



LA FRANÇAISE

UCITS
covered by Directive 2009/65/EC

PROSPECTUS

La Française Sub Debt

Mutual Fund

1. General information

1.1 Legal form of the UCITS

Name:

La Française Sub Debt

Legal form and Member State in which the UCITS has been set up:

Fonds Commun de Placement [mutual fund] under French law

Launch date and scheduled duration:

20/10/2008 - 99 years

Date of approval by the French Financial Markets Authority:

20/11/2009

Summary of the management offer

Type of unit	ISIN code	Initial net asset value	Sub-funds	Allocation of income	Allocation of gains and losses:	Denomination currency	Target subscribers	Minimum initial investment value
Y units	FR0013321916	EUR 1,000	No	Capitalisation	Capitalisation	EUR	Intended for professional clients within the meaning of MiFID	EUR 50,000,000
IC CHF H units	FR0013017985	CHF 1,000	No	Capitalisation	Capitalisation	CHF	Intended for professional clients within the meaning of MiFID	CHF 100,000
R units	FR0011766401	EUR 100	No	Capitalisation	Capitalisation	EUR	All subscribers, including investors subscribing via distributors providing a non-independent advisory service within the meaning of MiFID II or Reception and Transmission of Orders (RTO) with services	EUR 50,000
C units	FR0010674978	EUR 1,000	No	Capitalisation	Capitalisation	EUR	All subscribers, and more particularly intended for professional clients within the meaning of the Markets in Financial Instruments Directive (MiFID)	EUR 100,000
RC USD H units	FR0013251196	USD 100	No	Capitalisation	Capitalisation	USD	All subscribers, including investors subscribing via distributors providing a non-independent advisory service within the meaning of MiFID II or Reception and Transmission of Orders (RTO) with services	USD 50,000
R D USD H units	FR0013397346	USD 100	No	capitalisation and/or distribution and/or carry forward	capitalisation and/or carry forward and/or distribution, with the possibility to make prepayments	USD	All subscribers, including investors subscribing via distributors providing a non-independent advisory service within the meaning of MiFID II or Reception and Transmission of Orders (RTO) with services	USD 50,000
T C EUR units	FR0013289063	EUR 100	No	Capitalisation	Capitalisation	EUR	All subscribers without payment of retrocession fees to distributors	EUR 50,000
A units	FR0013321932	EUR 1,000	No	Capitalisation	Capitalisation	EUR	dedicated to Fonditel pension funds	EUR 100,000
I GBP H units	FR0013334018	GBP 1,000	No	Capitalisation	Capitalisation	GBP	Intended for professional clients within the meaning of MiFID	GBP 100,000
L units	FR0013480266	USD 1,000	No	Capitalisation	Capitalisation	USD	reserved for Latam institutional clients	USD 10,000,000
IC USD H	FR0013324159	USD	No	Capitalisation	Capitalisation	USD	Intended for professional clients within	USD 100,000

units		1,000					the meaning of MiFID	
T C USD H units	FR0013289055	USD 100	No	Capitalisation	Capitalisation	USD	All subscribers without payment of retrocession fees to distributors	USD 50,000
TS units	FR0013397759	EUR 100	No	Capitalisation	Capitalisation	EUR	dedicated to Santander	EUR 50,000
S units	FR0013289071	EUR 1,000	No	Capitalisation	Capitalisation	EUR	Large institutional investors	EUR 50,000,000
D units	FR0010969311	EUR 1,000	No	capitalisation and/or distribution and/or carry forward	capitalisation and/or distribution and/or carry forward	EUR	All subscribers, and more particularly intended for professional clients within the meaning of the Markets in Financial Instruments Directive (MiFID)	EUR 100,000

The minimum initial subscription value does not apply to the Management Company or the entities of the La Française Group.

Location where the latest annual report and the latest interim report may be obtained:

The latest annual reports and the breakdown of assets will be sent within eight working days, upon written request by the unitholder to:

LA FRANÇAISE ASSET MANAGEMENT
Marketing Department
128, boulevard Raspail
75006 Paris
Tel. +33 (0) 1 44 56 10 00
email: contact-valeursmobilieres@la-francaise.com

For further information, please contact the Marketing Department of the Management Company by e-mail at: contact-valeursmobilieres@la-francaise.com.

1.2 Participants

Management company:

LA FRANÇAISE ASSET MANAGEMENT
Simplified joint stock company, registered in the Paris Trade and Companies Register under number 314 024 019
Management company approved by the French Financial Markets Authority on 1 July 1997, under number GP 97-76,
Registered office: 128, boulevard Raspail - 75006 PARIS

Depository and registrar:

Identity of the UCITS Depository

The Depository of the UCITS is BNP Paribas Securities Services SCA, a subsidiary of the BNP PARIBAS SA group located at 9, rue du Débarcadère, 93500 PANTIN (the "Depository"). BNP PARIBAS SECURITIES SERVICES, a partnership limited by shares, registered in the Trade and Companies Register under number 552 108 011, is an institution approved by the Autorité de Contrôle Prudentiel et de Résolution (ACPR) and regulated by the French Financial Markets Authority (Autorité des Marchés Financiers – AMF), whose registered office is located at 3, rue d'Antin, 75002 Paris, France.

Description of the responsibilities of the Depository and potential conflicts of interest

The Depository fulfils three types of responsibilities: checking the legality of the decisions of the Management Company (as defined in Article 22(3) of the UCITS V Directive), monitoring the UCITS cash flow (as defined in Article 22(4)) and holding UCITS assets (as defined in Article 22(5)).

The main objective of the Depository is to protect the interests of unitholders/investors in the UCITS. This will always take precedence over commercial interests.

Potential conflicts of interest may be identified, especially where the Management Company has a commercial relationship with BNP Paribas Securities Services SCA alongside its appointment as Depository (which may be the case where BNP Paribas Securities Services, by delegation of the Management Company, calculates the net asset value of the UCITS while BNP Paribas Securities Services is the Depository or where a group connection exists between the Management Company and the Depository).

In order to manage such situations, the Depository has implemented and regularly updates a conflict of interest management policy, with the aim of:

- identifying and analysing potential conflicts of interest
- recording, managing and monitoring conflicts of interest:
 - o based on the permanent measures put in place in order to manage conflicts of interest, such as the segregation of duties, the separation of hierarchical and operational lines, the monitoring of internal lists of insiders and dedicated IT environments;
 - o on a case-by-case basis:
- implementing appropriate preventive measures such as the creation of an ad hoc monitoring list and new Chinese walls, or verifying that transactions are properly processed and/or keeping the relevant clients informed; or
- refusing to manage activities which could lead to conflicts of interest.

Description of any safeguarding functions delegated by the Depositary, list of delegates and sub-delegates and identification of conflicts of interest likely to result in such a delegation

The UCITS Depositary, BNP Paribas Securities Services SCA, is responsible for the safekeeping of assets (as defined in Article 22(5) of Directive 2009/65/EC, as amended by Directive 2014/91/EU). In order to offer services linked to the safekeeping of assets in a large number of countries, enabling the UCITS to achieve its investment objectives, BNP Paribas Securities Services SCA has appointed sub-depositaries in countries where BNP Paribas Securities Services SCA has no local presence. These entities are listed on the following website:

<http://securities.bnpparibas.com/solutions/asset-fund-services/depositary-bank-and-trustee-serv.html>

The appointment and monitoring process for sub-depositaries adheres to the highest quality standards, including the management of potential conflicts of interest which may arise as a result of these appointments.

Up-to-date information relating to the above points will be sent to investors upon request.

Statutory auditor:

PricewaterhouseCoopers Audit represented by Frédéric SELLAM
63, rue de Villiers
92200 Neuilly-sur-Seine

Marketers:

LA FRANÇAISE AM FINANCE SERVICES
Customer service
128, boulevard Raspail - 75006 PARIS

Delegates:

Appointed Accounting Manager

BNP PARIBAS SECURITIES SERVICES, SCA
With registered office at 3, rue d'Antin - 75002 PARIS
With its postal address at Grands Moulins de Pantin, 9 rue du Débarcadère, 93500 Pantin

Advisers:

None

Centralising agent:

LA FRANÇAISE ASSET MANAGEMENT
Simplified joint stock company, registered in the Paris Trade and Companies Register under number 314 024 019
Management company approved by the French Financial Markets Authority on 1 July 1997, under number GP 97-76,
Registered office: 128, boulevard Raspail - 75006 PARIS

Appointed establishment responsible for subscription and redemption orders:

LA FRANÇAISE AM FINANCE SERVICES
Customer service
128, boulevard Raspail - 75006 PARIS

2. Terms of operation and management

2.1 General information

Unit features:

- Nature of right attached to each unit category: each unitholder has a right of co-ownership to fund assets in proportion to the number of units held.
- Liabilities managed by BNP Paribas Securities Services.
- Units admitted to EUROCLEAR France.
- Voting rights: the units do not carry any voting rights; decisions are taken by the Management Company.
- Form of units: bearer units.
- Decimalisation: each unit can be divided into hundred thousandths: C, D, R, I C CHF H, S, A, Y, T C EUR, TS, IC USD H, I GBP H and L units; and thousandths: RC USD H and T C USD H and R D USD H units

Closing date:

- End of accounting period: Last trading day in December. From the financial year starting on 1 January 2018, the fund will close on the final Stock market day of June.
- Closing date of the 1st financial year: 31 December 2009

Tax system:

Please note: Depending on your tax system, any capital gains and income associated with holding units in the UCITS could be subject to taxation. If the unitholder is uncertain about his tax situation, he must consult the UCITS marketer or his financial adviser for more information.

The fund is not subject to corporation tax. However, unitholders are liable to tax on distributions and capital gains. As such, the tax system applied to the amounts distributed by the UCITS or to the capital gains and losses either realised or unrealised by the UCITS depends on the particular circumstances of the investor. In the event of uncertainty about their tax situation, investors should contact an advisor or professional.

2.2 Specific provisions

ISIN code:

Y units	FR0013321916
IC CHF H units	FR0013017985
R units	FR0011766401
C units	FR0010674978
RC USD H units	FR0013251196
R D USD H units	FR0013397346
T C EUR units	FR0013289063
A units	FR0013321932
I GBP H units	FR0013334018
L units	FR0013480266
IC USD H units	FR0013324159
T C USD H units	FR0013289055
TS units	FR0013397759
S units	FR0013289071
D units	FR0010969311

Classification:

Bonds and other international debt securities

Management objective:

The Fund's objective is to achieve an annual return of more than 7% over a recommended investment period of more than 10 years through exposure, in particular, to subordinated debt securities with a specific risk profile different from that of conventional bonds.

Notice

The AMF reminds potential subscribers that the objective of an annualised performance of more than 7% indicated in the section "Management objective" is based on the realisation of market assumptions determined by the Management Company and is not, in any circumstance, a guarantee of Fund yield or performance.

Benchmark index:

Due to its management objective and the discretionary strategy adopted, an appropriate benchmark for the Fund cannot be given. However, for guidance, the performance of the Fund may be compared to that of the "Markit Iboxx Euro Financials Subordinated" (Bloomberg code: IYG5X Index).

The "Markit Iboxx Euro Financials Subordinated" index reflects the performance of subordinated debts denominated in euro from issuers in the financial sector (banking and insurance).

This index is calculated by Markit Indices Limited and is available on the website www.ihsmarkit.com.

In accordance with Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016, the Management Company has a procedure for monitoring the benchmarks used, which describes the measures to be put in place in the event of substantial changes to an index or this index ceasing to be provided.

The benchmark is used for comparison only. The manager is free to decide whether or not to invest in the securities that make up the benchmark indicator. It is therefore free to choose the securities that make up the portfolio while respecting the management strategy and investment constraints.

On the date of the last update of this prospectus, the administrator Markit Indices Limited was registered in the register of administrators and benchmarks kept by ESMA.

Investment strategy:**1 -Strategy used**

The Fund is permanently exposed to one or more interest rate markets of the European Union, Switzerland, the United Kingdom and Norway and combines discretionary directional and non-directional strategies, predominantly on nominal interest rates, interest rate curves and credit.

Fund allocation is defined according to the performance potential and the risk level of each strategy. All securities in the investment universe are denominated in dollars and/or pounds sterling and/or euros.

Investment universe:

The Fund's investment universe includes bonds and negotiable debt securities issued or guaranteed by European Union Member States, Switzerland, the United Kingdom and Norway, non-government bonds (private debt) denominated in dollars and/or pounds sterling and/or euros of issuers in the European Union, Switzerland, the United Kingdom and Norway, convertible bonds and money market instruments. Currency risk will be systematically hedged.

This investment universe notably includes various categories of subordinated debt.

"CoCos" are more speculative and the risk of default is greater than a conventional bond, but these contingent convertible bonds will be sought as part of the management of the fund owing to their high yield. The purpose of this remuneration is to compensate for the fact that these securities can be converted into equity (shares) or suffer a capital loss in the event that the contingency clauses are triggered by the financial institution concerned (exceedance of a capital threshold predetermined in the prospectus of the subordinated bond).

The allocation between private and public debt is not determined in advance and will be based on market opportunities.

The Fund may invest without reference to specific credit rating criteria. The Management Company will not rely exclusively or systematically on ratings, but rather will conduct a credit analysis at the time of investment.

Range of interest rate sensitivity within which the fund is managed	Geographical areas of the issuers of securities to which the fund is exposed	Exposure range corresponding to geographical areas	Currency denomination of securities	Level of exchange-rate risk supported by the mutual fund
0 +10	European Union Switzerland United Kingdom Norway	0-100%	EUR USD GPB	Residual due to imperfect hedging of foreign currency positions

The fund may invest up to 10% of its assets in units or shares of UCITS under French or foreign law. These UCITS may be managed by the Management Company or an associated company, as applicable. They will be used to manage cash flow and/or to achieve the management objective.

Investors in eurozone countries are not exposed to exchange-rate risks. Units in currencies other than the euro will be systematically hedged against the exchange risk of the fund's base currency.

2 - Assets used (excluding embedded derivatives)

a) Equities:

As the portfolio contains convertible bonds, the Fund may temporarily hold equities obtained by conversion or exchange.

The equities resulting from these conversions are to be sold as soon as possible taking into account the most favourable market conditions.

Exposure to equity risk will not exceed 10% of the assets.

b) Debt securities and money market instruments

The Fund may invest in an unlimited number of debt securities and money market instruments denominated in dollars and/or pounds sterling and/or euros, issued by EU Member States, Switzerland, Norway or the United Kingdom, government, public or semi-public agencies, and industrial, commercial and financial companies.

The main features of the proposed investments are:

- private debt: up to 100% of assets;
- public debt: up to 100% of assets;
- maximum credit risk level: none;
- Existence of rating criteria: none;
- Legal nature of the instruments used: bonds, negotiable debt securities, subordinated debts.
- Sensitivity: from 0 to +10
- Other characteristics: none

Bonds and subordinated debt securities:

The Fund's investment universe also covers the various categories of subordinated debt.

c) Units or shares of UCITS:

The fund may invest up to 10% of its assets in units or shares of UCITS under French or foreign law. These UCITS may be managed by the Management Company or an associated company, as applicable.

3- Derivative instruments

The Fund may invest in financial futures or options, traded on French and foreign regulated markets or OTC.

Each derivative corresponds to a specific hedging or exposure strategy.

Nature of the markets used:

- regulated: yes
- organised: yes
- OTC: yes

Risks on which the manager seeks to act:

- equities: yes (within a limit of 10% maximum)
- interest rates: yes
- exchange: yes (only as a hedge)
- credit: yes
- indices: yes

Nature of activities:

- hedging: yes
- exposure: yes
- arbitrage: no

Nature of the assets used:

- Futures: yes
- Options: yes
- Swaps: yes
- Cap: yes
- Floor: yes
- CDS (single name or on indices): yes (up to 100% of net assets)
- Total Return Swap (TRS): yes (up to 25% of net assets)

The expected proportion of assets under management that shall be subject to TRS may be 10% of the assets. The assets underlying the TRS may be credit indices.

The overall exposure of the portfolio, including the use of financial futures, is limited to 300% of the Fund's assets.

4- Securities with embedded derivatives (warrants, EMTNs, subscription certificates...):

Risk on which the manager seeks to act:

- equities: yes (within a limit of 10% maximum)
- interest rates: yes
- exchange rates: no
- credit: yes
- indices: yes

Nature of activities:

- hedging: yes
- exposure: yes
- arbitrage: no

Nature of the instruments used:

- Convertible bonds.
- Callables
- Puttables
- EMTNs
- "Cocos"

5- Deposits: on an ancillary basis, as part of its cash-flow management.

6 - Cash borrowing: the Fund is not intended to be a cash borrower; however, it may temporarily perform cash borrowing transactions of up to 10% of its assets.

7 - Temporary securities purchase transactions: yes

The Fund may also engage in transactions for the temporary purchase and sale of securities in order to (i) ensure the investment of the liquid assets available (e.g. reverse repurchase transactions), or (ii) optimise the performance of the portfolio (e.g. securities lending).

• **Nature of activities:** Transactions for the temporary purchase or sale of securities shall be carried out in accordance with the French Monetary and Financial Code. They shall be carried out within the framework of cash flow management and/or the optimisation of UCI income. In no circumstances shall these strategies aim to create or result in the creation of a leverage effect.

• **Nature of transactions used:** These transactions shall consist of securities loans and borrowing and/or repurchase and reverse repurchase transactions, of interest rate or credit products of OECD Member States. The instruments subject to transactions of this nature shall be bonds, financial instruments and other negotiable debt securities issued by public and/or private entities and rated "Investment Grade" (rating higher than or equal to BBB- according to Standard&Poors or Baa3 according to Moody's) and/or speculative (rating lower than BBB- or Baa3).

• **Envisaged level of use:**

Transactions for the temporary sale of securities (securities lending, reverse repurchase transactions) may be carried out up to an amount equivalent to a maximum of 50% of the UCI's assets, while transactions for the temporary purchase of securities (securities borrowing, repurchase agreements) may be carried out up to an amount equivalent to a maximum of 10% of the UCI's assets. The expected proportion of assets under management that will be subject to such transactions may be 25% of assets.

8. Information relating to financial guarantees (temporary purchase and sale of securities and/or OTC derivatives, including total return swaps (TRS)):

• **Nature of financial guarantees:**

Within the framework of transactions for the temporary purchase or sale of securities and/or derivatives traded on OTC markets, the UCI may receive cash in its reference currency as collateral. Guarantees are held by the Depositary of the UCI.

• **Reinvestment policy for guarantees received:**

Financial guarantees received in cash are reinvested in accordance with the rules in effect. Financial guarantees received must be able to be fully enforced by the UCI at any time and without consulting or obtaining the approval of the counterparty.

Financial guarantees received in cash may be:

- placed in deposit;
- invested in high-quality government bonds;
- invested in short-term money market funds. Securities received as collateral cannot be sold, reinvested or used as a guarantee deposit.

• **Selection of counterparties**

The Management Company follows a specific selection process for financial intermediaries, also used for intermediaries designated for transactions for the temporary purchase or sale of securities and/or certain derivatives such as total return swaps (TRS). These intermediaries are selected based on their research quality, the cash assets that they offer, and their speed and reliability with regard to how they process orders and the quality that they provide in doing so.

At the end of this rigorous and regular process, recognised with a grade, the counterparties selected for transactions for the temporary purchase or sale of securities and/or certain derivatives such as total return swaps (TRS) are credit institutions authorised by the Management Company which have their registered office in a Member State of the European Union.

• **Remuneration:**

No remuneration is due to the Depositary (as part of its role as Depositary) or to the Management Company for transactions for the temporary purchase or sale of securities and/or certain derivatives such as total return swaps (TRS).

All income from these transactions is paid in full to the UCI.

The costs/fees relating to transactions for the temporary purchase and sale of securities and/or total return swaps (TRS) are not invoiced to the fund. These costs/fees are fully borne by the Management Company.

Moreover, the Management Company does not take any commission in kind for these transactions.

• **Risks:**

There is no correlation policy to the extent that guarantees received in cash in the reference currency of the UCI do not present an exchange risk or valuation risk due to fluctuating financial markets. Therefore, there is no haircut policy applied to the guarantee received.

The risks relating to these types of transactions are described in the section "Prospectus risk profile".

The audit teams in charge of the fund shall respect all the limits described in the investment strategy and/or in the "Envisaged level of use" section. The policy for financial guarantees in cash does not require a specific risk procedure in order to monitor collateral and associated haircuts.

Risk profile:

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

The risks described below do not constitute an exhaustive list: investors should analyse the risks inherent to each investment and make their own decisions. Through the fund, subscribers are exposed to the following risks:

Risk of capital loss:

Investors should be aware that their capital is not guaranteed and may therefore not be returned to them.

Interest rate risk:

This is the risk that the rate instruments will fall due to fluctuations in interest rates. When interest rates are high, the net asset value of the fund may decrease significantly. The fund's sensitivity to interest rate risk is measured on a scale of 0 to +10.

Credit risk:

This is the risk of a private issuer's credit rating falling or of the issuer defaulting. The value of the debt securities, including subordinated securities, in which the Fund is invested may decrease, resulting in a lower net asset value; also, subscribers are reminded that investing in securities with low or no credit ratings may result in an increased credit risk, which may significantly reduce the net asset value of the Fund.

Risk arising from techniques such as derivatives:

The risk of increased losses owing to the use of financial futures instruments such as OTC financial agreements and/or futures contracts.

Counterparty risk:

Counterparty risk arises from entering into contracts in financial futures instruments traded on over-the-counter markets, and from temporary acquisitions and sales of securities. This is the risk that a counterparty may default in payment. Thus, the default of a counterparty may lead to a decline in the net asset value.

Risk associated with holding convertible bonds:

The value of the convertible bonds depends on several factors: level of interest rate, credit, price development of the underlying shares, price development of the derivative integrated into the convertible bond. If there is a decrease in the underlying shares of the convertible and equivalent bonds, directly held securities or the indexes to which the Fund is exposed, the net asset value of the Fund can also decrease.

Risk related to contingent convertibles:

CoCos are hybrid securities, whose main objective is to enable recapitalisation of the issuing bank or financial institution, during a financial crisis. Indeed, these securities have loss-absorption mechanisms, as described in their issue prospectuses, that are generally activated when the issuer's equity ratio falls below a certain trigger threshold.

The trigger is primarily mechanical: it is generally based on the CET1 ("Common Equity Tier 1") accounting ratio, relative to risk-weighted assets. To offset the discrepancy between book values and the financial reality, there is a discretionary clause allowing the supervisor to invoke the loss absorption mechanism if s/he considers that the issuing institution is insolvent.

CoCos are therefore subject to specific risks, in particular subordination to specific triggering criteria (e.g. deterioration of the equity ratio), conversion into shares, loss of capital or non-payment of interest.

The use of subordinated bonds, particularly "Additional Tier 1 bonds", exposes the fund to the following risks:

- triggering of the contingency clauses: if an equity threshold is crossed, these bonds are either exchanged for shares or undergo a capital reduction, potentially to 0.
- cancellation of the coupon: Coupon payments on these types of instruments are entirely discretionary and may be cancelled by the issuer at any time, for any reason, and without time constraints.
- capital structure: unlike traditional, secured debt, investors in this type of instrument may incur a capital loss without prior bankruptcy of the company. Furthermore, the subordinated creditor will be repaid after ordinary creditors, but before shareholders
- call for extension: These instruments are issued as perpetual instruments, callable at pre-set levels only with the approval of the competent authority
- valuation / performance: The attractive yield of these securities can be considered a complexity premium

Equity risk:

The Fund is exposed to equity markets. If the markets drop, the value of the portfolio will fall.

The Fund may invest in small and mid caps. The trading volume of these securities listed on the stock market is lighter, therefore upward and downward market movements are more pronounced and more sudden than for large caps. The net asset value of the fund can therefore react in a similar manner and therefore fall faster and further.

Potential risk of a conflict of interests:

This risk relates to the completion of transactions for the temporary purchases and sales of securities, during which the fund uses an entity as counterparty and/or financial intermediary that is linked to the group to which the fund's Management Company belongs.

Legal risk:

The use of purchase and/or sale transactions of securities and/or Total Return Swaps (TRS) may result in legal risks, in particular relating to contracts.

Exchange-rate risk:

The mutual fund may invest in transferable securities denominated in currencies other than the reference currency.

The manager will always hedge the exchange risk. There may however be a residual currency exchange risk due to imperfect hedging. The net asset value of the fund may fall as a consequence.

Guarantee or protection:

The fund does not benefit from any guarantee or protection.

Target subscribers:

Y units	Intended for professional clients within the meaning of MiFID
IC CHF H units	Intended for professional clients within the meaning of MiFID
R units	All subscribers, including investors subscribing via distributors providing a non-independent advisory service within the meaning of MiFID II or Reception and Transmission of Orders (RTO) with services
C units	All subscribers, and more particularly intended for professional clients within the meaning of the Markets in Financial Instruments Directive (MiFID)
RC USD H units	All subscribers, including investors subscribing via distributors providing a non-independent advisory service within the meaning of MiFID II or Reception and Transmission of Orders (RTO) with services
R D USD H units	All subscribers, including investors subscribing via distributors providing a non-independent advisory service within the meaning of MiFID II or Reception and Transmission of Orders (RTO) with services
T C EUR units	All subscribers without payment of retrocession fees to distributors
A units	dedicated to Fonditel pension funds
I GBP H units	Intended for professional clients within the meaning of MiFID
L units	reserved for Latam institutional clients
IC USD H units	Intended for professional clients within the meaning of MiFID
T C USD H units	All subscribers without payment of retrocession fees to distributors
TS units	dedicated to Santander
S units	Large institutional investors
D units	All subscribers, and more particularly intended for professional clients within the meaning of the Markets in Financial Instruments Directive (MiFID)

The Fund is primarily intended for investors seeking an instrument to diversify their investments in interest rate markets.

How to subscribe to T units and TS units:

Subscriptions for T units (net units) and TS units are reserved:

- for investors subscribing through distributors or intermediaries:

- subject to national legislation prohibiting all retrocession fees to distributors,
- providing a service of:
 - o independent advice within the meaning of European regulation MiFID II,
 - o individual portfolio management under mandate

- for funds of funds

Any arbitrage of fund units towards T units will benefit from the MiFID2 tax exemption until 31/12/2017 (Directorate-General for Public Finance letter No 2016/00012908 of 16 March 2017, www.la-francaise.com), provided that subscriptions for T units are immediately preceded by a redemption in R and RC USD H units by the same holder for a product equal to the number of redeemed units and on the same net asset value date.

US investors

Units of the fund have not been and will not be registered under the US Securities Act of 1933 (hereinafter the "Act of 1933") or any other law applicable in a US state. Units may also not be directly or indirectly transferred, offered or sold in the United States of America (including its territories and possessions) to any US Person (hereinafter "U.S. Person"), as defined in the American "Regulation S" of the Act of 1933 as adopted by the Securities and Exchange Commission ("SEC") unless (i) the units have been registered or (ii) an exemption applies (with the prior agreement of the fund's management company).

The Fund has not been and will not be registered under the US Investment Company Act of 1940. Any re-sale or transfer of units in the United States of America or to a U.S. Person may be in breach of U.S. law and requires the written agreement of the fund's management company. Those wishing to acquire or subscribe to units will have to certify in writing that they are not U.S. Persons.

The reasonable amount to invest in this fund depends on your personal financial situation. In order to determine this amount, you should take into account your personal assets and current requirements, and also your willingness to take risks or your wish to favour prudent investment. You are also strongly advised to diversify your investments so that they are not exposed solely to the risks of this fund.

Recommended investment period:

This fund may not suit investors who intend to withdraw their contribution within 10 years.

Methods of determining and allocating distributable amounts:

Y units	Capitalisation
IC CHF H units	Capitalisation
R units	Capitalisation
C units	Capitalisation
RC USD H units	Capitalisation
R D USD H units	capitalisation and/or distribution and/or carry forward
T C EUR units	Capitalisation
A units	Capitalisation
I GBP H units	Capitalisation
L units	Capitalisation

IC USD H units	Capitalisation
T C USD H units	Capitalisation
TS units	Capitalisation
S units	Capitalisation
D units	capitalisation and/or distribution and/or carry forward

R, R C USD H, I C CHF H, C, S, T C EUR, A, Y, T C USD H, IC USD H, TS, I GBP H and L units: distributable amounts are fully capitalised.

D units: The net result will be subject to capitalisation (total or partial) and/or distribution (total or partial) and/or a deferral (total or partial), by decision of the Management Company.

The net realised capital gains will be subject to capitalisation (total or partial) and/or distribution (total or partial) and/or a deferral (total or partial), by decision of the Management Company.

The Management Company does not intend to make prepayments; distribution is carried out on an annual basis.

RD USD H units: The net result will be subject to capitalisation (total or partial) and/or distribution (total or partial) and/or a deferral (total or partial), by decision of the Management Company.

The net realised capital gains will be subject to capitalisation (total or partial) and/or distribution (total or partial) and/or a deferral (total or partial), by decision of the Management Company.

The Management Company shall distribute the prepayments on a quarterly basis in January, April, July and October.

The distributable amounts are made up of:

1. Net income, which is equal to total interest payments, arrears, dividends, bonuses and lots, attendance fees and all earnings from securities held in the fund's portfolio, plus earnings from amounts held as liquid assets, minus management fees and borrowing costs, plus the amount carried forward and plus or minus the balance of prepayments and accrued income;
2. The realised capital gains, net of costs, minus the realised capital losses, net of costs, during the financial year, plus the similar net capital gains realised during the previous financial years which were not subject to distribution or capitalisation, minus or plus the balance of accrued capital gains.

Accounting currency:

EUR

Subscription and redemption terms:

Subscription orders denominated in value or hundred thousandths (C, D, R, I CHF H, S, A, Y, T C EUR, IC USD H, TS, I GBP H and L units) or thousandths (R D USD H, RC USD H and T C USD H units) received by La Française AM Finance Services are processed every trading day (D) at 11:00 a.m. (if the Exchange is open in Paris or the following trading day, excluding public holidays in France) and are executed based on the next net asset value on D+1.

Subscription orders denominated in hundred thousandths (C, D, R, I CHF H, S, A, Y, T C EUR, IC USD H, TS, I GBP H and L units) or thousandths (R D USD H, RC USD H and T C USD H units) received by La Française AM Finance Services are processed every trading day (D) at 11:00 a.m. (if the Exchange is open in Paris or the following trading day, excluding public holidays in France) and are executed based on the next net asset value on D+1.

Payments relating thereto are made on the second trading day following the processing date (D+2).

Centralisation of subscription orders	Centralisation of redemption orders	Execution of the order at the latest, in D	Publication of the net asset value	Settlement of subscriptions	Settlement of redemptions
D before 11:00 a.m.	D before 11:00 a.m.	Each trading day (D)	D+1 working day	D+2 working days	D+2 working days

Minimum initial subscription value:

Y units	EUR 50,000,000
IC CHF H units	CHF 100,000
R units	EUR 50,000
C units	EUR 100,000
RC USD H units	USD 50,000
R D USD H units	USD 50,000
T C EUR units	EUR 50,000
A units	EUR 100,000
I GBP H units	GBP 100,000
L units	USD 10,000,000
IC USD H units	USD 100,000
T C USD H units	USD 50,000
TS units	EUR 50,000
S units	EUR 50,000,000
D units	EUR 100,000

Minimum value for subsequent subscriptions:

Y units	None
IC CHF H units	None
R units	None
C units	None
RC USD H units	None
R D USD H units	None
T C EUR units	None
A units	None
I GBP H units	None
L units	None
IC USD H units	None
T C USD H units	None
TS units	None
S units	None
D units	None

Date and frequency of the net asset value:

The net asset value is calculated on each trading day of the Paris Stock Exchange, excluding legal holidays in France.

Initial net asset value:

Y units	EUR 1,000
IC CHF H units	CHF 1,000
R units	EUR 100
C units	EUR 1,000
RC USD H units	USD 100
R D USD H units	USD 100
T C EUR units	EUR 100
A units	EUR 1,000
I GBP H units	GBP 1,000
L units	USD 1,000
IC USD H units	USD 1,000
T C USD H units	USD 100
TS units	EUR 100
S units	EUR 1,000
D units	EUR 1,000

Location where the net asset value is published:

The Management Company's premises and online at: www.la-francaise.com

Charges and fees:**Subscription and redemption fees:**

Subscription fees are added to the subscription price paid by the investor and redemption fees are deducted from the redemption price. The fees received by the UCITS offset the charges it incurs in investing or divesting the assets entrusted to it. Fees that are not paid to it revert to the Management Company, marketer, etc.

Fees payable by the investor, deducted from subscriptions and redemptions	Base	Rate/scale
Subscription fee not payable to the UCITS	Net asset value x Number of units	Y units: 5.00 % maximum IC CHF H units: 4.00% maximum R units: 4.00% maximum C units: 4.00% maximum RC USD H units: 4.00% maximum R D USD H units: 4.00% maximum T C EUR units: 4.00% maximum A units: 4.00% maximum I GBP H units: 4.00% maximum L units: 4.00% maximum IC USD H units: 4.00% maximum T C USD H units: 4.00% maximum TS units: 4.00% maximum S units: 4.00% maximum D units: 4.00% maximum
Subscription fee payable to the UCITS	Net asset value x Number of units	Y units: None IC CHF H units: None

		R units: None C units: None RC USD H units: None R D USD H units: None T C EUR units: None A units: None I GBP H units: None L units: None IC USD H units: None T C USD H units: None TS units: None S units: None D units: None
Redemption fee not payable to the UCITS	Net asset value x Number of units	Y units: 2.00 % maximum IC CHF H units: None R units: None C units: None RC USD H units: None R D USD H units: None T C EUR units: None A units: None I GBP H units: None L units: None IC USD H units: None T C USD H units: None TS units: None S units: None D units: None
Redemption fee allocated to the UCITS	Net asset value x Number of units	Y units: None IC CHF H units: None R units: None C units: None RC USD H units: None R D USD H units: None T C EUR units: None A units: None I GBP H units: None L units: None IC USD H units: None T C USD H units: None TS units: None S units: None D units: None

Operating and management fees:

These fees cover all costs charged directly to the UCITS, apart from transaction costs. Transaction costs include intermediation costs (brokerage, stock exchange tax, etc.) and any turnover fees, charged notably by the Depositary and the Management Company.

In addition to operating and management fees, there may also be:

- outperformance fees. These are paid to the Management Company when the UCITS has exceeded its objectives. They are therefore charged to the UCITS;
- turnover fees charged to the UCITS.

	Costs billed to the UCITS	Base	Rate/scale
1	Financial management fees	Net assets	C / D / IC CHF H / S / T C EUR / T C USD H / IC USD H / A / I GBP H units : 0.554% maximum rate (including tax) R / RC USD H / RD USD H units: 1.154% maximum rate (including tax) TS units: 0.471% Y units: 0.550 % maximum rate (including tax) L units: 0.900% maximum rate (including tax)
2	Administrative fees not paid to the Management Company	Net assets	All units: 0.046% maximum rate (including tax)

3	Maximum indirect costs	Net assets	None
4	Turnover fees	Deducted from each transaction	Equities: 0.40% (with a minimum of €120) Convertible bonds < 5 years: 0.06% Convertible bonds > 5 years: 0.24% Other bonds: 0.024% (with a minimum of €100) Monetary instruments: 0.012% (with a minimum of €100) Swaps: €300 Forward exchange: €150 Spot exchange: €50 UCI: €15 Futures: €6 Options: EUR 2.5
5	Outperformance fee	Net assets	C, D, R, IC CHF H, RC USD H, T C EUR, A, Y, T C USD H, IC USD H, I GBP H, TS and R D USD H units: 25% maximum (including taxes) of the outperformance calculated by comparing the development of the UCITS's assets with that of a benchmark UCITS achieving a return of exactly 7% per annum and registering the same variations in subscriptions and redemptions as the real UCITS.* The performance fee has been capped at 2% of average net assets* (*average net assets calculated since the beginning of the reference period for the performance fee and after deduction of variable management expense provisions). S units: 25% maximum (including taxes) of the outperformance calculated by comparing the development of the UCITS's assets with that of a benchmark UCITS achieving a return of exactly 7% per annum and registering the same variations in subscriptions and redemptions as the real UCITS. The fund's S units apply the High Water Mark principle.

Soft commissions: none

The UCITS may not inform unitholders specifically or offer them the possibility of redeeming their units without incurring charges in the event of an increase in administrative costs external to the Management Company which would be equal to or less than 10 basis points per calendar year; the notification may therefore be made by any means.

The outperformance is calculated by comparing the development of the mutual fund assets with that of a benchmark fund with performance of exactly 7% a year and registering the same subscription and redemption variations as the actual mutual fund.

* A provision or, where applicable, a reversal of the provision in the event of underperformance is recognised for each net asset value calculation. The share of variable fees corresponding to redemptions reverts definitively to the Management Company.

The closing date for variable management fees is set at the last net asset value in June. The first reference period for calculating outperformance fees covers the financial year.

The period from 11 June 2009 until 30 June 2010; the following reference periods will run from 1 July to 30 June each year.

As of 1 July 2017, the performance fee has been capped at 2% of average net assets* (*average net assets calculated since the beginning of the reference period for the performance fee and restated for variable management expense provisions).

The fund's S units apply the High Water Mark principle.

High Water Mark principle:

Definition of High Water Mark: Level of the original net asset value.

The reference period is extended by one additional year, up to a limit of 3 years, if the fund's performance is lower than that of the benchmark indicator at year end.

IC CHF H units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from 13 June 2019 to 30 June 2020. Starting from 30 June 2019, this fee will be calculated over a 12-month period.

RC USD H units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2018. Starting from 30 June 2018, this fee will be calculated over a 12-month period.

T C USD H units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2020. Starting from 30 June 2020, this fee will be calculated over a 12-month period.

T C EUR units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2019. Starting from 30 June 2019, this fee will be calculated over a 12-month period.

S units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2019. Starting from 30 June 2019, this fee will be calculated over a 12-month period.

A units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2019. Starting from 30 June 2019, this fee will be calculated over a 12-month period.

Y units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit to 30 June 2021. Starting from 30 June 2021, this fee will be calculated over a 12-month period.

IC USD H units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2019. Starting from 30 June 2019, this fee will be calculated over a 12-month period.

I GBP H units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2019. Starting from 30 June 2019, this fee will be calculated over a 12-month period.

R D USD H units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2020. Starting from 30 June 2020, this fee will be calculated over a 12-month period.

TS units: The closing date for variable management fees is set at the last net asset value in June. The first reference period will be from the launch date of the unit on 30 June 2020. Starting from 30 June 2020, this fee will be calculated over a 12-month period.

Under the Benchmark Directive (EU 2016/1011), the administrators of the benchmarks used to calculate the outperformance fees must be registered with the ESMA on 1 January 2020 at the latest.

These administrators shall be domiciled in the European Union.

Other costs billed to the UCITS:

- contributions due to the UCITS management pursuant to Article L621-5-3 (II)(3)(d) of the French Monetary and Financial Code;
- taxes, duties, licence fees and government fees (relating to the UCITS), extraordinary and non-recurring;
- extraordinary and non-recurring costs relating to debt recovery or a procedure for asserting a right (e.g. a class action)

Choice of financial intermediaries:

The financial intermediaries will be independently selected by the Management Company based on various criteria: the quality of the provider, research, execution, set prices, quality of the Back Office for settlement transactions. The Management Company is prohibited from placing its orders through a single intermediary.

For further information, unitholders may refer to the mutual fund's annual report.

3. Commercial information

1. The units of the fund are distributed by LA FRANCAISE AM FINANCE SERVICES.

2. Subscription/redemption orders are processed by La Française AM Finance Services.

3. Information about the "La Française Sub Debt" mutual fund is available from the Management Company's premises or online at: www.la-francaise.com.

4. Information regarding consideration of ESG (environmental, social and quality of governance) criteria in the investment policy is available on the Management Company's website at www.la-francaise.com and will appear in the annual report.

5. Communicating the composition of the portfolio: the Management Company may directly or indirectly communicate the breakdown of assets of the UCI to unitholders of the UCI having the status of professional investors, only for purposes associated with regulatory obligations as part of the calculation of unitholders' equity. Where applicable, this communication shall take place no less than 48 hours following the publication of the net asset value.

4. Investment rules

The fund shall comply with the investment rules set by the French Monetary and Financial Code.

5. Total risk method

Method used to calculate the overall risk: absolute VaR method. The Fund's VaR is limited by the Management Company and may not exceed 20% of the fund's net assets with a confidence interval of 99% and a monitoring period not exceeding 20 working days.

The indicative leverage effect (total nominal value of the positions on the financial contracts used) may not exceed 300% of the fund's assets. However, this level may be higher under exceptional market circumstances.

6. Valuation and accounting rules for the assets

The valuation at the benchmark market price is carried out in the manner determined by the management company.

VI-1 Asset valuation rules

The net asset value is calculated according to the valuation rules stated below:

• Transferable securities traded on a regulated French or foreign market are valued at the price of the benchmark market using methods determined by the Management Company, based on the closing prices.

Transferable securities whose price has not been noted on the valuation day, or has been adjusted, will be valued by the management company at their probable trading value. These valuations and their supporting documentation will be made available to the auditor during audits.

Foreign prices are converted to euro using the exchange rates on the valuation day.

- Negotiable debt securities maturing in more than three months

Negotiable debt securities involved in any significant transactions are valued at market price based on closing prices.

Otherwise, such securities will be valued using an actuarial method, using a benchmark rate plus a possible margin representing the intrinsic characteristics of the issuer.

- Negotiable debt securities maturing in less than three months

Negotiable debt securities with a residual maturity of less than three months are valued using a linear method.

However, if some securities are sensitive to market risks, this method must be excluded.

- UCITS units or shares are valued at the last known net asset value.

- Financial futures:

- FUTURES: French and European markets: closing price Other foreign markets: in the absence of representative listing, most recent closing price;

- Off-balance-sheet commitments are calculated on the basis of the par value, their price in the portfolio and, where applicable, the exchange rate;

- Commitments on options markets are calculated by converting the options to the equivalent underlying securities;

- Commitments on swaps are valued at their market value;

- Forward exchange transactions are valued using the forward exchange rates on the valuation date, taking into account the amortisation of the premium / discount

- CDS: The valuation price of credit default swaps (CDS) comes from a contributor chosen by the Management Company.

- Contracts:

- Swaps with maturity of over three months: market value. When the time to maturity becomes equal to three months, swaps are valued at the last rate up to maturity. If they are purchased with less than three months' maturity, interest is calculated using a linear method.

- Any temporary securities purchase and sale transactions are valued according to the provisions of the contract. Some fixed-rate transactions with a time to maturity of more than three months may be valued at market price.

• Closed or conditional forward transactions or swaps entered into on over-the-counter markets and authorised by the regulations applicable to the UCITS are valued at their market value or an estimated value according to the procedures specified by the Management Company

The procedures for valuing assets are described in the notes to the annual accounts.

VI-2 Accounting method

The undertaking abides by the accounting rules laid down under the regulations in force and in particular the accounting rules applicable to UCITS.

All transferable securities in the portfolio are recorded at historic cost, excluding transaction costs. Income is recorded using the coupons received method.

Method for adjusting the net asset value relating to swing pricing with a trigger threshold

This mechanism aims to protect unitholders in the event of significant subscriptions or redemptions on the liabilities side of the Fund's balance sheet by applying an adjustment factor to unitholders who invest or redeem significant amounts of outstanding assets, which is likely to generate costs for unitholders in the event of inflows or outflows, which would otherwise affect all unitholders in the Fund.

Therefore, in the event that on the net asset value calculation day, the total net subscription/redemption orders of investors of all Fund units exceeds the pre-established threshold set by the Management Company and defined on the basis of objective criteria as a percentage of the net assets of the Fund, the net asset value may be adjusted upwards or downwards to take into account the readjustment costs arising from net subscription/redemption orders.

The cost parameters and threshold triggers are established by the Management Company and reviewed on a regular basis. The costs are estimated by the Management Company on the basis of transaction costs and the bid-ask spread.

It is not possible to forecast if the swing shall be applied at a given time in the future, or how often the Management Company shall carry out such adjustments.

Such adjustments may not exceed a threshold set by the Management Company and determined on the basis of objective criteria as a percentage of the Fund's net assets. Investors shall be informed that the volatility of the NAV of the mutual fund shall not only reflect that of the securities held in the portfolio due to the application of swing pricing.

The swung net asset value is the only net NAV of the Fund and the only one communicated to unitholders of the Fund. However, if there are outperformance fees, these shall be calculated on the basis of the net asset value before application of the adjustment mechanism.

7. Remuneration

In accordance with Directive 2009/65/EC and Article 314-85-2 of the General Regulations of the Financial Markets Authority, the Management Company has implemented a remuneration policy for categories of staff whose professional activities have significant repercussions on the risk profile of the Management Company or that of the UCITS. These categories of staff include managers, members of the Executive Board, risk takers, persons performing auditing tasks, persons in a position to influence employees, and

all employees receiving a total remuneration who are in the same remuneration range as the risk takers and the senior management. The remuneration policy is compliant and encourages healthy and effective risk management, does not encourage risk-taking which would be incompatible with the risk profiles of the Management Company and does not hinder the obligation of the Management Company to act in the greater interests of the UCITS.

The La Française Group has established a remuneration committee at Group level. The remuneration committee is set up in accordance with the internal regulations and in accordance with the principles laid down in Directive 2009/65/EC and Directive 2011/61/EU. The remuneration policy of the Management Company is designed to promote good risk management and to discourage risk-taking which would exceed the tolerable level of risk, by taking into account the investment profiles of the funds under management and by implementing measures enabling any conflicts of interests to be avoided. The remuneration policy is reviewed annually.

The remuneration policy of the Management Company, detailing the way in which remuneration and benefits are calculated, is available free of charge from the registered office of the Management Company. A summary is available at: <https://www.la-francaise.com/fr/informations-reglementaires>.

MUTUAL FUND RULES

La Française Sub Debt

SECTION 1: ASSETS AND UNITS

Article 1: Co-ownership units

Co-ownership rights are expressed in units, with each unit corresponding to the same fraction of Fund assets. Each unitholder has a right of co-ownership to Fund assets in proportion to the number of units held.

The duration of the Fund shall be 99 years from its launch, except in the event of early dissolution or extension as provided for under these rules.

Unit categories:

The features of the different unit categories and their access conditions are specified in the mutual fund prospectus.

The different classes of units may:

- use different income distribution procedures (distribution or capitalisation or carry forward);
- be denominated in different currencies;
- have different management fees;
- have different subscription and redemption fees;
- have a different nominal value;
- be systematically hedged against risk, in part or in full, as defined in the prospectus. This hedging is provided through financial instruments, minimising the impact of hedging on the other classes of units of the mutual fund;
- be confined to one or more marketing channels.

The units may be divided, consolidated or split into tenths, hundredths, thousandths, ten thousandths or hundred thousandths ("fractional units") on the decision of the Management Company's Executive Board.

The provisions of these rules regulating the issue and redemption of units shall also apply to fractional units, the value of which is always proportional to that of the unit they represent. Unless otherwise stipulated, all other provisions of these rules relating to units also apply to fractional units, without it being necessary to state this explicitly.

Finally, the Executive Board of the Management Company may decide unilaterally to split units by creating new units to be allocated to the unitholders in exchange for the old units.

Article 2: Minimum assets

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

Article 3: Issue and redemption of units

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

Redemptions and subscriptions are carried out according to the terms and conditions set out in the prospectus.

Units of the mutual fund may be admitted to the official listing in accordance with the regulations in force.

Subscriptions must be fully paid-up on the date of calculation of the net asset value. They may be paid for in cash and/or through the contribution of financial instruments. The Management Company shall be entitled to reject securities offered to it, and to this end shall have a period of seven days from the date of receipt of the securities to announce its decision. If the securities are accepted, they are valued in accordance with the rules set out in Article 4 and the subscription is carried out on the basis of the net asset value immediately following acceptance of the securities concerned.

Redemptions can be made in cash.

Redemptions can also be made in kind. If the redemption in kind corresponds to a representative share of the portfolio assets, the UCITS or the Management Company must obtain only the signed written consent of the outgoing unitholder. If the redemption in

kind does not correspond to a representative share of the portfolio assets, all unitholders must give their written consent for the outgoing unitholder to have its units redeemed in exchange for certain assets, as explicitly laid out in the agreement.

By way of derogation from the above-mentioned, if the fund is an ETF, redemptions on the primary market may be made in kind according to the conditions laid out in the fund regulations or prospectus; in either case, the Management Company of the portfolio must give its agreement and this must be in the interests of the unitholders. The assets are then delivered to the holder of the issuing account under the conditions laid out in the fund prospectus.

Redeemed assets are generally evaluated in accordance with the rules set in Article 4, and redemption in kind is carried out on the basis of the first net asset value following the acceptance of the assets concerned.

Redemptions are settled by the issuing bookkeeper no later than five days after unit valuation.

In exceptional circumstances, however, where reimbursement requires the prior disposal of assets held in the fund, this period may be extended to a maximum of 30 days.

Except in the case of inheritance or inter vivos distribution, the disposal or transfer of units from one unitholder to another or to a third party is treated as a redemption followed by a subscription. In the case of a third party, the amount of the disposal or transfer must, if necessary, be made up by the beneficiary to the minimum subscription amount specified in the prospectus.

Pursuant to Article L214-8-7 of the French Monetary and Financial Code, both the redemption by the mutual fund of its units and the issue of new units may be suspended on a temporary basis by the Management Company where required by exceptional circumstances and where this is in the interests of the unitholders.

Where the net assets of the mutual fund fall below the amount set out in the regulations, no units may be redeemed.

The UCITS may partially or totally stop issuing units temporarily or definitively pursuant to Article L214-8-7, third paragraph, of the French Monetary and Financial Code in objective situations leading to the closure of subscriptions, such as a maximum number of units being issued, a maximum amount of assets being attained or the expiry of a pre-determined subscription period. Information on this instrument's activation will be issued via any means to all existing unitholders concerned by its activation; it will also include information on the threshold and the objective situation which led to the decision for partial or total closure. In the event of a partial closure, the information issued via any means will clarify in detail the terms under which existing unitholders may continue to subscribe over the period of the partial closure. Unitholders shall also be informed via any means of the decision of the UCITS or of the Management Company to either end the partial or total closure for subscription (during the passage under the activation threshold) or not to end it (in the event of changes to the threshold or changes in the objective situation which led to the instrument being implemented). Any proposed change to the objective situation or to the instrument activation threshold must always be made in the interests of the unitholders. The information issued via any means will clarify the precise reasons for the changes.

Minimum subscription conditions may be set out in the prospectus.

Where the net assets of the mutual fund fall below the amount set out in the regulations, no units may be redeemed.

The Management Company reserves the right to restrict or deny the direct or indirect holding of Fund units by any person or entity which is prohibited from holding Fund units (hereinafter "Ineligible Person") as described below:

An Ineligible Person is:

- a U.S. Person as defined in SEC Regulation S of the Securities and Exchange Commission (SEC) (Part 230 – 17 CFR 230.903); or

- any other person who (a) is directly or indirectly in violation of the laws and regulations of any country or government institution, or (b) may, in the opinion of the Management Company of the mutual fund, cause damage to the mutual fund, which it would have otherwise not endured or suffered.

To this end, the Management Company of the mutual fund may:

(i) refuse to issue any units as soon as it becomes evident that such issuance will or may result in the aforementioned units being directly or indirectly held by or for an Ineligible Person;

(ii) demand, at any time, that a person or entity whose name appears on the register of unitholders provide any information, accompanied with a solemn declaration, which it deems necessary in order to establish whether the actual beneficiary of the relevant units is an Ineligible Person or not;

and

(iii) when it is apparent that a person or entity is (i) an Ineligible Person and, (ii) solely or jointly, the effective beneficiary of the units, proceed with the forced redemption of all the units held by a unitholder without delay and, at the latest, within five days.

The forced redemption will take place at the last known net asset value, minus, where applicable, the relevant fees, rights and commissions, which will be charged to the Ineligible Person within five days, during which time the actual beneficiary of the units may present his observations to the competent authority.

This power also covers any person (i) who is in direct or indirect violation of the laws and regulations of any country or government institution, or (ii) may, in the opinion of the Management Company of the mutual fund, cause damage to the mutual fund, which it would have otherwise not endured or suffered.

Article 4: Calculation of net asset value

The net asset value of the units is calculated pursuant to the valuation rules provided in the prospectus.

Contributions in kind may only consist of securities, transferable securities or contracts in which UCIs are authorised to invest, such contributions and redemptions in kind shall be valued pursuant to the valuation rules used to calculate the net asset value.

SECTION 2: OPERATION OF THE FUND

Article 5: The Management Company

The fund is managed by the Management Company in accordance with the strategy defined for the Fund.

The Management Company shall act under all circumstances in the exclusive interests of the unitholders and may alone exercise the voting rights attached to the securities in the Fund.

Article 5a: Operating rules

The instruments and deposits in which the UCI may invest and the investment rules are specified in the prospectus.

Article 5b: Admission to trading on a regulated market and/or a multilateral trading facility

The units may be admitted to trading on a regulated market and/or a multilateral trading system according to the regulations in force. Should the mutual fund whose units are admitted to trading on a regulated market have an index-based management objective, the fund must have set up a mechanism to ensure that the price of its units does not deviate significantly from its net asset value.

Article 6: The Depositary

The Depositary carries out the assignments incumbent upon it in application of the applicable legislation and regulations, as well as those binding on it as applied by the Management Company. It must ensure the legality of decisions taken by the management company of the portfolio. Where necessary, it must take all the precautionary measures that it deems to be necessary. In the event of any dispute with the management company, it shall inform the Financial Markets Authority.

Article 7: Statutory auditor

An auditor is appointed by the Executive Board of the management company for a period of six financial years, subject to the approval of the Financial Markets Authority.

It shall certify that the financial statements give a true and fair view of the company.

The statutory auditor's term of office may be renewed.

The statutory auditor is required to notify the AMF as quickly as possible of any fact or ruling regarding the UCITS of which it becomes aware over the course of its assignment, of a nature that:

1. To constitute a breach of the legislative or regulatory provisions applicable to this body and liable to have significant effects on the financial situation, the profits or the assets;
2. jeopardises the conditions or the continuity of its operation;
3. To lead to the issuance of reserves or the refusal to certify the accounts.

The valuations of the assets and the calculation of the exchange parities in conversion, merger or demerger transactions shall be supervised by the auditor.

It is responsible for evaluating each purchase or redemption in kind; except for in the framework of redemptions in kind for an ETF on the primary market.

It monitors the composition of the assets and other elements prior to publication.

The auditor's fees are fixed by mutual agreement between the auditor and the Executive Board of the management company on the basis of a work schedule specifying the duties which are considered to be necessary.

He shall certify the situations on the basis of which interim distributions are made.

Article 8: Financial statements and management report

At the close of each financial year, the Management Company shall draw up summary documents and a report on the management of the Fund for the past financial year.

The management company shall draw up, at least semi-annually and under the supervision of the Depositary, the inventory of assets of the UCI.

The Management Company shall make these documents available to unitholders within four months of the end of the financial year and will inform them of the income to which they are entitled: these documents shall be sent to unitholders by post at their express request or made available to them at the offices of the Management Company.

SECTION 3: PROCEDURES FOR ALLOCATING DISTRIBUTABLE AMOUNTS

Article 9: Procedures for allocating income and distributable amounts

The distributable amounts are made up of:

- 1) the net profit plus the amount carried forward, plus or minus the balance of prepayments and accrued income;
- 2) the realised capital gains, net of costs, minus the realised capital losses, net of costs, during the financial year, plus the similar net capital gains realised during the previous financial years which were not subject to distribution or capitalisation, minus or plus the balance of accrued capital gains.

The amounts stated in 1) and 2) may be distributed, in whole or in part, independently of each other.

Payment of the distributable amounts shall be carried out within five months of the end of the financial year.

The net income of the mutual fund is equal to total interest payments, arrears, premiums and bonuses, dividends, attendance fees and all earnings from securities held in the Fund's portfolio, plus earnings from amounts held as liquid assets, minus management fees and borrowing costs.

The Management Company shall decide how income will be distributed.

For each equity category, as applicable, the mutual fund may opt for one of the following formulae for each of the amounts detailed in 1) and 2):

Pure capitalisation: the amounts available for distribution are fully capitalised, with the exception of those that are subject to mandatory distribution by law;

Pure distribution: the amounts are fully distributed, to the nearest rounded figure.

For mutual funds seeking to maintain the freedom to capitalise and/or distribute and/or carry distributable amounts forward, the Management Company shall decide on the allocation of each of the amounts detailed in 1) and 2) each year.

As applicable, during the course of the financial year, the Management Company may decide to make one or more prepayments not exceeding the net income of each of the amounts detailed in 1) and 2); these prepayments are recorded at the date of the decision.

The exact methods for the allocation of income are detailed in the prospectus.

Article 10: Merger - Demerger

The management company may either make a total or partial contribution of the assets comprising the fund to another UCITS, or may split the fund into two or more mutual funds.

Unitholders must be notified before any such merger or demerger takes place. A new statement will then be issued showing the number of units held by each unitholder.

Article 11: Winding up – Extension

If the assets in the Fund remain below the amount laid down above in Article 2 for 30 days, the Management Company shall advise the AMF and dissolve the Fund, unless there is a merger operation with another mutual fund.

The Management Company may dissolve the Fund early; it shall inform the unitholders of its decision, and subscription or redemption orders will not be accepted after this date.

The Management Company shall also dissolve the Fund in the event of a redemption order for all of the units, or where the Depositary is relieved of its responsibilities and no other Depositary has been appointed, or on expiry of the term of the Fund, if not extended.

The Management Company shall inform the AMF by post of the date and of the procedure adopted for dissolution. Subsequently, the Management Company shall send the statutory auditor's report to the AMF.

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

Article 12: Liquidation

In the event of dissolution, the Management Company shall act as liquidator, failing which a liquidator shall be appointed by the court at the request of any interested party. To this end, they are vested with the most extensive powers for liquidating assets, paying creditors and distributing the available balance to unitholders in cash or securities.

The statutory auditor and the Depositary shall continue to carry out their duties until the liquidation operations have been completed.

Article 13: Jurisdiction – Choice of domicile

Any disputes concerning the fund arising during its existence or upon its liquidation, whether between unitholders, or between unitholders and the management company or Depositary, shall be subject to the jurisdiction of the competent courts.

