Manulife Global Fund

Société d'investissement à capital variable Registered office: 31, Z.A. Bourmicht, L-8070 Bertrange Grand Duchy of Luxembourg

This document is important and requires your immediate attention. If in doubt, you should seek independent professional advice. The Directors of the Company accept full responsibility for the accuracy of the information contained in this Notice and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief there are no other facts the omission of which would make any statement misleading.

Notice to Shareholders

("Notice")

19 June 2023

Dear Shareholder,

We are writing to inform you of certain changes to the Manulife Global Fund (the "Company").

Unless otherwise specified below, these changes will be reflected in the revised Prospectus of the Company (and where applicable and for Hong Kong Shareholders only, the revised Hong Kong Covering Document) (collectively, the "**Revised Prospectus**") to be dated August 2023. This Notice, which summarizes the changes for your ease of reference, should be read in conjunction with the current Prospectus of the Company dated December 2022 and the First Addendum dated January 2023 (and where applicable and for Hong Kong Shareholders only, the current Hong Kong Covering Document dated December 2022) (collectively, the "**Prospectus**") and, when available, the full text of the Revised Prospectus (which contains full and complete information about these changes).

Words and phrases used in this Notice shall, unless otherwise provided, have the same meanings as are ascribed to them in the Prospectus.

The board of directors of the Company (the "**Directors**" or the "**Board**") has decided that it is appropriate to implement the following changes with respect to the Company with effect from 1 August 2023 (the "**Effective Date**") (unless otherwise specified below):

1. Change of investment objective and policy of Sustainable Asia Bond Fund

To further enhance the environmental, social and governance ("**ESG**") attributes of its underlying investments, the investment objective and policy of the Sustainable Asia Bond Fund will be changed such that the Sub-Fund will invest at least 85% of its net assets in fixed income and fixed income-related securities of companies domiciled in, traded in and/or with substantial business interests in Asia and/or governments and government-related issuers located in Asia, where:

- a. those issuers demonstrate strong environment and/or social sustainability attributes and/or enable sustainable practices; and/or
- b. the securities are bonds labelled as "green", "sustainable" or "sustainability-linked", which align with a combination of one or more of the relevant bond standards, including but not limited to the International Capital Market Association (ICMA) Green Bond Principles, ICMA Social Bond Principles and/or the ICMA Sustainability Bond Guidelines, among others.

The changes to the investment objective and policy of the Sub-Fund are set out in Appendix 1 to this Notice (collectively, the "**ESG Changes**").

As a result of the ESG Changes, the Sub-Fund will be converted from an Article 8 SFDR fund to an Article 9 SFDR fund. The pre-contractual disclosure of the Sub-Fund pursuant to the Commission Delegated Regulation (EU) 2022/1288 of 6 April 2022 (Regulatory Technical Standards under the SFDR) (the "**SFDR Pre-contractual Disclosure**") in Appendix V to the Revised Prospectus entitled "Pre-contractual disclosure") will also be amended accordingly. For Hong Kong Shareholders only, the SFDR Pre-contractual Disclosure of the Sub-Fund will be available on the website https://www.manulifefunds.com.hk/assets/en/sfdr/pre-contractual disclosures.pdf¹^.

As a result of the ESG Changes, the Sub-Fund may be subject to currency risk as the underlying investments of the Sub-Fund may be denominated in currencies other than the base currency of the Sub-Fund, and the Sub-Fund may receive income or realization proceeds from these investments in those currencies, some of which may fall in value against the base currency of the Sub-Fund.

Save as otherwise described above, the ESG Changes (i) will not result in any other changes in the operation and/or manner in which the Sub-Fund is being managed, (ii) will not result in any change in the fee level or cost in managing the Sub-Fund, and (iii) will not materially prejudice any of the rights or interests of the existing investors of the Sub-Fund.

The legal and administrative expenses that will be incurred in connection with the ESG Changes described above are approximately USD27,000 which will be borne by the Sustainable Asia Bond Fund.

2. Change in relation to the exclusion framework in the investment policy of Global Climate Action Fund[#] and Sustainable Asia Equity Fund

To increase transparency around the use of third party data with regard to the Sub-Funds' exclusion framework, the investment policy of the Sub-Funds will be amended to reflect that where no data is available from third party data providers regarding compliance with the Sub-Funds' exclusion framework, issuers will not be excluded from the Sub-Funds' investment universe provided that they satisfy the positive screen applied by the relevant (Sub-)Investment Manager and any other quantitative or qualitative analysis the relevant (Sub-)Investment Manager considers relevant in order to satisfy the principle of "do no significant harm"

Please refer to Appendix 2 to this Notice for the exact changes to the exclusion framework in the investment policy of the Sub-Funds. As a result of the above changes, the SFDR Precontractual Disclosure of the Sub-Funds in Appendix V to the Revised Prospectus entitled "Precontractual disclosure") will also be amended accordingly. For Hong Kong Shareholders only, the SFDR Pre-contractual Disclosure of the Sub-Funds will be available on the website https://www.manulifefunds.com.hk/assets/en/sfdr/pre-contractual-disclosures.pdf[^].

3. Appointment of Sub-Investment Manager for Asia Pacific REIT Fund and India Equity Fund

To better utilise the expertise and resources of Manulife's investment management teams in different jurisdictions, Manulife Investment Management (Hong Kong) Limited, the Investment Manager of the Asia Pacific REIT Fund and India Equity Fund, will appoint Manulife Investment Management (Singapore) Pte. Ltd. as the Sub-Investment Manager of the Sub-Funds.

[^] The SFDR Pre-contractual Disclosure will be available in the English language only. This website has not been reviewed by the Securities and Futures Commission of Hong Kong ("**SFC**").

[#] Investors should note that the Shares of the ASEAN Equity Fund and Global Climate Action Fund are not offered to the public of Hong Kong as of the date of this Notice.

The Sub-Investment Manager is regulated by the Monetary Authority of Singapore. The Investment Manager and the Sub-Investment Manager are both members of the Manulife Financial group.

Save as otherwise described above, the above change (i) will not result in any other changes in the operation and/or manner in which the Sub-Funds are being managed, (ii) will not result in any other change to the features of and the risks applicable to the Sub-Funds; (iii) will not result in any change in the fee level or cost in managing the Sub-Funds, and (iv) will not materially prejudice any of the rights or interests of the existing investors of the Sub-Funds.

The legal and administrative expenses that will be incurred in connection with the change described above are approximately USD9,000 which will be borne by the Asia Pacific REIT Fund and India Equity Fund in proportion of their respective Net Asset Values.

4. Change of the Distributor of the Company

Manulife Investment Management (Ireland) Limited will replace Manulife Investment Management International Holdings Limited ("**MIMIHL**") as the Distributor of the Company and its Sub-Funds.

Following the appointment, Manulife Investment Management (Ireland) Limited will provide the Company with distribution services regarding the sale, switching, redemption and marketing of the Shares internationally.

5. Clarification on the investment limit in China A-Shares for certain Sub-Funds

The investment policies of the Asian Small Cap Equity Fund, China Value Fund, Dragon Growth Fund and Sustainable Asia Equity Fund will be updated to clarify that each of these Sub-Funds is not expected to hold 30% or more (instead of "more than 30%") of their respective net assets in China A-Shares to better reflect the current intention that the investment in China A-Shares by these Sub-Funds will not be substantial in nature.

6. Clarification of investment policy of ASEAN Equity Fund[#]

To clarify the Sub-Fund will not be investing in securities issued, or guaranteed, by any single sovereign which has a credit rating that is below investment grade, the following disclosures will be removed from the Sub-Fund's investment policy:

"It is not the intention of the Sub-Fund to invest more than 10% of its net assets in securities issued, or guaranteed, by any single sovereign (including the relevant government, public or local authority) which has a credit rating that is below investment grade (i.e. below Baa3 by Moody's or BBB- by Standard & Poor's or Fitch)."

7. Benchmark changes and/or clarifications

To better align with the composition of the underlying investments in the portfolio, the performance comparison benchmark for the Asian Small Cap Equity Fund will be changed from MSCI AC Asia Pacific ex Japan Small NR USD index to MSCI AC Asia ex Japan Small Cap Index. Notwithstanding the change, the Investment Manager will continue invest in an unconstrained manner, relative to the benchmark, under normal market conditions and has the discretion to invest in securities not included in the benchmark for this Sub-Fund. The change will not affect the investment objective and policy of the Asian Small Cap Equity Fund.

Further, the name of the existing performance comparison benchmark(s) of the following Sub-Funds will be updated. For the avoidance of doubt, there is no actual change to the benchmark(s) adopted by these Sub-Funds.

Sub-Funds	Current Benchmark Name	Revised Benchmark Name
Asia Total Return Fund	JPMorgan EL MI TR and JPM Asia Credit TR USD indices	50% JP Morgan Emerging Local Markets Index Plus (Asia) TR USD + 50% JP Morgan Asia Credit Index TR USD
Global Resources Fund	FTSE Gold Mines TR USD, MSCI World Energy NR USD and MSCI World Materials NR USD indices	33.33% FTSE Gold Mines TR USD + 33.33% MSCI World Energy NR USD + 33.33% MSCI World Materials NR USD indices
Taiwan Equity Fund	TSEC TAIEX index	TSEC TAIEX PR TWD index

8. Enhancement to the investment policy and specific risk factors of the Global Climate Action Fund[#]

In anticipation of the Sub-Fund's upcoming authorization* by the SFC, as of the Effective Date, the investment policy and specific risk factors of the Global Climate Action Fund[#] shall be enhanced to comply with the SFC's disclosure requirements as set out in, among others, the Code on Unit Trusts and Mutual Funds and Annex I to the Guide on Practices and Procedures for Application for Authorisation of Unit Trusts and Mutual Funds.

Please refer to Appendix 3 to this Notice for particulars of the changes.

* SFC authorization is not a recommendation or endorsement of a product nor does it guarantee the commercial merits of a product or its performance. It does not mean the product is suitable for all investors nor is it an endorsement of its suitability for any particular investor or class of investors.

9. Other miscellaneous updates

Please also take note of the following miscellaneous updates to the Revised Prospectus (and where applicable, the Hong Kong Covering Document):-

- (a) consolidation of the First Addendum dated January 2023 into the Revised Prospectus which includes, amongst the others, the enhancement of specific risk factor relating to active asset allocation strategy for the Global Multi-Asset Diversified Income Fund (and, for Hong Kong investors, the product key facts statement of this Sub-Fund was also updated to reflect the same);
- (b) the change of the business address of Manulife Investment Management (Ireland) Limited to "The Exchange, George's Dock, International Financial Services Centre, Dublin 1, D01 P2V6, Ireland";
- (c) the replacement of MIMHK by Manulife Investment Management (Hong Kong) Limited as the platform administration services provider to the Company;
- (d) clarification on the Company's switching procedure such that for the purposes of switching, each of the following shall be deemed to be within the same Category: (1) Shares of AA Classes and R Classes (collectively, "AA/R Classes") and Shares of P Classes in any Sub-Fund; and (2) other Classes of Shares in any Sub-Fund as the Directors may from time to time decide;

[#] Investors should note that the Shares of the ASEAN Equity Fund and Global Climate Action Fund are not offered to the public of Hong Kong as of the date of this Notice.

- (e) simplification of disclosures on formation expenses of Share Classes;
- (f) clarification and enhancement of the SFDR Pre-contractual Disclosure of the Global Climate Action Fund[#] and Sustainable Asia Equity Fund in Appendix V ("Pre-contractual disclosure") of the Revised Prospectus;
- (g) restructuring of the Prospectus such that the SFDR Pre-Contractual Disclosures of Global Climate Action Fund[#], Sustainable Asia Equity Fund and Sustainable Asia Bond Fund will be moved to the new Appendix V ("Pre-contractual disclosure") of the Revised Prospectus. For Hong Kong Shareholders only, the SFDR Pre-contractual Disclosure of the Sub-Funds will be available on the website https://www.manulifefunds.com.hk/assets/en/sfdr/precontractual-disclosures.pdf[^]; and
- (h) other enhancement of disclosures, administrative, editorial and/or clarificatory updates, including updates to disclosures relating to Sub-Funds which are not authorized by the SFC.

If you do not agree with the changes above, you may apply to redeem or to switch your holding in the relevant Sub-Fund(s) to Shares of the same Class or category in any other Sub-Fund(s) free of any switching charges (only in respect of the changes described in items 1 & 3 above) or redemption charges until 31 July 2023. However, your bank or financial adviser may charge you fees in respect of such switching/redemption instructions. You are advised to contact your bank, distributor or financial adviser should you have any questions.

You can only switch your holding into Shares of the same Class or category, provided that Shares of AA/R Classes and Shares of P Classes in any Sub-Fund shall, for the purposes of switching, be deemed to be within the same category and may be switched to Shares of any of the AA/R Classes and P Classes, respectively, whether in the same Sub-Fund or another Sub-Fund, which is offered or sold in your jurisdiction pursuant to the provisions of the relevant offering documents, and such switch is subject to all applicable minimum initial investment amount and minimum holding requirements as well as investor eligibility criteria being complied with.

In the case of redemption, the redemption proceeds will be paid to you in accordance with the provisions of the Prospectus. In the case of a switch, the conversion proceeds will be utilised to purchase Shares of Sub-Fund(s) specified by you at the share price(s) applicable in accordance with the provisions of the Prospectus (and for Hong Kong Shareholders only, the Hong Kong Covering Document). A switch or redemption of your Shares may affect your tax position. You should therefore seek independent professional advice on any applicable tax in the country of your respective citizenship, domicile or residence.

General

<u>For Hong Kong Shareholders Only</u>: The Prospectus, the Hong Kong Covering Document and the product key fact statements of each Sub-Fund are available during usual business hours on any weekday (Saturdays and public holidays excepted) at the office of the Hong Kong Representative free of charge and are also available at www.manulifefunds.com.hk².

Shareholders requiring further information about any of the matters set out in this Notice may contact the Administrator of the Company, Citibank Europe plc, Luxembourg Branch, at telephone number (352) 45 14 14 316 or fax number (352) 45 14 14 850 or the Hong Kong Distributor, Manulife Investment Management (Hong Kong) Limited, at telephone number (852) 2108 1110 or fax number (852) 2810 9510 at any time during normal business hours.

Yours faithfully

Board For and on behalf of Manulife Global Fund

[^] The SFDR Pre-contractual Disclosure will be available in the English language only. This website has not been reviewed by the SFC.

² This website has not been reviewed by the SFC.

Appendix 1 – Comparison of Investment Objective and Policy of the Sustainable Asia Bond	
Fund prior to and upon the ESG Changes	

	Prior to the Effective Date	From the Effective Date
Investment	The Sustainable Asia Bond Fund aims	The Sustainable Asia Bond Fund aims
Objective	to maximize total returns from a	to maximize total returns from a
-	combination of income generation and	combination of income generation and
	potential capital appreciation by	potential capital appreciation by
	investing primarily in a portfolio of fixed	investing primarily in a portfolio of fixed
	income securities issued by	income securities issued by
	governments, agencies,	governments, agencies,
	supranationals and corporations in Asia	supranationals and corporations in
	(which shall include Australia and New	Asia (which shall include Australia and
	Zealand).	New Zealand), with the issuers and/or
		the securities demonstrating strong
		environmental and/or social
		sustainability attributes and/or enabling
		sustainable practices.
Investment	To meet its objective, the Sub-Fund will	To meet its objective, the Sub-Fund will
Policy	invest at least 85% of its net assets in	invest at least 85% of its net assets in
	USD-denominated fixed income and	fixed income and fixed income-related
	fixed income-related securities of	securities of companies domiciled in,
	companies domiciled in, traded in	traded in and/or with substantial
	and/or with substantial business	business interests in Asia and/or
	interests in Asia and/or governments	governments and government-related
	and government-related issuers located	issuers located in Asia, where:
	in Asia, who demonstrate strong or	
	improving sustainability attributes.	1) Those issuers demonstrate
	Such investments may include USD-	strong environment and/or
	denominated debt securities that are	social sustainability attributes
	issued or guaranteed by governments,	and/or enable sustainable
	agencies, supra-nationals and	practices ("Sustainable
	corporate issuers incorporated in	Issuers"); and/or
	Mainland China but which are issued	,
	and distributed outside Mainland China.	2) The securities are bonds
	The Sub-Fund may also invest up to	labelled as "green",
	10% of its net assets in RMB-	"sustainable" or "sustainability-
	denominated debt securities that are	linked", which align with a
	circulated in the CIBM via Bond	combination of one or more of
	Connect.	the relevant bond standards,
		including but not limited to the
	Sustainability attributes may include but	International Capital Market
	are not limited to an issuer's	Association (ICMA) Green
	performance on and management of	Bond Principles, ICMA Social
	certain environmental factors, such as	Bond Principles and/or the
	climate change and natural resource	ICMA Sustainability Bond
	use, social factors, such as labor	Guidelines, amongst others
	standards and diversity considerations,	("ESG bonds").
	and governance factors, such as board	
	composition and business ethics,	The Sub-Fund will invest a minimum of
	("ESG"). Issuers with improving	25% of net assets in ESG bonds.
	sustainability attributes are those that	
	demonstrate awareness and	Environment and/or social sustainability
	commitment to ESG issues, while	attributes of Sustainable Issuers may
	issuers with strong sustainability	include, but are not limited to,
	attributes are those that demonstrate	sustainability factors with respect to an
	stronger performance on and	issuer's performance on, and
	management of ESG issues compared	management of, certain environmental
	to their peers. In order to select	factors, such as climate change and

	securities of issuers with strong or	natural resource use; social factors,
	improving sustainability attributes, the Sub-Investment Manager will (i) adhere	such as labor standards and diversity considerations: and governance
	to an exclusion framework; (ii) screen	considerations; and governance factors, such as board composition and
	out securities with the lowest ESG	business ethics.
		business ethics.
	rankings; and (iii) select securities that	Quatainable leavers are these that
	have higher ESG rankings (see below).	Sustainable Issuers are those that
		demonstrate stronger performance on
	The Sub-Fund shall adhere to an	practices and management of
	exclusion framework where certain	sustainability issues compared to their
	issuers are removed from the	peers. Enabling sustainable practices
	permissible investment universe. This	refers to issuers that provide products
	includes screening out issuers, where	and services to help other companies
	possible, who are considered by third	improve their environmental and/or
	party data providers to be in violation of	social performance.
	the Ten Principles of the United Nations	
	Global Compact. This also includes	The Sub-Fund will seek to ensure that
	issuers with products or within	the investments within the portfolio do
	industries that are considered by the	no significant harm to any
	Sub-Investment Manager to be	environmental or social objective. In
	unsustainable or associated with	relation to its investment in both
	significant environmental or social risks.	Sustainable Issuers and ESG bonds,
	These may be updated from time to	the Sub-Fund adheres to an exclusion
	time depending on the assessment of	framework where certain issuers are
	each product or industry against the	removed from the investment universe.
	abovementioned principles, but	This includes screening out issuers,
	currently issuers deriving more than 5%	where possible, who are considered by
	of revenue from alcohol, tobacco,	the third party data provider(s) used by
	gambling operations, adult	the Sub-Investment Manager to be in
	entertainments, thermal coal	violation of the Ten Principles of the
	production, conventional weapons and	United Nations Global Compact. This
	any revenue from controversial	also includes issuers with products or
	weapons are automatically eliminated	within industries that are considered by
	from investment consideration	the Sub-Investment Manager to be
	(exclusion framework). For the	unsustainable or associated with
	avoidance of doubt, issuers which have	significant environmental or social risks.
	not been assessed by third party data	These may be updated from time to
	providers regarding their compliance	time depending on the assessment of
	with the Ten Principles of the United	each product or industry against the
	Nations Global Compact will not be	abovementioned principles, but
	excluded from the Sub-Fund's	currently issuers and/or bonds are
	permissible investment universe	automatically eliminated from
	provided that they are also not issuers	investment consideration (exclusion
	with the abovementioned categories of	framework) if the issuer of that bond
	products or within the abovementioned	derives:
	categories of industries.	
		a) more than 5% of revenue from
	The Sub-Fund's investment process	thermal coal power generation
	combines bottom-up fundamental credit	(However, the Sub-Investment
	analysis with a proprietary ESG-based	Manager may make exceptions
	methodology (outlined in the	in the case of ESG bonds that
	paragraphs below) which assigns ESG	support sustainable purposes
	rankings on each potential issuer with	in line with the Sub-Fund's
	the aim of identifying potential issuers	sustainable investment
	demonstrating such strong and	objective. Any such exception
	improving sustainability attributes.	will be considered by the Sub-
		Investment Manager on a case
	Each potential issuer will be assigned	by case basis, carrying out a
	with one of four rankings in respect of	qualitative and/or quantitative
	each category of environmental, social	assessment to determine that
L	caon calegory of environmental, social	assessment to determine triat

and governance, based on the Sub- Investment Manager's assessment of that issuer's performance on and management of ESG issues, in consideration of and/or in reference to a number of industry principles and standards including the principles ofthe issuance is a sustainable investment);b)more than 5% of revenue from alcohol, tobacco, adu entertainment, gamblin operations or conventional	
that issuer's performance on and management of ESG issues, in consideration of and/or in reference to a number of industry principles andb) more than 5% of revenue from alcohol, tobacco, adu entertainment, gamblin	m
managementofESGissues,inb)more than 5% of revenue fromconsideration of and/or in reference to aalcohol,tobacco,adunumberofindustryprinciplesandentertainment,gamblin	m
consideration of and/or in reference to a alcohol, tobacco, adu number of industry principles and entertainment, gamblin	m
consideration of and/or in reference to a alcohol, tobacco, adu number of industry principles and entertainment, gamblin	
number of industry principles and entertainment, gamblin	
I standards including the principles of I operations or conventions	•
financial materiality as outlined by the weapons, and to the exten	
Sustainability Accounting Standards only that such revenue result	ts
Board (SASB). The ESG rankings will from by-products or captiv	/e
be determined and assigned by the use, thermal coal mining an	
Sub-Investment Manager using a sales, or oil and gas extraction	
incorporate all relevant ESG factors,	
considering and processing third party c) any revenue from controversia	al
ratings and scores (such as MSCI, weapons.	
Sustainalytics, Bloomberg, S&P	
Trucost, MSCI Carbon Delta, CDP, and Where no data is available from th	e
SPOTT) together with the Sub- third party data provider(s) regardin	
Investment Manager's own analysis of compliance with the exclusio	-
raw industry data (such as publicly framework above, issuers will not b	
available ESG reports, assessment excluded from the Sub-Fund	
reports or case studies). investment universe provided that the	
satisfy the positive screen applied b	у
Using the ESG rankings, the Sub- the Sub-Investment Manager and an	īv
Investment Manager will (i) remove the other quantitative or qualitative analys	
lowest ranked issuers (which typically the Sub-Investment Manager consider	
comprise approximately 10% of all relevant in order to satisfy the principle	
	IC.
potential issuers); and (ii) select issuers of "do no significant harm".	
which are ranked above a minimum	
threshold determined by the Sub- The Sub-Investment Manager will als	60
Investment Manager to indicate strong assess the principal adverse impact	ts
or improving sustainable attributes. indicators relevant to the Sub-Fund b	v
Selected issuers shall be included in the means of assessing whether	
Sub-Fund's investment universe. sustainable investments made by th	
Sub-Fund otherwise cause significat	
v	
Within the primary investment strategy, harm to the sustainable investment	nt
the Sub-Fund will also invest a objective.	
minimum of 15% of net assets in ESG	
themed bonds issued by companies In selecting Sustainable Issuers, th	e
domiciled in, traded in and/or with Sub-Fund's investment proces	
substantial business interests in Asia combines bottom-up fundamental cred	
and/or governments and government- analysis with a ranking process for	
related issuers located in Asia. "ESG sustainability attributes, where eac	
themed bonds" are bonds which align potential issuer will be assessed o	
with a combination of one or more of the each category of environmental, social	
International Capital Market Association and governance factors, based on th	
(ICMA) Green Bond Principles, ICMA Sub-Investment Manager's evaluatio	n
Social Bond Principles and/or the ICMA of that issuer's performance on an	
Sustainability Bond Guidelines, management of such factors. Th	
amongst others.	
rankings will be removed from th	ю
The Sub-Fund may invest up to 15% of eligible investment universe.	
its net assets in the fixed income The Sub-Fund also applies a positiv	
securities of issuers outside of Asia, screen in selecting Sustainable Issuers	s,
who demonstrate strong or improving which captures issuers that	
sustainability attributes, and/or cash demonstrate strong sustainabl	
and cash equivalents. practices and/or which enable	
sustainable practices. The positiv	
The Sub-Fund may also invest up to screening is quantitative and qualitativ	е

10% of its net assets in collateralised	driven. Third party data providers'
and/or securitized products such as	relevant data at company level will be
asset backed securities and mortgage	used as primary inputs for the
backed securities.	quantitative assessment. Data used
	can be both products or services
The Sub-Fund may invest up to 35% of	related (e.g., revenue contribution from
its net assets in debt securities rated	products or services with positive
below investment grade (i.e. below	impact), or business practices related
Baa3 by Moody's or BBB- by Standard	(e.g., adoption of carbon emission
& Poor's or Fitch) or if unrated,	reduction targets or product safety
determined to be of comparable quality.	management program). With regards to
	the limited data availability, missing
While the Sub-Fund will invest in	data or lack of coverage from raw
accordance with its investment	datapoint sets will be supplemented
objective and strategy, subject to	with company reported information
applicable laws and regulations, the	and/or findings from proprietary credit
Sub-Fund is not otherwise subject to	analysis, and/or ESG research for
any limitation on the portion of its net	qualitative assessment and the Sub-
assets that may be invested in any one	Investment Manager's own analysis of
country or sector. Hence, the Sub-Fund	raw industry data (such as publicly
may invest more than 30% of its net	available ESG reports, assessment
assets in issuers located in the PRC.	reports or case studies).
	Using the exclusionary framework,
The Sub-Fund may invest up to 20% of	removal of issuers with lowest
its net assets in debt instruments with	sustainability rankings, and positive
loss-absorption features, including, but	screening the Sub-Investment Manager
not limited to, total loss-absorbing	will remove at least 20% of the
capacity eligible instruments,	investment universe.
contingent convertible bonds, certain	
types of senior non-preferred debt and	The investments of the Sub-Fund may
other similar instruments with write-	include debt securities that are issued
down or bail-in features related to the	or guaranteed by governments,
issuers' regulatory capital ratio. These	agencies, supra-nationals and
instruments may be subject to	corporate issuers incorporated in
contingent write-down or contingent	Mainland China but which are issued
conversion to equity on the occurrence	and distributed outside Mainland China.
of trigger event(s).	The Sub-Fund may also invest up to
	10% of its net assets in RMB-
It is not the intention of the Sub-Fund to	denominated debt securities that are
invest more than 10% of its net assets	circulated in the CIBM via Bond
in securities issued, or guaranteed, by	Connect.
any single sovereign (including the	
relevant government, public or local	The Sub-Fund may invest up to 15% of
authority) which has a credit rating that	its net assets in the fixed income
is below investment grade.	securities of Sustainable Issuers
	outside of Asia, and/or cash, cash
The Sub-Fund pursues an actively	equivalents and derivatives.
managed investment strategy and uses	
the JPMorgan ESG Asia Credit Index	The Sub-Fund may also invest up to
TR USD index as a benchmark for	10% of its net assets in collateralised
performance comparison purposes	and/or securitized products such as
only. The Sub-Investment Manager will	asset backed securities and mortgage
invest in an unconstrained manner,	backed securities.
relative to the benchmark, under normal	
market conditions and has the	The Sub-Fund may invest up to 35% of
discretion to invest in securities not	its net assets in debt securities rated
included in the benchmark. From time	below investment grade (i.e. below
to time, depending on market conditions	Baa3 by Moody's or BBB- by Standard
and the Sub-Investment Manager's	& Poor's or Fitch) or if unrated,
forward-looking expectations, the Sub-	determined to be of comparable quality.

Fund's investment strategy may invest in a universe of securities that are similar to that of the constituents of and, as a result, have characteristics similar to the benchmark.	While the Sub-Fund will invest in accordance with its investment objective and strategy, subject to applicable laws and regulations, the Sub-Fund is not otherwise subject to any limitation on the portion of its net assets that may be invested in any one country or sector. Hence, the Sub-Fund may invest more than 30% of its net assets in issuers located in Mainland China.
	The Sub-Fund may invest up to 20% of its net assets in debt instruments with loss-absorption features, including, but not limited to, total loss-absorbing capacity eligible instruments, contingent convertible bonds, certain types of senior non-preferred debt and other similar instruments with write- down or bail-in features related to the issuers' regulatory capital ratio. These instruments may be subject to contingent write-down or contingent conversion to equity on the occurrence of trigger event(s).
	It is not the intention of the Sub-Fund to invest more than 10% of its net assets in securities issued, or guaranteed, by any single sovereign (including the relevant government, public or local authority) which has a credit rating that is below investment grade.
	The Sub-Fund pursues an actively managed investment strategy and uses the JPMorgan ESG Asia Credit Index TR USD index as a benchmark for performance comparison purposes only. The Sub-Investment Manager will invest in an unconstrained manner, relative to the benchmark, under normal market conditions and has the discretion to invest in securities not included in the benchmark. From time to time, depending on market conditions and the Sub-Investment Manager's forward-looking expectations, the Sub-Fund's investment strategy may invest in a universe of securities that are similar to that of the constituents of and, as a result, have characteristics similar to the benchmark.

Appendix 2 – Comparison of the Exclusion Framework of the Investment Policy of Sustainable Asia Equity Fund and Global Climate Action Fund[#]

Sustainable Asia Equity Fund		
	Prior to the Effective Date	From the Effective Date
Investment	The Sub-Fund shall adhere to an	The Sub-Fund shall adhere to an exclusion
Policy –	exclusion framework where certain	framework where certain companies are
exclusion	companies are not considered	not considered permissible for investment.
framework	permissible for investment. This includes	This includes screening out companies,
	screening out companies, where	where possible, which are considered by
	possible, which are considered by third	the third party data provider(s) used by the
	party data providers to be in violation of	Investment Manager to be in violation of
	the Ten Principles of the United Nations	the Ten Principles of the United Nations
	Global Compact. This also includes	Global Compact. This also includes
	companies with products or within	companies with products or within
	industries that are considered by the	industries that are considered by the
	Investment Manager to be unsustainable	Investment Manager to be unsustainable or
	or associated with significant	associated with significant environmental or
	environmental or social risks. These may	social risks. These may be updated from
	be updated from time to time depending on the assessment of each product or	time to time depending on the assessment of each product or industry against the
	industry against the abovementioned	abovementioned principles, but currently
	principles, but currently companies	companies deriving more than 5% of
	deriving more than 5% of revenue from	revenue from alcohol, tobacco, gambling
	alcohol, tobacco, gambling operations,	operations, adult entertainment, thermal
	adult entertainment, thermal coal	coal production, conventional weapons and
	production, conventional weapons and	any revenue from controversial weapons
	any revenue from controversial weapons	are automatically eliminated from
	are automatically eliminated from	investment consideration (exclusion
	investment consideration (exclusion	framework). Where no data is available
	framework). For the avoidance of doubt,	from the third party data provider(s)
	issuers which have not been assessed by	regarding compliance with the exclusion
	third party data providers regarding their	framework above, issuers will not be
	compliance with the Ten Principles of the	excluded from the Sub-Fund's investment
	United Nations Global Compact will not	universe provided that they satisfy the
	be excluded provided that they are also	positive screen applied by the Investment
	not issuers with the abovementioned	Manager and any other quantitative or
	categories of products or within the	qualitative analysis the Investment
	abovementioned categories of industries.	Manager considers relevant in order to
		satisfy the principle of "do no significant
Clobal Climat	e Action Fund [#]	harm".
Giobal Cilmat	Prior to the Effective Date	From the Effective Date
Investment	The Sub-Fund adheres to an exclusion	The Sub-Fund will seek to ensure that the
Policy –	framework where certain companies are	investments within the portfolio do no
exclusion	removed from the permissible investment	significant harm to any environmental or
framework	universe. This includes screening out	social objective. The Sub-Fund adheres to
	companies, where possible, which are	an exclusion framework where certain
	considered by third party data providers	companies are removed from the
	to be in violation of the Ten Principles of	investment universe. This includes
	the United Nations Global Compact. This	screening out companies, where possible,
	also includes companies with products or	which are considered by the third party data
	within industries that are considered by	provider(s) used by the Sub-Investment
	the Sub-Investment Manager to be	Manager to be in violation of the Ten
	unsustainable or associated with	Principles of the United Nations Global
	significant environmental or social risks.	Compact. This also includes companies with
	These may be updated from time to time	products or within industries that are
	depending on the assessment of each	considered by the Sub-Investment Manager
	product or industry against the	to be unsustainable or associated with

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cor rev tha ent cor from ext	ovementioned principles, but currently mpanies deriving more than 25% of venue from fossil fuel generation, more an 5% from alcohol, tobacco, adult tertainment, gambling operations, nventional weapons and any revenue m controversial weapon, oil and gas traction and production and thermal al mining and sales are automatically	significant environmental or social risks. These may be updated from time to time depending on the assessment of each product or industry against the abovementioned principles, but currently companies are automatically eliminated from investment consideration (exclusion framework) if they derive:
elir (ex of ass	minated from investment consideration kclusion framework). For the avoidance doubt, issuers which have not been sessed by third party data providers garding their compliance with the Ten	 a) more than 25% of revenue from fossil fuel based power generation; b) more than 5% of revenue from alcohol, tobacco, adult
Pri Co	inciples of the United Nations Global ompact will not be excluded from the ib-Fund's permissible investment	entertainment, gambling operations or conventional weapons; and
iss cat	iverse provided that they are also not suers with the abovementioned tegories of products or within the ovementioned categories of industries.	c) any revenue from controversial weapons, oil and gas extraction and production or thermal coal mining and sales.
		As such, subject to the Sub-Fund's ESG selection process as described herein, companies deriving up to 25% of revenue from fossil fuel based power generation may be included in the Sub-Fund's portfolio. For instance, companies that are still relying on fossil fuel to some extent (e.g. to ensure grid reliability), but have adopted an aggressive decarbonisation pathway and/or are growing their renewable energy portfolios.
		Where no data is available from the third party data provider(s) regarding compliance with the exclusion framework above, issuers will not be excluded from the Sub-Fund's investment universe provided that they satisfy the positive screen applied by the Sub-Investment Manager and any other quantitative or qualitative analysis the Sub- Investment Manager considers relevant in order to satisfy the principle of "do no significant harm".

Appendix 3 – Enhancement to the Investment Policy and Specific Risk Factors of the Global Climate Action Fund[#]

	Prior to the Effective Date	From the Effective Date
Investment	To achieve its objective, the Sub-Fund	To achieve its objective, the Sub-Fund wil
Policy	will invest in a portfolio of equity and	invest in a portfolio of equity and equity
-	equity-related securities including, but not	related securities including, but not limited
	limited to, common stocks and depositary	to, common stocks and depositary receipts
	receipts of companies considered	of companies considered Climate Leaders
	Climate Leaders which are listed on any	which are listed on any exchange across the
	exchange across the globe (inclusive of	globe (inclusive of the emerging markets).
	the emerging markets).	
		The Sub-Fund will seek to invest in Climate
	The Sub-Fund will seek to invest in	Leaders, companies that are considered by
	Climate Leaders, companies that are	the Sub-Investment Manager to be aligned
	considered by the Sub-Investment	with the principles of the Paris Agreement
	Manager to be aligned with the principles	The Paris Agreement is an internationa
	of the Paris Agreement. In order to select	treaty aiming to strengthen the globa
	companies that are Climate Leaders, the	response to the threat of climate change
	Sub-Investment Manager will consider	with the key objective to limit the globa
	companies that have: (i) committed to	temperature increase to 2°C while pursuing
	Science-Based Targets with the Science	efforts to limit the increase to 1.5°C
	Based Targets initiative (SBTi); or (ii)	compared to pre-industrial levels. In order to
	lower relative carbon intensity that is	select companies that are Climate Leaders
	within the lowest 35% of their given	the Sub-Investment Manager will conside
	industry; or (iii) a significant portion of	companies that have: (i) signified
	revenues resulting from climate solutions	commitment to develop or have set Science
	including, but not limited to, renewable	Based Targets with the Science Base
	energy, energy efficiency or electric	Targets initiative ("SBTi") (as furthe
	vehicles. The Climate Leaders evaluation	explained below); and/or (ii) lower relative
	will be determined by the Sub-Investment	carbon intensity that is within the lowes
	Manager using a proprietary	35% of their given industry; and/or (iii) a
	methodology which aims to incorporate	portion of revenues (a minimum of 20%
	all relevant environmental factors,	resulting from climate solutions including
	considering and processing third party	but not limited to, renewable energy, energ
	data (such as but not limited to MSCI,	efficiency or electric vehicles.
	SBTi, S&P Trucost, and CDP).	
		In relation to criterion (i) above, Science
	The Sub-Fund will seek to ensure that the	Based Targets with the SBTi are
	investments within the portfolio do no	greenhouse gas ("GHG") emission
	significant harm to any environmental or	reduction targets validated by the SBTi to
	social objective. The Sub-Fund adheres	align with reduction pathways for limiting
	to an exclusion framework where certain	global temperature rise to 1.5°C, 2°C o
	companies are removed from the	well-below 2°C compared to pre-industria
	permissible investment universe. This	temperatures including near-term (5 to 1
	includes screening out companies, where	years), long-term (more than 10 years) an
	possible, which are considered by third	net-zero targets. For near-term targe
	party data providers to be in violation of	companies should achieve at least a
	the Ten Principles of the United Nations	annual 4.2% reduction for scope 1 & 2 GH0
	Global Compact. This also includes	emissions and an annual 2.5% reduction for
	companies with products or within	scope 3 GHG emissions. For long-terr
	industries that are considered by the Sub-	target, companies should achieve a 90%
	Investment Manager to be unsustainable	reduction for scope 1 & 2 and scope 3 GH0
	or associated with significant	emissions by 2050 or sooner. Net-zer
	environmental or social risks. These may	target means reaching net-zero value chai
	be updated from time to time depending	GHG emissions by no later than 2050. GHC
	on the assessment of each product or	emissions screening, inventory and target
	industry against the abovementioned	setting should be performed in accordance

principles, but currently companies	with GHG Protocol Corporate Standard,
deriving more than 25% of revenue from fossil fuel generation, more than 5% from alcohol, tobacco, adult entertainment,	GHG Protocol Scope 2 Guidance, GHG Protocol Corporate Value Chain and other SBTi criteria and recommendations issued
gambling operations, conventional	from time to time. Companies held pursuant to criterion (i) are periodically reverified
weapons and any revenue from controversial weapon, oil and gas	against the SBTi's latest published list of
extraction and production and thermal	companies that have (a) signified
coal mining and sales are automatically eliminated from investment consideration	commitment to develop Science-Based Targets (which are subject to SBTi due
(exclusion framework). For the avoidance	diligence reviews as required) or (b) set
of doubt, issuers which have not been assessed by third party data providers	Science-Based Targets which have been independently validated by the SBTi.
regarding their compliance with the Ten	
Principles of the United Nations Global Compact will not be excluded from the	In relation to criterion (ii) above, companies within industries with higher level of carbon
Sub-Fund's permissible investment	intensity may still be identified as "Climate
universe provided that they are also not	Leaders" if such companies have managed
issuers with the abovementioned categories of products or within the	to maintain a lower relative carbon intensity than their peers in their respective
abovementioned categories of industries.	industries, and may be included in the Sub- Fund's portfolio for their relative success in
While the Sub-Fund will seek to invest in	reducing their carbon footprint.
Climate Leaders as noted above, the Sub-Fund will also consider other	The Climate Leaders evaluation will be
sustainability and/or ESG-related	determined by the Sub-Investment Manager
attributes of companies when choosing whether to invest. These attributes may	using a proprietary methodology which aims to incorporate all relevant environmental
include, but are not limited to, a	factors, considering and processing third
company's performance on and management of certain environmental	party data.
factors, such as natural resource use,	The Sub-Fund will seek to ensure that the
social factors such as labor standards	investments within the portfolio do no
and diversity considerations, and governance factors such as board	significant harm to any environmental or social objective. The Sub-Fund adheres to
composition and business ethics.	an exclusion framework where certain
The Sub-Fund may hold up to 20% of the	companies are removed from the investment universe. This includes
remaining assets in cash and cash	screening out companies, where possible,
equivalents, and/or equity and equity- related securities of companies that do	which are considered by the third party data provider(s) used by the Sub-Investment
not satisfy the definition of Climate	Manager to be in violation of the Ten
Leaders but undertake economic	Principles of the United Nations Global
activities that contribute to the environmental objective of the Sub-Fund	Compact. This also includes companies with products or within industries that are
through key resource efficiency	considered by the Sub-Investment Manager
requirements which will result in lowering either Green House Gas (GHG) emission	to be unsustainable or associated with significant environmental or social risks.
intensity, water and/or waste intensity.	These may be updated from time to time
While the Sub-Fund will invest in	depending on the assessment of each product or industry against the
accordance with its investment objective	abovementioned principles, but currently
and strategy, subject to applicable laws	companies are automatically eliminated
and regulations, the Sub-Fund is not otherwise subject to any limitation on the	from investment consideration (exclusion framework) if they derive:
portion of its net assets that may be	a) more than 25% of revenue from
invested in any one country or sector and in companies of any market	fossil fuel based power generation; b) more than 5% of revenue from
capitalisation. Hence, the Sub-Fund may	alcohol, tobacco, adult
invest more than 30% of its net assets in	

companies located in the United States	entertainment, gambling operations
companies located in the United States. The Sub-Fund's investments may be denominated in any currency. The Sub-Fund pursues an actively managed investment strategy and uses the MSCI World Index NR USD index as a reference benchmark for performance comparison purposes only. The Sub- Investment Manager will invest in an	 entertainment, gambling operations or conventional weapons; and c) any revenue from controversial weapons, oil and gas extraction and production or thermal coal mining and sales. As such, subject to the Sub-Fund's ESG selection process as described herein, companies deriving up to 25% of revenue from fossil fuel based power generation may
unconstrained manner relative to the reference benchmark under normal market conditions and has the discretion to invest in securities not included in the reference benchmark. From time to time, depending on market conditions and the Sub-Investment Manager's forward- looking expectations and climate change	be included in the Sub-Fund's portfolio. For instance, companies that are still relying on fossil fuel to some extent (e.g. to ensure grid reliability), but have adopted an aggressive decarbonisation pathway and/or are growing their renewable energy portfolios. Where no data is available from the third
related themes, the Sub-Fund's investment strategy may invest in a universe of securities that are similar to that of the constituents of and, as a result, have characteristics similar to the reference benchmark.	party data provider(s) regarding compliance with the exclusion framework above, issuers will not be excluded from the Sub-Fund's investment universe provided that they satisfy the positive screen applied by the Sub-Investment Manager and any other quantitative or qualitative analysis the Sub- Investment Manager considers relevant in order to satisfy the principle of "do no significant harm".
	The Sub-Fund will also consider other sustainability and/or ESG-related attributes of companies when choosing whether to invest, except for cash and cash equivalents or derivatives, subject to data availability. These attributes may include, but are not limited to, a company's performance on and management of certain environmental factors, such as natural resource use, social factors such as labour standards and diversity considerations, and governance factors such as board composition and business ethics.
	The Sub-Fund may hold up to 20% of the remaining assets in cash and cash equivalents, and/or equity and equity- related securities of companies that do not satisfy the definition of Climate Leaders but undertake economic activities that contribute to the environmental objective of the Sub-Fund through key resource efficiency requirements which will result in lowering either GHG emission intensity, water and/or waste intensity.
	Over time issuers' eligibility status with respect to the relevant ESG criteria in the Sub-Fund's stock selection process as described above may change and some issuers who were eligible when purchased

by the Sub-Fund may become ineligible. When this occurs, the Sub-Investment Manager may engage with issuers to have a constructive dialogue in order to improve factors that lead to ineligibility within the next 90 days. The position in respect of such issuers may be divested at any time or for any reason during this 90-day period.
While the Sub-Fund will invest in accordance with its investment objective and strategy, subject to applicable laws and regulations, the Sub-Fund is not otherwise subject to any limitation on the portion of its net assets that may be invested in any one country or sector and in companies of any market capitalisation. Hence, the Sub-Fund may invest more than 30% of its net assets in companies located in the United States. The Sub-Fund's investments may be denominated in any currency.
The Sub-Fund pursues an actively managed investment strategy and uses the MSCI World Index NR USD index as a reference benchmark for performance comparison purposes only. The Sub-Investment Manager will invest in an unconstrained manner relative to the reference benchmark under normal market conditions and has the discretion to invest in securities not included in the reference benchmark. From time to time, depending on market conditions and the Sub-Investment Manager's forward- looking expectations and climate change related themes, the Sub-Fund's investment strategy may invest in a universe of securities that are similar to that of the constituents of and, as a result, have characteristics similar to the reference benchmark.

Specific Risk Factors

The specific risk factor headed "**Sustainable Investing Risk**" of the Global Climate Action Fund[#] is enhanced as follows:

Prior to the Effective Date	From the Effective Date
Sustainable Investing Risk: The Sub-Investment	Sustainable Investing Risk: The Sub-Investment
Manager believes that sustainability helps to drive	Manager believes that sustainability helps to drive
financial value. The ability to create financial value	financial value. The ability to create financial value
is impacted by the health of our natural	is impacted by the health of our natural environment
environment and the strength of the social	and the strength of the social infrastructure in our
infrastructure in our communities. As such, the	communities. As such, the Sub-Investment
Sub-Investment Manager believes that ESG	Manager believes that ESG analysis is integral to
analysis is integral to understanding the true value	understanding the true value of an investment.
of an investment. However, investing primarily in	However, since the Sub-Fund invests primarily in
investments of issuers demonstrating	issuers demonstrating particular sustainability
sustainability characteristics ("sustainable	characteristics, this carries the risk that, under
investment") carries the risk that, under certain	certain market conditions, the Sub-Fund may

conditions, the Sub-Fund market may underperform funds that do not utilize a sustainable investment strategy. The application of sustainable investment principles may affect the Sub-Fund's exposure to certain sectors or types of investments and may impact the Sub-Fund's relative investment performance depending on whether such sectors or investments are in or out of favor in the market. The securities held by the Sub-Fund may be subject to the risk that they no longer meet the Sub-Fund's sustainability and ESG criteria after investment. The Sub-Investment Manager may need to dispose of such securities when it may be disadvantageous to do so. This may lead to a fall in the net asset value of the Sub-Fund. In evaluating an issuer, the Sub-Investment Manager is dependent upon information and data that may be incomplete, inaccurate or unavailable, which could cause the Sub-Investment Manager to incorrectly assess an issuer's sustainability characteristics.

Successful application of the Sub-Fund's sustainable investment strategy will depend on the Sub-Investment Manager's skill in properly identifying and analyzing material sustainability issues. Sustainability factors may be evaluated differently by different managers, and may mean different things to different people. However, overall, the Sub-Investment Manager considers that sustainable investing and the integration of sustainability risks in the decision making process is an important element in determining long term financial performance outcomes and can be an effective risk mitigation technique. Consequently, the Sub-Investment Manager considers, for the purposes of Article 6(1)(b) of SFDR and also considering both the investment strategy of the Sub-Fund and the "Sustainability Policy Risk" below, that the likely impact of sustainability risks on the financial performance of the Sub-Fund is effectively managed. However, there is no guarantee that the integration of sustainability risks into the investment decision making process will either negate the impact of any such risk materialising or that it will ensure better returns in the longer term.

underperform funds that do not utilize a sustainable investment strategy. The application of sustainable investment principles may affect the Sub-Fund's exposure to certain sectors or types of investments and may impact the Sub-Fund's relative investment performance depending on whether such sectors or investments are in or out of favor in the market. The securities held by the Sub-Fund may be subject to the risk that they no longer meet the Sub-Fund's sustainability and ESG criteria after investment. The Sub-Investment Manager may need to dispose of such securities when it may be disadvantageous to do so. This may lead to a fall in the net asset value of the Sub-Fund. In evaluating an issuer, the Sub-Investment Manager is dependent upon information and data that may be incomplete, inaccurate or unavailable, which could cause the Sub-Investment Manager to incorrectly assess an sustainability characteristics. issuer's When considering investment in companies which have signified commitment to develop, or have set, Science-Based Targets, the Sub-Investment Manager is reliant on the SBTi's published list in conducting its ongoing reverification process. The SBTi is a relatively new initiative with limited operating history and as such its methodology in evaluating a company is still under development. Verification of Science-Based Targets by the SBTi is in turn dependent on information and data provided by participating companies, which may similarly be incomplete or inaccurate. This may affect the reliability of the information provided by the SBTi, based upon which the Sub-Investment Manager makes its investment decision.

Successful application of the Sub-Fund's sustainable investment strategy will depend on the Sub-Investment Manager's skill in properly identifying and analyzing material sustainability issues. Sustainability factors may be evaluated differently by different managers, and may mean different things to different people. However, overall, the Sub-Investment Manager considers that sustainable investing and the integration of sustainability risks in the decision making process is an important element in determining long term financial performance outcomes and can be an effective risk mitigation technique. Consequently, the Sub-Investment Manager considers, for the purposes of Article 6(1)(b) of SFDR and also considering both the investment strategy of the Sub-Fund and the "Sustainability Policy Risk" below, that the likely impact of sustainability risks on the financial performance of the Sub-Fund is effectively managed. However, there is no guarantee that the integration of sustainability risks into the investment decision making process will either negate the impact of any such risk materialising or that it will ensure better returns in the longer term.

	The Sub-Fund focuses on investment in Climate Leaders which may reduce risk diversifications. Consequently, the Sub-Fund may be particularly dependent on the development of these investments. The Sub-Fund may be more susceptible to fluctuations in value resulting from the impact of adverse conditions on these investments. This may have an adverse impact on the performance of the Sub-Fund and consequently adversely affect an investor's investment in the Sub-Fund.
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