio	Χ	Х	Х	Χ	Χ	Χ	Χ			Х	Χ		Х	Χ	Χ		Х
LOS – Euro Bond	Χ			Χ	Χ	Χ	Χ	Χ		Х	Χ		Х	Χ			Х
LOS – Global Balanced 45	Χ	Х	Х	Χ	Χ	Χ	Χ			Х	Χ		Х	Χ	Χ		Х
LOS – Global Convertible Bond (EUR)	Χ	Х		Χ	Χ	Х	Χ				Χ			Х	X		Х
LOS – Global Fixed Income Opportunities	Χ			Χ	Х		Χ			X	Χ		X	Х	X		X
LOS – Sovereign Bond	Χ			Χ	Χ		Χ			Х	Χ		Х	Χ	Х		Х
LOS – Credit Bond CHF	Χ			Χ	Χ	Χ	Χ			Х	Χ		Χ	Χ	Χ		Х
LOS – Credit Bond EUR	Χ			Χ	Χ	Χ	Χ			Х	Χ		Х	Х	Χ		Х
LOS – Balanced CHF	Χ	Χ	Χ	Χ	Χ	Χ	Χ		Χ	X	Χ	Χ		X	Χ		Х
LOS – Balanced EUR	Χ	Х	Χ	Χ	Χ	Χ	Χ		Х	X	Χ	Χ		Х	Χ		Х
LOS – Conservative CHF	Χ	Х	X	Χ	Χ	Χ	Χ		Х	X	Χ	Χ		Χ	Χ		Х
LOS – Conservative EUR	Χ	X	X	Χ	Χ	Χ	Χ		Х	X	Χ	Χ		Х	X		Х
LOS – Growth CHF	Χ	Х	X	Χ	Χ	Χ	Χ		Х	X	Χ	Χ		Χ	Χ		Х
LOS – Growth EUR	Χ	Х	X	Χ	Χ	Χ	Χ		Х	Х	Χ	Χ		Χ	X		Χ
LOS – Global Allocation GBP	Χ	Х	X	Χ	Χ	Χ	Χ		X	X	Χ			X	X		Х
LOS – Growth 88	Χ	Х	X	Χ	Χ	Χ	Χ		Х	X	Χ			Χ	X		Х
LOS – Conservative (USD)	Χ	Х	X	Χ	Χ	Χ	Χ		Х	X	Χ	Χ		Χ	Χ		Х
LOS – Kapalea	Χ	X	X	Χ	Χ	Χ	Χ		Х	X	Χ		Χ	Χ	Χ		Х
LOS – Asia Value Bond USD	Χ			Χ	Χ	Χ	Χ	X			Χ		Х	Χ			
LOS – Asia High Conviction	Χ	Х	Х		Χ					Х	Χ		X	Χ			
LOS – Valdeolí	Х	Х	Х	Χ	Χ	Χ	Х		Х	Х	Χ	Χ	X	X	Χ		Х
LOS – Global Diversified	Х	Х	Х	Χ	Χ	Х	Х		Х	Х	Χ		X	X	Χ		Х
LOS – Antara	Х	Х	Х	Χ	Χ	Χ	Χ		Х	Х	Χ	Χ	X	X	Χ		Х
LOS – Casta	Χ	X	X	Χ	Χ	Χ	Χ	Χ	Х	X	Χ		X	Χ	Χ		Х

Summary of main risks																	
Risks Sub-Funds	General	Equities	Small and Medium Sized Capitalisations	Fixed-Income Securities	Currencies	Below Investment Grade and Distressed Securities	Convertible Securities	Contingent Convertible Bonds	Commodities	Undertakings for Collective Investments (above 10%)	Emerging Markets	Russian Registration / Investments in Russia	Regional or sectorial concentration	Derivatives (Hedging / Efficient Portfolio Mgt)	Derivatives (Investment Strategy)	Model	SFIs
LOS – Vantage 1500	Χ	Χ	Х	Χ	Χ	Х	Χ		Χ	Х	Χ		Χ	Х	Χ	Χ	Х
LOS – Vantage 3000	Χ	Χ	Х	Χ	Χ	Χ	Χ		Χ	Х	Χ		Χ	Х	Χ	Χ	Х
LOS – Vantage 4500	Χ	Χ	Х	Χ	Χ	Χ	Χ		Χ	Х	Χ		Х	Х	Х	Χ	Х
LOS – Cité Gestion Global Allocation	Χ	Х	Х	Χ	Χ	Х	Χ	Х	Х	Х	Χ		Х	Х			
LOS – Credit Bond USD	Χ			Χ	Χ	Χ	Χ	Χ		Х	Χ		Х	Х	Χ		Х
LOS – Family Values Europe	Χ	Χ	Х		Χ		Χ				Χ		Χ	Χ	Χ		
LOS – European Equities	Χ	Χ	Χ		Χ		Χ				Χ	Χ	Χ	Χ	Χ		
LOS – Balanced USD	Χ	Χ	X	Χ	Χ	Χ	Χ		Χ	X	Χ	Χ		Χ	Χ		Х

General

General risks may become correlated in a harmful manner in particular when the Sub-Funds do not face normal market conditions. Therefore, in turbulent market times an increase of one of those risks may not only increase the Sub-Funds exposure to other general risks but may also trigger other risks.

Credit Risks

Credit risk is a general risk that applies to all investments. It is the risk of loss due a debtor's non-payment of a loan or other obligation (either the principal or interest or both). For the Sub-Funds, the debtor may be either the issuer of an underlying security (the "issuer risk") or the counterparty to a transaction, such as an OTC derivative contract, a repurchase or reverse repurchase agreement or a loan of portfolio securities (the "counterparty risk"). The debtor may be a government (the "sovereign risk"). Credit risk is also the risk of loss due to a credit event, other than the debtor's default of payment, such as, but not limited to, the downgrading of a debtor's credit rating or the rescheduling of a debtor's debt.

Issuer risk - If an issuer of an underlying fixed income or equity security defaults, the concerned Sub-Fund may lose the full amount invested in such security.

Counterparty risk - The Sub-Funds may effect "over-the-counter" transactions or deal in "interdealer" markets. This exposes the Sub-Funds to the risk that a counterparty will not settle a transaction in accordance with its terms and conditions because of a dispute over the terms of the contract (whether or not bona fide) or because of a credit or liquidity problem, thus causing the Sub-Funds to suffer a loss which may correspond to the full amount exposed with such counterparty. Such "counterparty risk" is accentuated for contracts with longer maturities where events may intervene to prevent settlement, or where the Sub-Funds have concentrated their transactions with a single or small group of counterparties.

Sovereign risk - Where the issuer of the underlying fixed income security is a government or other sovereign issuer, there is a risk that such government is unable or unwilling to meet its obligations, therefore exposing the concerned Sub-Fund to a loss corresponding to the amount invested in such security.

Systemic risk - Credit risk may also arise through a default by one of several large institutions that are dependent on one another to meet their liquidity or operational needs, so that a default by one institution causes a series of defaults by the other institutions. This is sometimes referred to as a "systemic risk" and may adversely affect financial intermediaries, such as clearing agencies, clearing houses, banks, securities firms and exchanges, with which the Sub-Funds interacts on a daily basis.

Market and Volatility Risks

Market risk is a general risk that applies to all investments. It is the risk that the value of an investment will decrease due to moves in market factors such as exchange rate, interest rate, equity or volatility.

Volatility risk is the likelihood of fluctuations in prices, rates or currencies quoted on different markets. Volatility may impact the Net Asset Value of the Sub-Funds in several ways. As market volatility increases so does the volatility of the Net Asset Value per Share.

Interest Rate Risk

Interest rate risk is the risk that the value of an investment will decrease, due to the variability of interest rates. When interest rates tend to rise, the value of debt securities tend to fall, as does the Net Asset Value per Share of the Sub-Funds invested in debt securities. Securities with longer durations tend to be more sensitive to changes in interest rates, usually making them more volatile than securities with shorter durations. Duration is a measure of sensitivity of the price (the value of principal) of a fixed-income investment to a change in interest rates.

Exchange Rate Risk

Exchange rate risk is a general risk that applies to all Sub-Funds investing in assets in a currency other than the Reference Currency (the "foreign currency"). It is the risk that the value of those assets will decrease, as will the Net Asset Value of the Sub-Funds, due to unfavorable exchange rates. If the currency in which a security is denominated appreciates against the Reference Currency, the value of the security will increase. Conversely, a decline in the exchange rate of the currency would adversely affect the value of the security. Currency risks are proportional to the amount of assets of each Sub-Fund held in foreign currencies.

The Sub-Funds may offer classes of Shares in an Alternative Currency. Changes in the exchange rate between the Reference Currency and such Alternative Currency may lead to a depreciation of the value of such Shares as expressed in the Alternative Currency. Even when the exchange rate risk is hedged, there can remain a residual exchange rate risk. Although hedging strategies may not necessarily be used in relation to each class of Share with a Sub-Fund, the financial instruments used to implement such strategies shall be assets/liabilities of the Sub-Fund as a whole (no segregation between classes within a Sub-Fund).

Liquidity Risk

Liquidity risk is the risk that a given asset cannot be traded quickly enough without affecting the price of the asset. In normal market conditions, liquidity risk is low as the Sub-Funds may only invest in eligible assets mentioned in paragraph 4.1 of the Prospectus. In turbulent market times however, low-volume markets make it difficult for the Sub-Funds to sell their assets at their fair price or to sell them at all. Should the Sub-Funds face large redemption requests in turbulent market times, the Directors may take appropriate measures to protect shareholders interests.

Reinvestment Risk

The risk that future coupons from a bond will not be reinvested at the prevailing interest rate when the bond was initially purchased. Reinvestment risk is more likely when interest rates are declining. Reinvestment risk affects the yield-to-maturity of a bond, which is calculated on the premise that all future coupon payments will be reinvested at the interest rate in effect when the bond was first purchased. Zero coupon bonds are the only fixed-income instruments to have no reinvestment risk, since they have no interim coupon payments.

Maturity Extension Risk

The risk that a perpetual bond is not called at a pre-specified callable date, and thus forcing the investor to sell the bond in the open market, potentially at a below-par value, should he desire to get the principal paid back immediately.

Unlisted and/or Illiquid Securities Risks

The Sub-Funds may invest or hold a limited part of its net assets (max 10%) in securities that are not (or no longer) listed on exchanges or on a Regulated Market or which may be considered illiquid due to the lack of an active trading market. The Sub-Funds may encounter substantial delays and could incur losses in attempting to sell such securities. Where appropriate, positions in a Sub-Fund's portfolio that are illiquid and do not actively trade will be marked to market, taking into account current market prices, market prices of comparable investments and/or such other factors (e.g. the tenor of the respective instrument) as may be appropriate. To the extent that marking an illiquid investment to market is not practicable, an investment will be carried at fair value, as reasonably determined by the Directors or their delegate. There is no guarantee that fair value will represent the value that will be realized by the Sub-Fund on the eventual disposition of the investment or that would, in fact, be realized upon an immediate disposition of the investment. As a result, an investor redeeming his/her Shares from the Sub-Fund prior to realization of such an investment may not participate in gains or losses thereof.

Large Redemption Risk

Large redemptions of Shares in any of the Sub-Funds within a limited period of time might result in the concerned Sub-Fund being forced to liquidate positions more rapidly than would otherwise be desirable, adversely affecting the value of both the Shares being redeemed and the remaining outstanding Shares.

Hedging Transactions Risk

The Sub-Funds may hold financial instruments, both for investment purposes and for hedging or EPM purposes. The success of the Sub-Funds' or Share classes' hedging strategy will depend, in part, upon the Investment Manager's ability correctly to assess the degree of correlation between the performance of the instruments used in the hedging strategy and the performance of the portfolio investments being hedged. Since the characteristics of many securities change as markets change or time passes, the success of the Sub-Funds' or Share classes' hedging strategy will also be subject to the Investment Manager's ability to continually recalculate, readjust and execute hedges in an efficient and timely manner. While the Sub-Funds or Share classes may enter into hedging transactions to seek to reduce risk, such transactions may result in a poorer overall performance for the Sub-Funds or Share classes than if it had not engaged in such hedging transactions. For a variety of reasons, the Investment Manager may not seek to establish a perfect correlation between the hedging instrument utilised and the portfolio holdings being hedged. Such an imperfect correlation may prevent the Sub-Funds or Share classes from achieving the intended hedge or expose the Sub-Funds or Share classes to risk of loss. The Investment Manager may not hedge against a particular risk because it does not regard the probability of the risk occurring to be sufficiently high as to justify the cost of the hedge, or because it does not foresee the occurrence of the risk.

SFIs Risk

SFIs are subject to the risks associated with the underlying investments. Investments in SFIs may entail the risk of loss of principal and/or interest payment as a result of movements in the underlying investments. As such underlying investments may combine financial derivative instruments, SFIs may be subject to greater volatility than direct investments in fixed income and equity securities. In addition, investments in SFIs will expose the Sub-Funds to the credit risk of the counterparty issuing the SFI. In the event of a bankruptcy or insolvency of such counterparty or when the Financial Institutions issuing such SFIs are facing difficult market conditions, the Sub-Funds may experience delays in liquidating the positions and significant losses as a result of declines in value of the SFIs. The SFIs also entail liquidity risk, as they may not be as liquid as their underlying assets, depending on the market conditions.

Fiscal Risk

Investors should note in particular that the proceeds from the sale of securities in some markets or the receipt of any dividends or other income may be or may become subject to tax, levies, duties or other fees or charges imposed by the authorities in that market, including taxation levied by withholding at source. Tax law and practice in certain countries into which the Sub-Funds invest or may invest in the future cannot be definitively established. It is possible therefore that the current interpretation of the law or understanding of practice might change, or that the law might be changed retroactively. It is therefore possible that the Sub-Funds could become subject to additional taxation in such countries where this is not anticipated either at the date of the Prospectus or when investments are made, valued or disposed of.

Administrative Agent and Depositary Risk

The Sub-Funds' operations are carried out by the service providers described in the Prospectus. In the event of bankruptcy or insolvency of a service provider, investors could experience delays (for example, delays in the processing of subscriptions, conversions and redemption of Shares) or other disruptions.

The Sub-Funds' assets are held in custody by the Depositary and the duly appointed sub-custodians, which expose the Sub-Funds to risks of loss associated to the depositary function if (1) the Depositary/sub-custodian fails to perform its duties (improper performance) and (2) if the Depositary/sub-custodian defaults.

Securities Lending Risk

The Sub-Funds may lend their portfolio securities. By doing so, the Sub-Funds attempt to increase income through the receipt of interest on the loan. In the event of the bankruptcy of the other party to a securities loan, the Sub-Funds could experience delays in recovering the securities that have been lent. To the extent that the value of the securities the Sub-Funds lent has increased, the Sub-Funds could experience a loss if such securities are not recovered. Collateral will be received by the Sub-Funds and will be maintained at all times in an amount equal to 100% of the total valuation of the securities and for the duration of the loan adjusted by the applicable margin in accordance with the haircut policy described under paragraph 4.5.1. (iii) of the Prospectus.

The Company use the services of a securities lending agent instead of running its own securities lending programs. Potential conflict of interest may arise in the following situations:

- an arrangement, where the risk entailed by the activity of securities lending is borne by the lender (*i.e.*, the Company) while the revenue arising from such activity is shared between the lender and its agent, could potentially encourage the agent to compromise on the quality of both the collateral and the counterparty; to mitigate such risk, the securities lending agent is required to abide strictly by the securities lending policy put in place by the Management Company and endorsed by the Company;
- a securities lending transaction where the asset to be lent is part of the respective portfolios of several entities for which the same securities lending agent is involved could lead to favor one entity over another; to mitigate such risk, the securities lending agent undertakes to ensure the equal treatment of all participants to a same securities lending transaction and apply a fair allocation between them.

Repurchase and Reverse Repurchase Agreement Risk

The Sub-Funds may enter into repurchase and reverse repurchase agreements. The use of repurchase and reverse repurchase agreements by the Sub-Funds involves certain risks. For example, if the seller of securities to a Sub-Fund under a reverse repurchase agreement defaults on its obligation to repurchase the underlying securities, as a result of its bankruptcy or otherwise, the Sub-Fund will seek to dispose of such securities, which action could involve costs or delays. If the seller becomes insolvent and subject to liquidation or reorganisation under applicable bankruptcy or other laws, the Sub-Fund's ability to dispose of the underlying securities may be restricted. Finally, if a seller defaults on its obligation to repurchase securities under a reverse repurchase agreement, the Sub-Fund may suffer a loss to the extent that it is forced to liquidate its position in the market, and proceeds from the sale of the underlying securities are less than the repurchase price agreed to by the defaulting seller.

The Sub-Funds may enter into repurchase agreements. If the counterparty to the repurchase agreement defaults, a loss may be realized on the sale of the underlying security to the extent that the proceeds from the sale and accrued interest of the security are less than the resale price provided in the repurchase agreement, including interest. In addition, should a counterparty declare bankruptcy or become insolvent, the Sub-Funds may incur delays and costs in selling the underlying security or may suffer a loss of principal and interest.

Performance Risk in respect of the use of EPM techniques

While the Sub-Funds seek to generate additional revenues, the overall performance of the Sub-Funds employing such techniques may be adversely affected in the event that one of the risks mentioned above materializes and leads to a loss.

Operational Risk

Operational risk is a general risk that applies to all Sub-Funds when carrying operations on behalf of these Sub-Funds as part of their respective investment policy. Such risk materializes through operational errors which includes, *inter alia*, trading errors and similar human errors, such as keystroke errors that occur when entering trades into an electronic trading system or typographical or drafting errors related to derivatives contracts or similar agreements. The Management Company or, as the case may be the Investment Managers, their members, directors, shareholders, officers, employees and affiliates, their respective legal representatives (each, an "Indemnified Party"), shall not be liable to the Company or its shareholders for any losses resulting from operational errors, except such losses resulting from fraud, wilful default or negligence of the Indemnified Party. The foregoing provisions shall not be construed to relieve any Indemnified Party of any liability, to the extent that such liability may not be waived, modified or limited under applicable law, but shall be construed so as to effectuate these provisions to the fullest extent permitted by law and regulations.

Regulatory Risks - General

Due to numerous regulatory reforms currently undertaken, there is a risk that the investment policy of the Sub-Funds may be affected and that further restrictions may limit the ability of the Sub-Funds to hold certain instruments or enter into certain transactions and impair the Sub-Funds' capability of achieving their initial respective investment objectives. In order to comply with new or modified laws, rules and regulations it cannot be excluded that restructuring or termination of a given Sub-Fund may be necessary and additional costs may be incurred. A non-exhaustive list of potential regulatory changes in the EU and the United States of America are listed below.

Regulatory Risks - EU

The EU is currently addressing the following topics (list not exhaustive):

- a new directive amending the UCITS Directive as regards depositary functions, remuneration policies and sanctions ("UCITS V Directive").
 The UCITS V Directive has been published in the Official Journal of the European Union on 28 August 2014 and will be implemented in Luxembourg law after 18 March 2016;
- the consultation initiated by the European Commission on product rules, liquidity management, depositary, money market funds, long-term investments in view to another UCITS directive ("UCITS VI Directive");
- specific matters relating to UCITS and dealt with by ESMA the role of ESMA is to achieve greater consistency in day to day application
 of EU legislation in the security markets field and it plays an active role in building a common EU supervisory culture and consistent
 supervisory practice, including by providing opinions and issuing guidelines and recommendations which are a central reference for the
 work of national regulators;
- the Directive of the European Parliament and of the Council on Markets in Financial Instruments ("MIFID II") and the Regulation on Markets in Financial Instruments ("MIFIR") have been published in the Official Journal of the European Union on 12 June 2014. MIFID II and MIFIR will be effective as from January 2017. MIFID II will have to be implemented in Luxembourg law by June 2016 at the latest;
- the adoption by the European Parliament of the Regulation on OTC derivatives, central counterparties and trade repositories ("EMIR"); and
- the proposal for the EU Financial Transaction Tax ("EU FTT");
- the amended EUSD with an extended scope of application since the 2014 revision will apply as from 1 January 2017.

Regulatory Risks - United States of America

Regulators in the United States are taking or have taken actions on the following topics (list not exhaustive)

- the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act") imposed the so-called "Volcker Rule" which restricts, "banking entities" and "non-bank financial companies" from engaging in certain activities, such as proprietary trading and investing in, sponsoring, or holding interests in investment funds;
- the Hiring Incentives to Restore Employment Act (the "Hire Act") was signed into US law in March 2010. It includes provisions on FATCA. The purpose of FATCA is to reduce tax evasions by US citizens by having details of US investors holding assets outside the US reported by FFIs to the US Internal Revenue Service. As a result of the Hire Act, and to discourage FFIs from staying outside this regime, all US securities held by a financial institution that does not enter and comply with the regime will be subject to a US tax withholding of 30% on gross sales proceeds as well as income (the "FATCA Withholding"). This regime has become effective in phases between 1 July 2014 and 2017. On 28 March 2014, the US and the Grand Duchy of Luxembourg entered into a model 1 intergovernmental agreement ("IGA") and a memorandum of understanding in respect thereof in order to facilitate the compliance with the provisions of FATCA. On 29 July 2015, the law of 24 July 2015 approving the IGA between the Grand Duchy of Luxembourg and the US was published (the "FATCA Luxembourg Law"). The Company, through its Sub-Funds, qualifies as a FFI. According to FATCA, the IGA and the FATCA Luxembourg Law, a FFI can qualify as either a "reporting" FFI or a "non-reporting" FFI. Depending on the status of "reporting" or "non-reporting" FFI attributable to the Company, it may be obliged to require all shareholders to provide mandatory documentary evidence of their tax residence and report certain data to the Luxembourg authority on reportable accounts and/or impose restrictions on the offering and selling of Shares to certain categories of investors with no duty to report or withhold on US source gross sales proceeds or income (see paragraph 12.2). It should also be noted that although the Company will make all reasonable efforts to comply with all FATCA obligations, no assurance can be given that it will be able to satisfy such obligations and therefore avoid the FATCA Withholding which may have adverse impact on all Shareholders. Investors are further advised to consult their own legal and tax advisor regarding the possible implications of FATCA on their investment in the Company.

Risk factors specific to certain sub-funds

Equity Risks

The risks associated with investment in equity (and equity-like) securities include significant fluctuations in market prices, adverse issuer or market information and the subordinate status of equity in relation to debt paper issued by the same company. Prices of equities fluctuate daily and can be influenced by many micro and macro factors such as political and economic news, corporate earnings reports and catastrophic events. The value of equities will go up and down and the value of a Sub-Fund investing in equities could incur significant losses.

Sub-Funds may invest in initial public offerings ("IPOs"). There is a risk that the price of the newly floated share may incur greater volatility as a result of factors such as the absence of an existing public market, non-seasonal transactions, a limited number of securities that can be traded and a lack of information about the issuer.

Small and Medium-Sized Capitalisation Risk

Stocks of small-to medium-sized capitalisation companies often traded on OTC markets may be less liquid than those listed on the major securities exchanges. Consequently, securities of small and even medium-sized cap companies may, from time to time, and especially in falling markets, become illiquid and experience short-term price volatility and wide spreads between bid and offer prices. The combination of price volatility and the limited liquidity of those markets may have an adverse effect on the investment performance of the Sub-Funds. Further the risk of bankruptcy or insolvency of many smaller companies is higher than that of larger, "blue chips", companies.

Fixed Income Securities Risks

The risks associated with investment in bonds or others fixed income securities include credit, liquidity, interest rate risks, reinvestment risks and maturity extension risks.

Currency Risk

The Sub-Funds may be exposed to currency exchange risk. The Sub-Funds may invest in currencies different from their Reference Currency. Accordingly, the value of an investment may be affected favourably or unfavourably by fluctuations in exchange rates, notwithstanding any efforts made to hedge such fluctuations. In addition, prospective investors whose assets and liabilities are primarily denominated in currencies other than the Reference Currency of a Sub-Fund should take into account the potential risk of loss arising from fluctuations in the rate of exchange between the Reference Currency of the Sub-Fund and such other currency. Currency exchange rates may fluctuate significantly over short periods of time. They generally are determined by supply and demand in the currency exchange markets and the relative merits of investments in different countries, actual or perceived changes in interest rates and other complex factors. Currency exchange rates also can be affected unpredictably by intervention (or the failure to intervene) by relevant governments or central banks, or by currency controls or political developments. Some currencies are not freely convertible currency.

Furthermore, a Sub-Fund may incur costs in connection with conversions between various currencies. Currency exchange dealers realise a profit based on the difference between the prices at which they are buying and selling various currencies. Thus, a dealer normally will offer to sell currency to the Sub-Fund at one rate, while offering a lesser rate of exchange should the Sub-Fund desire immediately to resell that currency to the dealer. The Sub-Fund will conduct its currency exchange transactions either on a spot (*i.e.* cash) basis at the spot rate prevailing in the currency exchange market, or through entering into forward or options contracts to purchase or sell non-Reference Currency currencies. It is anticipated that most of the Sub-Funds' currency exchange transactions will occur at the time securities are purchased and will be executed through the local broker or the Depositary.

Investors should also be aware that since 2005, the RMB exchange rate is no longer pegged to the USD. RMB has now moved to a managed floating exchange rate based on market supply and demand with reference to a basket of foreign currencies. The daily trading price of the RMB against other major currencies in the inter-bank foreign exchange market is allowed to float within a narrow band around the central parity published by the People's Republic of China. RMB convertibility from offshore RMB (CNH) to onshore RMB (CNY) is a managed currency process subject to foreign exchange control policies of and repatriation restrictions imposed by the Chinese government in coordination with the Hong Kong Monetary Authority (HKMA). The value of CNH could differ, perhaps significantly, from that of CNY due to a number of factors including without limitation those foreign exchange control policies and repatriation restrictions. Since 2005, foreign exchange control policies pursued by the Chinese government have resulted in the general appreciation of RMB (both CNH and CNY). This appreciation may or may not continue and there can be no assurance that RMB will not be subject to devaluation at some point. The offshore RMB (CNH) market allows investors to freely transact CNH outside of mainland China with approved banks in the Hong Kong market (HKMA approved banks). There will be no requirement to remit CNH to onshore RMB (CNY).

Below Investment Grade Risk and Distressed Securities Risk

Investment in debt securities or associated instruments rated BB or below (following Fitch, S&P, Moody's or equivalent), or of equivalent quality in the opinion of the Investment Manager, can involve additional risks. Securities rated BB or equivalent are regarded as predominantly speculative with respect to the issuer's capacity to pay interest and principal or maintain other terms of the offer documents over any long period of time. Whilst such issues are likely to have some quality and protective characteristics, these are outweighed by large uncertainties or major risk exposure to adverse economic conditions. Securities rated lower than B, and in particular distress obligations, are most of the time issued by companies in weak financial condition, experiencing poor operating results, having substantial capital needs or negative net worth, facing special competitive or product obsolescence problems, including companies involved in bankruptcy or other reorganisation and liquidation proceedings. These obligations are likely to be particularly risky investments although they also may offer the potential for correspondingly high returns. They are generally unsecured and may be subordinated to certain other outstanding securities and obligations of the issuer. Non-investment grade debt securities may not be protected by financial covenants or limitations on additional indebtedness. The ability of such companies to pay their debts on schedule could be affected by adverse interest rate movements, changes in the general economic climate, economic factors affecting a particular industry or specific developments within such companies. Among the risks inherent in investments in troubled entities is the fact that it frequently may be difficult to obtain information as to the true condition of such issuers. Such investments may also be adversely affected by laws relating to, among other things, fraudulent transfers and other voidable transfers or payments, lender liability, and the bankruptcy court's power to disallow, reduce, subordinate, recharacterise debt as equity or disenfranchise particular claims. There is no assurance that value of the assets collateralising the Company's investments will be sufficient or that prospects for a successful reorganisation or similar action will become available. In any reorganisation or liquidation proceeding relating to a company in which the Company invests, the Company may lose its entire investment, may be required to accept cash or securities with a value less than its original investment and/or may be required to accept payment over an extended period of time. Under such circumstances, the returns generated from the Company's investments may not compensate the shareholders adequately for the risks assumed.

In addition evaluating credit risk for debt securities involves uncertainty because credit rating agencies throughout the world have different standards, making comparison across countries difficult. Also, the market for credit spreads is often inefficient and illiquid, making it difficult to accurately calculate discounting spreads for valuing financial instruments.

Convertible Securities Risk

Convertible securities are bonds, debentures, notes, preferred stocks or other securities that may be converted into or exchanged for a specified amount of common stock of the same or different issuer within a particular period of time at a specified price or formula. A convertible security entitles the holder to receive interest that is generally paid or accrued on debt or a dividend that is paid or accrued on preferred stock until the convertible security matures or is redeemed, converted or exchanged. Convertible securities generally (i) have higher yields than common stocks, but lower yields than comparable non-convertible securities, (ii) are less subject to fluctuation in value than the underlying common stock due to their fixed-income characteristics and (iii) provide the potential for capital appreciation if the market price of the underlying common stock increases. The value of a convertible security is a function of its "investment value" (determined by its yield in comparison with the yields of other securities of comparable maturity and quality that do not have a conversion privilege) and its "conversion value" (the security's worth, at market value, if converted into the underlying common stock). A convertible security generally will sell at a premium over its conversion value by the extent to which investors place value on the right to acquire the underlying common stock while holding a fixed-income security. Generally, the amount of the premium decreases as the convertible security approaches maturity. A convertible security may be subject to redemption at the option of the issuer at a price established in the convertible security's governing instrument. If a convertible security held by a Sub-Fund is called for redemption, the Sub-Fund will be required to permit the issuer to redeem the security, convert it into the underlying common stock or sell it to a third party. Any of these actions could have an adverse effect on the Sub-Funds.

Contingent Convertible Bonds Risk

Contingent convertible bonds (hereafter "Coco Bonds") are debt instruments that transform into shares of equity or are written off upon a triggering event. The investment in Coco Bonds is subject to different risks which may result in the total or partial loss of the invested sums or a delay in payment. These situations may adversely affect the Sub-Funds.

Investment in Coco Bonds may entail the following risks (non-exhaustive list):

Trigger level risk

Trigger levels differ and determine exposure to conversion risk depending on the distance of the capital ratio to the trigger level. It might be difficult for the Investment Manager of the Sub-Fund to anticipate the triggering events that would require the debt to convert into equity.

Triggers are designed so that conversion occurs when the issuer faces a given crisis situation, as determined either by regulatory assessment or objective losses (e.g. measure of the issuer's core tier 1 prudential capital ratio). As a particular form of convertible securities, Coco Bonds have some characteristics common to those of the convertible securities as described above but have a distinctive feature which is their debt-to-equity conversion trigger.

Coupon cancellation risk

For some Coco Bonds coupon payments are entirely discretionary and may be cancelled by the issuer at any point, for any reason and for any length of time. For some Coco Bonds the cancelled coupon payments do not accumulate and are instead written off. This may lead to mispricing of the risk related to the investment in Coco Bonds.

Capital structure inversion risk

Contrary to classical capital hierarchy, Coco Bonds' investors (i) may suffer a loss of capital when equity holders do not suffer a loss or (ii) may suffer a loss ahead of equity holders. The Coco Bonds' investors may see their coupons cancelled while the issuer continues to pay dividends on its common equity.

Call extension risk

Some Coco Bonds are issued as perpetual instruments, callable at pre-determined levels only with the approval of the competent authority. It cannot be assumed that the perpetual Coco Bonds will be called on the call date. The Coco Bonds' investors may not receive return of principal as expected on a call date or, indeed, at any date.

Unknown risk

The structure of Coco Bonds is innovative yet untested. In a stressed environment, when the underlying features of these instruments will be put to the test, it is uncertain how they will perform. In the event a single issuer activates a trigger or suspends coupons, it is difficult to predict whether the market will view the issue as an idiosyncratic or rather as a systemic event. In the latter case, potential price contagion and volatility to the entire asset class is possible. This risk may in turn be reinforced depending on the level of underlying instrument arbitrage. Furthermore, in an illiquid market, price formation may be increasingly stressed.

Yield/valuation risk

Relative to more highly rated debt issues of the same issuer or similarly rated debt issues of other issuers, Coco Bonds tend to compare favorably from a yield standpoint. Some investors may be drawn to the Coco Bonds as a result of their attractive yield which may be viewed as a complexity premium.

Conversion risk

Coco Bonds entail uncertainty and conversion risks, amongst others, due to the difficulty of predicting triggering events that would require the debt to convert to equity. With respect to conversion risks, there remain uncertainties as to how these securities will behave upon conversion: for instance, conversion triggers will generate newly converted equities to holders of Coco Bonds who may want or be required to sell immediately upon conversion the new equities entailing a decrease of the price of the stock of the issuer. In particular, the Investment Manager might be forced to sell the new equities because of the investment policy of a Sub-Fund which would not allow equity in its portfolio.

Write down risk

Coco Bonds qualify as securities with hybrid character which insofar as they are issued in the form of bonds may lose their nominal value (i.e. be permanently written down to zero of principal investment and/or accrued interest) or, following a trigger event, may be converted in equity (see above under "Conversion risk").

Sector concentration risk

Coco Bonds are issued by banking/insurance institutions. If a Sub-Fund invests significantly in Coco Bonds its performance will depend to a greater extent on the overall condition of the financial services industry than a Sub-Fund following a more diversified strategy.

Liquidity risk

In certain circumstances finding a ready buyer for Coco Bonds may be difficult and the seller may have to accept a significant discount to the expected value of the bond in order to sell it.

Commodity Risk

Though the Company is prohibited to make investments in, or enter into transactions involving commodities, commodities contracts, or certificates representing commodities, they may seek to be exposed to commodities via units of UCI, equity securities or index based derivative instruments. Prices of commodities are influenced by, among other things, various macro economic factors such as changing supply and demand relationships, weather conditions and other natural phenomena, agricultural, trade, fiscal, monetary, and exchange control programmes and policies of governments and other unforeseeable events. The prices of commodities may be highly volatile.

UCIs Risk

Underlying UCIs in which a Sub-Fund may invest may be valued by administrators resulting in valuations which are not verified by an independent third party on a regular or timely basis. Accordingly there is a risk that (i) the valuations of the Sub-Fund may not reflect the true value of underlying investment vehicles holdings held by the Sub-Fund at a specific time which could result in losses or inaccurate pricing for the Sub-Fund and/or (ii) the valuations may not be available on the Valuation Day so that some of the assets of the Sub-Fund may be valued on an estimated basis.

For some of these underlying UCIs, the custodian may be a broker instead of a bank. Such brokers do not, in some cases, have the same credit rating as a bank. Moreover, the legislation applicable to underlying UCIs may provide that the custodian's duties be limited to the custody of assets and will not include supervisory duties similar to those which must be carried out by a custodian of a Luxembourg UCI.

Furthermore, some of these underlying UCIs may have auditors that do not use monitoring measures similar to those required for the Luxembourg investment funds.

Emerging Market Risk

General - In Emerging Markets, to which the Sub-Funds may be exposed, the legal, judicial and regulatory infrastructure is still developing and there is much legal uncertainty both for local market participants and their counterparties. Some markets carry significant risks for investors who should therefore ensure that, before investing, they understand the relevant risks and are satisfied that an investment is suitable. Such risks may include (i) increased risk of nationalisation, expropriation of assets, forced mergers of companies, creation of government monopolies, confiscatory taxation or price controls; (ii) greater social, economic and political uncertainty, including war; (iii) higher dependence on exports and the corresponding importance of international trade; (iv) greater volatility, less liquidity, low trading volumes and smaller capitalisation of securities markets; (v) greater volatility in currency exchange rates; (vi) greater risk of inflation; (vii) greater controls on foreign investment and limitations on repatriation of invested capital and on the ability to exchange local currencies for any major currency and/or restriction on the buying or selling by foreign investors; (viii) increased likelihood of governmental decisions to cease support of economic reform programmes or to impose centrally planned economies; (ix) differences in accounting, auditing and financial reporting standards, methods, practices and disclosures which may result in the unavailability or incompleteness or tardiness of material information about issuers; (x) less extensive regulation of the securities markets; (xi) longer settlement periods for securities transactions and less reliable clearance and custody arrangements; (xii) less protection through registration of assets; (xiii) less developed corporate laws regarding fiduciary duties of officers and directors and protection of shareholders and (xiv) less formalised procedures for corporate actions (no central source of identification, no formal notification) and prox

Exchange Rate Fluctuations Risk - In accordance with the investment objectives of certain Sub-Funds, the assets will be invested primarily in securities of companies in developing countries and substantially all income will be received by these Sub-Funds in currencies of such countries. A number of the currencies of developing countries have already experienced and could experience significant declines against the major currencies in recent years and devaluation may occur suddenly. Where possible, hedging strategies will be implemented but they cannot totally eliminate unfavorable currency fluctuations. Some currencies are not freely convertible currencies.

Custody Risk - The Company may also have to utilise local service providers for the safekeeping of the assets and for the execution of securities transactions. Although the Company intends to use only the best-qualified service providers in each of the markets concerned, the choice of providers in some emerging countries may be very limited. These providers may not offer guarantees comparable to those given by firms operating in developed countries. Accordingly, the quality of the services that the Company may obtain with regard to the execution of transactions on securities and their custody may be less reliable.

Settlement and Trading Risk - Settlement systems in Emerging Markets may be less well organized than in developed markets. Emerging Markets may not employ true Delivery versus Payment. Thus, there may be risks that settlement may be delayed and that cash or securities of these Sub-Funds may be in jeopardy because of failures of or defects in the systems. In particular, market practice may require that payment be made prior to receipt of the security which is being purchased or that delivery of a security must be made before payment is received. Exchanges on Emerging Markets may not have a settlement guarantee fund in case of temporary securities or cash shortfalls or in the event of a counterparty default or broker malpractice. The Company will seek, where possible, to use counterparties whose financial status is such that the risk of default is reduced, but the risk of losses resulting from default cannot be totally eliminated. Some markets may have specific trading restrictions.

Registration of Securities - In some countries, there is no recognition of "nominee" ownership. Registration must be done with the issuer in the final beneficial owner's name.

Regulatory Risk - Many of the laws that govern private and foreign investment, equity securities transactions and other contractual relationships in certain countries, particularly in developing countries, are new and largely untested. As a result, the Company may be subject to a number of unusual risks, including inadequate investor protection, contradictory legislation, incomplete, unclear and changing laws, ignorance or breaches of regulations on the part of other market participants, lack of established or effective avenues for legal redress, lack of standard practices and confidentiality customs characteristic of developed markets and lack of enforcement of existing regulations. Furthermore, it may be difficult to obtain and enforce a judgment in certain countries in which assets of the Company are invested. There can be no assurance that this difficulty in protecting and enforcing rights will not have a material adverse effect on the Company and its operations. In addition, the income and gains of the Sub-Funds may be subject to withholding taxes imposed by foreign governments for which unitholders may not receive a full foreign tax credit.

Investment and Repatriation Restrictions Risk - Some countries prohibit or impose substantial restrictions on investments by foreign entities. Certain countries require governmental approval prior to investments by foreign persons, or limit the amount of investment by foreign in a particular company, or limit the investment by foreign persons in a company to only a specific class of securities which may have less advantageous terms than securities of the company available for purchase by nationals. Certain countries may restrict investment opportunities in issuers or industries deemed important to national interests. Repatriation of investment income, capital and the proceeds of sales by foreign investors may require governmental registration and/or approval in some developing countries. It may have an adverse impact on the operations of a Sub-Fund. While the Sub-Funds will invest only in markets where these restrictions are considered acceptable, new or additional restrictions might be imposed subsequent to the initial investment and thus may restrict the Investment Manager's ability to manage effectively such assets and could ultimately result in a substantial loss.

Liquidity Risk - As these Sub-Funds invest a high proportion of their assets in Emerging-Market securities which tend to be less liquid than those of developed markets, investors should consider a shareholding in these Sub-Funds to be a long-term investment and be aware that it may not always be possible to make redemption payments within the usual time frame (see Section 13).

Investment in People's Republic of China (PRC) - The securities markets in the PRC are Emerging Markets that are undergoing rapid growth and changes. Most PRC laws and regulations governing securities and corporations might be subject to unpredictable changes and development. The effect of such changes can be retrospective and can have an adverse impact on the investments of the Sub-Funds.

Trading China A-Shares, if contemplated by a Sub-Fund, will be achieved through the Shanghai-Hong Kong Stock Connect ("Stock Connect", please also see the Definitions section). Stock Connect is still developing and will be open to all investors without the requirement of a licence and there are only limited restrictions relating to, inter alia, settlement currency, locking up the proceeds of sale or delaying repatriation of those proceeds. A particular risk around Stock Connect is the manner in which assets are held as part of the Stock Connect and ensuring proper segregation of those assets. Compared to a clearing system in a non-Emerging Market, there is a greater risk of assets being lost or being unable to be properly identified as belonging to the Company when utilizing Stock Connect. The Company may commence recourse to Stock Connect for a Sub-Fund only when it is reasonably satisfied that such trading facility is permissible according to the relevant laws and regulations applicable to the Company. Also, a Sub-Fund may seek exposure to China A-Shares using market access products such as warrants and participating or "P" notes or other forms of structured products or derivatives with a similar purpose.

Although the above mentioned trading facilities are signs of a greater internationalization of the RMB and the liberalization of China's financial markets, it should also be noted that (i) China A-Shares held through Stock Connect directly or via market access products may have limited voting rights and (ii) the renmimbi is subject to foreign exchange restrictions and is not a fully convertible currency. The exchange rate used for the Sub-Funds is in relation to the offshore renminbi ("CNH"), not the onshore renminbi ("CNY"). The value of CNH could differ, perhaps significantly, from that of CNY due to a number of factors including those mentioned above.

Risks relating to Stock Connect

Under Stock Connect, the Company through its Hong Kong brokers may trade certain eligible securities listed and traded on the SSE, including China A-Shares (the "SSE Securities"). Such trading is subject to the laws and regulations of PRC and Hong Kong and the relevant rules, policies or guidelines issued from time to time.

Segregation and beneficial ownership of SSE Securities

The SSE Securities are held in a nominee account in the name of HKSCC, opened with ChinaClear, which is an omnibus account in which all SSE Securities of the investors of Stock Connect are commingled. The SSE Securities are beneficially owned by the investors (a Sub-Fund) and are segregated from the own assets of HKSCC.

In addition, the SSE Securities beneficially owned by investors (including a Sub-Fund) will be segregated in the accounts opened with HKSCC by relevant sub-custodians, and in the accounts opened with the relevant sub-custodians of such Sub-Fund in the Hong Kong Central Clearing and Settlement System ("CCASS") maintained by the HKSCC as the central securities depositary in Hong Kong.

PRC laws suggest that the Sub-Fund would have beneficial ownership of SSE Securities. It is expressly stipulated in the Several Provisions on the Pilot Programme of Stock Connect (as published by the China Securities Regulatory Commission to prescribe the launch and operation of the Stock Connect) that HKSCC acts as the nominee holder and the Sub-Fund would own the rights and interests with respect to the SSE Securities. The SEHK has also stated that it is the Sub-Fund who is the beneficial owner of the SSE Securities.

However, it should be noted that the exact nature and methods of enforcement of the rights and interests of a Sub-Fund under PRC law is not certain and there have been few cases involving a nominee account structure in the PRC courts.

It should also be noted that as with other clearing systems or central securities depositaries, Stock Connect is not obliged to enforce the rights of a Sub-Fund in the PRC courts. If a Sub-Fund wishes to enforce its beneficial ownership rights in the PRC courts, it will need to consider the legal and procedural issues at the relevant time.

Quota limitations

Stock Connect is subject to an aggregate cross-boundary investment quota as well as a daily quota which does not belong to a Sub-Fund and can only be utilised on a first-come-first-served basis. In particular, once the remaining balance of the Northbound daily quota drops to zero or the Northbound daily quota is exceeded during the opening call session, new buy orders will be rejected (though investors will be allowed to sell their cross-boundary securities regardless of the quota balance). Therefore, quota limitations may restrict a relevant Sub-Fund's ability to invest in SSE Securities through Stock Connect on a timely basis, and a Sub-Fund may not be able to effectively pursue its investment strategies.

Settlement

The Company will set up arrangements with its Hong Kong brokers and sub-custodian to ensure that cash payment is received against delivery of securities for the trades of the SSE Securities (delivery versus payment settlement). To this end, for the trades of the SSE Securities by a Sub-Fund, Hong Kong brokers will credit or debit the cash account of a Sub-Fund on the same day for the settlement of securities, for an amount equal to the funds relating to such trading.

Clearing and settlement risk

HKSCC and ChinaClear will establish the clearing links and each will become a participant of each other to facilitate clearing and settlement of cross-boundary trades. For cross-boundary trades initiated in a market, the clearing house of that market will on one hand clear and settle with its own clearing participants, and on the other hand undertake to fulfill the clearing and settlement obligations of its clearing participants with the counterparty clearing house.

Should a ChinaClear default occur and ChinaClear be declared as a defaulter, HKSCC's liabilities in Northbound trades under its market contracts with clearing participants will be limited to assisting clearing participants in pursuing their claims against ChinaClear. HKSCC will in good faith, seek recovery of the outstanding stocks and monies from ChinaClear through available legal channels or through ChinaClear's liquidation. In that event, a Sub-Fund may suffer delay in the recovery process or may not be able to fully recover its losses from ChinaClear.

No Protection by Investor Compensation Fund

Investment through Stock Connect is conducted through broker(s), and is subject to the risks of default by such brokers' in their obligations. A Sub-Fund's investments through Northbound trading under Stock Connect is not covered by the Hong Kong's Investor Compensation Fund. Therefore Sub-Funds are exposed to the risks of default of the broker(s) it engages in its trading in SSE Securities through Stock Connect.

Suspension risk

Both the SEHK and SSE reserve the right to suspend Northbound and/or Southbound trading if necessary for ensuring an orderly and fair market and risks are managed prudently. Consent from the relevant regulator would be sought before a suspension is triggered. Where a suspension in the Northbound trading through Stock Connect is effected, the relevant Sub-Fund's ability to access the PRC market will be adversely affected.

Differences in trading day

Stock Connect will only operate on days when both the PRC and Hong Kong markets are open for trading and when banks in both markets are open on the corresponding settlement days. So it is possible that there are occasions when it is a normal trading day for the PRC market but not for the Hong Kong market, in which case a Sub-Fund will not be able to access the PRC market via Stock Connect. A Sub-Fund may be subject to a risk of price fluctuations in SSE Securities during the time when Stock Connect is not trading as a result.

Operational risk

Stock Connect provides a new channel for investors from Hong Kong and overseas to access the China stock market directly. Stock Connect is premised on the functioning of the operational systems of the relevant market participants. Market participants are able to participate in this programme subject to meeting certain information technology capability, risk management and other requirements as may be specified by the relevant exchange and/or clearing house. It should be appreciated that the securities regimes and legal systems of the two markets differ significantly and in order for the trial programme to operate, market participants may need to address issues arising from the differences on an on-going basis.

Further, the "connectivity" in Stock Connect requires routing of orders across the PRC-Hong Kong border. This requires the development of new information technology systems on the part of the SEHK and exchange participants (i.e. a new order routing system ("China Stock Connect System") to be set up by SEHK to which exchange participants need to connect). There is no assurance that the systems of the SEHK and market participants will function properly or will continue to be adapted to changes and developments in both markets. In the event that the relevant systems failed to function properly, trading in both markets through the programme could be disrupted. A Sub-Fund's ability to access the SSE Securities market (and hence to pursue its investment objective) will be adversely affected.

Restrictions on selling imposed by front-end monitoring

PRC regulations require that before an investor sells any SSE Securities, there should be sufficient SSE Securities in the account; otherwise SSE will reject the sell order concerned. SEHK will carry out pre-trade checking on SSE Securities sell orders of its participants (i.e. the stock brokers) to ensure there is no over-selling. If a Sub-Fund desires to sell certain SSE Securities it holds, it must transfer those SSE Securities to the respective accounts of its brokers before the market opens on the day of trading. If it fails to meet this deadline, it will not be able to sell those SSE Securities on the trading day. Because of this requirement, the relevant Sub-Fund may not be able to dispose of holdings of SSE Securities in a timely manner.

Regulatory risk

Stock Connect is novel in nature, and will be subject to regulations circulated by regulatory authorities and implementation rules made by the stock exchanges in the PRC and Hong Kong. Further, new regulations may be circulated from time to time by the regulators in connection with operations and cross-border legal enforcement in connection with cross-border trades under Stock Connect.

It should be noted that the regulations are untested and there is no certainty as to how they will be applied. Moreover, the current regulations are subject to change. There can be no assurance that Stock Connect will not be abolished. A Sub-Fund, which may invest in the PRC markets through Stock Connect, may be adversely affected as a result of such changes.

Taxation risk

On 14 November 2014, the Ministry of Finance, the State Administration of Taxation and the CSRC published the Circular on relevant Tax Treatment for the Pilot Programme of Shanghai-Hong Kong Stock Connect. Such circular provides that funds investing in SSE Securities via Stock Connect are temporarily exempt from income tax on capital gains derived from the transfer of SSE Securities on or after 17 November 2014 (the "Stock Connect Exemption"). Dividends from SSE Securities paid to a fund will continue to be subject to 10% withholding tax which is to be withheld at source. It is possible that any new tax laws and regulations and any new interpretations may be applied retroactively.

Russian Registration Risk / Investment in Russia

Investments in Russia are currently subject to certain heightened risks with regard to the ownership and custody of securities. In Russia this is evidenced by entries in the books of a company or its registrar (which is neither an agent nor responsible to the Depositary). No certificates representing ownership of Russian companies will be held by the Depositary or any sub-custodian or in an effective central depository system. As a result of this system and the lack of state regulation and enforcement, the Company could lose its registration and ownership of Russian securities through fraud, negligence or even mere oversight.

In addition, investments in Russia may also be impacted in the context of the geopolitical crisis in Eastern Europe involving Russia and Ukraine. Western countries have taken sanctions against Russia. This may lead Russia to take counter measures against some Western and other countries. As a result, the Russian economy may be adversely impacted and Russia may become a more risky investment with higher volatility on certain markets, restrictions on foreign investments in Russia, difficulties to liquidate Russian investments or expatriation of funds out of Russia.

The Moscow Exchange MICEX-RTS is the sole market qualifying as a Regulated Market in Russia.

Regional or Sectorial Concentration Risk

Concentration risk on certain countries/regions - Where a Sub-Fund restricts itself to investing in securities of issuers located in a particular country or region, such concentration will expose the Sub-Fund to the risk of adverse social, political or economic events which may occur in that country or region. The risk increases if the country or region in question is an Emerging Market.

Concentration risk on certain sectors - Where a Sub-Fund restricts itself to invest in a certain sector, such as technology or healthcare, it may be sensitive to factors affecting technology-related industries and to greater risk and market fluctuation than investment in a broader range of portfolio securities covering different economic sectors. Technology, technology-related, healthcare industries may also be subject to greater government regulation than many other industries. Accordingly, changes in government policies and the need for regulatory approvals may have a materially adverse affect on these industries. Additionally, these companies may be subject to risk of developing technologies, competitive pressures and other factors as well as a relatively high risk of obsolescence caused by scientific and technological advances and are depended upon consumer and business acceptance as new technologies evolve. Many companies in the technology sector are smaller companies and are therefore also subject to the risks attendant on investing in such companies set out above. The development of these sector-specific investments may differ from the general stock exchange trend.

Risks associated with investments in Asia

There may be risks associated with investments in Asia. Such risks may include: (i) risk of nationalisation or expropriation of assets or confiscatory taxation; (ii) greater social, economic and political uncertainty, including war; (iii) higher dependence on exports and the corresponding importance of international trade; (iv) greater volatility, less liquidity and smaller capitalisation of securities markets; (v) greater volatility in currency exchange rates; (vi) greater risk of inflation; (vii) greater controls on foreign investment and limitations on repatriation of invested capital; (viii) possibility of governmental interventions; (ix) differences in auditing and financial reporting standards; (x) less extensive regulation of the securities markets; (xi) longer settlement periods for securities transactions and less reliable clearance and custody arrangements; and (xii) less stringent corporate laws and less developed mechanisms for the protection of investors.

Financial Derivative Instruments Risk

Valuation risk - Many financial derivative instruments, in particular OTC financial derivative instruments, are complex, difficult to value and often valued subjectively and the valuation may only be provided by a limited number of market professionals. The replacement value of an OTC derivative transaction may differ from the liquidation value of such transaction, and the valuations provided by the Sub-Fund's counterparty to such transaction may differ from the valuation provided by a third party or the value upon liquidation. A counterparty might cease making a market or quoting prices for some of the instruments. Inaccurate valuations can result in increased cash payment requirements to counterparties or a loss of value to a Sub-Fund.

Volatility - The price of a financial derivative instrument can be very volatile. This is because a small movement in the price of the underlying security, index, interest rate or currency may result in a substantial movement in the price of the financial derivative instrument. Investment in financial derivative instruments may result in losses in excess of the amount invested.

Correlation - Financial derivative instruments do not always perfectly or even highly correlate or track the value of the underlying assets they are designed to track. Consequently, a Sub-Fund's use of financial derivative instruments techniques may not always be an effective means of, and sometimes could be counter-productive to, following a Sub-Fund's investment objective.

Short Exposure - Although the Company may not carry out uncovered sales of transferable securities, some Sub-Funds may, as part of their investment strategy, use financial derivative instruments to seek short exposure to such transferable securities. The Sub-Funds may face substantial loss should the price of the transferable securities increase.

Leverage - The Sub-Funds will not use borrowing to purchase additional investments but a Sub-Fund using financial derivative instruments as part of its investment strategy may be expected to be leveraged (gross market exposure, aggregating both long and synthetic short positions, in excess of net asset value). While leverage presents opportunities for increasing the Sub-Fund's total return, it also has the potential of increasing losses as well. Accordingly, any event which adversely affects the value of an investment by the Sub-Fund would be magnified to the extent the Sub-Fund is leveraged. The cumulative effect of the use of leverage by the Sub-Fund in a market that moves adversely to the Sub-Fund's investments could result in a substantial loss to the Sub-Fund.

Counterparty Risk (OTC derivative transactions) - The Sub-Funds may enter into derivatives transactions in over-the-counter markets, which will expose the Sub-Funds to the credit risk of their counterparties and their inability to satisfy the terms of such contracts as mentioned in the clause of counterparty risk above. A Sub-Fund might also be unable to close out when it wishes to end or to enter into an offsetting OTC transaction with respect to an open position, which might adversely affect its performance. The closing-out of an OTC derivative transaction may only be made with the consent of the counterparty to the transaction.

Control and Monitoring - Financial derivative instruments are highly specialised instruments that require investment techniques and risk analysis different from those associated with equity and fixed income securities. The use of derivative techniques requires an understanding not only of the underlying assets of the financial derivative instruments but also of the financial derivative instruments themselves, without the benefit of observing the performance of the financial derivative instruments under all possible market conditions. In particular, the use and complexity of financial derivative instruments require the maintenance of adequate controls to monitor the transactions entered into, the ability to assess the risk that financial derivative instruments add to a Sub-Fund and the ability to forecast the relative price, interest rate or currency rate movements of the underlying assets correctly. There is no guarantee that a particular forecast will be correct or that an investment strategy which deploys financial derivative instruments will be successful.

Collateral - Under the terms of the ISDA Agreements and related Collateral Support Annexes which the Company has with each of its OTC counterparties, the Company and its respective ISDA Counterparties have an obligation to collateralise their exposure to one another on a mark to market basis. Collateral transferred by the Company to its ISDA counterparties is transferred with full legal title.

Limited Recourse - The Company has an umbrella structure with multiple compartments (each compartment being referred to as a Sub-Fund). Each Sub-Fund, although not a separate legal entity, corresponds to a distinct part of the assets and liabilities of the Company under Luxembourg law, and consequently benefits from limited liability in accordance with the provisions of the Company's constitutive documents and Luxembourg law. When dealing for the account of a specified Sub-Fund, the Company will endeavour where possible to obtain a contractual acknowledgement from trading counterparties (each a "Counterparty") that the Company's obligation to that Counterparty will be limited to the assets of the specified Sub-Fund and that the Counterparty shall have no recourse to the assets of any other Sub-Fund. It may not however always be possible to obtain such an acknowledgement and in the event that (i) a Counterparty holds assets of more than one Sub-Fund; and (ii) the courts of the jurisdiction in which the assets are situated do not uphold the Luxembourg principle of limited liability as mentioned above, it is possible that the assets of one Sub-Fund could be used to satisfy the obligations of another Sub-Fund.

Options / Warrants - An option is a contract that gives the buyer the right, but not the obligation, to buy (call) or sell (put) the underlying asset at or within a certain point in time in the future at a pre-determined price (strike price) against the payment of a premium, which represent the maximum loss for the buyer of an option. Options can allow the Investment Manager to cost-effectively be able to restrict downsides while enjoying the full upside of a stock, financial index, etc. Long positions in option may be taken to provide insurance against adverse movements in the underlying. Short position may also be taken to enhance total returns and generate income for the Sub-Fund via premium received. The writing and purchase of options is a specialised activity which can involve substantial risks. If the Investment Manager is incorrect in its expectation of changes in the market prices or determination of the correlation between the instruments or indices on which the options are written or purchased and the instruments in a Sub-Fund's investment portfolio, the Sub-Fund may incur losses that it would not otherwise incur. A warrant is a certificate that entitles the holder to buy a specific amount of the underlying security of the issuing company at a pre-determined price until the expiry date, against the payment of a premium. Warrants are very similar to call options but there are some key differences such as, (i) warrants are issued by private parties, typically the corporation on which a warrant is based, (ii) warrants are considered over-the-counter instruments, (iii) warrants are not standardized like exchange-listed options, (iv) warrants can usually not be shorted by investors.

Forwards - A forward is a contract whereby two parties agree to exchange the underlying asset at a predetermined point in time in the future at a fixed price. The buyer agrees today to buy a certain asset in the future and the seller agrees to deliver that asset at that point in time. Forward contracts, unlike futures contracts, are not traded on exchanges and are not standardised; rather banks and dealers act as principals in these markets, negotiating each transaction on an individual basis. Forward trading is substantially unregulated; there is no limitation on daily price movements. The principals who deal in the forward markets are not required to continue to make markets in the underlying securities they trade and these markets may experience periods of illiquidity, sometimes of significant duration. Disruptions can occur in any market traded by the Sub-Funds due to unusually high trading volume, political intervention or other factors. In respect of such trading, the Sub-Fund is subject to the risk of counterparty failure or the inability or refusal by a counterparty to perform with respect to such contracts. Market illiquidity or disruption could result in major losses to the Sub-Funds.

Futures - Futures are standardised forwards traded on an organized exchange. The amount of the initial margin is small relative to the value of the futures contract so that transactions are "leveraged" or "geared". A relatively small market movement will have a proportionately larger impact which may work for or against the investor. The placing of certain orders which are intended to limit losses to certain amounts may not be effective because market conditions may make it impossible to execute such orders.

Contract for Difference - A CFD is a contract between two parties that allows them to gain exposure to the economic performance and cash flows of a security without the need for actually buying or selling the security. The two parties agree that the seller will pay the buyer the difference in price after a certain period of time if the designated security's price increases, and the buyer will in return pay the seller the difference in price if the security's price decreases. It is linked to the underlying security price. Consequently, no right is acquired or obligation incurred relating to the underlying share. The Sub-Funds can take synthetic long or synthetic short positions with a variable margin via CFD. They are highly leveraged instruments and for a small deposit, it is possible for a Sub-Fund to hold a position much greater than would be possible with a traditional investment. In case of substantial and adverse market movements, the potential exists to lose all of the money originally deposited and to remain liable to pay additional funds immediately to maintain the margin requirement.

Swaps (including IRS and TRS) - In a standard swap transaction, two parties agree to exchange the returns (or differentials in rates of return) earned or realized on particular pre-determined investments or instruments. The Sub-Funds may enter swap transactions with a view to effecting synthetic long and short positions in certain securities, sectors or indices, including commodities indices. Swap agreements can be individually negotiated and structured to include exposure to a variety of different types of investments or market factors. Depending on their structure, swap agreements may increase or decrease the Sub-Fund's exposure to long-term or short-term interest rates, currency values, corporate borrowing rates, inflation rates, or other factors such as single equity securities, baskets of equity securities or equity indices. Swap agreements can take many different forms and are known by a variety of names. An IRS is an agreement to exchange one set of cash flows (perceived as risky, as linked to e.g. a floating interest rate) against another set of cash flows (perceived as stable, as linked to, e.g. a fixed interest rate). A TRS is an agreement that involves the exchange of the right to receive the total return, coupons plus capital gains or losses, of a specified reference asset (such as for example an equity), index or basket of assets against the rights to make fixed or floating payments or another equity return. The most significant factor in the performance of swap agreements is the change in the specific interest rate, currency, individual equity values or other factors that determine the amounts of payments due to and from the Sub-Fund. If a swap agreement calls for payments by a Sub-Fund, the Sub-Fund must be prepared to make such payments when due. In addition, if a counterparty's creditworthiness declines, the value of swap agreements with such counterparty can be expected to decline, potentially resulting in losses by the Sub-Fund. The swap market has grown substantially in recent years with a large number of banks and investment banking firms, acting both as principals and as agents utilising standardised swap documentation. As a result, the swap market has become liquid but there can be no assurance that a liquid secondary market will exist at any specified time for any particular swap.

CDS - A CDS is an agreement in which one party buys protection against losses occurring due to a credit event of a reference entity up to the maturity date of the swap. The protection buyer pays a periodic fee for this protection up to the maturity date, unless a credit event triggers the contingent payment. In the latter case, the buyer of protection only needs to pay the accrued fee up to the day of the credit event. If a credit event occurs, the settlement will be either in cash or physical: (i) Cash settlement: the seller of protection will pay to the buyer of protection the net amount between the nominal value and the market value of the security; (ii) Physical settlement: the buyer of protection will deliver a bond or a loan of the reference entity to the seller of protection and the latter will pay the par value in return. Credit events for CDS are typically: bankruptcy, failure to pay, and restructuring. The Sub-Funds can take synthetic long or short positions in certain securities via CDS. The use of CDS may carry a higher risk than investing in bonds directly. A CDS allows the transfer of default risk. CDS can either serve as a substitute for purchasing corporate bonds or they can hedge specific corporate bond exposure or reduce exposure to credit basis risk. If a Sub-Fund is a buyer and no event of default occurs, the Sub-Fund will lose its investment and recover nothing. However, if an event of default occurs, the buyer Sub-Fund will receive the amount above mentioned depending on cash or physical settlement. If a Sub-Fund is a seller, it will receive a fixed rate of income throughout the term of the contract provided no credit event occurs. In the latter case, the Sub-Fund will have to pay the amount provided in the contract. All Sub-Funds using CDS may, in the case of a credit event, have to accept delivery of non-investment-grade bonds issued in a currency other than the Reference Currency. The delivery of such non-investment-grade bonds in a currency other than the Reference Currency will not be regarded as a breach of investment policy for those Sub-Funds which may only be invested in investment-grade-bonds or in bonds issued in the Reference Currency. The market for CDS may sometimes be more illiquid than bond markets.

Model Risk

Sub-Funds that apply quantitative management methods or systematic process or strategies, rely for their management process on models based to a varying extent on past market conditions. Given the uncertainty of the future, these models may not necessarily capture the risk they were designed and expected to capture and hence could signal erroneous investment opportunities.



