

# UBS (LUX) MONEY MARKET FUND

UBS (LUX) MONEY MARKET FUND – AUD

UBS (LUX) MONEY MARKET FUND – CHF

UBS (LUX) MONEY MARKET FUND – EUR

UBS (LUX) MONEY MARKET FUND – GBP

UBS (LUX) MONEY MARKET FUND – USD

ESTABLISHED IN LUXEMBOURG

## SINGAPORE PROSPECTUS

This Singapore Prospectus is a replacement prospectus lodged pursuant to section 298 of the Securities and Futures Act 2001 of Singapore, which replaces the previous prospectus for the UBS (Lux) Money Market Fund registered by the Monetary Authority of Singapore on 26 January 2024, as replaced by the replacement prospectus lodged with the Monetary Authority of Singapore on 28 May 2024.

This Singapore Prospectus incorporates and is not valid without the attached Luxembourg Prospectus dated August 2024 for the UBS (Lux) Money Market Fund (the “**Luxembourg Prospectus**”). Unless the context otherwise requires, terms defined in the Luxembourg Prospectus shall have the same meaning when used in this Singapore Prospectus except where specifically provided for by this Singapore Prospectus.

The UBS (Lux) Money Market Fund was established as an open-ended investment fund without legally independent status in the form of a collective investment fund (“**fonds commun de placement**”, **FCP**) under the laws of Luxembourg and is constituted outside Singapore. The management company of the UBS (Lux) Money Market Fund, UBS Fund Management (Luxembourg) S.A., has appointed UBS Asset Management (Singapore) Ltd. (whose details appear in the Directory of this Singapore Prospectus) as the UBS (Lux) Money Market Fund’s Singapore Representative and agent for service of process.

**TABLE OF CONTENTS**

<b>CONTENTS</b>	<b>PAGE</b>
1. THE FUND .....	1
2. THE SUB-FUNDS .....	1
3. MANAGEMENT AND ADMINISTRATION .....	3
4. OTHER PARTIES .....	8
5. INVESTMENT OBJECTIVE AND POLICIES .....	10
6. FEES, CHARGES AND EXPENSES.....	18
7. RISK FACTORS .....	23
8. SUBSCRIPTION FOR UNITS .....	27
9. REGULAR SAVINGS PLAN (RSP) .....	29
10. REDEMPTION OF UNITS .....	29
11. CONVERSION OF UNITS.....	33
12. OBTAINING PRICE INFORMATION IN SINGAPORE.....	33
13. VALUATION OF UNDERLYING INVESTMENTS .....	33
14. TEMPORARY SUSPENSION OF THE CALCULATION OF THE NET ASSET VALUE AND OF THE ISSUE, CONVERSION AND REDEMPTION OF UNITS....	34
15. PERFORMANCE OF THE SUB-FUNDS.....	34
16. SOFT DOLLAR COMMISSIONS / ARRANGEMENTS .....	38
17. POTENTIAL CONFLICTS OF INTERESTS .....	38
18. REPORTS.....	39
19. OTHER MATERIAL INFORMATION.....	39
20. QUERIES AND COMPLAINTS .....	41

### Important Information

The collective investment schemes offered in this Singapore Prospectus, namely, the UBS (Lux) Money Market Fund – AUD, the UBS (Lux) Money Market Fund – CHF, the UBS (Lux) Money Market Fund – EUR, the UBS (Lux) Money Market Fund – GBP and the UBS (Lux) Money Market Fund – USD (each a “**Sub-Fund**” and collectively, the “**Sub-Funds**”), established as sub-funds of the UBS (Lux) Money Market Fund (the “**Fund**”), are recognised schemes under the Securities and Futures Act 2001 of Singapore (the “**SFA**”).

A copy of the Registered Singapore Prospectus (as defined below) has been lodged with and registered by the Monetary Authority of Singapore (the “**Authority**”) and a copy of this Singapore Prospectus has been lodged with the Authority. The Authority assumes no responsibility for the contents of this Singapore Prospectus. The registration of the Registered Singapore Prospectus by the Authority and lodgment of this Singapore Prospectus with the Authority do not imply that the SFA, or any other legal or regulatory requirements have been complied with. The Authority has not, in any way, considered the investment merits of the Sub-Funds. **You should note that other sub-funds or other unit classes referred to in the Luxembourg Prospectus but which are not listed or described in Paragraph 2 of this Singapore Prospectus are not available for subscription by retail investors in Singapore. Such references are not and should not be construed as an offer of units in such other sub-funds and unit classes to retail investors in Singapore.**

**You should note that the Sub-Funds are money market funds (“MMF”). The purchase of a unit in a MMF is not the same as placing funds on deposit with a bank for deposit-taking company. Although the Management Company or the Portfolio Manager may seek to maintain or preserve the principal value of the MMF, there can be no assurance that the MMF will be able to meet this objective. A MMF is not a guaranteed fund and there is no guarantee as to the amount of capital invested or return received. Please see paragraph 5 of this Singapore Prospectus for further details.**

This Singapore Prospectus is a replacement prospectus lodged with the Authority on 22 August 2024. This Singapore Prospectus replaces the previous Singapore Prospectus for the Fund that was registered with the Authority on 26 January 2024 (“**Registered Singapore Prospectus**”), as replaced by the replacement prospectus lodged with the Authority on 28 May 2024. This Singapore Prospectus shall be valid for a period of 12 months from the date of registration of the Registered Singapore Prospectus (up to and including 25 January 2025) and shall expire on 26 January 2025.

The management company of the Fund is UBS Fund Management (Luxembourg) S.A. (the “**Management Company**”), established in Luxembourg on 1 July 2010 as an Aktiengesellschaft (public limited company) for an indefinite period. The Management Company has appointed UBS Asset Management Switzerland AG to act as the portfolio manager of the Sub-Funds.

The Fund is an umbrella fund that offers investors various sub-funds that invest in accordance with their specific investment policies. Each Sub-Fund is considered to be independent of the others. The assets of a Sub-Fund are only liable for liabilities incurred by that Sub-Fund. The Management Company may establish different unit classes with specific characteristics within these Sub-Funds. Please note that only the classes of units listed or described in Paragraph 2 in respect of the Sub-Funds are available to retail investors in Singapore for subscription.

The Board of Directors of the Management Company have taken all reasonable care to ensure that the facts stated in this Singapore Prospectus are true and accurate in all material respects and that

there are no other material facts the omission of which makes any statement of fact or opinion in this Singapore Prospectus misleading. The Board of Directors accept responsibility accordingly.

The distribution of this Singapore Prospectus and the offering of the units of the Sub-Funds may be restricted in certain jurisdictions. This Singapore Prospectus is not an offer or solicitation in any jurisdiction where such offer or solicitation is unlawful, where the person making the offer or solicitation is not authorised to make it or a person receiving the offer or solicitation may not lawfully receive it.

You should be aware of (a) the legal requirements within your own country for the purchase of the units, (b) any foreign exchange restrictions which may be applicable, and (c) the income and other tax consequences of purchase, conversion and redemption of the units.

You are advised to carefully consider the risk factors set out in the Luxembourg Prospectus and under Paragraph 7 of this Singapore Prospectus. **You should note that the Sub-Funds may invest in financial derivative instruments for hedging purposes, to the extent permitted under the Luxembourg laws.**

As at the date of this Singapore Prospectus, the maximum percentage of each Sub-Fund's deposited property that can be invested in derivatives for hedging, tactical asset allocation or efficient portfolio management (as the case may be) is 15%.

If you are in any doubt about the contents of this Singapore Prospectus, you should consult your stockbroker, bank manager, solicitor, accountant or other independent financial adviser. Units are offered on the basis of the information contained in this Singapore Prospectus and the documents referred to in this Singapore Prospectus. No person is authorised to give any information or to make any representations concerning the Management Company, the Fund or the Sub-Funds other than as contained in this Singapore Prospectus. Any purchase made by any person on the basis of statements or representations not contained in or inconsistent with the information and representations contained in this Singapore Prospectus will be solely at the risk of the purchaser.

The delivery of this Singapore Prospectus or the issue of units in any Sub-Fund shall not, under any circumstances, create any implication that the affairs of the Management Company, the Fund and/or the Sub-Funds have not changed since the date of this Singapore Prospectus. To reflect material changes, this Singapore Prospectus may be updated from time to time and investors should investigate whether any more recent Singapore Prospectus is available.

You may wish to consult an independent financial adviser about the suitability of the Sub-Funds for your investment needs.

The units of the Sub-Funds are capital markets products other than prescribed capital markets products (as defined in the Securities and Futures (Capital Markets Products) Regulations 2018) and Specified Investment Products (as defined in MAS Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).

**IMPORTANT: PLEASE READ AND RETAIN THIS SINGAPORE PROSPECTUS FOR FUTURE REFERENCE**

## **DIRECTORY**

### **MANAGEMENT COMPANY**

#### **UBS Fund Management (Luxembourg) S.A.**

33A avenue J.F. Kennedy, L-1855 Luxembourg

**Board of Directors**

Michael Kehl (Chairman)  
Francesca Prym  
Eugène Del Cioppo  
Ann-Charlotte Lawyer

**Conducting Officers**

Valérie Bernard  
Geoffrey Lahaye  
Federica Ghirlandini  
Olivier Humbert  
Andrea Papazzoni  
Stephanie Minet

### **PORTFOLIO MANAGER FOR THE SUB-FUNDS**

UBS Asset Management Switzerland AG, Bahnhofstrasse 45, CH-8098 Zurich Switzerland

### **DEPOSITARY AND MAIN PAYING AGENT**

UBS Europe SE, Luxembourg Branch, 33A avenue J.F. Kennedy, L-1855 Luxembourg (B.P. 2, L-2010 Luxembourg)

### **ADMINISTRATIVE AGENT**

Northern Trust Global Services SE, 10, rue du Château d'Eau, L-3364 Leudelange, Grand-Duché de Luxembourg

### **SINGAPORE REPRESENTATIVE AND AGENT FOR SERVICE OF PROCESS IN SINGAPORE**

UBS Asset Management (Singapore) Ltd., Company Registration No. 199308367C, whose operating office is at 9 Penang Road, Singapore 238459

### **AUDITOR OF THE FUND**

PricewaterhouseCoopers, Société coopérative, 2, rue Gerhard Mercator, L-2182 Luxembourg

### **AUDITOR OF THE MANAGEMENT COMPANY**

Ernst & Young S.A., 35E avenue John F.Kennedy, L-1855 Luxembourg

**LEGAL ADVISERS AS TO SINGAPORE LAW**

Allen & Gledhill LLP, One Marina Boulevard, #28-00, Singapore 018989

## 1. THE FUND

- 1.1 The UBS (Lux) Money Market Fund (the “**Fund**”) was established in Luxembourg and is subject to Part I of the Law of 2010 as an open-ended investment fund without legally independent status in the form of a collective investment fund (“*fonds commun de placement*”, FCP).
- 1.2 The Fund is an umbrella fund that offers investors various sub-funds that invest in accordance with their specific investment policies. Each Sub-Fund is considered to be independent of the others. The assets of a Sub-Fund are only liable for liabilities incurred by that Sub-Fund. The Management Company may establish different unit classes with specific characteristics within these Sub-Funds.
- 1.3 The Fund was established in compliance with the Management Regulations approved by the board of directors of its former management company. The consolidated version of the Management Regulations (as amended) may be consulted at the Trade and Companies Register (*Registre de Commerce et des Sociétés*).
- 1.4 You may inspect copies of the Management Regulations of the Fund, free of charge, at the operating office of the Singapore Representative, during normal Singapore business hours. You may also obtain, free of charge, copies of the Management Regulations of the Fund and the latest copies of the semi-annual reports and annual reports (which contains the semi-annual accounts and annual audited accounts respectively) of the Fund from the Singapore Representative upon request.
- 1.5 Full details of the Fund are set out under the sections headed “THE FUND” and “LEGAL ASPECTS” in the Luxembourg Prospectus.
- 1.6 The Board of Directors of the Management Company may permit internal merging and/or the collective management of assets from particular sub-funds in the interest of efficiency. In such cases, assets from different sub-funds are managed collectively. A group of collectively managed assets is referred as a ‘pool’; pooling is used exclusively for internal management purposes. Pools are not official entities and cannot be accessed directly by unitholders. Full details are set out under the sections headed “ASSET POOLING”, “POOLS” and “COLLECTIVE MANAGEMENT” in the Luxembourg Prospectus.

## 2. THE SUB-FUNDS

- 2.1 The sub-funds currently offered in Singapore pursuant to this Singapore Prospectus are (each a “**Sub-Fund**” and, collectively, the “**Sub-Funds**”):

	<b><u>Sub-Fund</u></b>	<b><u>Currency of account</u></b>
2.1.1	UBS (Lux) Money Market Fund – AUD	Australian Dollar
2.1.2	UBS (Lux) Money Market Fund – CHF	Swiss Franc
2.1.3	UBS (Lux) Money Market Fund – EUR	Euro
2.1.4	UBS (Lux) Money Market Fund – GBP	Pound Sterling
2.1.5	UBS (Lux) Money Market Fund – USD	US Dollar

2.2 One or more unit classes may be offered within each Sub-Fund. As of the date of this Singapore Prospectus, you may be able to subscribe for units in the following classes of units in the Sub-Funds:

<b>Sub-Fund</b>	<b>Unit Class</b>	<b>Currency Denomination of the Unit Class</b>	<b>Use of earnings</b>
UBS (Lux) Money Market Fund – AUD	P-acc	Australian Dollar	Accumulating
UBS (Lux) Money Market Fund – CHF	P-acc	Swiss Franc	Accumulating
UBS (Lux) Money Market Fund – EUR	P-acc	Euro	Accumulating
UBS (Lux) Money Market Fund – GBP	P-acc	Pound Sterling	Accumulating
UBS (Lux) Money Market Fund – USD	P-acc	US Dollar	Accumulating
	(CAD hedged) P-acc	Canadian Dollar	Accumulating
	(HKD hedged) P-acc	Hong Kong Dollar	Accumulating
	(SGD hedged) P-acc	Singapore Dollar	Accumulating
	(RMB hedged) P-acc	Renminbi	Accumulating

- 2.3 The Management Company may in its discretion from time to time and in respect of any Sub-Fund, make available for subscription any other unit classes with “P” in their name (with the relevant additional characteristics referenced in the Luxembourg Prospectus) in addition to the unit classes listed in the table above or may close any unit class to new subscriptions. The list of unit classes which may be available to you for subscription may therefore change from time to time. You may wish to contact your Singapore Approved Distributor for the latest list of available unit classes. Unit classes available for subscription in Singapore pursuant to this Singapore Prospectus shall be referred to as the “**Unit Classes**” and units within such Unit Classes shall be referred to as “**Units**”.
- 2.4 Characteristics of the respective Unit Classes are set out under the section headed “UNIT CLASSES” in the Luxembourg Prospectus.
- 2.5 Units are issued as registered units only (full details are set out in the section headed “ISSUE OF UNITS” in the Luxembourg Prospectus).
- 2.6 The Management Company may from time to time, subject to obtaining the relevant regulatory approvals if required, create additional unit classes in respect of any Sub-Fund and may offer such additional unit classes or any other existing unit classes in Singapore.

### **3. MANAGEMENT AND ADMINISTRATION**

#### **3.1 Management Company and its Directors and Key Executives**

##### **3.1.1 Management Company**

UBS Fund Management (Luxembourg) S.A. (the “**Management Company**”) was established in Luxembourg on 1 July 2010 as an Aktiengesellschaft (public limited company) for an indefinite period. The Management Company is regulated by the Commission de Surveillance du Secteur Financier (CSSF).

In addition to the Fund, the Management Company currently also manages other undertakings for collective investment. The Management Company has been managing collective investment schemes since 15 September 2010.

If the Management Company becomes insolvent, a liquidator will be appointed and will organise the liquidation of the Management Company. The liquidator will take day-to-day management decisions in replacement of the board of directors of the Management Company. The assets of the Management Company are always separated from the assets of the funds under its management.

Further details on the Management Company are set out under the section headed “MANAGEMENT COMPANY” in the Luxembourg Prospectus.

##### **3.1.2 Directors of the Management Company**

**The list of directors of the Management Company may be changed from time to time without notice.**

##### **Michael Kehl**

Mr. Michael Kehl was appointed Head of Products in April 2020 and is responsible for the development and management of the UBS Asset Management product offering. Mr. Kehl is a member of the UBS Asset Management Executive Team.

Previously, Mr. Kehl was Head of Global Fund Investment Solutions for UBS Global Wealth Management (“**GWM**”) from 2018, responsible for the traditional fund shelf used for discretionary and advisory businesses in UBS GWM globally, including manager selection, product shelf evolution, time to market and technical fit for funds used in UBS GWM. Before joining UBS GWM, Mr. Kehl worked in the UBS Asset Management fund business between 2004 – 2018, and was Head Product Management from 2016, having been previously appointed Head Products EMEA & Switzerland in 2015 and Head of Product Development for UBS Funds, responsible for all Lux/CH domiciled wholesale funds, in 2009.

Mr. Kehl started his career in portfolio management for private clients at SBC in St Gallen, before going on to hold a number of roles in Asset Management from 1996, including working with institutional clients in Geneva, leading a Portfolio Management Team in Zurich and as Deputy Functional Head of Balanced Portfolio Management until the end of 2004.

Mr. Kehl holds a BSc in Business Administration from Zürcher Fachhochschule für Wirtschaft und Verwaltung (Switzerland).

#### **Francesca Prym**

Ms. Francesca Prym has been the CEO of the Management Company since February 2019. In her role as CEO, Ms. Prym is responsible for the overall management and conduct of business.

Ms. Prym was from 2016 until February 2019 acting as Head of Compliance and Operational Risk Control of the Management Company. In this capacity, she was responsible for implementation and monitoring of the compliance policy, centralization of information on compliance issues, analysis of compliance issues, interventions and follow-up, assistance and advice to senior management and board of directors in compliance matters, complaints handling, awareness and training of staff, communication with authorities, documentation of the work and internal reporting. Ms. Prym speaks Italian, English, French and has a good basic knowledge in German. Prior to joining UBS, Ms. Prym was working as Managing Director for SMBC Nikko during 4 years and Conducting Officer in charge of Risk Management at MDO during 5 years.

Ms. Prym holds a Master's degree in Economics & Finance from Università degli Studi di Firenz (Italy) and Sup de Co Reims (France).

#### **Eugène Del Cioppo**

Mr. Eugène Del Cioppo is CEO of UBS Fund Management (Switzerland) AG and is responsible for the White Labelling Solutions unit within UBS Asset Management Products. His remit includes the management of Business Development, Client and Product Management & Development teams in Switzerland and Luxembourg offering white labelling solutions to Wholesale, Institutional and Wealth Management clients.

He joined UBS Asset Management in April 2002 and in June 2006 he was appointed to lead the Client Relationship Management team followed by a promotion in August 2010 to become a member of the Executive Board of the Swiss Management Company UBS Fund Management (Switzerland) AG, leading the Business Development and Client Relationship Management teams. Since March 1st, 2014, Mr. Del Cioppo has enlarged his

responsibilities to his current role and in 2015 he became the Chairman of the board of UBS Third Party Management Company and UBS Fund Services Luxembourg.

Since joining UBS Asset Management, Mr. Del Cioppo has gained deep knowledge of the Swiss and European fund market and how to understand and transform into solutions the needs of wholesale, institutional and wealth management clients.

Mr. Del Cioppo holds a Licentiate degree in Political Science from the University of Basel.

#### **Ann-Charlotte Lawyer**

Mrs. Ann-Charlotte Lawyer is an independent non-executive member of the board. Mrs. Lawyer has extensive experience in the financial industry.

Previously, Mrs. Lawyer was executive director and head of Swedbank Management Company S.A., Luxembourg, where she was conducting officer for investment management, distribution, internal audit, finance and information technology. Before joining Swedbank in 2016, she was executive director, head of fund services and conducting officer for SEB Fund Services S.A (now known as Fundrock/Apex) for 7 years where she was responsible for risk management, compliance, internal audit and finance.

Prior to that, Mrs. Lawyer held various roles in Skandinaviska Enskilda Banken AB (publ) across a span of 18 years, including being an advisor to the Head of Merchant Banking and also had a decade of working experience in Trading and Capital Markets.

Mrs. Lawyer holds an International Economics and French degree from the University of Uppsala and a Bachelor's degree in Economics from Lawrence University, Appleton Wisconsin, USA. Mrs. Lawyer is also a CAMS – Certified Anti-Money Laundering Specialist and IFBL certified in specialist private equity administration and business processes.

### **3.1.3 Key Executives of the Management Company**

**The list of key executives of the Management Company may be changed from time to time without notice.**

#### **Francesca Prym (CEO)**

Please refer to Ms. Prym's biography under the section headed "3.1.2 Directors of the Management Company" above.

**Valérie Bernard** (Conducting Officer)

Ms. Valérie Bernard is acting as conducting officer of the Management Company, which is domiciled in Luxembourg focusing on UBS investment funds and white labelling business.

In this capacity and with respect to Distribution, Compliance, Custody and Registration functions, she is responsible for identifying, assessing and monitoring risks to which the Management Company and the Luxembourg domiciled funds under management could be exposed, and to ensure adequate oversight and monitoring is in place.

Ms. Bernard joined UBS in January 1997 and before joining the Management Company in June 2013, Ms. Bernard had management responsibilities within UBS Fund Services Luxembourg where she acted as Product Control Head and subsequently as Head NAV Administration.

Prior to joining UBS, Ms. Bernard worked as an external auditor at Deloitte Luxembourg from 1993 to 1997.

Ms. Bernard holds a Masters in Business Administration from Liège University (Belgium) and a Masters in European Business from the University of Northampton (UK).

**Geoffrey Lahaye** (Conducting Officer)

Mr. Geoffrey Lahaye joined the Management Company on 15 September 2015, and is responsible for conducting the business of the Management Company.

In this capacity, he is responsible for identifying, assessing and monitoring risks to which the Management Company and the Luxembourg domiciled UBS funds (managed by the Management Company) could be exposed and to ensure adequate controls are in place.

Prior to joining UBS he was an Audit Manager at Ernst & Young Luxembourg for 7 years and, afterwards a Vice President at J.P. Morgan Bank Luxembourg S.A. for 7 years.

Mr. Lahaye holds a Master's in Business Administration from the University of Louvain-La-Neuve (Belgium).

**Federica Ghirlandini** (Conducting Officer)

Ms. Federica Ghirlandini has recently taken over a new role at the Management Company (FML) as Conducting Officer (CO) in charge of Discretionary Portfolio Management (DPM) oversight and FML Branches. For the DPM (segregated mandates) role, Ms. Ghirlandini will focus on strengthening the current oversight framework in line with MiFID requirements, and support business development. For the FML Branches, Ms. Ghirlandini aims to implement a Target Operating Model for governance adapted to the countries and their specificities.

Prior to this, Ms. Ghirlandini covered the role of CO in charge of FML Delegated Portfolio Management oversight for Funds. Ms. Ghirlandini has worked in UBS projects such as Convergence and Brexit. She has actively contributed to the implementation of a framework for delegated functions in line with the CSSF circular 18/698 for UBS FML. In parallel to this she has provided support for the development and implementation Directives such as SRD2 and SFDR.

Ms. Ghirlandini joined UBS in 2017 and has 20+ years' experience in the Luxembourg funds industry. She has held a position as CO since 2009 and worked in other Management Companies (ManCo) such as Notz Stucki Group. During the course of her career, Ms. Ghirlandini built up an extensive knowledge on Fund and ManCo governance.

Ms. Ghirlandini holds a degree in Economics from Università Politecnica delle Marche (Italy).

**Olivier Humbert** (Conducting Officer)

Mr. Olivier Humbert is acting as a conducting officer of the Management Company. Mr. Humbert is responsible for the risk management function. In his role, he is coordinating and overseeing all risk monitoring activities in relation to investment risks, corporate risks as well as the risks resulting from the delegation of core activities of the Management Company.

Mr. Humbert joined UBS in April 2007 as an Operational Risk Manager of the central administrator, UBS Fund Services (Luxembourg) S.A. Prior to joining UBS, he had 5 years of experience at Deloitte Luxembourg within the Audit and then Advisory departments where he had responsibilities in various assignments related to the fund business (external & internal audit, risk & advisory assignments, etc).

Mr. Humbert holds a Master in Auditing (DESS Audit – IECS Strasbourg).

**Andrea Papazzoni** (Conducting Officer)

Mr. Andrea Papazzoni is acting as a conducting officer of the Management Company and is responsible for the ongoing implementation and management of white label funds in Luxembourg. In this role Andrea works closely with the financial intermediary market, administration service providers and financial advisors.

Prior to joining UBS, Mr. Papazzoni worked as Conducting Officer for a Japanese Management Company developing the due diligence team and he was responsible for setting up Cayman and Bermuda vehicles for Asian clients. Mr. Papazzoni also worked as Senior Risk Manager in an independent third-party management company in Luxembourg. Mr. Papazzoni started his career as a Junior Asset Manager in an Italian Family Office.

Mr. Papazzoni holds a Masters in Finance and Risk Management (University of Parma, Parma Italy).

**Stephanie Minet** (Conducting Officer)

Ms. Stephanie Minet is acting as a conducting officer and Head of Compliance of the Management Company. Ms. Minet is responsible for the Compliance and AML/CTF functions. In her role, she is responsible to manage all compliance aspects for the Management Company's business activities, anticipate, identify and assess the compliance and related operational risks in connection with the Management Company's activities and assist the Management Company's senior management in controlling these risks.

Ms. Minet worked for nearly 13 years as external auditor at PwC and Deloitte Luxembourg. She worked then as Compliance Officer in Management Companies in Luxembourg before joining the Management Company in March 2019.

Ms. Minet holds a Masters in Finances and Economics from HEC Liège (Belgium).

### 3.2 Portfolio Manager

Sub-Fund	Portfolio Manager
UBS (Lux) Money Market Fund – AUD	UBS Asset Management Switzerland AG
UBS (Lux) Money Market Fund – CHF	
UBS (Lux) Money Market Fund – EUR	
UBS (Lux) Money Market Fund – GBP	
UBS (Lux) Money Market Fund – USD	

The Portfolio Manager has been assigned the management of the securities portfolio of the Sub-Funds (as set out above) under the supervision and responsibility of the Management Company; to this end, it carries out all transactions relevant hereto in accordance with the prescribed investment restrictions.

The Portfolio Manager may transfer its mandates, fully or in part, to associated portfolio manager entities within UBS Asset Management, with responsibility remaining with the Portfolio Manager.

UBS Asset Management is a business division of UBS AG. UBS Asset Management provides a diverse range of traditional, alternative, real estate, infrastructure and private equity investment solutions to private clients, financial intermediaries and institutional investors around the globe.

#### 3.2.1 UBS Asset Switzerland AG

UBS Asset Management Switzerland AG was incorporated in Switzerland and is a member of the UBS Group. UBS Asset Management Switzerland AG has been managing collective investment schemes and discretionary funds since 2019 and is regulated by the Swiss Financial Market Supervisory Authority (FINMA).

***Past performance of the Management Company, the Portfolio Manager or their affiliates is not necessarily indicative of their future performance or of the Sub-Funds.***

If the Portfolio Manager becomes insolvent, a liquidator will be appointed and will organise the liquidation of the Portfolio Manager. The liquidator will take day-to-day management decisions in replacement of the board of directors of the Portfolio Manager. The assets of the Portfolio Manager are always separated from the assets of the funds under their management.

## 4. OTHER PARTIES

### 4.1 The Singapore Representative and Agent for Service of Process

- 4.1.1 UBS Asset Management (Singapore) Ltd. has been appointed by the Management Company as the representative for the Sub-Funds in Singapore (the “**Singapore Representative**”) for the purposes of performing administrative and other related functions relating to the offer of Units under Section 287 of the SFA and such other functions as the Authority may prescribe.
- 4.1.2 Key functions carried out by the Singapore Representative in respect of the distribution of the Sub-Funds in Singapore include:
- (i) facilitating:
    - (a) the issue and redemption of Units in the Sub-Funds;
    - (b) the publishing of the issue and redemption prices of Units in the Sub-Funds;
    - (c) the sending of reports of the Sub-Funds to Singapore unitholders;
    - (d) the furnishing of such books relating to the sale and redemption of Units in the Sub-Funds as the Authority may require;
    - (e) the inspection of instruments constituting the Fund and the Sub-Funds; and
  - (ii) maintaining for inspection in Singapore a subsidiary register of unitholders who subscribed for or purchased their units in Singapore (“**Singapore Participants’ Records**”<sup>1</sup>) or maintaining in Singapore any other facility that enables the inspection or extraction of the equivalent information.
- 4.1.3 The Singapore Participants’ Records are available for inspection by Singapore unitholders at the operating office of the Singapore Representative during normal business hours in Singapore.
- 4.1.4 The Singapore Representative has also been appointed by the Management Company to act as the Fund's local agent in Singapore to accept service of process on behalf of the Fund.

#### 4.2 **The Administrative Agent and registrar**

Northern Trust Global Services SE has been appointed by the Management Company as the administrative agent of the Fund (the “**Administrative Agent**”) as well as the Fund’s registrar.

The Administrative Agent is responsible for the general administrative tasks involved in managing the Fund as prescribed by Luxembourg law. These administrative services mainly include calculating the net asset value per Unit, keeping the Fund’s accounts and carrying out reporting activities.

#### 4.3 **The Depositary and Main Paying Agent**

---

<sup>1</sup> Commonly referred to in Singapore as a “Singapore Subsidiary Register”.

UBS Europe SE, Luxembourg Branch (the “**Depositary**”) has been appointed as depositary of the Fund. The Depositary will also provide paying agent services to the Fund. The Depositary is regulated by the Commission de Surveillance du Secteur Financier (CSSF).

The Depositary has been assigned the safekeeping of those financial instruments of the Fund that can be held in custody, as well as the record keeping and verification of ownership for other assets held by the Fund. The Depositary shall also ensure the effective and proper monitoring of the Fund’s cash flows pursuant to the provisions of the Law of 17 December 2010 on undertakings for collective investment and the depositary agreement, each as amended.

The Depositary may, subject to certain conditions and with the aim of effectively fulfilling its duties, appoint sub-depositaries. In order to ensure that its tasks are only delegated to sub-depositaries providing an adequate standard of protection, the Depositary must exercise all due skill, care and diligence as required by the Law of 2010 in the selection and appointment of any sub-depositary to which it intends to delegate a portion of its tasks.

If the Depositary becomes insolvent, a liquidator will be appointed and will organise the liquidation of the Depositary. The liquidator will take day-to-day management decisions in replacement of the board of directors of the Depositary. The assets of the Depositary are always separated from the assets of the funds under its custody.

Further details on the Depositary and the custodial arrangements in respect of the assets of the Fund are set out under the section headed “DEPOSITARY AND MAIN PAYING AGENT” in the Luxembourg Prospectus.

## 5. INVESTMENT OBJECTIVE AND POLICIES

The investment objective and policies of the Fund and the Sub-Funds are described in the section headed “INVESTMENT OBJECTIVE AND INVESTMENT POLICY OF THE SUB-FUNDS” of the Luxembourg Prospectus and should be read together with the investment policy specific to the Sub-Fund as described in the same section under the sub-heading “UBS (LUX) MONEY MARKET FUND – AUD”, “UBS (LUX) MONEY MARKET FUND – CHF”, “UBS (LUX) MONEY MARKET FUND – EUR”, “UBS (LUX) MONEY MARKET FUND – GBP” and “UBS (LUX) MONEY MARKET FUND – USD”.

For easy reference, part of the investment objective of the Fund and the investment policy of the Sub-Funds on offer in Singapore have been extracted from these sections of the Luxembourg Prospectus and are reproduced below. **You should review the full investment objectives and policies as set out in the Luxembourg Prospectus.**

### 5.1 Investment objective

The Fund pursues the primary investment objective of preserving the value of the funds invested and generating an increase in value in line with money market interest rates.

### 5.2 General investment policy of the Sub-Funds

The Sub-Funds are money market funds as defined by Regulation (EU) 2017/1131 of the European Parliament and of the Council of 14 June 2017 on money market funds (hereinafter referred to as the “**Money Market Funds (MMFs) Regulation**”).

The Sub-Funds invest exclusively in instruments from issuers with first-class ratings<sup>2</sup>, from an approved list of instruments that have been vetted by a team of independent credit analysts.

The Sub-Funds invest their assets in accordance with the principle of risk diversification exclusively in:

- (a) Money market instruments, including financial instruments issued or guaranteed separately or jointly by the European Union (EU); the national, regional and local administrations of the Member States of the EU or their central banks; the European Central Bank; the European Investment Bank; the European Investment Fund; the European Stability Mechanism; the European Financial Stability Facility; a central authority or central bank of a member country of the Organisation for Economic Co-operation and Development (OECD) (“third country”); the International Monetary Fund; the International Bank for Reconstruction and Development; the Council of Europe Development Bank; the European Bank for Reconstruction and Development; the Bank for International Settlements or any other relevant international financial institution or organisation to which one or more Member States belong;
- (b) Eligible securitisations and asset-backed commercial papers (ABCPs), provided that these have received a favourable assessment in application of internal procedures for assessing credit quality and that they fulfil the relevant conditions set out in Article 11 of the MMFs Regulation;
- (c) Deposits with credit institutions that fulfil the conditions set out in Article 12 of the MMFs Regulation;
- (d) Financial derivative instruments that fulfil the conditions set out in Article 13 of the MMFs Regulation;
- (e) Repurchase agreements that fulfil the conditions set out in Article 14 of the MMFs Regulation;
- (f) Reverse repurchase agreements that fulfil the conditions set out in Article 15 of the MMFs Regulation;
- (g) Units or shares of other money market funds that fulfil the conditions set out in Article 16 of the MMFs Regulation;
- (h) Bonds that fulfil the conditions set out in the MMFs Regulation, in particular Article 17.

A money market instrument shall be eligible for investment by a Sub-Fund if it fulfils the following conditions:

- (a) It falls within one of the categories of money market instruments referred to in Article 50(1)(a), (b), (c) or (h) of the UCITS Directive;
- (b) It displays one of the following characteristics: (i) it has a legal maturity at issuance of 397 days or less, or (ii) it has a residual maturity of 397 days or less.

---

<sup>2</sup> These should generally comprise money market instruments whose issuers hold a credit rating of A-2 or above (S&P) or the equivalent ratings by at least one of the internationally recognised credit rating agencies such as Moody's, S&P or Fitch.

- (c) Notwithstanding the above, the Sub-Funds shall also be allowed to invest in money market instruments with a residual maturity until the legal redemption date of less than or equal to 2 years, provided that the time remaining until the next interest rate reset date is 397 days or less. For that purpose, floating-rate money-market instruments and fixed-rate money-market instruments hedged by a swap arrangement shall be reset to a money market rate or index.
- (d) The issuer of the money market instrument and the quality of the money market instrument have received a favourable assessment pursuant to Articles 19 to 22 of the MMFs Regulation.
- (e) This does not apply to money market instruments issued or guaranteed by the European Union; a central authority or central bank of a Member State; the European Central Bank; the European Investment Bank; the European Stability Mechanism or the European Financial Stability Facility.

The Sub-Funds are standard money market funds with a variable net asset value, also known as VNAV money market funds.

Pursuant to the MMFs Regulation, the entire Sub-Fund portfolio must comply on an ongoing basis with all of the following requirements, including relevant derivative financial instruments and sight, term and time deposits with banks, and in accordance with the investment principles below:

- the weighted average maturity (WAM) of the portfolio of each Sub-Fund may not be more than 6 months at any time;
- the weighted average life (WAL) of the portfolio of each Sub-Fund may not be more than 12 months at any time;
- at least 7.5% of the assets of each Sub-Fund are to be comprised of daily maturing assets, reverse repurchase agreements which can be terminated by giving prior notice of one working day, or cash which can be withdrawn by giving prior notice of one working day. Each Sub-Fund is not to acquire any asset other than a daily maturing asset when such acquisition would result in it investing less than 7.5% of its portfolio in daily maturing assets;
- at least 15% of the assets of each Sub-Fund are to be comprised of weekly maturing assets, reverse repurchase agreements which can be terminated by giving prior notice of five working days, or cash which can be withdrawn by giving prior notice of five working days. Each Sub-Fund is not to acquire any asset other than a weekly maturing asset when such acquisition would result in it investing less than 15% of its portfolio in weekly maturing assets;
- for the above-mentioned purposes, money market instruments or units or shares of other money market funds may be included in weekly maturing assets up to a limit of 7.5%, provided that they can be redeemed and settled within five working days.

If the limits referred to in this paragraph are exceeded for reasons beyond the control of a Sub-Fund, or as a result of the exercise of subscription or redemption rights, each Sub-Fund shall adopt as a priority objective the correction of that situation, taking due account of the interests of its unitholders or shareholders.

The Sub-Funds shall not undertake any of the following activities: investing in assets other than those referred to above, short-selling money market instruments, securitisations, ABCPs and units or shares of other money market funds, taking direct or indirect exposure to equity or commodities, including via derivatives, certificates representing them, indices based on them, or any other means or instrument that would give an exposure to them, entering into securities lending agreements or securities borrowing agreements, or any other agreement that would encumber the assets of the money market fund, borrowing and lending cash.

Moreover, each Sub-Fund may, subject to the above and the investment principles as set out in the Luxembourg Prospectus, buy and sell futures and options on financial instruments and conduct transactions involving options and money market instruments for hedging purposes. The options and futures markets are volatile, and Sub-Funds only use such instruments in order to reduce the risk of price fluctuations. However, the risk that price fluctuations will have a negative impact on the Sub-Funds' performance cannot be excluded by the use of such instruments as hedge transactions. Costs in connection with such hedge transactions and any losses incurred reduce the sub-funds' results. These techniques and instruments will be employed only if they are compatible with the investment policies of the individual Sub-Funds and do not diminish their quality.

Each Sub-Fund invests at least two thirds of its net assets in the currency listed in its name. It may invest up to a maximum of one-third of its net assets in other currencies, however, the part of the portfolio which is not invested in the respective currency of account must be hedged against the currency risk.

The Sub-Funds may invest up to 10% of their net assets in existing money market funds, unless otherwise defined in the individual sub-funds' investment policy.

***No guarantee can be given that the investment objective of any of the Sub-Funds will be achieved.***

***The Sub-Funds are not capital guaranteed funds. You should consider carefully and understand the risks of investing in each Sub-Fund, which are set out in Paragraph 7 headed "RISK FACTORS" below, before making an investment decision.***

Please refer to the section headed "INVESTMENT OBJECTIVE AND INVESTMENT POLICY OF THE SUB-FUNDS" of the Luxembourg Prospectus under the sub-heading "GENERAL INVESTMENT POLICY") for further details on the general investment policy of the Sub-Funds.

### 5.3 ESG integration

The Sub-Funds promote environmental and/or social characteristics and each comply with Article 8 of Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector ("**SFDR**"). Further information related to environmental and/or social characteristics is available in Annex I to the Luxembourg Prospectus. Please refer to this paragraph 5.3 to paragraph 5.5 below for further details on ESG integration, Sustainability Exclusion Policy and Annual Sustainability Report.

The Portfolio Manager aims to achieve investors' financial objectives while incorporating sustainability into the investment process. The Portfolio Manager defines sustainability as the ability to leverage the Environmental, Social and Governance (ESG) factors of business

practices seeking to generate opportunities and mitigate risks that contribute to the long-term performance of issuers (“**Sustainability**”). The Portfolio Manager believes that consideration of these factors will deliver better informed investment decisions. Unlike funds which promote ESG characteristics or with a specific sustainability or impact objective that may have a focused investment universe, ESG Integration funds are investment funds that primarily aim at maximising financial performance, whereby ESG aspects are input factors within the investment process. Investment universe restrictions applied on all actively managed funds are captured in the Sustainability Exclusion Policy.

ESG integration is driven by taking into account material ESG risks as part of the research process. For corporate issuers, this process utilises the ESG Material Issues framework which identifies the financially relevant factors per sector that can impact investment decisions. This orientation toward financial materiality ensures that analysts focus on sustainability factors that can impact the financial performance of the company and therefore investment returns. ESG integration can also identify opportunities for engagement to improve the company’s ESG risk profile and thereby mitigate the potential negative impact of ESG issues on the company’s financial performance. The Portfolio Manager employs a proprietary ESG Risk Dashboard that combines multiple ESG data sources in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process. For non-corporate issuers, the Portfolio Manager may apply a qualitative or quantitative ESG risk assessment that integrates data on the most material ESG factors. The analysis of material sustainability/ESG considerations can include many different aspects, such as the following among others: the carbon footprint, health and well-being, human rights, supply chain management, fair customer treatment and governance.

#### 5.4 **Sustainability Exclusion Policy**

The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the sub-funds.

<https://www.ubs.com/global/en/asset-management/investment-capabilities/sustainability.html>

#### 5.5 **Annual Sustainability Report**

The “UBS Sustainability Report” is the medium for UBS’ sustainability disclosures. Published annually, the report aims to openly and transparently disclose UBS’ sustainability approach and activities, consistently applying UBS’ information policy and disclosure principles.

<https://www.ubs.com/global/en/asset-management/investment-capabilities/sustainability.html>

#### 5.6 **Profile of the typical investor**

You are also directed to the risk sections under Paragraph 7 of this Singapore Prospectus for details on the risks in investing in any of the Sub-Funds. You should consult your financial advisers if in doubt whether this product is suitable for you.

The actively managed Sub-Funds are suitable for investors who wish to invest in a broadly diversified portfolio comprising first-class money market instruments and securities with

short residual maturities or variable yields and high liquidity. The Sub-Funds promote environmental and/or social characteristics.

## 5.7 Investment Principles and Investment Restrictions

Details on the investments that may be made by each Sub-Fund as well as the investment principles and investment restrictions on such investments are set out in the section headed “INVESTMENT PRINCIPLES” of the Luxembourg Prospectus.

### 5.7.1 Investments in financial derivative instruments

You should note that each Sub-Fund may invest in financial derivative instruments for hedging purposes.

Investments by the Sub-Funds in financial derivative instruments shall be in accordance with the investment restrictions set out in paragraphs 1.1(f) and 1.3 of the section headed “INVESTMENT PRINCIPLES” under the sub-heading “PERMITTED INVESTMENTS OF THE FUND” in the Luxembourg Prospectus.

The Management Company will ensure that the risk management and compliance procedures are adequate and have been or will be implemented and that it has the necessary expertise to manage the risk relating to the use of financial derivative instruments.

In addition, the Management Company may employ the techniques and instruments for each Sub-Fund as described in the section headed “INVESTMENT PRINCIPLES” under the sub-heading “SPECIAL TECHNIQUES AND INSTRUMENTS WITH MONEY MARKET INSTRUMENTS AS UNDERLYING ASSETS” of the Luxembourg Prospectus.

You should also take note of the sections in the Luxembourg Prospectus headed “USE OF FINANCIAL DERIVATIVE TRANSACTIONS”, “RISK MANAGEMENT” and “LEVERAGE” (which sets out the global risk calculation method used for each Sub-Fund).

You may obtain supplementary information relating to the risk management methods employed by the Sub-Funds, including the quantitative limits that are applied and any recent developments in the risk and yield characteristics of the main categories of investments from the Singapore Representative (whose contact details are set out in the Directory of this Singapore Prospectus) upon request.

### 5.7.2 Use of repurchase agreements and reverse repurchase agreements

Subject to the conditions and limits set out in the MMFs Regulation, and in accordance with the requirements defined by the CSSF and the limits contained in the Luxembourg Prospectus, the Fund and its Sub-Funds may use repurchase agreements and reverse repurchase agreements that have money market instruments as underlying assets for efficient portfolio management purposes. The use of these techniques and instruments must be in accordance with the best interests of the investors.

A Sub-Fund will only use repurchase agreements and reverse repurchase agreements for the purpose of either reducing risks (hedging) or generating additional capital or income for the relevant Sub-Fund.

The following conditions apply to repurchase agreements and reverse repurchase agreements:

- (i) Counterparties to repurchase agreements and reverse repurchase agreements will be entities with legal personality typically located in a third-country jurisdiction. These counterparties will be subject to a credit assessment. Where the counterparty is subject to a credit rating by any agency registered and supervised by ESMA, that rating shall be taken into account in the credit assessment. Where a counterparty is downgraded to A2 or below (or comparable rating) by such a credit rating agency, a new credit assessment in respect of the counterparty will be undertaken without delay.
- (ii) When the Management Company enters into a reverse repurchase agreement it must ensure that it is able at any time, i.e. within a maximum of two business days, to recall the full amount of cash (including the interest incurred up to the time of being recalled) or to terminate the reverse repurchase agreement on either an accrued basis or a mark-to-market basis. When the cash is recallable at any time on a mark-to-market basis, the mark-to-market value of the reverse repurchase agreement should be used for the calculation of the Net Asset Value of the relevant Sub-Fund.

The market value of the assets received as part of the reverse repurchase agreement is at all times at least equal to the value of the cash paid in.

The assets received by the money market fund as part of a reverse repurchase agreement shall be money market instruments in accordance with the definition of “money market instrument” under the GENERAL INVESTMENT POLICY” section of the Luxembourg Prospectus. By way of derogation from this, the money market fund may receive as part of a reverse repurchase agreement liquid transferable securities or money market instruments other than those that fulfil the requirements set out above provided that those assets comply with one of the following conditions:

- (I) they are issued or guaranteed by the EU; a central authority or central bank of a Member State of the EU; the European Central Bank; the European Investment Bank; the European Stability Mechanism or the European Financial Stability Facility provided that a favourable assessment has been received pursuant to Articles 19 to 22 of the MMFs Regulation; or
- (II) they are issued or guaranteed by a central authority or central bank of a third country provided that a favourable assessment has been received pursuant to Articles 19 to 22 of the MMFs Regulation.

The assets received by a money market fund as part of a reverse repurchase agreement shall not be sold, reinvested, pledged or otherwise transferred. Securitisations and ABCPs shall not be received by a money market fund as part of a reverse repurchase agreement.

The assets received by a money market fund as part of a reverse repurchase agreement shall be issued by an entity that is independent from the counterparty and is expected not to display a high correlation with the performance of the counterparty.

- (iii) A repurchase agreement is only entered into temporarily, i.e. for a period of no more than seven business days, for liquidity management purposes and the following investment purposes only: The cash received by the money market fund as part of the repurchase agreement is able to be (a) placed on deposits in accordance with point (f) of Article 50(1) of the UCITS Directive, or (b) invested in assets referred to in Article 15(6) of the MMFs Regulation, but shall not otherwise be invested in eligible assets as referred to in “GENERAL INVESTMENT POLICY” section of the Luxembourg Prospectus, transferred or otherwise reused.

When the Management Company enters into a repurchase agreement it must ensure that it is able at any time, i.e. within a maximum of two business days, to recall any assets subject to the repurchase agreement or to terminate the repurchase agreement into which it has entered.

The money market fund shall ensure contractually that the counterparty receiving assets transferred by the money market fund as collateral under the repurchase agreement is prohibited from selling, pledging or otherwise transferring those assets without the money market fund’s prior consent.

- (iv) Repurchase agreements and reverse repurchase agreements do not constitute borrowing or lending for the purposes of the UCITS Directive.
- (v) All the revenues arising from efficient portfolio management techniques, net of direct and indirect operational costs/fees, will be returned to the relevant Sub-Fund.
- (vi) Any direct and indirect operational costs/fees arising from efficient portfolio management techniques that may be deducted from the revenue delivered to the relevant Sub-Fund must not include hidden revenue. Such direct and indirect operational costs/fees will be paid to the entities outlined in the respective annual or semi-annual report of the Fund, which shall indicate the amounts of the respective fees and whether the entities are related to the Management Company or the Depositary.

The Fund and its Sub-Funds may under no circumstances deviate from their investment objectives for these transactions. Equally, the use of these techniques may not cause the risk level of the Sub-Fund in question to increase significantly with regard to its original risk level (i.e. without the use of these techniques).

The Management Company and the Portfolio Manager currently do not expect conflicts of interest to arise in relation to such repurchase agreements and reverse repurchase agreements. However, should any potential conflicts of interest arise, such conflicts of interest will be managed in accordance with Paragraph 17 of this Singapore Prospectus.

The Sub-Fund's exposure to repurchase agreements and reverse repurchase agreements is set out in the "EXPOSURE TO SECURITIES FINANCING TRANSACTIONS" section of the Luxembourg Prospectus.

Further details on the repurchase agreements and reverse repurchase agreements which the Fund may engage in are set out in the section headed "INVESTMENT PRINCIPLES" under the sub-heading "SPECIAL TECHNIQUES AND INSTRUMENTS WITH MONEY MARKET INSTRUMENTS AS UNDERLYING ASSETS" of the Luxembourg Prospectus.

## 6. FEES, CHARGES AND EXPENSES

A summary of the fees and charges applicable to the Unit Classes of each Sub-Fund on offer is set out below:

<b>Fees and charges currently payable by you in respect of each Unit Class*</b>	
<b>Subscription Charge<sup>3</sup> (or sales charge)**</b>	P-acc Unit Classes: Up to 3% of the gross subscription amount
<b>Redemption Commission (or redemption charge)**</b>	Nil.
<b>Conversion Commission<sup>4</sup> (or switching fee)**</b>	Up to the maximum conversion fee described under "INVESTING IN UBS (LUX) MONEY MARKET FUND" section of the Luxembourg Prospectus under the sub-heading "CONVERSION OF UNITS"

\*You may have to pay additional fees and charges in addition to the Subscription Charge, Redemption Commission and Conversion Commission to the Approved Singapore Distributors (as defined below) depending on the specific nature of services provided to you by the Approved Singapore Distributors. You should check with the Approved Singapore Distributors to confirm the applicable fees and charges (including any additional taxes or commissions, where applicable) incurred in Singapore on the issuance, redemption or conversion of Units.

\*\*Any Subscription Charge, Redemption Commission and Conversion Commission is currently paid to and retained by the Approved Singapore Distributors.

<sup>3</sup> "Subscription Charge" means a charge in respect of a subscription for Units which may be deducted from the gross subscription amount and paid to the Approved Singapore Distributors.

<sup>4</sup> "Conversion Commission" means a charge in respect of a conversion of Units into those of another Unit Class within the same Sub-Fund, and/or those of another Sub-Fund which may be deducted from the gross subscription amount and paid to the Approved Singapore Distributors.

In addition to the Subscription Charge and Redemption Commission, if you request for an in-kind subscription or redemption, you should note that the costs of an appraisal by an auditor on the payments for such in-kind subscription or redemption will be charged to you. You should refer to the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-headings “CONDITIONS FOR THE ISSUE AND REDEMPTION OF UNITS”, “ISSUE OF UNITS”, “REDEMPTION OF UNITS” and “CONVERSION OF UNITS” for further information.

<b>Fees and charges payable by each Sub-Fund</b>			
<b>Sub-Fund</b>	<b>Unit Classes</b>	<b>Maximum flat fee <sup>Note 1</sup></b>	<b>Maximum flat fee for Unit Classes with “hedged” in their name <sup>Note 1</sup></b>
UBS (Lux) Money Market Fund – AUD	Unit Classes with “P” in their name	<p>0.500% p.a. <sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: 23%<sup>Note 2</sup> of maximum flat fee</p> <p>(b) Paid by Management Company to Distributor: 69%<sup>Note 2</sup> of maximum flat fee</p> <p>(c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: 8%<sup>Note 2</sup> of maximum flat fee</p>	<p>0.550% p.a. <sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: N/A</p> <p>(b) Paid by Management Company to Distributor: N/A</p> <p>(c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: N/A</p>
UBS (Lux) Money Market Fund – CHF	Unit Classes with “P” in their name	<p>0.500% p.a. <sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: 18%<sup>Note 2</sup> of maximum flat fee</p> <p>(b) Paid by Management Company to Distributor: 76%<sup>Note 2</sup> of maximum flat fee</p> <p>(c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and</p>	<p>0.550% p.a. <sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: N/A</p> <p>(b) Paid by Management Company to Distributor: N/A</p> <p>(c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: N/A</p>

		Transfer Agent: 6% <sup>Note 2</sup> of maximum flat fee	
UBS (Lux) Money Market Fund – EUR	Unit Classes with “P” in their name	<p>0.500% p.a.<sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: 24%<sup>Note 2</sup> of maximum flat fee</p> <p>(b) Paid by Management Company to Distributor: 70%<sup>Note 2</sup> of maximum flat fee</p> <p>(c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: 6%<sup>Note 2</sup> of maximum flat fee</p>	<p>0.550% p.a.<sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: N/A</p> <p>(b) Paid by Management Company to Distributor: N/A</p> <p>(c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: N/A</p>
UBS (Lux) Money Market Fund – GBP	Unit Classes with “P” in their name	<p>0.500% p.a.<sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: 29%<sup>Note 2</sup> of maximum flat fee</p> <p>(b) Paid by Management Company to Distributor: 69%<sup>Note 2</sup> of maximum flat fee</p> <p>(c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: 2%<sup>Note 2</sup> of maximum flat fee</p>	<p>0.550% p.a.<sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: N/A</p> <p>(b) Paid by Management Company to Distributor: N/A</p> <p>(c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: N/A</p>
UBS (Lux) Money Market Fund – USD	Unit Classes with “P” in their name	<p>0.500% p.a.<sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: 16%<sup>Note 2</sup> of maximum flat fee</p>	<p>0.550% p.a.<sup>Note 1</sup></p> <p>(a) Retained by Management Company and Portfolio Manager: 31%<sup>Note 2</sup> of maximum flat fee</p>

		(b) Paid by Management Company to Distributor: 69% <sup>Note 2</sup> of maximum flat fee  (c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: 15% <sup>Note 2</sup> of maximum flat fee	(b) Paid by Management Company to Distributor: 63% <sup>Note 2</sup> of maximum flat fee  (c) Paid by the Sub-Fund directly or indirectly to other service providers, including Depositary, Administrative Agent and Transfer Agent: 6% <sup>Note 2</sup> of maximum flat fee
--	--	--	---

Notes:

1. A maximum flat fee based on the net asset value of the Fund is paid from the Fund's assets for the management, administration, portfolio management and distribution of the Fund (if applicable), as well as for all Depositary tasks, such as the safekeeping and supervision of the Fund's assets, the processing of payment transactions and all other tasks listed in the "DEPOSITARY AND MAIN PAYING AGENT" section of the Luxembourg Prospectus. In respect of the distribution of the Fund, the Management Company has appointed UBS Asset Management Switzerland AG (the "**Distributor**") to act as distributor of the Units of each Sub-Fund. The Distributor may appoint sub-distributors for the distribution of Units in different countries. A portion of the maximum flat fee received by the Management Company from the Fund will be paid to the Portfolio Manager and the Distributor in connection with the portfolio management and distribution of the Fund. The maximum flat fee for Unit Classes with "hedged" in their name may include foreign exchange risk hedging charges. The maximum flat fee does not include certain other fees and additional expenses listed in the "TAXES AND EXPENSES" section of the Luxembourg Prospectus (under the sub-heading "Expenses paid by the Fund") which are also charged to the Fund.

2. These figures may change from time to time without prior notice depending on the agreements between the parties. Your financial adviser is required to disclose to you the amount of trailer fee it receives from the Management Company/ Distributor.

3. You should note that where the Sub-Funds invests in other UCIs or UCITS under the terms of their investment policy, fees may be incurred both at the level of the Sub-Fund as well as at the level of the relevant target fund. As the Sub-Funds may invest in target funds from time to time, all fees and charges incurred by a Sub-Fund in respect of its investment into the target funds are currently not ascertainable. In such a case, the management fees (excluding performance fees) of the target fund in which assets of a Sub-Fund are invested may amount to a maximum of 3%, taking into account any trailer fees.

Should a Sub-Fund invest in units of funds managed directly or by delegation by the Management Company itself or by another company linked to the Management Company through common management or control or through a substantial direct or indirect holding, no issue or redemption charges may be charged to the investing Sub-Fund in connection with these target fund units. However, certain commission payments and expenses (such as

Depository and the central administrative agent fees, management/advisory fees) are charged at the level of the target funds as well as the Sub-Fund.

**A more detailed description of the fees and charges payable by the Sub-Funds is set out in the “TAXES AND EXPENSES” section of the Luxembourg Prospectus. You should read this section carefully for further information on the fees and charges payable by the Sub-Funds.**

You should also note that due to fees and charges as well as the buy-sell spreads for the underlying investments, the actual costs of buying and selling assets and investments for a Sub-Fund may differ from the last available price or, if applicable, the net asset value used to calculate the net asset value per Unit. These costs have a negative impact on the value of a Sub-Fund and are termed “dilution”. To reduce the effects of dilution, the Board of Directors may at its own discretion make a dilution adjustment to the net asset value per Unit (swing pricing).

Units are issued and redeemed based on a single price: the net asset value per unit. To reduce the effects of dilution, the net asset value per Unit is nevertheless adjusted on valuation days as described below; this takes place irrespective of whether the Sub-Fund is in a net subscription or net redemption position on the relevant valuation day. If no trading is taking place in a Sub-Fund or Unit Class of a Sub-Fund on a particular valuation day, the unadjusted net asset value per Unit is applied. The Board of Directors has discretion to decide under which circumstances such a dilution adjustment should be made. The requirement to carry out a dilution adjustment generally depends on the scale of subscriptions or redemptions of Units in the relevant Sub-Fund. The Board of Directors may apply a dilution adjustment if, in its view, the existing unitholders (in the case of subscriptions) or remaining unitholders (in the case of redemptions) could otherwise be put at a disadvantage. The dilution adjustment may take place if:

- (a) a Sub-Fund records a steady fall (i.e. a net outflow due to redemptions);
- (b) a Sub-Fund records a considerable volume of net subscriptions relative to its size;
- (c) a Sub-Fund shows a net subscription or net redemption position on a particular valuation day; or
- (d) in all other cases in which the Board of Directors believes a dilution adjustment is necessary in the interests of the unitholders.

When a valuation adjustment is made, a value is added to or deducted from the net asset value per Unit depending on whether the Sub-Fund is in a net subscription or net redemption position; the extent of the valuation adjustment shall, in the opinion of the Board of Directors, adequately cover the fees and charges as well as the buy-sell spreads. In particular, the net asset value of the respective Sub-Fund will be adjusted (upwards or downwards) by an amount that (i) reflects the estimated tax expenses, (ii) the trading costs that may be incurred by the Sub-Fund, and (iii) the estimated bid-ask spread for the assets in which the Sub-Fund invests. As some equity markets and countries may show different fee structures on the buyer and seller side, the adjustment for net inflows and outflows may vary. Generally speaking, adjustments shall be limited to a maximum of 1% of the relevant applicable net asset value per Unit. Under exceptional circumstances (e.g. high market volatility and/or illiquidity, extraordinary market conditions, market disruptions etc.), the Board of Directors

may decide to apply temporarily a dilution adjustment of more than 1% of the relevant applicable net asset value per Unit in relation to each Sub-Fund and/or valuation date, provided that the Board of Directors is able to justify that this is representative of prevailing market conditions and is in the unitholders' best interest. This dilution adjustment shall be calculated according to the procedure specified by the Board of Directors. Unitholders shall be informed through the normal channels whenever temporary measures are introduced and once the temporary measures have ended.

The net asset value of each Unit Class of the Sub-Fund is calculated separately. However, dilution adjustments affect the net asset value of each Unit Class to the same degree in percentage terms. The dilution adjustment is made at sub-fund level and relates to capital activity, but not to the specific circumstances of each individual investor transaction. You should note that a Sub-Fund's performance is calculated based on the published net asset value which may be partially swung, and the use of swung prices to calculate performance returns may increase the variability of the Sub-Fund's returns. Apart from the underlying investments of the Sub-Funds, the returns of a Sub-Fund may be influenced by the level of subscription or redemption activity which may result in the application of swing pricing. Please refer to the "INVESTING IN UBS (LUX) MONEY MARKET FUND" section of the Luxembourg Prospectus under the sub-heading "NET ASSET VALUE, ISSUE, REDEMPTION AND CONVERSION PRICE" for further details on potential dilution adjustments to the net asset value of a Sub-Fund. The maximum flat fee of the Management Company is based on the total net assets of the Sub-Fund which is calculated without swing pricing.

## **7. RISK FACTORS**

### **7.1 General**

You should consider and understand the risks of investing in a Sub-Fund. There can be no assurance that a Sub-Fund will achieve its investment objectives. The capital value of the Units and its dividends or coupons (if any) may rise and fall, as the capital value of the securities in which a Sub-Fund invests may fluctuate and you may not realise the value of your initial investment.

### **7.2 Risks associated with investments in other money market funds**

The Sub-Funds may invest in other money market funds eligible under the MMFs Regulation in accordance with the conditions and limits set out in the Luxembourg Prospectus.

Certain fees and charges may be incurred more than once when investing in existing money market funds (such as Depositary and central administrative agent fees, management/advisory fees and issuing/redemption charges of the money market funds in which the investment is made). Such commission payments and expenses are charged at the level of the target fund as well as of the acquiring money market fund.

The sub-funds may also invest in money market funds managed by UBS Fund Management (Luxembourg) S.A. or by a company linked to UBS Fund Management (Luxembourg) S.A. through common management or control, or through a substantial direct or indirect holding. In this case, no issuing or redemption charge will be charged on subscription to or redemption of these units. The double charging of commission and expenses referred to above does, however, remain.

Please refer to the section headed “UNITHOLDERS IN REPORTING UNIT CLASSES” of the Luxembourg Prospectus under “EXPENSES PAID BY THE FUND” for further details on the general costs and expenses associated with investing in existing funds.

### 7.3 **ESG risks**

The Sub-Funds are exposed to sustainability risks. If a sustainability risk associated with an investment materialises, it could lead to the loss in value of an investment. Please refer to the section headed “GENERAL RISK INFORMATION” of the Luxembourg Prospectus under “ESG RISKS” for further details.

### 7.4 **Exchange rate risks**

An investment in the Units of any Sub-Fund may entail exchange rate risks as: (i) the investments of the Sub-Fund may be denominated in currencies different from that of the currency of account of that Sub-Fund; and (ii) a Unit Class may be denominated in a currency different from that of the Sub-Fund.

You should note that the Sub-Funds are not denominated in Singapore Dollars and the Unit Classes may not be denominated in Singapore Dollars. With the exception of the SGD hedged Unit Classes, the Portfolio Manager currently does not intend to hedge against currency fluctuations between the Singapore Dollar and that of the currency of account of the Sub-Funds and between the Singapore Dollar and that of the currency denomination of the Unit Classes. You may therefore be exposed to this exchange rate risk if your reference currency is Singapore Dollars.

You should also note that for Unit Classes with “hedged” in their name and with reference currencies different to the Sub-Fund’s currency of account (“**Unit Classes in foreign currencies**”), the risk of fluctuations in the value of the reference currency (SGD in case of “SGD hedged” Unit Classes) is hedged against the Sub-Fund’s currency of account. This hedging shall be between 95% and 105% of the total net assets of the Unit Class in foreign currency. Changes in the market value of the portfolio, as well as subscriptions and redemptions of Unit Classes in foreign currencies, can result in the hedging temporarily surpassing the range mentioned above. The Management Company and the Portfolio Manager will take all necessary steps to bring the hedging back within the limits mentioned above.

You should also note that the hedging described above has no effect on possible currency risks resulting from investments denominated in a currency other than the Sub-Fund’s currency of account.

A Sub-Fund may engage in foreign currency transactions in order to hedge against currency fluctuations between its currency of account and its underlying investments.

A Sub-Fund’s hedging transactions, while potentially reducing the currency risks to which the Sub-Fund would otherwise be exposed, involve certain other risks, including risk of default by a counterparty.

### 7.5 **Risks associated with repurchase agreements and reverse repurchase agreements**

A Sub-Fund may enter into repurchase agreements and reverse repurchase agreements as a buyer or as a seller subject to the conditions and limits set out in Paragraph 5.8.2 of this Singapore Prospectus. If the other party to a repurchase agreement or reverse repurchase

agreement should default, that Sub-Fund might suffer a loss to the extent that the proceeds from the sale of the underlying instruments and/or other collateral held by that Sub-Fund in connection with the repurchase agreement or reverse repurchase agreement are less than the repurchase price or, as the case may be, the value of the underlying instruments. In addition, in the event of bankruptcy or similar proceedings of the other party to the repurchase agreement or reverse repurchase agreement or its failure otherwise to perform its obligations on the repurchase date, that Sub-Fund could suffer losses, including loss of interest on or principal of the security and costs associated with delay and enforcement of the repurchase agreement or reverse repurchase agreement.

You should refer to the section headed "RISKS CONNECTED WITH THE USE OF EFFICIENT PORTFOLIO MANAGEMENT TECHNIQUES" of the Luxembourg Prospectus for information on the inherent risks of the repurchase agreements and reverse repurchase agreements.

#### **7.6 Liquidity risks associated with redemptions of Units**

The Sub-Funds are not listed in Singapore and there is no secondary market for the Sub-Funds in Singapore. Therefore, you can only redeem your Units on Dealing Days by submitting your redemption request as described in Paragraph 10 of this Singapore Prospectus.

The general approach taken by the Fund to help manage the liquidity of the Sub-Funds is to activate liquidity management tools, which are as follows:

- (i) where a Sub-Fund records a steady fall following from a net outflow due to redemptions, or where a Sub-Fund shows a net subscription or net redemption position on a particular valuation date, the Board of Directors may apply partial swing pricing to reduce the net asset value of the relevant Sub-Fund. Please refer to Paragraph 6 above for further details;
- (ii) the Management Company reserves the right not to execute redemption and conversion orders in full (redemption gate) on any order date on which this would lead to outflows of more than 10% of the total net asset value of a Sub-Fund on that date. In addition, if there is a large volume of redemption orders the Depositary and Management Company may decide to postpone the execution of any redemption order. Please refer to Paragraph 10.3 below for further details); and
- (iii) the Management Company may also temporarily suspend redemption of Units in any Sub-Fund in certain circumstances as described in Paragraph 14 below.

The activation of such liquidity management tools may have an adverse impact on your redemptions from the Sub-Funds. For instance, the suspension of dealings as described in Paragraph 14 of this Singapore Prospectus will mean that you will not be able to redeem from the Sub-Funds during the suspension period and the postponement of redemptions under certain circumstances (redemption gate) as referred to in Paragraph 10.3 of this Singapore Prospectus may mean you may not be able to redeem from the Sub-Fund on that Dealing Day.

#### **7.7 Risks associated with the use of financial derivative instruments**

As reflected in the table below, the Sub-Funds use the commitment approach as described in the Committee of European Securities Regulators' guidelines on Risk Measurement and the Calculation of Global Exposure and Counterparty Risk for UCITS, i.e. CESR/10-788 in determining the Sub-Funds' exposure to financial derivatives instruments.

<b>Sub-Fund</b>	<b>Global risk calculation method</b>	<b>Expected range of leverage</b>	<b>Reference portfolio</b>
UBS (Lux) Money Market Fund – AUD	Commitment approach	n/a	n/a
UBS (Lux) Money Market Fund – CHF			
UBS (Lux) Money Market Fund – EUR			
UBS (Lux) Money Market Fund – GBP			
UBS (Lux) Money Market Fund – USD			

You should also refer to the sections headed “USE OF FINANCIAL DERIVATIVE TRANSACTIONS”, “SWAP AGREEMENTS”, “INSOLVENCY RISK ON SWAP COUNTERPARTIES”, “POTENTIAL ILLIQUIDITY OF EXCHANGE TRADED INSTRUMENTS AND SWAP CONTRACTS”, “RISKS CONNECTED WITH THE USE OF EFFICIENT PORTFOLIO MANAGEMENT TECHNIQUES”, “EXPOSURE TO SECURITIES FINANCING TRANSACTIONS”, “RISK MANAGEMENT”, “LEVERAGE” and “COLLATERAL MANAGEMENT” of the Luxembourg Prospectus for details of the risks associated with the use of financial derivative instruments.

#### 7.8 Other risks

Owing to the specific investment policy of the Sub-Funds, money market funds offer higher security and generate performance that is less prone to volatility than other investments. Units of the Sub-Funds can be subscribed and redeemed daily, and therefore constitute a liquid asset. However, no capital guarantee exists for the Sub-Funds, so you could lose your whole investment.

Other risks on the Sub-Funds' investments are detailed in the section headed “RISK PROFILE” of the Luxembourg Prospectus and in the section headed “LEGAL ASPECTS” of

the Luxembourg Prospectus. Risks that may be specific to a Unit Class are detailed in the section headed “UNIT CLASSES” of the Luxembourg Prospectus.

**The above should not be considered to be an exhaustive list of the risks which you should consider before investing into any Sub-Fund. You should be aware that an investment in any of the Sub-Funds may be exposed to other risks of an exceptional nature from time to time.**

## **8. SUBSCRIPTION FOR UNITS**

### **8.1 Subscription Procedure**

You may purchase Units through approved Singapore distributors appointed by the Management Company (or its agents) (“**Approved Singapore Distributors**”).

Your subscription for Units should be made on an order form as may be prescribed by the Management Company or the relevant Approved Singapore Distributor and sending the order form, together with the payment for the Units as may be advised by the relevant Approved Singapore Distributor, to any Approved Singapore Distributor.

At the request of unitholders, the Management Company may also accept full or partial subscriptions in kind for Units at its own discretion subject to certain terms and conditions as may be imposed by the Management Company.

Subscriptions using Supplementary Retirement Scheme (“**SRS**”) monies are currently available in respect of UBS (Lux) Money Market Fund – USD, through certain Approved Singapore distributors only. You should contact the relevant Approved Singapore distributors to check on the availability of such subscriptions. If you intend to purchase Units of the UBS (Lux) Money Market Fund – USD using monies in your SRS account, you should instruct the relevant SRS operator bank for monies to be withdrawn from your SRS account to pay for the Units.

The Management Company reserves the right to reject in whole or in part any application for Units or to request further details or evidence of identity from an applicant for, or transferee of, Units.

Full details on the subscription procedure are set out under the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-headings “CONDITIONS FOR THE ISSUE AND REDEMPTION OF UNITS” and “ISSUE OF UNITS”.

### **8.2 Minimum Initial Subscription Amount and Minimum Subsequent Subscription**

While the Management Company does not currently impose any requirements on minimum initial subscription amount or minimum subsequent subscription amount, Approved Singapore Distributors may impose certain requirements on their clients. You should check with the relevant Approved Singapore Distributor whether any such requirements are imposed.

### **8.3 Dealing Deadline and Pricing Basis**

Units shall be issued on a forward pricing basis. Accordingly, the issue price of Units shall not be ascertainable at the time of subscription. The issue price per Unit is expressed in the currency of account of the relevant Sub-Fund or Unit Class, and is calculated for each

Dealing Day by dividing the overall net assets of the Sub-Fund attributable to the relevant Unit Class by the number of Units in circulation in that Unit Class.

You may place orders for subscription through the Approved Singapore Distributors. In order to subscribe for Units on a Dealing Day<sup>5</sup>, a properly completed order form, together with any relevant supporting documents and subscription monies must be received by the Approved Singapore Distributor before 4.00 p.m. (Singapore time) on a Singapore Dealing Day<sup>6</sup> (“**Singapore Cut Off Time**”). An Approved Singapore Distributor may impose an earlier Singapore Cut Off Time, and you should confirm the applicable Singapore Cut Off Time with the relevant Approved Singapore Distributor.

The Approved Singapore Distributor shall collect all orders it receives on or before the Singapore Cut Off Time and will forward such orders to the Singapore Representative for processing with the Administrative Agent.

Orders received by the Approved Singapore Distributors before the applicable Singapore Cut Off Time will, if accepted by the Administrative Agent prior to the dealing deadline<sup>7</sup> for such Dealing Day, be processed on the basis of the net asset value calculated for that day after the dealing deadline<sup>8</sup>.

Orders received by the Approved Singapore Distributors after the Singapore Cut Off Time or at any time on a day which is not a Singapore Dealing Day shall be deemed as having been received by the Approved Singapore Distributor before the Singapore Cut Off Time on the next Singapore Dealing Day.

**Approved Singapore Distributors may impose additional requirements on supporting documents and payment of cleared funds. You should confirm the applicable dealing procedures with the relevant Approved Singapore Distributor.**

Details of determining the net asset value (including details on the dilution adjustment of a Sub-Fund’s net asset value) are set out under the section headed “NET ASSET VALUE, ISSUE, REDEMPTION AND CONVERSION PRICE” of the Luxembourg Prospectus.

Fractions of units can be issued for the Sub-Funds/Unit Classes. These fractions of Units are expressed with up to three decimal places and do not confer the right to vote at general meetings. If the relevant Sub-Fund or Unit Class is liquidated, fractional units entitle the holder to a distribution or a proportionate share of the liquidation proceeds.

#### 8.4 Numerical Example of How Units are Allotted

The following is an illustration of the number of Units that will be issued based on an initial subscription amount of \$1,000, a notional issue price of \$100.00 per Unit and a notional

<sup>5</sup>“**Dealing Day**” means any Business Day. “**Business Day**” means a normal bank business day in Luxembourg (i.e. a day when the banks are open during normal business hours), except for 2 January, 24 and 31 December; individual, non-statutory days of rest in Luxembourg and Switzerland; and/or customary holidays in countries with stock exchanges and markets used to value over half of the sub-fund’s net assets.

<sup>6</sup>“**Singapore Dealing Day**” means a Dealing Day which is also a Singapore Business Day and “**Singapore Business Day**” means any day other than Saturday or Sunday on which commercial banks in Singapore are generally open for business.

<sup>7</sup> The “**dealing deadline**” as referred to in this Singapore Prospectus is the “cut-off time” as defined in the Luxembourg Prospectus. Please see the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-heading “CONDITIONS FOR THE ISSUE AND REDEMPTION OF UNITS”.

<sup>8</sup> The day after the dealing deadline is the “valuation date” as defined in the Luxembourg Prospectus. Please see the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-heading “CONDITIONS FOR THE ISSUE AND REDEMPTION OF UNITS”.

Subscription Charge of 3%. The notional issue price is for illustrative purposes only, and the actual issue price will fluctuate according to the net asset value of the relevant Unit Class as well as the applicable Subscription Charge\*:

$$\begin{array}{ccccccccc}
 \underline{\$1,000} & - & \underline{\$30} & = & \underline{\$970} & / & \underline{\$100.00} & = & \underline{9.7 \text{ Units}} \\
 \textit{Initial} & & \textit{Notional} & & \textit{Net} & & \textit{Notional} & & \textit{Units} \\
 \textit{Subscription} & & \textit{Subscription} & & \textit{Subscription} & & \textit{Issue} & & \textit{Issued} \\
 \textit{Amount} & & \textit{Charge of} & & \textit{Amount} & & \textit{Price} & & \\
 & & 3\%^* & & & & & & 
 \end{array}$$

\*The Subscription Charge for the Sub-Funds is currently up to 3% for all Unit Classes.

## 8.5 Trade Confirmations

A trade confirmation will be sent by the Singapore Representative to the relevant Approved Singapore Distributor, normally two Singapore Business Days following the Singapore Representative's receipt of the unit allocation from the Management Company.

You should contact your Approved Singapore Distributor for the details on when you may expect to receive the trade confirmations confirming ownership of the number of Units issued to you as the trade confirmation policy may vary amongst the Approved Singapore Distributors. The trade confirmation will provide full details of the transaction.

## 8.6 Cancellation of Subscription

You should note that the Management Company does not offer a right to cancel subscription orders for units of the Sub-Funds after the dealing deadline.

## 9. REGULAR SAVINGS PLAN (RSP)

An Approved Singapore Distributor may, at its discretion, allow you to invest in one or more Unit Classes offered in respect of each Sub-Fund (as listed or described in Paragraph 2 above) by way of a regular savings plan ("**RSP**").

You should check with the relevant Approved Singapore Distributor on whether any such RSP is offered and the terms and conditions on which such RSP may be offered (including the minimum amount of periodic contributions, when monies will be deducted from your account and when Units subscribed will be allotted to you each month).

You may cease your participation in the RSP, without suffering any penalty, by giving written notice to the relevant Approved Singapore Distributor as may be required by that Approved Singapore Distributor provided that the required notice period is not longer than the period between your regular subscriptions.

## 10. REDEMPTION OF UNITS

### 10.1 Redemption Orders and Redemption Procedure

Units may be redeemed on any Dealing Day. You must however redeem your Units via the same Approved Singapore Distributor through whom you originally purchased your Units. You may therefore only place redemption orders on Singapore Dealing Days.

Your orders for redemption of your Units should be made on a unit redemption form as may be prescribed by the Management Company or the relevant Approved Singapore Distributor and sending it, together with such documents as may be required by the Management Company, to the relevant Approved Singapore Distributor before the Singapore Cut Off Time (as set out in Paragraph 8.3 above).

At the request of unitholders, the Management Company may offer full or partial redemptions in kind for Units at its own discretion subject to certain terms and conditions as may be imposed by the Management Company.

Full details on the redemption procedure are set out under the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-headings “CONDITIONS FOR THE ISSUE AND REDEMPTION OF UNITS” and “REDEMPTION OF UNITS”.

#### **10.2 Minimum Holding Amount and Minimum Redemption Amount**

While the Management Company does not currently impose any requirements on minimum holding amount or minimum redemption amount, Approved Singapore Distributors may impose certain requirements on their clients. You should check with the relevant Approved Singapore Distributor whether any such requirements are imposed.

#### **10.3 Dealing Deadline and Pricing Basis**

The redemption price per Unit is calculated on a forward pricing basis. Therefore, the redemption price of Units will not be ascertainable at the time of the redemption request. The redemption price for the Units is based on the net asset value per Unit calculated on each Dealing Day by dividing the net asset value that is attributable to the relevant Unit Class by the number of Units in circulation in that Unit Class.

Details of determining the net asset value (including details on the dilution adjustment of a Sub-Fund’s net asset value) are set out under the section headed “NET ASSET VALUE, ISSUE, REDEMPTION AND CONVERSION PRICE” of the Luxembourg Prospectus.

You may place orders to redeem Units of any Unit Class up to the Singapore Cut Off Time (as set out in Paragraph 8.3 above) on any Singapore Dealing Day. An Approved Singapore Distributor may impose an earlier Singapore Cut Off Time, and you should confirm the applicable Singapore Cut Off Time with the relevant Approved Singapore Distributor.

The Approved Singapore Distributor shall collect all orders received prior to the Singapore Cut-Off Time and will forward such orders to the Singapore Representative for processing with the Administrative Agent.

Orders received by the Approved Singapore Distributors before the applicable Singapore Cut Off Time will, if accepted by the Administrative Agent prior to the dealing deadline for such Dealing Day, be processed on the basis of the net asset value calculated for that day after the dealing deadline<sup>9</sup>.

---

<sup>9</sup> The day after the dealing deadline is the “valuation date” as defined in the Luxembourg Prospectus. Please see the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-heading “CONDITIONS FOR THE ISSUE AND REDEMPTION OF UNITS”.

Orders received by the Approved Singapore Distributors after the Singapore Cut Off Time or at any time on a day which is not a Singapore Dealing Day shall be deemed as having been received by the Approved Singapore Distributor before the Singapore Cut Off Time on the next Singapore Dealing Day.

**Approved Singapore Distributors may impose additional requirements on supporting documents and timing for payment of redemption proceeds. You should confirm the applicable dealing procedures with the relevant Approved Singapore Distributor.**

The Management Company reserves the right not to execute redemption and conversion orders in full (redemption gate) on any order date on which this would lead to outflows of more than 10% of the total net asset value of a Sub-Fund on that date. In this case, the Management Company may decide to only partially execute redemption and conversion orders, and to postpone the redemption and conversion orders for the order date that have not been executed for a period generally not to exceed 20 Business Days, giving them priority status.

If there is a large volume of redemption orders, the Depositary and the Management Company may decide to postpone the execution of any redemption order until the equivalent Fund assets have been sold (without undue delay). Should such a measure be necessary, all redemption orders received on the same day will be processed at the same price.

#### 10.4 Numerical examples of calculation of redemption proceeds

The following is an illustration of the redemption proceeds payable based on a redemption order for 1,000 Units, a notional redemption price of (i) \$110.00; and (ii) \$90.00 per Unit. The notional redemption price is for illustrative purposes only, and the actual redemption price will fluctuate according to the net asset value of the relevant Unit Class as well as the applicable Redemption Commission\*:

<u>1,000 Units</u>	x	<u>\$110.00</u>	=	<u>\$110,000.00</u>	-	<u>\$0</u>	=	<u>\$110,000.00</u>
<i>Redemption request</i>		<i>Redemption Price</i>		<i>Gross Redemption Proceeds</i>		<i>Redemption Commission*</i>		<i>Net Redemption Proceeds</i>

OR

<u>1,000 Units</u>	x	<u>\$90.00</u>	=	<u>\$90,000.00</u>	-	<u>\$0</u>	=	<u>\$90,000.00</u>
<i>Redemption request</i>		<i>Redemption Price</i>		<i>Gross Redemption Proceeds</i>		<i>Redemption Commission*</i>		<i>Net Redemption Proceeds</i>

\*There is currently no Redemption Commission payable.

#### 10.5 Payment of Redemption Proceeds

Redemption proceeds may, in principle, only be received by unitholders in the currency in which the relevant Unit Class is denominated. Further details are set out under the "INVESTING IN UBS (LUX) MONEY MARKET FUND" section of the Luxembourg Prospectus under the sub-heading "REDEMPTION OF UNITS".

Redemption proceeds will normally be paid no later than two Business Days after the order date unless legal provisions, such as foreign exchange controls or restrictions on capital movements, or other circumstances beyond the control of the Depositary make it impossible to transfer redemption proceeds to Singapore.

If you had invested via an Approved Singapore Distributor, your redemption proceeds will normally be paid by the Management Company to your Approved Singapore Distributor. You will receive your redemption proceeds from your Approved Singapore Distributor in accordance with such instructions as agreed between you and your Approved Singapore Distributor. You should contact your Approved Singapore Distributor for further details (including the period within which the redemption proceeds will be paid out to you by the Approved Singapore Distributor) as the payment policy amongst the Approved Singapore Distributors may vary. The cost of any settlement by telegraphic transfer may be passed on to you.

If you had purchased your Units with SRS monies, your redemption proceeds will be paid to you by transferring the proceeds to the relevant bank for credit to your SRS account or otherwise in accordance with the provisions of any applicable law, regulations or guidelines. Where your SRS account has been closed, your redemption proceeds will be paid to you in accordance with the provisions of any applicable law, regulations or guidelines.

#### 10.6 **Compulsory Redemptions**

If the value of a Unit Class in relation to the total net asset value of a Sub-Fund has fallen below, or failed to reach, a level that the Board of Directors of the Management Company has fixed as the minimum level for the economically efficient management of a Unit Class, the Board of Directors may decide that all Units of this Class are to be redeemed against payment of the redemption price on a business day determined by the Board of Directors. Investors of the Class/Sub-Fund concerned shall not have to bear any additional costs or other financial burdens as a result of this redemption. Where applicable, the swing pricing principle described in the “NET ASSET VALUE, ISSUE, REDEMPTION AND CONVERSION PRICE” section of the Luxembourg Prospectus shall apply.

Please also refer to the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-heading “SUSPENSION OF NET ASSET VALUE CALCULATION, AND SUSPENSION OF THE ISSUE, REDEMPTION AND CONVERSION OF UNITS” for information on powers of the Management Company to redeem Units at any time as well as to request that a unitholder returns, transfers or converts his Units if such unitholder no longer meets the requirements of a Unit Class. Please also refer to the “TAXES AND EXPENSES” section of the Luxembourg Prospectus under the sub-heading “AUTOMATIC EXCHANGE OF INFORMATION – FATCA AND THE COMMON REPORTING STANDARD” for information on circumstances under which you may be subject to the compulsory redemption or liquidation of your interest in the Fund.

## 11. CONVERSION OF UNITS<sup>10</sup>

At any time, you may convert your Units into those of another unit class within the same sub-fund, and/or may convert your Units into those of another sub-fund, which shall be subject to payment of a Conversion Commission, if any (as set out in Paragraph 6 above).

Conversion orders are subject to the same procedures as the issue and redemption of Units.

**You should note in addition that, as a condition of your conversions, the new sub-fund or unit class subscribed into as a result of the conversion must be available to you for subscription.**

The Management Company reserves the right not to execute redemption and conversion orders in full (redemption gate) on any order date on which this would lead to outflows of more than 10% of the total net asset value of a Sub-Fund on that date. In this case, the Management Company may decide to only partially execute redemption and conversion orders, and to postpone the redemption and conversion orders for the order date that have not been executed for a period generally not to exceed 20 Business Days, giving them priority status.

Further details on conversion procedures are set out under the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-heading “CONVERSION OF UNITS”.

## 12. OBTAINING PRICE INFORMATION IN SINGAPORE

The indicative issue prices and redemption prices of the Units are normally published in Singapore on the Singapore Representative's website at <https://www.ubs.com/sg/en/asset-management.html> within two Singapore Business Days immediately succeeding each Dealing Day.

Please refer to the provisions under the “INFORMATION FOR UNITHOLDERS” section of the Luxembourg Prospectus under the sub-heading “REGULAR REPORTS AND PUBLICATIONS” for other sources of price information.

## 13. VALUATION OF UNDERLYING INVESTMENTS

The net asset value per Unit of each Sub-Fund or Unit Class is expressed in the currency of account of the respective Sub-Fund or Unit Class, and is calculated each Business Day by dividing the overall net assets of the Sub-Fund attributable to each Unit Class by the number of Unit in this Unit Class of the Sub-Fund.

Details on the method of valuation in respect of the assets of the Sub-Funds are set out under the “NET ASSET VALUE, ISSUE, REDEMPTION AND CONVERSION PRICE” section of the Luxembourg Prospectus.

---

<sup>10</sup> More commonly referred to in Singapore as “switching”.

#### 14. TEMPORARY SUSPENSION OF THE CALCULATION OF THE NET ASSET VALUE AND OF THE ISSUE, CONVERSION AND REDEMPTION OF UNITS

The Management Company may temporarily suspend the calculation of the net asset value of one or more sub-funds, as well as the issue and redemption of Units, and conversions between individual sub-funds, for one or more business days in the circumstances described in the “INVESTING IN UBS (LUX) MONEY MARKET FUND” section of the Luxembourg Prospectus under the sub-heading “SUSPENSION OF NET ASSET VALUE CALCULATION, AND SUSPENSION OF THE ISSUE, REDEMPTION AND CONVERSION OF UNITS”.

Please also refer to this section of the Luxembourg Prospectus for information on powers of the Management Company to refuse a request to buy Units, to redeem Units at any time Units subscribed or purchased in defiance of an exclusion clause as well as to request that a unitholder returns, transfers or converts his Units if such unitholder no longer meets the requirements of a Unit Class.

#### 15. PERFORMANCE OF THE SUB-FUNDS

##### 15.1 Performance of the Sub-Funds (as at 31 October 2023)<sup>11</sup>

Unit Class	One year	Three years	Five years	Ten years	Since inception
		<i>(Average annual compounded return)</i>			
<b>UBS (Lux) Money Market Fund – AUD</b>					
P-acc (Date of inception:20 August 1992)					
Gross of costs and commissions*	3.27	1.20	1.08	1.32	3.60
Net of costs and commissions**	0.17	0.18	0.46	1.01	3.50
FTSE AUD 3M Eurodeposits	3.84	1.49	1.37	1.79	n.a.
<b>UBS (Lux) Money Market Fund – CHF</b>					
P-acc (Date of inception:16 September 1991)					
Gross of costs and commissions*	0.69	-0.30	-0.51	-0.58	0.87
Net of costs and commissions**	-2.33	-1.31	-1.11	-0.88	0.78

<sup>11</sup> Source: UBS AG. The performance of the Unit Classes is calculated on a single pricing basis, with dividends being reinvested net of all charges payable upon reinvestment and in the currency denomination of the relevant Unit Class. The performance of the benchmark is calculated with net dividends reinvested and, where applicable, converted at the relevant prevailing exchange rates to the currency of denomination of the relevant Unit Class.

Unit Class	One year	Three years	Five years	Ten years	Since inception
		<i>(Average annual compounded return)</i>			
Benchmark: FTSE CHF 3M Eurodeposits	1.11	-0.11	-0.38	-0.49	n.a.
<b>UBS (Lux) Money Market Fund – EUR</b>					
P-acc (Date of inception:09 October 1989)					
Gross of costs and commissions*	2.43	0.39	0.05	-0.08	2.56
Net of costs and commissions**	-0.65	-0.62	-0.56	-0.38	2.47
Benchmark: FTSE EUR 3M Eurodeposits	2.83	0.60	0.17	0.00	n.a.
<b>UBS (Lux) Money Market Fund – GBP</b>					
P-acc (Date of inception:25 November 1988)					
Gross of costs and commissions*	3.87	1.41	0.96	0.53	3.76
Net of costs and commissions**	0.75	0.39	0.35	0.22	3.67
Benchmark: FTSE GBP 3M Eurodeposits	4.47	1.80	1.35	0.93	n.a.
<b>UBS (Lux) Money Market Fund – USD</b>					
P-acc (Date of inception:25 November 1988)					
Gross of costs and commissions*	4.61	1.73	1.64	1.03	2.70
Net of costs and commissions**	1.47	0.71	1.02	0.73	2.61
Benchmark: FTSE USD 3M Eurodeposits	5.10	2.09	2.03	1.44	n.a.
(CAD hedged) P-acc (Date of inception:05 July 2016)					
Gross of costs and commissions*	4.11	1.54	1.31	n.a.	1.04
Net of costs and commissions**	0.98	0.52	0.69	n.a.	0.63

Unit Class	One year	Three years	Five years	Ten years	Since inception
		<i>(Average annual compounded return)</i>			
n.a.	n.a.	n.a.	n.a.	n.a.	n.a.
<i>(HKD hedged) P-acc (Date of inception:22 May 2023)</i>					
Gross of costs and commissions*	n.a.	n.a.	n.a.	n.a.	4.04
Net of costs and commissions**	n.a.	n.a.	n.a.	n.a.	-2.77
n.a.	n.a.	n.a.	n.a.	n.a.	n.a.
<i>(SGD hedged) P-acc (Date of inception:22 May 2023)</i>					
Gross of costs and commissions*	n.a.	n.a.	n.a.	n.a.	3.47
Net of costs and commissions**	n.a.	n.a.	n.a.	n.a.	-3.30
n.a.	n.a.	n.a.	n.a.	n.a.	n.a.

\* *“Gross of costs and commissions” means not taking into account any costs and commissions charged when subscribing and realising Units.*

\*\* *“Net of costs and commissions” means taking into account such costs and commissions charged when subscribing and realising Units (and calculated based on an issuing commission of 3% and nil redemption charge).*

## *In cases of older share classes the since inception figure for their benchmarks may not be available as there is no daily benchmark data available at that time.*

^ *No benchmark data for hedged Unit Classes is presented as no benchmarks are assigned to hedged Unit Classes. **Any past performance of the Sub-Funds is not necessarily indicative of the future performance of Sub-Funds.***

Other Unit Classes available for subscription in Singapore as listed or described in Paragraph 2 above for which performance figures have not been provided in the table above have either not been incepted or have been incepted for less than one year as at 31 October 2023. A track record of at least one year is therefore not available in respect of such Unit Classes as at 31 October 2023.

## 15.2 Expense Ratios and Turnover Ratios

The expense ratios and the turnover ratios of the Unit Classes/Sub-Funds based on the latest audited accounts issued as at the date of this Singapore Prospectus (for the financial period ended 31 October 2022) is as follows:

Sub-Fund	Unit Class	Expense Ratio	Turnover Ratio
UBS (Lux) Money Market Fund – AUD	P-acc	0.30%	255.94%
UBS (Lux) Money Market Fund – CHF	P-acc	0.07%	-3.75%
UBS (Lux) Money Market Fund – EUR	P-acc	0.07%	-119.97%
UBS (Lux) Money Market Fund – GBP	P-acc	0.38%	110.15%
UBS (Lux) Money Market Fund – USD	P-acc	0.31%	-4.20%
	(CAD Hedged) P-acc	0.36%	
	(HKD hedged) P-acc	N/A	
	(SGD hedged) P-acc	N/A	

Unit Classes available for subscription in Singapore as listed or described in Paragraph 2 above for which expense ratios have not been provided in the above table have either not been incepted or have been incepted after 31 October 2022, therefore, expense ratios for such Unit Classes based on the audited accounts for the financial period ended 31 October 2022 are not available.

Notes:

1. The expense ratio is calculated in accordance with the requirements in the Investment Management Association of Singapore’s guidelines on the disclosure of expense ratio (the “**IMAS Guidelines**”) and based on figures in the Fund’s latest audited accounts as at the date of this Singapore Prospectus. The following expenses, and such other expenses as may be set out in the IMAS Guidelines (as may be updated from time to time), are excluded from the calculation of the expense ratio:
  - (a) brokerage and other transaction costs associated with the purchase and sales of investments (such as registrar charges and remittance fees);
  - (b) interest expenses;
  - (c) foreign exchange gains and losses of the Unit Class, whether realised or unrealised;

- (d) front-end loads, back-end loads and other costs arising on the purchase or sale of a foreign unit trust or mutual fund;
  - (e) tax deducted at source or arising from income received, including withholding tax; and
  - (f) dividends and other distributions paid to shareholders.
2. The turnover ratio is calculated based on the lesser of purchases or sales of underlying investments expressed as a percentage of daily average net asset value.

## 16. SOFT DOLLAR COMMISSIONS / ARRANGEMENTS

As at the date of this Singapore Prospectus, the Management Company and the Portfolio Manager do not receive or enter into soft-dollar commissions/arrangements in respect of each Sub-Fund. The Management Company, the Portfolio Manager and their respective associates do not receive cash or other rebates from brokers and dealers (whether or not they are members of the UBS Group) in respect of transactions executed for the respective Sub-Funds.

## 17. POTENTIAL CONFLICTS OF INTERESTS

The Management Company, the Portfolio Manager, the Depositary, the Administrative Agent and the other service providers of the Fund, and/or their respective affiliates, associates, employees or any person connected with them may be subject to various conflicts of interest in their relationships with the Fund.

The Management Company, the Portfolio Manager, the Administrative Agent and the Depositary have adopted and implemented a policy on conflicts of interest. They have taken suitable organisational and administrative measures to identify and manage conflicts of interest so as to minimise the risk of the Fund's interests being prejudiced, as well as to ensure that the Fund's unitholders are treated fairly in the event that a conflict of interest cannot be prevented.

The Management Company, the Depositary, the Portfolio Manager and the Distributor are part of the UBS Group (hereinafter referred to as "**Affiliated Person**"). The Affiliated Person is a global, full-service private banking, investment banking, asset management and financial services organisation that is a major player in the global financial markets. As such, the Affiliated Person is engaged in various business activities and may have other direct or indirect interests in the financial markets in which the Fund invests.

The Affiliated Person endeavours to manage any conflicts in a manner consistent with the highest standards of integrity and fair dealing. To this end, the Affiliated Person has implemented procedures to ensure that any business activities giving rise to a conflict that could harm the interests of the Fund or its unitholders, are carried out with an appropriate level of independence and that any conflicts are resolved fairly.

Despite the Management Company's best efforts and due care, there remains the risk that the organisational or administrative measures taken by the Management Company for the management of conflicts of interest may not be sufficient to ensure, with reasonable confidence, that all risks of damage to the interests of the Fund or its unitholders are eliminated. If this should be the case, any non-mitigated conflicts of interest and any

decisions taken in relation thereto will be notified to unitholders on the following website of the Management Company:  
[http://www.ubs.com/lu/en/asset\\_management/investor\\_information.html](http://www.ubs.com/lu/en/asset_management/investor_information.html).

Where a conflict of interest arising out of the relationship between the Management Company and the Depositary cannot be avoided, the Management Company or the Depositary will manage, monitor and disclose that conflict of interest in order to prevent adverse effects on the interests of the Fund and of the unitholders.

Further information is set out under the “INFORMATION FOR UNITHOLDERS” section of the Luxembourg Prospectus under the sub-heading “CONFLICTS OF INTEREST”.

## **18. REPORTS**

The financial year end for the Fund is 31 October.

The annual report (which contains the audited annual accounts) is published within four months after the end of the financial year and the semi-annual report (which contains the semi-annual accounts) is published within two months after the end of the period to which it is made up and may be sent to unitholders in accordance with applicable Luxembourg laws.

Further details on the annual report and semi-annual report are set out under the “INFORMATION FOR UNITHOLDERS” section of the Luxembourg Prospectus under the sub-heading “REGULAR REPORTS AND PUBLICATIONS”.

You may inspect a copy of all these reports at the operating office of the Singapore Representative during normal Singapore business hours.

## **19. OTHER MATERIAL INFORMATION**

### **19.1 Distribution Policy of the Sub-Funds**

Please refer to the section headed “DISTRIBUTIONS” of the Luxembourg Prospectus for information on how distributions on the Units are determined and made.

Distributions may be composed of income (e.g. dividend income and interest income) or capital and they may include or exclude fees and expenses. Any distribution results in an immediate reduction in the net asset value per unit of a Sub-Fund. Distributions out of capital result in the reduction of an investor’s original capital invested in a Sub-Fund.

You should note that Unit Classes with “-dist” in their name are distributing Unit Classes of which income is distributed unless the Management Company decides otherwise, and you may receive monthly or quarterly distributions if you invest in a Unit Class with “-mdist” or “-qdist” in its name respectively.

Distributions out of capital result in the reduction of an investor’s original capital invested in the Sub-Fund.

You should note that the Unit Classes with “-acc” in their name are accumulating Unit Classes and the income thereof reinvested and not distributed unless the Management Company decides otherwise.

### **19.2 Tax Considerations**

You should be aware that you may be required to pay income tax, withholding tax, capital gains tax, wealth tax, stamp taxes or other kind of tax on distributions or deemed distributions of the Sub-Funds, capital gains within the Sub-Funds, whether or not realised, income received or accrued or deemed received within the Sub-Funds. *Please note that the information provided herein is not exhaustive and does not constitute tax or legal advice. You should consult your own independent tax advisors if in doubt of your tax position.*

#### 19.2.1 Certain Singapore Tax Considerations

The following is a summary of certain Singapore income tax consequences to the Sub-Funds and investors in the Sub-Funds. The discussion does not purport to be a comprehensive description of all possible Singapore tax consequences to the Sub-Funds or to purchasers or owners of Units of the Sub-Funds in all circumstances. The discussion below is general in nature and is based upon applicable laws of Singapore, all as in effect on the date of this Singapore Prospectus and all of which are subject to changes or differing interpretation (possibly with a retrospective effect). You are urged to consult your own tax advisors as to all Singapore income and other tax consequences applicable to the Sub-Funds or of acquiring, holding or disposing of Units of any of the Sub-Funds.

Singapore adopts a quasi-territorial system of taxation whereby tax is assessed on income accruing in or derived from Singapore, or income received (or deemed to be received) in Singapore from sources outside Singapore, subject to certain exemptions. Singapore income tax is only imposed on income. There is generally no capital gains tax in Singapore.

Individuals who are tax resident in Singapore will be exempt from Singapore tax on all foreign-sourced income received in Singapore on or after 1 January 2004, other than income received through a partnership in Singapore. Accordingly, individual investors should generally be exempt from Singapore tax on income distributions received from any of the Sub-Funds (assuming that such Sub-Fund's investment income being distributed is not itself Singapore-sourced). You should note that income distributions from the Sub-Funds may be treated as Singapore-sourced income in the hands of an investor where the distributions constitute gains or profits from a trade or business carried on by the investor in Singapore.

You should also note that the above exemption extends to resident individuals only and not to corporates or other persons or entities. Corporates or other bodies of persons who are tax resident in Singapore will be taxed on the income distributions received from any of the Sub-Funds at the applicable corporate tax rates. There are certain exemptions available to Singapore-resident persons (excluding individuals) on certain foreign-sourced income received by them, subject to certain conditions being met.

Singapore generally does not impose tax on capital gains. In general, gains from the disposal of the Units in any of the Sub-Funds may be construed to be of an income nature and subject to Singapore income tax if they arise from activities which are regarded as the carrying on of a trade or business in Singapore.

Pursuant to Section 10L of the Income Tax Act 1947 of Singapore ("ITA"), gains received or deemed to be received in Singapore by an entity of a relevant group

from the sale or disposal of any movable or immovable property outside Singapore (“**foreign assets**”) will be treated as income chargeable to Singapore income tax, subject to certain exclusions. On the basis that the Units in any of the Sub-Funds are regarded as such foreign assets, gains received or deemed to be received in Singapore from the sale or disposal of the Units in any of the Sub-Funds may be treated as income chargeable to Singapore income tax in the hands of investors who fall within the scope of Section 10L of the ITA. Investors who may be subject to the tax treatment under Section 10L of the ITA should consult their own professional tax advisers regarding the Singapore income tax consequences of their sale or disposal of the Units in any of the Sub-Funds.

In addition, investors who apply, or who are required to apply, the Singapore Financial Reporting Standard (“**FRS**”) 109 or Singapore Financial Reporting Standard (International) 9 (“**SFRS(I) 9**”) for the purposes of Singapore income tax may be required to recognise gains or losses (not being gains or losses in the nature of capital) in accordance with the provisions of FRS 109 or SFRS(I) 9 (as the case may be) (as modified by the applicable provisions of Singapore income tax law) even though no sale or disposal of Units in any of the Sub-Funds is made.

#### 19.2.2 **Other Tax Considerations**

Please refer to the “TAXES AND EXPENSES” section of the Luxembourg Prospectus for a summary of other tax considerations in relation to the Fund and the Sub-Funds.

#### 19.3 **Liquidation of the Fund and merging of Sub-Fund and Unit Classes**

Please refer to the “LIQUIDATION AND MERGER OF THE FUND AND ITS SUB-FUNDS” section of the Luxembourg Prospectus for details on the circumstances of liquidation and merger which may affect the Sub-Funds and Unit Classes.

#### 20. **QUERIES AND COMPLAINTS**

You may contact the Singapore Representative at +65-6495 5333 or at its operating office during normal Singapore business hours to raise any queries or complaints regarding the Fund or any Sub-Fund.

Signed:

---

Signed by **Federica Ghirlandini**  
for and on behalf of  
**Michael Kehl**  
Member of the Board of Directors

Signed:

---

Signed by **Andrea Papazzoni**  
for and on behalf of  
**Michael Kehl**  
Member of the Board of Directors

Signed:

---

Signed by **Federica Ghirlandini**  
for and on behalf of  
**Francesca Prym**  
Member of the Board of Directors

Signed:

---

Signed by **Andrea Papazzoni**  
for and on behalf of  
**Francesca Prym**  
Member of the Board of Directors

Signed:

---

Signed by **Federica Ghirlandini**  
for and on behalf of  
**Eugène Del Cioppo**  
Member of the Board of Directors

Signed:

---

Signed by **Andrea Papazzoni**  
for and on behalf of  
**Eugène Del Cioppo**  
Member of the Board of Directors

Signed:

---

Signed by **Federica Ghirlandini**  
for and on behalf of  
**Ann-Charlotte Lawyer**  
Member of the Board of Directors

Signed:

---

Signed by **Andrea Papazzoni**  
for and on behalf of  
**Ann-Charlotte Lawyer**  
Member of the Board of Directors

# UBS (Lux) Money Market Fund

Investment fund under Luxembourg law  
("Fonds commun de placement")

August 2024

## Sales Prospectus

Units of UBS (Lux) Money Market Fund (hereinafter also referred to as the "**Fund**") may be acquired on the basis of this Sales Prospectus, the Management Regulations, the latest annual report and, if already published, the subsequent semi-annual report. Only the information contained in the Sales Prospectus and in one of the documents referred to in the Sales Prospectus shall be deemed valid.

Furthermore, a key information document for retail and insurance-based packaged investment products within the meaning of Regulation (EU) No 1286/2014 of the European Parliament and of the Council of 26 November 2014 on key information documents for retail and insurance-based packaged investment products (PRIIPs) ("**KID**"), is made available to investors before subscribing for units. For the avoidance of doubt, UCITS Key Investor Information Documents ("**KIID**") shall continue to be made available to investors in the UK to the extent this remains a regulatory requirement. References to the "KID" in this Prospectus shall therefore also be read as a reference to the "KIID" where applicable. Information on whether a sub-fund of the Fund is listed on the Luxembourg Stock Exchange can be obtained from the administrative agent or the Luxembourg Stock Exchange website ([www.bourse.lu](http://www.bourse.lu)).

The issue and redemption of Fund units is subject to the regulations prevailing in the country where this takes place. The Fund treats all investor information with the strictest confidentiality, unless its disclosure is required pursuant to statutory or supervisory provisions.

Units in this Fund may not be offered, sold or delivered within the United States.

Units of this Fund may not be offered, sold or delivered to investors who are US Persons. A US Person is any person who:

- (i) is a United States person within the meaning of Section 7701(a)(30) of the US Internal Revenue Code of 1986, as amended, and the Treasury Regulations promulgated thereunder;
- (ii) is a US person within the meaning of Regulation S under the US Securities Act of 1933 (17 CFR § 230.902(k));
- (iii) is not a Non-United States person within the meaning of Rule 4.7 of the US Commodity Futures Trading Commission Regulations (17 CFR § 4.7(a)(1)(iv));
- (iv) is in the United States within the meaning of Rule 202(a)(30)-1 under the US Investment Advisers Act of 1940, as amended; or
- (v) is any trust, entity or other structure formed for the purpose of allowing US Persons to invest in the Fund.

## Management and administration

### Management Company

UBS Fund Management (Luxembourg) S.A., RCS Luxembourg B 154.210 (the "**Management Company**").

The Management Company was established in Luxembourg on 1 July 2010 as an Aktiengesellschaft (public limited company) for an indefinite period. Its registered office is located at 33A, avenue J.F. Kennedy, L-1855 Luxembourg.

The Articles of Association of the Management Company were published on 16 August 2010 by way of a notice of deposit in the Mémorial, Recueil des Sociétés et Associations (hereinafter referred to as the "**Mémorial**").

The consolidated version of the Articles of Association may be consulted at the Luxembourg Trade and Companies Register (Registre de Commerce et des Sociétés). The corporate purpose of the Management Company is to manage undertakings for collective investment pursuant to Luxembourg law and to issue/redeem units or shares in these products, among other activities. In addition to the Fund, the Management Company currently manages other undertakings for collective investment.

The Management Company has fully paid-up equity capital of EUR 13,738,000.

### Board of Directors of the Management Company (the "**Board of Directors**")

Chairman

Michael Kehl,  
Head of Products, UBS Asset Management Switzerland AG,  
Zurich, Switzerland

Francesca Prym,  
CEO, UBS Fund Management (Luxembourg) S.A.,  
Luxembourg, Grand Duchy of Luxembourg

Ann-Charlotte Lawyer,  
Independent Director,  
Luxembourg, Grand Duchy of Luxembourg

VISA 2024/177113-525-0-PC

L'apposition du visa ne peut en aucun cas servir  
d'argument de publicité

Luxembourg, le 2024-07-31

Commission de Surveillance du Secteur Financier



Eugène Del Cioppo,  
CEO, UBS Fund Management (Switzerland) AG,  
Basel, Switzerland

### Conducting Officers of the Management Company

Valérie Bernard,  
UBS Fund Management (Luxembourg) S.A.,  
Luxembourg, Grand Duchy of Luxembourg

Geoffrey Lahaye,  
UBS Fund Management (Luxembourg) S.A.,  
Luxembourg, Grand Duchy of Luxembourg

Federica Ghirlandini,  
UBS Fund Management (Luxembourg) S.A.,  
Luxembourg, Grand Duchy of Luxembourg

Olivier Humbert,  
UBS Fund Management (Luxembourg) S.A.,  
Luxembourg, Grand Duchy of Luxembourg

Andrea Papazzoni,  
UBS Fund Management (Luxembourg) S.A.,  
Luxembourg Grand Duchy of Luxembourg

Stéphanie Minet  
UBS Fund Management (Luxembourg) S.A.,  
Luxembourg, Grand Duchy of Luxembourg

### Portfolio Manager

Sub-fund	Portfolio Manager
UBS (Lux) Money Market Fund – AUD	UBS Asset Management Switzerland AG, Zurich
UBS (Lux) Money Market Fund – CHF	
UBS (Lux) Money Market Fund – EUR	
UBS (Lux) Money Market Fund – GBP	
UBS (Lux) Money Market Fund – USD	

The Management Company has assigned the Portfolio Management of the sub-funds to the Portfolio Managers as described above. The Portfolio Manager has been assigned the management of the portfolio under the supervision and responsibility of the Management Company; to this end, it carries out all transactions relevant hereto in accordance with the prescribed investment restrictions.

The Portfolio Management entities of UBS Asset Management may transfer their mandates, fully or in part, to associated Portfolio Managers within UBS Asset Management. Responsibility in each case remains with the aforementioned Portfolio Manager assigned by the Management Company.

### Depositary and Main Paying Agent

UBS Europe SE, Luxembourg Branch, 33A avenue J.F. Kennedy, L-1855 Luxembourg, (B.P. 2, L-2010 Luxembourg)

UBS Europe SE, Luxembourg Branch, has been appointed as depositary of the Fund (the “**Depositary**”). The Depositary will also provide paying agent services to the Fund.

The Depositary is a Luxembourg branch of UBS Europe SE, a European company (societas Europaea – SE) with its registered office in Frankfurt am Main, Germany, listed in the trade and companies register of the Frankfurt am Main district court (Handelsregister des Amtsgerichts Frankfurt am Main) under number HRB 107046. The Depositary is located at 33A, avenue J.F. Kennedy, L-1855 Luxembourg, and is entered in the Luxembourg trade and companies register under B 209.123.

The Depositary has been assigned the safekeeping of those financial instruments of the Company that can be held in custody, as well as the record keeping and verification of ownership for other assets held by the Fund. The Depositary shall also ensure the effective and proper monitoring of the Fund’s cash flows pursuant to the provisions of the Law of 17 December 2010 on undertakings for collective investment (“**Law of 2010**”) and the depositary agreement (hereinafter referred to as the “**Depositary Agreement**”), each as amended.

Assets held in custody by the Depositary shall not be reused for their own account by the Depositary or any third party to whom custody has been delegated, unless such reuse is expressly permitted by the Law of 2010.

In addition, the Depositary shall also ensure that (i) the sale, issue, repurchase, redemption and cancellation of units is carried out in accordance with Luxembourg law, the Sales Prospectus and the Management Regulations; (ii) the value of the units is calculated in accordance with Luxembourg law; (iii) the instructions of the Management Company are carried out, unless they conflict with applicable Luxembourg law, the Sales Prospectus and/or the Management Regulations; (iv) for transactions involving the Fund's assets, any consideration is remitted to the Fund within the usual time limits; and (v) the Fund's income is appropriated in accordance with Luxembourg law, the Sales Prospectus and the Management Regulations.

In accordance with the provisions of the Depositary Agreement and the Law of 2010, the Depositary may appoint one or more sub-depositaries. Subject to certain conditions and with the aim of effectively fulfilling its duties, the Depositary may thus delegate all or part of the safekeeping of those financial instruments that can be held in custody as entrusted to it, and/or all or part of its duties regarding the record keeping and verification of ownership of other assets of the Fund.

In accordance with the applicable laws and regulations, as well as the directive on conflicts of interest, the Depositary shall assess potential conflicts of interest that may arise from the delegation of its safekeeping tasks to a sub-depositary or sub-delegate before any such appointing takes place. The Depositary is part of the UBS Group: a global, full-service private banking, investment banking, asset management and financial services organisation that is a major player on the global financial markets. As such, conflicts of interest may arise in connection with the delegation of its safekeeping tasks, because the Depositary and its affiliates engage in various business activities and may have diverging direct or indirect interests.

Unitholders may obtain additional information free of charge by addressing a written request to the Depositary.

Irrespective of whether a sub-depositary or sub-delegate is part of the UBS Group, the Depositary will exercise the same level of due skill, care and diligence both in the selection and appointment as well as in the on-going monitoring of the respective sub-depositary or sub-delegate. Furthermore, the conditions determining the appointment of any sub-depositary or sub-delegate that is member of the UBS Group will be negotiated at arm's length in order to protect the interests of the Fund and its unitholders. Should a conflict of interest arise and prove impossible to mitigate, such conflict of interest will be disclosed to the unitholders, together with all decisions taken pertaining thereto. An up-to-date description of all custody tasks delegated by the Depositary, alongside an up-to-date list of these delegates and sub-delegates can be found on the following webpage: <https://www.ubs.com/global/en/legalinfo2/luxembourg.html>

Where the law of a third country requires that financial instruments be held in custody by a local entity and no local entity satisfies the delegation requirements of Article 34 bis, Paragraph 3, lit. b) i) of the Law of 2010, the Depositary may delegate its tasks to such local entity to the extent required by the law of such third country for as long as there are no local entities satisfying the aforementioned requirements. In order to ensure that its tasks are only delegated to sub-depositaries providing an adequate standard of protection, the Depositary must exercise all due skill, care and diligence as required by the Law of 2010 in the selection and appointment of any sub-depositary to which it intends to delegate a portion of its tasks. Furthermore, it must continue to exercise all due skill, care and diligence in the periodic review and ongoing monitoring of any sub-depositary to which it has delegated a portion of its tasks and of any arrangements entered into by the sub-depositary in respect of the matters delegated to it. In particular, delegation is only permitted if the sub-depositary keeps the assets of the Fund separate from the Depositary's own assets and the assets belonging to the sub-depositary at all times during performance of the delegated tasks pursuant to the Law of 2010. The Depositary's liability shall not be affected by any such delegation, unless otherwise stipulated in the Law of 2010 and/or the Depositary Agreement.

The Depositary is liable to the Fund and its unitholders for the loss of a financial instrument held in custody within the meaning of Article 35(1) of the Law of 2010 and Article 12 of Commission Delegated Regulation (EU) 2016/438 of 17 December 2015 supplementing Directive 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities, as amended ("**UCITS Directive**") with regard to the obligations of depositaries (the "**Deposited Fund Assets**") by the Depositary and/or a sub-depositary (the "**Loss of a Deposited Fund Asset**").

In the event of the Loss of a Deposited Fund Asset, the Depositary must provide a financial instrument of the same type or value to the Fund without undue delay. In accordance with the provisions of the Law of 2010, the Depositary will not be liable for the Loss of a Deposited Fund Asset if this was the result of an external event beyond its reasonable control, the consequences of which would have been unavoidable despite all reasonable efforts to the contrary.

Without prejudice to the special liability of the Depositary in the event of the loss of any fund assets held in custody, the Depositary shall be liable for any loss or damage suffered by the Fund resulting directly from the Depositary's negligence, fraud or wilful misconduct in the execution of the services under the Depositary Agreement, except in respect of the Depositary's duties under the Law of 2010 for which the Depositary will be liable for any loss or damage suffered by the Fund resulting directly from the Depositary's negligent or intentional failure to properly fulfil its obligations pursuant to the Law of 2010.

The Management Company and the Depositary may terminate the Depositary Agreement at any time by giving three (3) months' notice via registered letter. The Depositary Agreement may also be terminated on shorter notice in certain circumstances, for instance where one party commits a material breach of its obligations. Pending the appointment of a new depositary, which must take place at the latest within a period of two (2) months after the termination of the Depositary Agreement becomes effective, the Depositary shall take all necessary steps to ensure good preservation of the interests of the Company's investors. If the Management Company does not name another depositary as its successor within this time, the Depositary may notify the Luxembourg supervisory authority (Commission de Surveillance du Secteur Financier – "**CSSF**") of the situation.

The Depositary shall be entitled to be remunerated for its services out of the net assets of the Fund, as agreed upon in the Depositary Agreement. In addition, the Depositary is entitled to be reimbursed by the Fund for its reasonable out-of-pocket expenses and disbursements and for the charges of any correspondents.

The Depositary is not involved, directly or indirectly, with the business affairs, organisation or management of the Fund and is not responsible for the content of this document and thus accepts no responsibility for the accuracy of any information contained herein or the validity of the structure and investments of the Fund. The Depositary has no decision-making discretion nor any advice duty relating to the Fund's investments and is prohibited from meddling in the management of the Fund's investments. The Depositary does not have any investment decision-making role in relation to the Fund.

In case the Depositary receives investors' data, such data might be accessible and/or transferred by the Depositary to other entities controlled by the UBS Group AG currently or in the future as well as third-party service providers (the "UBS Partners"), in their capacity as service providers on behalf of the Depositary. UBS Partners are domiciled in the EU or in countries located outside the EU but with an adequate level of data protection (on the basis of an adequacy decision by the European Commission) such as Switzerland. Data could be made available to UBS entities located in Poland, the UK, Switzerland, Monaco, and Germany as well as other branches of UBS Europe SE (in France, Italy, Spain, Denmark, Sweden, Switzerland and Poland), for the purpose of outsourcing certain infrastructure (e.g. telecommunications, software) and/or other tasks in order to streamline and/or centralise a series of processes linked to the finance, operational, back-office, credit, risk, or other support or control functions. Further information about the outsourcing and processing of personal data by the Depositary is available at <https://www.ubs.com/lux-europe-se>.

#### **Administrative agent**

Northern Trust Global Services SE, 10, rue du Château d'Eau, L-3364 Leudelange

The administrative agent is responsible for the general administrative tasks involved in managing the Fund as prescribed by Luxembourg law. These administrative services mainly include calculating the net asset value per unit, keeping the Fund's accounts and carrying out reporting activities.

#### **Auditor of the Fund**

PricewaterhouseCoopers, Société coopérative, 2, rue Gerhard Mercator, L-2182 Luxembourg.

#### **Auditor of the Management Company**

Ernst & Young S.A., 35E avenue John F. Kennedy, L-1855 Luxembourg

#### **Paying agents**

UBS Europe SE, Luxembourg Branch, 33A avenue J.F. Kennedy, L-1855 Luxembourg, (B.P. 2, L-2010 Luxembourg) and other paying agents in the various distribution countries.

#### **Distributors and other sales agents, referred to as "distributors" in the Sales Prospectus.**

UBS Asset Management Switzerland AG, Zurich, and other distributors in the various distribution countries.

#### **Profile of the typical investor**

UBS (Lux) Money Market Fund – AUD  
UBS (Lux) Money Market Fund – CHF  
UBS (Lux) Money Market Fund – EUR  
UBS (Lux) Money Market Fund – GBP  
UBS (Lux) Money Market Fund – USD

The actively managed funds are suitable for investors who wish to invest in a broadly diversified portfolio comprising first-class money market instruments and securities with short residual maturities or variable yields and high liquidity. The sub-funds promote environmental and/or social characteristics.

#### **Historical performance**

Information on where historical performance can be found is outlined in the KID of the relevant unit class or in the corresponding sub-fund-specific document for the Fund's distribution countries.

#### **Risk profile**

Owing to their specific investment policy, money market funds offer higher security and generate performance that is less prone to volatility than other investments. Fund units can be subscribed and redeemed daily, and therefore constitute a liquid asset. However, even in the case of money market funds, it cannot be guaranteed that the investor will recover the capital invested.

#### **The Fund**

##### **Fund structure**

The Fund offers investors various sub-funds ("umbrella structure") that invest in accordance with the investment policy described in this Sales Prospectus. The specific features of each sub-fund are defined in this Sales Prospectus, which will be updated each time a new sub-fund is launched.

##### **Unit classes**

Various unit classes may be offered for each sub-fund. Information on which unit classes are available for which sub-funds can be obtained from the administrative agent or at [www.ubs.com/funds](http://www.ubs.com/funds).

"P"	Units in classes with "P" in their name are available to all investors. Their smallest tradable unit is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 1,000, BRL 4,000, CAD 1,000, CHF 1,000, CZK 20,000, DKK 7,000, EUR 500, GBP 500, HKD 10,000, JPY 100,000, NOK 9,000, NZD 1,000, PLN 5,000, RMB 10,000, RUB 35,000, SEK 7,000, SGD 1,000, USD 1,000 or ZAR 10,000.
"K-1"	Units in classes with "K-1" in their name are available to all investors. Their smallest tradable unit is 0.001. The minimum investment amount is equivalent to the initial issue price of the unit class and is applicable on the level of the clients of financial intermediaries. This minimum investment amount must be met or exceeded with every subscription order that is placed. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 5 million, BRL 20 million, CAD 5 million, CHF 5 million, CZK 100 million, DKK 35 million, EUR 3 million, GBP 2.5 million, HKD 40 million, JPY 500 million, NOK 45 million, NZD 5 million, PLN 25 million, RMB 35 million, RUB 175 million, SEK 35 million, SGD 5 million, USD 5 million or ZAR 40 million.
"K-B"	Units in classes with "K-B" in their name are exclusively reserved for investors who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised distributors on investing in one or more sub-funds of this umbrella fund. The costs for asset management are charged to investors under the aforementioned agreements. Their smallest tradable unit is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, PLN 500, RMB 1000, RUB 3,500, SEK 700, SGD 100, USD 100, NZD 100 or ZAR 1,000.
"K-X"	Units in classes with "K-X" in their name are exclusively reserved for investors who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised contractual partners on investing in one or more sub-funds of this umbrella fund. The costs for asset management, fund administration (comprising the costs incurred by the Management Company, administrative agent and the Depositary) and distribution are charged to investors under the aforementioned agreements. Their smallest tradable unit is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, NZD 100, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.
"F"	Units in classes with "F" in their name are exclusively reserved for UBS Group AG affiliates. The maximum flat fee for this class does not include distribution costs. These units may only be acquired by UBS Group AG affiliates, either for their own account or as part of discretionary asset management mandates concluded with UBS Group AG companies. In the latter case, the units will be returned to the Fund upon termination of the mandate at the prevailing net asset value and without being subject to charges. The smallest tradable unit is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, NOK 900, NZD 100, JPY 10,000, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.
"Q"	Units in classes with "Q" in their name are exclusively reserved for financial intermediaries that: (i) invest for their own account, and/or (ii) receive no distribution fees in accordance with regulatory requirements, and/or (iii) can only offer their clients retrocession-free classes where these are available in the investment fund in question, in accordance with written agreements or agreements on fund savings plans concluded with them. Investments that no longer meet the above conditions may be forcibly redeemed at the prevailing net asset value or exchanged for another class of the sub-fund. The Management Company is not liable for any tax consequences that may result from a forcible redemption or exchange. The smallest tradable unit is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100, NZD 100 or ZAR 1,000.
QL	Units in classes with "QL" in their name are exclusively reserved for selected financial intermediaries that: (i) have received approval from the Management Company prior to first subscription, and (ii) receive no distribution fees in accordance with regulatory requirements and/or can only offer their clients classes with no retrocessions, where these are available in the investment fund in question, in accordance with written agreements concluded with their clients. The Management Company will require a minimum investment of CHF 200 million (or the equivalent in another currency). The Management Company may waive the minimum investment temporarily or permanently. Investments that no longer meet the above conditions may be forcibly redeemed at the prevailing net asset value or exchanged for another class of the sub-fund. The Management Company is not liable for any tax consequences that may result from a forcible redemption or exchange. The smallest tradable unit of these units is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, NZD 100, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.
INSTITUTIONAL	For units in classes with "INSTITUTIONAL" in their name, the smallest tradeable unit is 0.001. The maximum flat fee for this class does not include distribution costs. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 1,000, BRL 4,000, CAD 1,000, CHF 1,000, CZK 20,000, DKK 7,000, EUR 500, GBP 500, HKD 10,000, JPY 100,000, NOK 9,000, NZD 1,000, PLN 5,000, RMB 10,000, RUB 35,000, SEK 7,000, SGD 1,000, USD 1,000 or ZAR 10,000. The minimum subscription amount for these units is CHF 5 million (or foreign currency equivalent). Upon subscription (i) a minimum subscription must be made in accordance with the list above; or (ii) there must be a written agreement between the investor and UBS Asset Management Switzerland AG (or one of its authorised contractual partners) or written approval from UBS Asset Management Switzerland AG (or one of its authorised contractual partners); or (iii) the investor must be an institution for occupational retirement provision that is part of UBS Group AG or must be one of its wholly-owned group companies.

PREFERRED	<p>For units in classes with "PREFERRED" in their name, the smallest tradeable unit is 0.001. The maximum flat fee for this class does not include distribution costs. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 1,000, BRL 4,000, CAD 1,000, CHF 1,000, CZK 20,000, DKK 7,000, EUR 500, GBP 500, HKD 10,000, JPY 100,000, NOK 9,000, NZD 1,000, PLN 5,000, RMB 10,000, RUB 35,000, SEK 7,000, SGD 1,000, USD 1,000 or ZAR 10,000. The minimum subscription amount for these units is CHF 10 million (or foreign currency equivalent).</p> <p>Upon subscription</p> <p>(i) a minimum subscription must be made in accordance with the list above; or</p> <p>(ii) there must be a written agreement between the investor and UBS Asset Management Switzerland AG (or one of its authorised contractual partners) or written approval from UBS Asset Management Switzerland AG (or one of its authorised contractual partners); or</p> <p>(iii) the investor must be an institution for occupational retirement provision that is part of UBS Group AG or must be one of its wholly-owned group companies.</p> <p>The management company may waive the minimum subscription if the total assets under management at UBS or the holdings of UBS collective investment schemes by institutional investors exceed CHF 30 million within a specified period.</p>
PREMIER	<p>For units in classes with "PREMIER" in their name, the smallest tradeable unit is 0.001. The maximum flat fee for this class does not include distribution costs. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 1,000, BRL 4,000, CAD 1,000, CHF 1,000, CZK 20,000, DKK 7,000, EUR 500, GBP 500, HKD 10,000, JPY 100,000, NOK 9,000, NZD 1,000, PLN 5,000, RMB 10,000, RUB 35,000, SEK 7,000, SGD 1,000, USD 1,000 or ZAR 10,000. The minimum subscription amount for these units is CHF 30 million (or foreign currency equivalent).</p> <p>Upon subscription</p> <p>(i) a minimum subscription must be made in accordance with the list above; or</p> <p>(ii) there must be a written agreement between the investor and UBS Asset Management Switzerland AG (or one of its authorised contractual partners) or written approval from UBS Asset Management Switzerland AG (or one of its authorised contractual partners); or</p> <p>(iii) the investor must be an institution for occupational retirement provision that is part of UBS Group AG or must be one of its wholly-owned group companies.</p> <p>The management company may waive the minimum subscription if the total assets under management at UBS or the holdings of UBS collective investment schemes by institutional investors exceed CHF 100 million within a specified period.</p>
"I-B"	<p>Units in classes with "I-B" in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010 who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised contractual partners on investing in one or more sub-funds of this umbrella fund. A fee covering the costs for fund administration (comprising the costs of the Management Company, the administrative agent and the Depositary) is charged directly to the sub-fund. The costs for asset management and distribution are charged to investors under the aforementioned agreements. The smallest tradable unit is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 1,000, BRL 4,000, CAD 1,000, CHF 1,000, CZK 20,000, DKK 7,000, EUR 500, GBP 500, HKD 10,000, JPY 100,000, NOK 9,000, NZD 1,000, PLN 5,000, RMB 10,000, RUB 35,000, SEK 7,000, SGD 1,000, USD 1,000 or ZAR 10,000.</p>
"I-X"	<p>Units in classes with "I-X" in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010 who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised contractual partners on investing in one or more sub-funds of this umbrella fund. The costs for asset management, fund administration (comprising the costs incurred by the Management Company, administrative agent and the Depositary) and distribution are charged to investors under the aforementioned agreements. The smallest tradable unit is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 1,000, BRL 4,000, CAD 1,000, CHF 1,000, CZK 20,000, DKK 7,000, EUR 500, GBP 500, HKD 10,000, JPY 100,000, NOK 9,000, NZD 1,000, PLN 5,000, RMB 10,000, RUB 35,000, SEK 7,000, SGD 1,000, USD 1,000 or ZAR 10,000.</p>
"U-X"	<p>Units in classes with "U-X" in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010 who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised contractual partners on investing in one or more sub-funds of this umbrella fund. The costs for asset management, fund administration (comprising the costs incurred by the Management Company, administrative agent and the Depositary) and distribution are charged to investors under the aforementioned agreements. This unit class is exclusively geared towards financial products (i.e. funds of funds or other pooled structures under various legislative frameworks). The smallest tradable unit is 0.001. Unless the Management Company decides otherwise, the initial issue price of these units amounts to AUD 10,000, BRL 40,000, CAD 10,000, CHF 10,000, CZK 200,000, DKK 70,000, EUR 10,000, GBP 10,000, HKD 100,000, JPY 1 million, NOK 90,000, NZD 10,000, PLN 50,000, RMB 100,000, RUB 350,000, SEK 70,000, SGD 10,000, USD 10,000 or ZAR 100,000.</p>
<b>Additional characteristics:</b>	
Currencies	<p>The unit classes may be denominated in AUD, BRL, CAD, CHF, CZK, DKK, EUR, GBP, HKD, JPY, NOK, NZD, PLN, RMB, RUB, SEK, SGD, USD or ZAR. For unit classes issued in the currency of account of the sub-fund, this currency will not be included in the unit class name. The currency of account features in the name of the relevant sub-fund.</p>
"hedged"	<p>For unit classes with "hedged" in their name and with reference currencies different to the sub-fund's currency of account ("<b>unit classes in foreign currencies</b>"), the risk of fluctuations in the value of the reference currency is hedged against the sub-fund's currency of account. This hedging shall be between 95% and 105% of the total net assets of the unit class in foreign currency.</p>

	<p>Changes in the market value of the portfolio, as well as subscriptions and redemptions of unit classes in foreign currencies, can result in the hedging temporarily surpassing the aforementioned range.</p> <p>The Management Company and the Portfolio Manager will take all necessary steps to bring the hedging back within the aforementioned limits. The hedging described has no effect on possible currency risks resulting from investments denominated in a currency other than the sub-fund's currency of account.</p>
"BRL hedged"	<p>The Brazilian real (ISO 4217 currency code: BRL) may be subject to exchange control regulations and repatriation limits set by the Brazilian government. Prior to investing in BRL classes, investors should also bear in mind that the availability and tradability of BRL classes, and the conditions under which they may be available or traded, depend to a large extent on the political and regulatory developments in Brazil. The risk of fluctuations is hedged as described above under "hedged". Potential investors should be aware of the risks of reinvestment, which could arise if the BRL class has to be liquidated early due to political and/or regulatory circumstances. This does not apply to the risk associated with reinvestment due to liquidation of a unit class and/or the sub-fund in accordance with the section "Liquidation and merger of the Fund and its sub-funds or unit classes".</p>
"RMB hedged"	<p>Investors should note that the renminbi (ISO 4217 currency code: CNY), the official currency of the People's Republic of China (the "<b>PRC</b>"), is traded on two markets, namely as onshore RMB (CNY) in mainland China and offshore RMB (CNH) outside mainland China.</p> <p>Units in classes with "RMB hedged" in their name are units whose net asset value is calculated in offshore RMB (CNH).</p> <p>Onshore RMB (CNY) is not a freely convertible currency and is subject to foreign exchange control policies and repatriation restrictions imposed by the PRC government. Offshore RMB (CNH), on the other hand, may be traded freely against other currencies, particularly EUR, CHF and USD. This means the exchange rate between offshore RMB (CNH) and other currencies is determined on the basis of supply and demand relating to the respective currency pair.</p> <p>Convertibility between offshore RMB (CNH) and onshore RMB (CNY) is a regulated currency process subject to foreign exchange control policies and repatriation restrictions imposed by the PRC government in coordination with offshore supervisory and governmental agencies (e.g. the Hong Kong Monetary Authority).</p> <p>Prior to investing in RMB classes, investors should bear in mind that the requirements relating to regulatory reporting and fund accounting of offshore RMB (CNH) are not clearly regulated. Furthermore, investors should be aware that offshore RMB (CNH) and onshore RMB (CNY) have different exchange rates against other currencies. The value of offshore RMB (CNH) can potentially differ significantly from that of onshore RMB (CNY) due to a number of factors including, without limitation, foreign exchange control policies and repatriation restrictions imposed by the PRC government at certain times, as well as other external market forces. Any devaluation of offshore RMB (CNH) could adversely affect the value of investors' investments in the RMB classes. Investors should therefore take these factors into account when calculating the conversion of their investments and the ensuing returns from offshore RMB (CNH) into their target currency.</p> <p>Prior to investing in RMB classes, investors should also bear in mind that the availability and tradability of RMB classes, and the conditions under which they may be available or traded, depend to a large extent on the political and regulatory developments in the PRC. Thus, no guarantee can be given that offshore RMB (CNH) or the RMB classes will be offered and/or traded in future, nor can there be any guarantee as to the conditions under which offshore RMB (CNH) and/or RMB classes may be made available or traded. In particular, since the currency of account of the relevant sub-funds offering the RMB classes would be in a currency other than offshore RMB (CNH), the ability of the relevant sub-fund to make redemption payments in offshore RMB (CNH) would be subject to the sub-fund's ability to convert its currency of account into offshore RMB (CNH), which may be restricted by the availability of offshore RMB (CNH) or other circumstances beyond the control of the Management Company.</p> <p>The risk of fluctuations is hedged as described above under "hedged".</p> <p>Potential investors should be aware of the risks of reinvestment, which could arise if the RMB class has to be liquidated early due to political and/or regulatory circumstances. This does not apply to the risk associated with reinvestment due to liquidation of a unit class and/or the sub-fund in accordance with the section "Liquidation and merger of the Fund and its sub-funds or unit classes".</p>
"acc"	<p>The income of unit classes with "-acc" in their name is not distributed unless the Management Company decides otherwise.</p>
"dist"	<p>The income of unit classes with "-dist" in their name is distributed unless the Management Company decides otherwise.</p>
"qdist"	<p>Units in classes with "-qdist" in their name may make quarterly distributions, gross of fees and expenses. Distributions may also be made out of the capital (this may include, inter alia, realised and unrealised net gains in net asset value) ("<b>capital</b>"). Distributions out of capital result in the reduction of an investor's original capital invested in the sub-fund. Furthermore, any distributions from the income and/or involving the capital result in an immediate reduction of the net asset value per unit of the sub-fund. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. Some investors may therefore prefer to subscribe to accumulating (-acc) rather than distributing (-dist, -qdist) unit classes. Investors may be taxed at a later point in time on income and</p>

	capital arising on accumulating (-acc) unit classes compared with distributing (-dist) unit classes. Investors should consult qualified experts for tax advice regarding their individual situation.
"mdist"	Units in classes with "-mdist" in their name may make monthly distributions, gross of fees and expenses. Distributions may also be made out of capital. Distributions out of capital result in the reduction of an investor's original capital invested in the sub-fund. Furthermore, any distributions from the income and/or involving the capital result in an immediate reduction of the net asset value per unit of the sub-fund. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. Some investors may therefore prefer to subscribe to accumulating (-acc) rather than distributing (-dist, -mdist) unit classes. Investors may be taxed at a later point in time on income and capital arising on accumulating (-acc) unit classes compared with distributing (-dist) unit classes. Investors should consult qualified experts for tax advice regarding their individual situation.
"UKdist"	The aforementioned unit classes can be issued as those with "UKdist" in their name. In these cases, the Management Company intends to distribute a sum which corresponds to 100% of the reportable income within the meaning of the <b>UK reporting fund</b> rules when the unit classes are subject to these reporting fund rules. The Management Company does not intend to make taxable values for these unit classes available in other countries, as they are intended for investors whose investment in the unit class is liable to tax in the UK.
"seeding"	Units with "seeding" in their name are only offered during a limited time period. Further subscriptions are prohibited after the end of this period, unless otherwise decided by the Management Company. However, units can still be redeemed in accordance with the conditions for unit redemptions. Unless otherwise decided by the Management Company, the smallest tradeable unit, the initial issue price and the minimum subscription amount shall correspond to the characteristics of the unit classes listed above.

## Legal aspects

The Fund is subject to Part I of the Law of 2010 as an open-ended investment fund without legally independent status in the form of a collective investment fund (fonds commun de placement). It was originally established under the name UBS (Lux) Money Market Invest in compliance with the Management Regulations approved by the Board of Directors of UBS Money Market Fund Management Company S.A. (formerly UBS Money Market Invest Management Company S.A.) on 20 October 1988.

The activities of UBS Money Market Fund Management Company S.A. in its function as Management Company of UBS (Lux) Money Market Fund ended on 14 September 2010.

On 15 September 2010, UBS Fund Management (Luxembourg) S.A. assumed the role of Management Company.

The Management Regulations were initially published by way of a notice of deposit on 19 November 1988 and most recently in the "Recueil Electronique des Sociétés et Associations" ("**RESA**") in June 2022.

The Fund's Management Regulations may be amended, subject to compliance with applicable law. Any amendments thereto shall be notified by way of a notice of deposit in RESA, as well as by any other means described below in the section entitled "Regular reports and publications". The new Management Regulations shall enter into force on the date of their signature by the Management Company and the Depositary. The consolidated version may be consulted at the Trade and Companies Register (Registre de Commerce et des Sociétés).

The Fund has no legal personality as an investment fund. The entire net assets of each sub-fund are the undivided property of all unitholders who have equal rights in proportion to the number of units they hold. These assets are separate from the assets of the Management Company. The Fund's assets are managed by the Management Company as separate trust assets in the interests and for the account of the unitholders.

The Management Regulations give the Management Company the authority to establish different sub-funds for the Fund as well as different unit classes with specific characteristics within these sub-funds. This Sales Prospectus will be updated each time a new sub-fund or additional unit class is launched.

There is no limit on the size of the net assets, the number of units, number of sub-funds and number of unit classes or the duration of the Fund and its sub-funds.

The Fund forms an indivisible legal unit. As regards the association between unitholders, each sub-fund is considered to be independent of the others. The assets of a sub-fund are only liable for liabilities incurred by that sub-fund. As no division of liabilities is made between unit classes, there is a risk that, under certain conditions, currency hedging transactions for unit classes with "hedged" in their name may result in liabilities that affect the net asset value of other unit classes of the same sub-fund.

The acquisition of Fund units implies acceptance of the Management Regulations by the unitholder.

The Management Regulations do not provide for a general meeting of the unitholders.

The Management Company asks investors to note that they only benefit from their rights as unitholders if they have been entered in their own name in the register of unitholders of the Fund following their investment in the Fund. However, if investors buy Fund units indirectly through an intermediary that makes the investment in its own name on behalf of the investor, and as a result, said intermediary is entered into the register of unitholders instead of the investor, the aforementioned rights as unitholders may be granted to the intermediary and not the investor. Investors are therefore advised to enquire as to their investor rights before making an investment decision.

The Fund's financial year ends on the last day of October.

## **Investment objective and investment policy of the sub-funds**

### **Investment objective**

The Fund pursues the primary investment objective of preserving the value of the funds invested and generating an increase in value in line with money market interest rates.

No assurance can be made that the investment policy's objectives will be met.

## General investment policy

The sub-funds are money market funds as defined by Regulation (EU) 2017/1131 of the European Parliament and of the Council of 14 June 2017 on money market funds (hereinafter referred to as the "**Money Market Funds (MMFs) Regulation**").

The sub-funds invest exclusively in instruments from issuers with first-class ratings, for which there is a favorable internal credit quality assessment.

The sub-funds invest their assets in accordance with the principle of risk diversification exclusively in:

- (a) Money market instruments, including financial instruments issued or guaranteed separately or jointly by the European Union (EU); the national, regional and local administrations of the Member States of the EU or their central banks; the European Central Bank; the European Investment Bank; the European Investment Fund; the European Stability Mechanism; the European Financial Stability Facility; a central authority or central bank of a member country of the Organisation for Economic Co-operation and Development (OECD) ("third country"); the International Monetary Fund; the International Bank for Reconstruction and Development; the Council of Europe Development Bank; the European Bank for Reconstruction and Development; the Bank for International Settlements or any other relevant international financial institution or organisation to which one or more Member States belong;
- (b) Eligible securitisations and asset-backed commercial papers (ABCPs), provided that these have received a favourable assessment in application of internal procedures for assessing credit quality and that they fulfil the relevant conditions set out in Article 11 of the MMFs Regulation;
- (c) Deposits with credit institutions that fulfil the conditions set out in Article 12 of the MMFs Regulation;
- (d) Financial derivative instruments that fulfil the conditions set out in Article 13 of the MMFs Regulation;
- (e) Repurchase agreements that fulfil the conditions set out in Article 14 of the MMFs Regulation;
- (f) Reverse repurchase agreements that fulfil the conditions set out in Article 15 of the MMFs Regulation;
- (g) Units or shares of other money market funds that fulfil the conditions set out in Article 16 of the MMFs Regulation;
- (h) Bonds that fulfil the conditions set out in the MMFs Regulation, in particular Article 17.

A money market instrument shall be eligible for investment by a sub-fund if it fulfils the following conditions:

- (a) It falls within one of the categories of money market instruments referred to in Article 50(1)(a), (b), (c) or (h) of the UCITS Directive;
- (b) It displays one of the following characteristics: (i) it has a legal maturity at issuance of 397 days or less, or (ii) it has a residual maturity of 397 days or less.

Notwithstanding the above, the sub-funds shall also be allowed to invest in money market instruments with a residual maturity until the legal redemption date of less than or equal to 2 years, provided that the time remaining until the next interest rate reset date is 397 days or less. For that purpose, floating-rate money-market instruments and fixed-rate money-market instruments hedged by a swap arrangement shall be reset to a money market rate or index.

- (c) The issuer of the money market instrument and the quality of the money market instrument have received a favourable assessment pursuant to Articles 19 to 22 of the MMFs Regulation.

This does not apply to money market instruments issued or guaranteed by the European Union; a central authority or central bank of a Member State; the European Central Bank; the European Investment Bank; the European Stability Mechanism or the European Financial Stability Facility.

The sub-funds are standard money market funds with a variable net asset value, also known as VNAV money market funds.

Pursuant to the MMFs Regulation, the entire sub-fund portfolio must comply on an ongoing basis with all of the following requirements, including relevant derivative financial instruments and sight, term and time deposits with banks, and in accordance with the investment principles below:

- the weighted average maturity (WAM) of the portfolio of each sub-fund may not be more than 6 months at any time;
- the weighted average life (WAL) of the portfolio of each sub-fund may not be more than 12 months at any time;
- at least 7.5% of the assets of each sub-fund are to be comprised of daily maturing assets, reverse repurchase agreements which can be terminated by giving prior notice of one working day, or cash which can be withdrawn by giving prior notice of one working day. Each sub-fund is not to acquire any asset other than a daily maturing asset when such acquisition would result in it investing less than 7.5% of its portfolio in daily maturing assets;
- at least 15% of the assets of each sub-fund are to be comprised of weekly maturing assets, reverse repurchase agreements which can be terminated by giving prior notice of five working days, or cash which can be withdrawn by giving prior notice of five working days. Each sub-fund is not to acquire any asset other than a weekly maturing asset when such acquisition would result in it investing less than 15% of its portfolio in weekly maturing assets;
- for the above-mentioned purposes, money market instruments or units or shares of other money market funds may be included in weekly maturing assets up to a limit of 7.5%, provided that they can be redeemed and settled within five working days.

When calculating the WAL for securities, including structured financial instruments, a sub-fund shall base the maturity calculation on the residual maturity until the legal redemption of the instruments. However, in the event that a financial instrument embeds a put option, a sub-fund may base the maturity calculation on the exercise date of the put option instead of the residual maturity, but only if all of the following conditions are fulfilled at all times:

- the put option is able to be freely exercised by the sub-fund at its exercise date;
- the strike price of the put option remains close to the expected value of the instrument at the exercise date;
- the investment strategy of each sub-fund implies that there is a high probability that the option will be exercised at the exercise date.

By way of derogation from this, when calculating the WAL for securitisations and ABCPs, a sub-fund may instead, in the case of amortising instruments, base the maturity calculation on one of the following:

- the contractual amortisation profile of such instruments or
- the amortisation profile of the underlying assets from which the cash-flows for the redemption of such instruments result.

If the limits referred to in this section are exceeded for reasons beyond the control of a sub-fund, or as a result of the exercise of subscription or redemption rights, each sub-fund shall adopt as a priority objective the correction of that situation, taking due account of the interests of its unitholders or shareholders.

The sub-funds shall not undertake any of the following activities: investing in assets other than those referred to above, short-selling money market instruments, securitisations, ABCPs and units or shares of other money market funds, taking direct or indirect exposure to equity or commodities, including via derivatives, certificates representing them, indices based on them, or any other means or instrument that would give an exposure to them, entering into securities lending agreements or securities borrowing agreements, or any other agreement that would encumber the assets of the money market fund, borrowing and lending cash. The aforementioned instruments are as defined in the MMFs Regulation insofar as this is required under the terms of the investment restrictions detailed below.

Moreover, each sub-fund may, subject to the above and the investment principles below, buy and sell futures and options on financial instruments and conduct transactions involving options and money market instruments for hedging purposes. The options and futures markets are volatile, and sub-funds only use such instruments in order to reduce the risk of price fluctuations. However, the risk that price fluctuations will have a negative impact on the sub-funds' performance cannot be excluded by the use of such instruments as hedge transactions. Costs in connection with such hedge transactions and any losses incurred reduce the sub-funds' results. These techniques and instruments will be employed only if they are compatible with the investment policies of the individual sub-funds and do not diminish their quality.

Each sub-fund invests at least two thirds of its net assets in the currency listed in its name. It may invest up to a maximum of one-third of its net assets in other currencies, however, the part of the portfolio which is not invested in the respective currency of account must be hedged against the currency risk.

The sub-funds may invest up to 10% of their net assets in existing money market funds, unless otherwise defined in the individual sub-funds' investment policy.

These actively managed sub-funds use the following benchmarks as reference for performance evaluation:

<b>Sub-fund</b>	<b>Benchmark</b>
UBS (Lux) Money Market Fund – AUD	FTSE AUD 3M Eurodeposits
UBS (Lux) Money Market Fund – CHF	FTSE CHF 3M Eurodeposits
UBS (Lux) Money Market Fund – EUR	FTSE EUR 3M Eurodeposits
UBS (Lux) Money Market Fund – GBP	FTSE GBP 3M Eurodeposits
UBS (Lux) Money Market Fund – USD	FTSE USD 3M Eurodeposits

For unit classes with "hedged" in their name, currency-hedged versions of the benchmark (if available) are used. The performance of the sub-funds may differ considerably from the benchmark in periods of heightened market volatility.

#### Internal credit quality assessment

In conformity with the MMFs Regulation and the Delegated Regulation, the Management Company has established an internal credit quality assessment procedure for determining the credit quality of money market instruments, securitisations and ABCPs, taking into account the issuer of the instrument and the characteristics of the instrument.

The Management Company has transferred internal credit quality assessment activities to the Global Credit Research Team ("GCRT") of UBS Asset Management in order to utilise this specialised team's credit risk expertise and access to data. The outsourcing of internal credit quality assessment activities from the Management Company to the GCRT does not relieve the Management Company of its responsibilities as the manager of money market funds. While the GCRT focuses on business activities, the Management Company is responsible for ongoing risk management and retains its verification, monitoring, assessment and documentation duties.

The credit quality assessment is based on prudent, systematic, continuous and detailed analysis of the available and pertinent information taking into account all relevant factors influencing the creditworthiness of the issuer and the credit quality of the instrument. The methods and criteria used for the credit quality assessment and the related default risk of the issuer and the instrument take account of the quantitative and qualitative indicators listed in Article 20 of the MMFs Regulation and in Articles 4 to 6 of the Delegated Regulation. This has the following specific consequences:

issuers with a positive credit quality assessment that are eligible for investment by each sub-fund are included in a list that serves as a database for credit research. Analysts establish eligible issuers using the criteria for credit risk testing of certain programmes as well as top-down and bottom-up factors influencing fundamental credit data. These methods may be supplemented by internal ratings that are comparable with the ratings of external credit rating agencies. The result of the analysts' assessment is reflected in individual maturities, setting authorised maturity limits for money market instruments.

The GCRT is made up of a number of credit research analysts from the various regional companies of UBS Asset Management, in order to achieve the necessary expertise across different geographical areas and sectors. The credit research analysts make their assessments independently of any investment decisions, and their function and reporting lines are independent of portfolio management. The team is represented by the heads of the regional research departments, who check the credit assessments and recommendations. In connection with the internal credit quality assessment procedure, the GCRT is responsible and accountable for the following:

- Carrying out credit analyses based on internal and external data to arrive at an assessment of the credit quality of the issuer;
- Issuing internal ratings and recommendations on the basis of their initial credit assessment;
- Performing peer reviews and submitting confirmations;
- Updating the credit research database containing the data sources and the reviews issued by analysts;
- Producing reports on the information required by the Management Company to fulfil its oversight role, weekly data submission via the money market monitoring report; ad hoc submission of reports from the relevant committees.

The information used in the internal credit quality assessment is high quality and derived from reliable sources, including publicly available financial reports, the management teams of the relevant companies, sector contacts and other sources.

The credit quality assessment procedure and the criteria used in this process are reviewed at least annually. The credit analysts' recommendations define the investment universe within which the portfolio managers can then operate to manage the portfolio in accordance with the investment guidelines.

i. Short-term nature of money market instruments

The short-term nature of money market instruments is tested using the investment criteria for money market instruments. The analyst assesses eligibility by checking the base prospectus of the issuer of the security or security type being considered. The analyst identifies the borrower and/or guarantor, the programme volume and the distributor agreement.

ii. Asset class of the instrument

As above, the asset class and characteristics of the instrument are fundamental to the eligibility test for the money market investment.

iii. Type of issuer

The eligibility test for the investment differentiates between the following types of issuers; it distinguishes between national, regional or local administrations, and financial and non-financial corporations.

iv. Operational and counterparty risk inherent within structured financial transactions

This forms an integral part of the fundamental analysis of the financial situation of the issuer or guarantor, which includes a review of the most recent financial statements, trends in cash flow, income, expenditure and profitability, the short-term and total debt coverage ratio, and leverage (including financial leverage and operating leverage).

v. Liquidity profile of the instrument

The rolling daily maturity of highly liquid securities in the permitted investment universe, such as commercial papers, certificates of deposit, floating rate notes or treasury bills, is characteristic of the nature of money market instruments. The specific liquidity of the instrument is one of the numerous characteristics assessed by portfolio managers and credit analysts in close cooperation on an ongoing basis.

Consideration is also given to all daily market events and the liquidity of the issuer or guarantor, including the availability of credit lines and alternative sources of liquidity.

Once the fundamental research is complete for an issuer or guarantor, the analyst assigns an internal long-term rating to the company. The internal rating scale corresponds to those used by Standard & Poor's and Fitch for their long-term ratings. However, the internal rating is based solely on analysts' tests and is independent of the assessment made by external rating agencies.

Establishing eligible issuers includes credit risk testing of certain programmes as well as top-down and bottom-up factors influencing fundamental credit data. Establishing eligible issuers is based on four criteria:

- (i) Eligibility
- (ii) Fundamental credit research
- (iii) Allocation of an internal rating, assessment of rating agencies and the development of fundamentals
- (iv) Allocation of a maturity restriction

Analysts determine the eligibility of issuers, carry out fundamental research, manage the credit research database, contact the managements of issuers to review operating and financial strategies as appropriate, and create a credit file for each issuer, either in the credit research database or as a physical file. They create credit reviews, which are checked by the credit committee, forwarded to the portfolio managers and published in the credit research database for use by portfolio managers and others. A credit review must be performed at least once a year.

Favourable credit quality assessments are formally documented. The reviews are checked in regular credit committee meetings. Analysts keep a written record of any ad hoc authorisations granted as a result of short-term requests from portfolio managers. Analysts must work to limit, temporarily suspend or overturn a favourable credit quality assessment recommendation in the event of a decline in the financial strength or any other occurrence affecting an eligible issuer, security or security category.

If methods, models or key assumptions are changed, a new internal credit quality assessment will be carried out as quickly as possible. The Management Company continuously monitors the internal credit quality assessment to ensure that it is consistently applied and there is an independent risk management procedure. Additionally, the Management Company of the Company checks the internal credit quality assessment procedure annually and makes the results of this check available to the competent national authorities.

Each sub-fund may hold ancillary liquid assets within a limit of 20% of its net assets. The 20% limit shall only be temporarily breached for a period of time strictly necessary when, because of exceptionally unfavourable market conditions, circumstances so require and where such breach is justified having regard to the interests of unitholders. Liquid assets held to cover exposure to financial derivative instruments do not fall under this restriction. Bank deposits, money market instruments or money market funds that meet the criteria of Article 41(1) of the 2010 Law are not considered to be included in the ancillary liquid assets under Article (2) b) of the 2010 Law. Ancillary liquid assets should be limited to bank deposits at sight, such as cash held in current accounts with a bank accessible at any time, in order to cover current or exceptional payments, or for the time necessary to reinvest in eligible assets provided under Article 41(1) of the 2010 Law or for a period of time strictly necessary in case of unfavourable market conditions. A sub-fund may not invest more than 20% of its Net Asset Value in bank deposits at sight made with the same body.

## ESG integration

The Portfolio Manager aims to achieve investors' financial objectives while incorporating sustainability into the investment process. The Portfolio Manager defines sustainability as the ability to leverage the Environmental, Social and Governance (ESG) factors of business practices seeking to generate opportunities and mitigate risks that contribute to the long-term performance of issuers ("Sustainability"). The Portfolio Manager believes that consideration of these factors will deliver better informed investment decisions. **Unlike funds which promote ESG characteristics or with a specific sustainability or impact objective that may have a focused investment universe, ESG Integration Funds are investment funds that primarily aim at maximising financial performance, whereby ESG aspects are input factors within the investment process.** Investment universe restrictions applied on all actively managed funds are captured in the Sustainability Exclusion Policy. Further binding factors, if applicable, are outlined in the Investment Policy of the sub-fund.

ESG integration is driven by taking into account material ESG risks as part of the research process. For corporate issuers, this process utilises the ESG Material Issues framework which identifies the financially relevant factors per sector that can impact investment decisions. This orientation toward financial materiality ensures that analysts focus on sustainability factors that can impact the financial performance of the company and therefore investment returns. ESG integration can also identify opportunities for engagement to improve the company's ESG risk profile and thereby mitigate the potential negative impact of ESG issues on the company's financial performance. The Portfolio Manager employs a proprietary ESG Risk Dashboard that combines multiple ESG data sources in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process. For non-corporate issuers, the Portfolio Manager may apply a qualitative or quantitative ESG risk assessment that integrates data on the most material ESG factors. The analysis of material sustainability/ESG considerations can include many different aspects, such as the following among others: the carbon footprint, health and well-being, human rights, supply chain management, fair customer treatment and governance.

## Sustainability Exclusion Policy

The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the sub-funds.

<https://www.ubs.com/global/en/asset-management/investment-capabilities/sustainability.html>

## Annual Sustainability Report

The "UBS Sustainability Report" is the medium for UBS' sustainability disclosures. Published annually, the report aims to openly and transparently disclose UBS' sustainability approach and activities, consistently applying UBS' information policy and disclosure principles.

<https://www.ubs.com/global/en/asset-management/investment-capabilities/sustainability.html>

## UBS (Lux) Money Market Fund – AUD

Currency of account: AUD

This sub-fund promotes environmental

and/or social characteristics and complies with Article 8 of Regulation (EU) 2019/2088 on sustainability related disclosures in the financial services sector ("SFDR"). Further information related to environmental and/or social characteristics is available in Annex I to this document (SFDR RTS Art. 14(2)).

## Fees

	<b>Maximum flat fee (maximum management fee) p.a.</b>	<b>Maximum flat fee (maximum management fee) p.a. for unit classes with "hedged" in their name</b>
Unit classes with "P" in their name	0.500% (0.400%)	0.550% (0.440%)
Unit classes with "K-1" in their name	0.240% (0.190%)	0.270% (0.220%)
Unit classes with "K-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "K-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "F" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "Q" in their name	0.240% (0.190%)	0.290% (0.230%)
Unit classes with "QL" in their name	0.100% (0.080%)	0.150% (0.120%)
Unit classes with "INSTITUTIONAL" in their name	0.180% (0.140%)	0.210% (0.170%)
Unit classes with "PREFERRED" in their name	0.140% (0.110%)	0.170% (0.140%)

Unit classes with "PREMIER" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "I-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "I-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "U-X" in their name	0.000% (0.000%)	0.000% (0.000%)

### UBS (Lux) Money Market Fund – CHF

Currency of account: CHF

This sub-fund promotes environmental and/or social characteristics and complies with Article 8 of Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector ("SFDR"). Further information related to environmental and/or social characteristics is available in Annex I to this document (SFDR RTS Art. 14(2)).

#### Fees

	<b>Maximum flat fee (maximum management fee) p.a.</b>	<b>Maximum flat fee (maximum management fee) p.a. for unit classes with "hedged" in their name</b>
Unit classes with "P" in their name	0.500% (0.400%)	0.550% (0.440%)
Unit classes with "K-1" in their name	0.240% (0.190%)	0.270% (0.220%)
Unit classes with "K-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "K-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "F" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "Q" in their name	0.240% (0.190%)	0.290% (0.230%)
Unit classes with "QL" in their name	0.100% (0.080%)	0.150% (0.120%)
Unit classes with "INSTITUTIONAL" in their name	0.180% (0.140%)	0.210% (0.170%)
Unit classes with "PREFERRED" in their name	0.140% (0.110%)	0.170% (0.140%)
Unit classes with "PREMIER" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "I-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "I-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "U-X" in their name	0.000% (0.000%)	0.000% (0.000%)

### UBS (Lux) Money Market Fund – EUR

Currency of account: EUR

This sub-fund promotes environmental and/or social characteristics and complies with Article 8 of Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector ("SFDR"). Further information related to environmental and/or social characteristics is available in Annex I to this document (SFDR RTS Art. 14(2)).

#### Fees

	<b>Maximum flat fee (maximum management fee) p.a.</b>	<b>Maximum flat fee (maximum management fee) p.a. for unit classes with "hedged" in their name</b>
Unit classes with "P" in their name	0.500% (0.400%)	0.550% (0.440%)
Unit classes with "K-1" in their name	0.240% (0.190%)	0.270% (0.220%)
Unit classes with "K-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "K-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "F" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "Q" in their name	0.240% (0.190%)	0.290% (0.230%)
Unit classes with "QL" in their name	0.100%	0.150%

	(0.080%)	(0.120%)
Unit classes with "INSTITUTIONAL" in their name	0.180% (0.140%)	0.210% (0.170%)
Unit classes with "PREFERRED" in their name	0.140% (0.110%)	0.170% (0.140%)
Unit classes with "PREMIER" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "I-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "I-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "U-X" in their name	0.000% (0.000%)	0.000% (0.000%)

### UBS (Lux) Money Market Fund – GBP

Currency of account: GBP

This sub-fund promotes environmental and/or social characteristics and complies with Article 8 of Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector ("SFDR"). Further information related to environmental and/or social characteristics is available in Annex I to this document (SFDR RTS Art. 14(2)).

#### Fees

	Maximum flat fee (maximum management fee) p.a.	Maximum flat fee (maximum management fee) p.a. for unit classes with "hedged" in their name
Unit classes with "P" in their name	0.500% (0.400%)	0.550% (0.440%)
Unit classes with "K-1" in their name	0.240% (0.190%)	0.270% (0.220%)
Unit classes with "K-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "K-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "F" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "Q" in their name	0.240% (0.190%)	0.290% (0.230%)
Unit classes with "QL" in their name	0.100% (0.080%)	0.150% (0.120%)
Unit classes with "INSTITUTIONAL" in their name	0.180% (0.140%)	0.210% (0.170%)
Unit classes with "PREFERRED" in their name	0.140% (0.110%)	0.170% (0.140%)
Unit classes with "PREMIER" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "I-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "I-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "U-X" in their name	0.000% (0.000%)	0.000% (0.000%)

### UBS (Lux) Money Market Fund – USD

Currency of account: USD

This sub-fund promotes environmental and/or social characteristics and complies with Article 8 of Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector ("SFDR"). Further information related to environmental and/or social characteristics is available in Annex I to this document (SFDR RTS Art. 14(2)).

#### Fees

	Maximum flat fee (maximum management fee) p.a.	Maximum flat fee (maximum management fee) p.a. for unit classes with "hedged" in their name
Unit classes with "P" in their name	0.500% (0.400%)	0.550% (0.440%)
Unit classes with "K-1" in their name	0.240% (0.190%)	0.270% (0.220%)
Unit classes with "K-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "K-X" in their name	0.000%	0.000%

	(0.000%)	(0.000%)
Unit classes with "F" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "Q" in their name	0.240% (0.190%)	0.290% (0.230%)
Unit classes with "QL" in their name	0.100% (0.080%)	0.150% (0.120%)
Unit classes with "INSTITUTIONAL" in their name	0.180% (0.140%)	0.210% (0.170%)
Unit classes with "PREFERRED" in their name	0.140% (0.110%)	0.170% (0.140%)
Unit classes with "PREMIER" in their name	0.100% (0.080%)	0.130% (0.100%)
Unit classes with "I-B" in their name	0.035% (0.000%)	0.035% (0.000%)
Unit classes with "I-X" in their name	0.000% (0.000%)	0.000% (0.000%)
Unit classes with "U-X" in their name	0.000% (0.000%)	0.000% (0.000%)

## **General risk information**

### **ESG risks**

A "sustainability risk" means an environmental, social or governance event or condition that, if it occurs, could cause an actual or a potential material negative impact on the value of the investment. If a sustainability risk associated with an investment materialises, it could lead to the loss in value of an investment.

### **Investments in other money market funds**

The sub-funds may invest in other money market funds eligible under the MMFs Regulation in accordance with the conditions and limits set out in this Sales Prospectus.

Certain fees and charges may be incurred more than once when investing in existing money market funds (such as Depositary and central administrative agent fees, management/advisory fees and issuing/redemption charges of the money market funds in which the investment is made). Such commission payments and expenses are charged at the level of the target fund as well as of the acquiring money market fund.

The sub-funds may also invest in money market funds managed by UBS Fund Management (Luxembourg) S.A. or by a company linked to UBS Fund Management (Luxembourg) S.A. through common management or control, or through a substantial direct or indirect holding. In this case, no issuing or redemption charge will be charged on subscription to or redemption of these units. The double charging of commission and expenses referred to above does, however, remain.

The section titled "Expenses paid by the Fund" presents the general costs and expenses associated with investing in existing funds.

### **Use of financial derivative transactions**

Financial derivative transactions are not in themselves investment instruments but rights whose valuation mainly derives from the price and the price fluctuations and expectations of an underlying instrument. Investments in financial derivative transactions are subject to the general market risk, settlement risk, credit and liquidity risk.

Depending on the specific characteristics of financial derivative transactions, however, the aforementioned risks may be of a different kind and occasionally turn out to be higher than the risks with an investment in the underlying instruments.

That is why the use of financial derivative transactions not only requires an understanding of the underlying instrument but also in-depth knowledge of the financial derivative transactions themselves.

The risk of default in the case of financial derivative transactions traded on an exchange is generally lower than the risk associated with financial derivative transactions that are traded over-the-counter on the open market, because the clearing agents, which assume the function of issuer or counterparty in relation to each financial derivative transaction traded on an exchange, assume a performance guarantee. To reduce the overall risk of default, such guarantee is supported by a daily payment system maintained by the clearing agent, in which the assets required for cover are calculated. In the case of financial derivative transactions traded over-the-counter on the open market, there is no comparable clearing agent guarantee and in assessing the potential risk of default, the Management Company must take account of the creditworthiness of each counterparty.

There are also liquidity risks since it may be difficult to buy or sell certain financial derivative instruments. When financial derivative transactions are particularly large, or the corresponding market is illiquid (as may be the case with financial derivative transactions traded over-the-counter on the open market), it may under certain circumstances not always be possible to fully execute a transaction or it may only be possible to liquidate a position by incurring increased costs.

Additional risks connected with the use of financial derivative transactions lie in the incorrect determination of prices or valuation of financial derivative transactions. There is also the possibility that financial derivative transactions do not completely correlate with their underlying assets, interest rates or indices. Many financial derivative transactions are complex and frequently valued subjectively. Inappropriate valuations can result in higher demands for cash by counterparties or in a loss of value for the Fund. There is not always a direct or parallel relationship between a financial derivative transaction and the value of the assets, interest

rates or indices from which it is derived. For these reasons, the use of financial derivative transactions by the Management Company is not always an effective means of attaining the Fund's hedging objective.

### Swap Agreements

A sub-fund may enter into swap agreements (including total return swaps and contracts for differences) with respect to various underlyings, namely currencies, interest rates and foreign exchange rates, as well as indices representing these underlyings. Other underlyings are not eligible. A swap is a contract under which one party agrees to provide the other party with something, for example a payment at an agreed rate, in exchange for receiving something from the other party, for example the performance of a specified asset or basket of assets. A sub-fund may use these techniques for example to protect against changes in interest rates and currency exchange rates. In respect of currencies, a sub-fund may utilise currency swap contracts where the sub-fund may exchange currencies at a fixed rate of exchange for currencies at a floating rate of exchange or vice versa. These contracts allow a sub-fund to hedge its exposures to currencies in which it holds investments.

In respect of interest rates, a sub-fund may utilise interest rate swap contracts where the sub-fund may exchange a fixed rate of interest against a variable rate (or the other way round). These contracts allow a sub-fund to manage its interest rate exposures. For these instruments, the sub-fund's return is based on the movement of interest rates relative to a fixed rate agreed by the parties. The sub-fund may also utilise caps and floors, which are interest rate swap contracts in which the return is based only on the positive (in the case of a cap) or negative (in the case of a floor) movement of interest rates relative to a fixed rate agreed by the parties.

Where a sub-fund enters into total return swaps (or invests in other financial derivative instruments with the same characteristics) it will only do so on behalf of the sub-fund with institutions which meet the requirements (including minimum credit rating requirements, if applicable). Subject to compliance with those conditions, the Portfolio Manager has full discretion as to the appointment of counterparties when entering into total return swaps.

### Insolvency risk on swap counterparties

Margin deposits made in relation to swap contracts will be held with brokers. Though there are provisions in the structure of these contracts intended to protect each party against the insolvency for the other, these provisions may not be effective. This risk will further be mitigated by the exclusive choice of reputable swap counterparties.

### Potential illiquidity of exchange traded instruments and swap contracts

It may not always be possible for the Management Company to execute a buy or sell order on exchanges at the desired price or to liquidate an open position due to market conditions including the operation of daily price fluctuation limits. If trading on an exchange is suspended or restricted, the Management Company may not be able to execute trades or close out positions on terms that the Portfolio Manager believes are desirable.

Swap contracts are over-the-counter contracts with a single counterparty and may as such be illiquid. Although swap contracts may be closed out to realise sufficient liquidity, such closing out may not be possible or may be very expensive for the Fund in extreme market conditions.

### Risks connected with the use of efficient portfolio management techniques

A sub-fund may enter into repurchase agreements and reverse repurchase agreements as a buyer or as a seller subject to the conditions and limits set out in Section 5 entitled "Special techniques and instruments with money market instruments as underlying assets", and in accordance with other limits contained in this Sales Prospectus. If the other party to a repurchase agreement or reverse repurchase agreement should default, the sub-fund might suffer a loss to the extent that the proceeds from the sale of the underlying instruments and/or other collateral held by the sub-fund in connection with the repurchase agreement or reverse repurchase agreement are less than the repurchase price or, as the case may be, the value of the underlying instruments. In addition, in the event of bankruptcy or similar proceedings of the other party to the repurchase agreement or reverse repurchase agreement or its failure otherwise to perform its obligations on the repurchase date, the sub-fund could suffer losses, including loss of interest on or principal of the instrument and costs associated with delay and enforcement of the repurchase agreement or reverse repurchase agreement.

The sub-funds will only use repurchase agreements and reverse repurchase agreements for the purpose of either reducing risks (hedging) or generating additional capital or income for the relevant sub-fund. When using such techniques, the sub-fund will comply at all times with the provisions set out in Section 5 entitled "Special techniques and instruments with money market instruments as underlying assets". The risks arising from the use of repurchase agreements and reverse repurchase agreements will be closely monitored and techniques (including collateral management) will be employed to seek to mitigate those risks. Repurchase agreements and reverse repurchase agreements are used solely for hedging purposes. Costs in connection with such hedge transactions and any losses incurred reduce the sub-funds' results.

### Exposure to securities financing transactions

The sub-funds' exposure to total return swaps and repurchase agreements/reverse repurchase agreements is set out below (in each case as a percentage of net asset value):

Sub-fund	Total Return Swaps		Repurchase agreements		reverse repurchase agreements	
	Expected	Maximum	Expected	Maximum	Expected	Maximum
UBS (Lux) Money Market Fund – GBP	0%	0%	0-10%	10%	0-10%	15%
UBS (Lux) Money Market Fund – USD	0%	0%	0-10%	10%	0-10%	15%
UBS (Lux) Money Market Fund – EUR	0%	0%	0-10%	10%	0-10%	15%
UBS (Lux) Money Market Fund – CHF	0%	0%	0-10%	10%	0-10%	15%
UBS (Lux) Money Market Fund – AUD	0%	0%	0-10%	10%	0-10%	15%

## Risk management

Risk management in accordance with the commitment approach and the value-at-risk approach is carried out pursuant to the applicable laws and regulatory provisions. Pursuant to CSSF circular 14/592 (on the ESMA guidelines on ETFs and other UCITS issues), the risk management procedure will also be applied within the scope of collateral management (see section entitled "Collateral management" below) and techniques and instruments for the efficient management of the portfolio (see Section 5, "Special techniques and instruments with money market instruments as underlying assets").

## Leverage

The leverage for UCITS using the value-at-risk ("VaR") approach is defined pursuant to CSSF circular 11/512 as the "sum of the notionals" of the derivatives used by the respective sub-fund. Unitholders should note that this definition may lead to artificially high leverage which may not correctly reflect the actual economic risk due to, inter alia, the following reasons:

- A derivative used for hedging purposes increases the leverage amount calculated according to the sum-of-notionals approach;
- The duration of interest rate derivatives is not taken into account. A consequence of this is that short-term interest rate derivatives generate the same leverage as long-term interest rate derivatives, even though short-term ones generate a considerably lower economic risk.

The economic risk of UCITS pursuant to the VaR approach is determined as part of a UCITS risk management process. This contains (among other things) restrictions on the VaR, which includes the market risk of all positions, including derivatives. The VaR is supplemented by a comprehensive stress-test programme.

The average leverage for each sub-fund using the VaR approach is expected to be within the range stated in the table below. Leverage is expressed as a ratio between the sum of the notionals and the net asset value of the sub-fund in question. Greater leverage amounts may be attained for all sub-funds, under certain circumstances.

Sub-fund	Global risk calculation method	Expected range of leverage	Reference portfolio
UBS (Lux) Money Market Fund – AUD	Commitment approach	n.a.	n.a.
UBS (Lux) Money Market Fund – CHF	Commitment approach	n.a.	n.a.
UBS (Lux) Money Market Fund – EUR	Commitment approach	n.a.	n.a.
UBS (Lux) Money Market Fund – GBP	Commitment approach	n.a.	n.a.
UBS (Lux) Money Market Fund – USD	Commitment approach	n.a.	n.a.

## Collateral management

If the Fund enters into OTC transactions, it may be exposed to risks associated with the creditworthiness of these OTC counterparties: should the Fund enter into futures or options contracts, or use other derivative techniques, it shall be subject to the risk that an OTC counterparty might not meet (or cannot meet) its obligations under one or more contracts.

Counterparty risk can be reduced by depositing a security ("**collateral**", see above). Collateral may be provided in the form of liquid assets in highly liquid currencies, highly liquid equities and first-rate government bonds. The Fund will only accept such financial instruments as collateral, which would allow it (after objective and appropriate valuation) to liquidate these within an appropriate time period. The Fund, or a service provider appointed by the Fund, must assess the collateral's value at least once a day. The collateral's value must be higher than the value of the position of the respective OTC counterparty. However, this value may fluctuate between two consecutive valuations.

After each valuation, however, it is ensured (where appropriate, by requesting additional collateral) that the collateral is increased by the desired amount to meet the value of the respective OTC counterparty's position (mark-to-market). In order to adequately take into account the risks related to the collateral in question, the Management Company determines whether the value of the collateral to be requested should be increased, or whether this value should be depreciated by an appropriate, conservatively measured amount (haircut). The larger the collateral's value may fluctuate, the higher the markdown.

The Management Company shall set up internal regulations determining the details of the above-mentioned requirements and values, particularly regarding the types of collateral accepted, the amounts to be added to and subtracted from the respective collateral, and the investment policy for liquid funds that are deposited as collateral. This framework agreement is reviewed and adapted where appropriate by the Management Company on a regular basis.

The Management Company has approved instruments of the following asset classes as collateral in OTC derivative transactions and determined the following haircuts to be used on these instruments:

Asset class	Minimum haircut (% deduction from market value)
<b>Fixed and variable-rate interest-bearing instruments</b>	
Liquid funds in the currencies CHF, EUR, GBP, USD, JPY, CAD and AUD.	0%
Short-term instruments (up to one year) issued by one of the following countries (Australia, Austria, Belgium, Denmark, Germany, France, Japan, Norway, Sweden, UK, US) and the issuing country has a minimum rating of A	1%

The haircuts to be used on collateral from securities lending, as the case may be, are described in Section 5 entitled "Special techniques and instruments with money market instruments as underlying assets".

Instruments deposited as collateral may not have been issued by the respective OTC counterparty or be highly correlated with this OTC counterparty. Instruments deposited as collateral shall be held in safekeeping by the Depository on behalf of the Fund and may not be sold, invested or pledged by the Fund.

The Fund shall ensure that the collateral received is adequately diversified, particularly regarding geographical dispersion, diversification across different markets and the spreading of concentration risk. The latter is considered to be sufficiently diversified if money market instruments held as collateral and issued by a single issuer do not exceed 20% of the Fund's net assets.

In derogation to the above paragraph and in accordance with the modified Point 43(e) of the ESMA Guidelines on ETFs and other UCITS issues of 1 August 2014 (ESMA/2014/937), the Fund may be fully collateralised in various money market instruments issued or guaranteed by an EU Member State, one or more of its local authorities, a non-Member State, or a public international body to which one or more EU Member States belong. If this is the case, the Fund must ensure that it receives instruments from at least six different issues, but instruments from any single issue may not account for more than 30% of the net assets of the respective sub-fund.

**The Management Company has decided to make use of the exemption clause described above and accept collateralisation of up to 50% of the net assets of the respective sub-fund in government bonds that are issued or guaranteed by the following countries: Austria, Italy, France, the Netherlands, US, Japan, UK, Germany and Switzerland.**

Collateral that is deposited in the form of liquid funds may be invested by the Fund. Investments may only be made in: sight deposits or deposits at notice in accordance with Point 1.1(f) of Section 1 "Permitted investments of the Fund"; high-quality government bonds; repurchase agreements within the meaning of Section 5 "Special techniques and instruments with money market instruments as underlying assets", provided the counterparty in such transactions is a credit institution within the meaning of Point 1.1(f) of Section 1 "Permitted investments of the Fund" and the Fund has the right to cancel the transaction at any time and to request the back transfer of the amount invested (incl. accrued interest); short-term money market funds within the meaning of CESR Guidelines 10-049 regarding the definition of European money market funds.

The restrictions listed in the previous paragraph also apply to the spreading of concentration risk. Bankruptcy and insolvency events or other credit events involving the Depository or within its sub-depository/correspondent bank network may result in the rights of the Fund in connection with the collateral being delayed or restricted in other ways. If the Fund owes collateral to the OTC counterparty pursuant to an applicable agreement, then any such collateral is to be transferred to the OTC counterparty as agreed between the Fund and the OTC counterparty. Bankruptcy and insolvency events or other credit default events involving the OTC counterparty, the Depository or its sub-depository/correspondent bank network may result in the rights or recognition of claims of the Fund in connection with the collateral being delayed, restricted or even eliminated, which would even go so far as to force the Fund to fulfil its obligations within the framework of the OTC transaction, regardless of any collateral that had previously been provided to cover any such obligation.

#### **Net asset value, issue, redemption and conversion price**

The net asset value and the issue, redemption and conversion price per unit of each sub-fund or unit class are expressed in the reference currencies of the respective sub-fund or unit class, and are calculated each business day by dividing the overall net assets of the sub-fund attributable to each unit class by the number of outstanding units in this unit class of the sub-fund. The net asset value is published on each business day in the public section of the website for each sub-fund. However, the net asset value of a unit may also be calculated on days where no units are issued or redeemed, as described in the following section. The net asset value calculated on days when no units are issued may be published in the public section of the website for each sub-fund, but it may only be used for the purpose of calculating performance, statistics or fees. Under no circumstances should it be used as a basis for subscription and redemption orders.

The percentage of the net asset value attributable to each unit class of a sub-fund changes each time units are issued or redeemed. It is determined by the ratio of the units issued in each class in relation to the total number of sub-fund units issued, taking into account the fees charged to that unit class.

The value of the assets of each sub-fund is calculated on each business day in accordance with the provisions of the Management Regulations by using mark-to-market, or if this is not possible, using mark-to-model, as follows:

- a) Derivatives and other assets listed on a stock exchange are valued at the most recent market prices available. If these derivatives or other assets are listed on several stock exchanges, the most recently available price on the stock exchange that represents the major market for this asset shall apply. In the case of derivatives and other assets not commonly traded on a stock exchange and for which a secondary market among securities traders exists with pricing in line with the market, the Management Company may value these derivatives and other investments based on these prices. Derivatives and other investments not listed on a stock exchange, but traded on another regulated market that operates regularly and is recognised and open to the public, are valued at the most recently available price on this market.
- b) Assets not listed on a stock exchange or traded on another regulated market, and for which no appropriate price can be obtained, are valued by the Management Company according to other principles chosen by it in good faith on the basis of probable market prices. These principles shall always be in line with the MMFs Regulation.
- c) Derivatives not listed on a stock exchange (OTC derivatives) are valued on the basis of independent pricing sources. If only one independent pricing source is available for a derivative, the plausibility of the valuation obtained will be verified using calculation models that are recognised by the Management Company and the Fund's auditors, based on the market value of that derivative's underlying. This valuation is determined by decision of the Management Company on the basis of valuations made by the valuation experts of the Management Company with support from the valuation experts of the UBS Global Valuation Committee. The principles used in this process shall always be in line with the MMFs Regulation.

- d) Units of other money market funds are valued based on the most recent net asset value. Certain units or shares of other money market funds may be valued based on estimates of their value from reliable service providers that are independent from the target fund portfolio manager or investment adviser (value estimation).
- e) Money market instruments not traded on a stock exchange or on another regulated market open to the public will be valued on the basis of the relevant curves. Curve-based valuations are calculated from interest rates and credit spreads. The following principles are applied in this process: The interest rate nearest the residual maturity is interpolated for each money market instrument. Thus calculated, the interest rate is converted into a market price by adding a credit spread that reflects the creditworthiness of the underlying borrower. This credit spread is adjusted if there is a significant change in the borrower's credit rating.  
Interest income earned by a sub-fund between a given order date and the corresponding settlement date is accounted for when that sub-fund's assets are valued. The asset value per unit on a given valuation date therefore includes projected interest income.
- f) Money market instruments, derivatives and other assets denominated in a currency other than the relevant sub-fund's reference currency, and not hedged by foreign exchange transactions, are valued using the average exchange rate (between the bid and ask prices) known in Luxembourg or, if none is available, using the rate on the most representative market for that currency.
- g) Term and fiduciary deposits are valued at their nominal value plus accumulated interest.
- h) The value of swaps is calculated by an external service provider and a second independent valuation is provided by another external service provider. Such calculations are based on the net present value of all cash flows (both inflows and outflows). In some specific cases, internal calculations (based on models and market data made available by Bloomberg), and/or broker statement valuations may be used. The valuation method depends on the instrument in question and is chosen pursuant to the applicable UBS valuation policy.

The Management Company is authorised to apply other generally recognised and verifiable valuation criteria in good faith to arrive at an appropriate valuation of the net assets if, due to extraordinary circumstances, a valuation in accordance with the foregoing provisions proves unfeasible or inaccurate.

In extraordinary circumstances, additional valuations may be made throughout the day. Such new valuations shall apply for subsequent issues and redemptions of units.

Due to fees and charges as well as the buy-sell spreads for the underlying investments, the actual costs of buying and selling assets and investments for a sub-fund may differ from the last available price or, if applicable, the net asset value used to calculate the net asset value per unit. These costs have a negative impact on the value of a sub-fund and are termed "dilution". To reduce the effects of dilution, the Board of Directors may at its own discretion make a dilution adjustment to the net asset value per unit (swing pricing).

Units are issued and redeemed based on a single price: the net asset value per unit. To reduce the effects of dilution, the net asset value per unit is nevertheless adjusted on valuation days as described below; this takes place irrespective of whether the sub-fund is in a net subscription or net redemption position on the relevant valuation day. If no trading is taking place in a sub-fund or class of a sub-fund on a particular valuation day, the unadjusted net asset value per unit is applied. The Board of Directors has discretion to decide under which circumstances such a dilution adjustment should be made. The requirement to carry out a dilution adjustment generally depends on the scale of subscriptions or redemptions of units in the relevant sub-fund. The Board of Directors may apply a dilution adjustment if, in its view, the existing unitholders (in the case of subscriptions) or remaining unitholders (in the case of redemptions) could otherwise be put at a disadvantage. The dilution adjustment may take place if:

- (a) a sub-fund records a steady fall (i.e. a net outflow due to redemptions);
- (b) a sub-fund records a considerable volume of net subscriptions relative to its size;
- (c) a sub-fund shows a net subscription or net redemption position on a particular valuation day; or
- (d) In all other cases in which the Board of Directors believes a dilution adjustment is necessary in the interests of the unitholders.

When a valuation adjustment is made, a value is added to or deducted from the net asset value per unit depending on whether the sub-fund is in a net subscription or net redemption position; the extent of the valuation adjustment shall, in the opinion of the Board of Directors, adequately cover the fees and charges as well as the buy-sell spreads. In particular, the net asset value of the respective sub-fund will be adjusted (upwards or downwards) by an amount that (i) reflects the estimated tax expenses, (ii) the trading costs that may be incurred by the sub-fund, and (iii) the estimated bid-ask spread for the assets in which the sub-fund invests. As some equity markets and countries may show different fee structures on the buyer and seller side, the adjustment for net inflows and outflows may vary. Generally speaking, adjustments shall be limited to a maximum of 1% of the relevant applicable net asset value per unit. Under exceptional circumstances (e.g. high market volatility and/or illiquidity, extraordinary market conditions, market disruptions etc.), the Board of Directors may decide to apply temporarily a dilution adjustment of more than 1% of the relevant applicable net asset value per unit in relation to each sub-fund and/or valuation date, provided that the Board of Directors is able to justify that this is representative of prevailing market conditions and is in the unitholders' best interest. This dilution adjustment shall be calculated according to the procedure specified by the Board of Directors. Unitholders shall be informed through the normal channels whenever temporary measures are introduced and once the temporary measures have ended.

The net asset value of each class of the sub-fund is calculated separately. However, dilution adjustments affect the net asset value of each class to the same degree in percentage terms. The dilution adjustment is made at sub-fund level and relates to capital activity, but not to the specific circumstances of each individual investor transaction.

## **Investing in UBS (Lux) Money Market Fund**

### **Conditions for the issue and redemption of units**

Sub-fund units are issued and redeemed on every business day.

A **"business day"** is a normal bank business day in Luxembourg (i.e. a day when the banks are open during normal business hours), except for 2 January, 24 and 31 December; individual, non-statutory days of rest in Luxembourg and Switzerland; and/or customary holidays in countries with stock exchanges and markets used to value over half of the sub-fund's net assets.

**"Non-statutory days of rest"** are days on which banks and financial institutions are closed.

No units will be issued or redeemed on days for which the Management Company has decided not to calculate any net asset values, as described in the section "Suspension of net asset value calculation, and suspension of the issue, redemption and conversion of units". In addition, the Management Company is entitled to reject subscription orders at its discretion.

The Management Company prohibits all transactions that it deems potentially detrimental to unitholder interests, including market timing and late trading. It is entitled to refuse any application for subscription or conversion that it considers to be allied to such practices. The Management Company is also entitled to take any action it deems necessary to protect unitholders from such practices.

**Subscription and redemption orders ("orders") registered with the administrative agent by 15:00 CET ("cut-off time") on a business day ("order date") will be processed on the basis of the net asset value calculated for that day after the cut-off time ("valuation date").**

All orders sent by fax must be received by the administrative agent at least one hour prior to the stated cut-off time of the respective sub-fund on a business day. However, the central settlement agent of UBS AG in Switzerland, the distributors and other intermediaries may apply other cut-off times that are earlier than those specified above vis-à-vis their clients in order to ensure the timely submission of orders to the administrative agent. Information on this may be obtained from the central settlement agent of UBS AG in Switzerland, as well as from the respective distributors and other intermediaries.

For orders registered with the administrative agent after the respective cut-off time on a business day, the order date is considered to be the following business day.

The same applies to requests for the conversion of units of a sub-fund into those of another sub-fund of the Fund performed on the basis of the net asset values of the respective sub-funds.

This means that the net asset value used for settlement is not known at the time the order is placed (forward pricing). It will be calculated on the basis of the last-known market prices (i.e. using the latest available market prices or closing market prices, provided these are available at the time of calculation). The individual valuation principles applied are described in the section above.

Unless required otherwise under the applicable law or regulations, the distributors charged with receiving orders request and accept subscription, redemption and/or conversion orders from investors on the basis of a written agreement, a written order form or in an equivalent manner, including the receipt of electronic orders. The usage of such equivalent means to written form must be approved in advance in writing by the Management Company and/or by UBS Asset Management Switzerland AG at its discretion.

### **Issue of units**

The issue price of sub-fund units is calculated according to the provisions in the section "Net asset value, issue, redemption and conversion price".

Unless otherwise defined in the section titled "Unit classes", depending on the various distributors that informed the investors beforehand of the method applied, entry costs of up to 3% may be deducted from (or taken in addition to) the investor's capital commitment or added to the net asset value and paid to these distributors and/or financial intermediaries involved in the distribution of the sub-fund's units. Any taxes, charges or other fees incurred in the relevant country of distribution will also be charged. Please refer to the local offering documents where applicable for more information.

A local paying agent will carry out the requisite transactions on behalf of the final investor on a nominee basis. Costs for services of the Paying Agent may be imposed on the investor.

Subscriptions for units in the Fund are accepted by the Management Company, the administrative agent and the Depositary as well as at any other distributor.

Subject to applicable laws and regulations, the Depositary and/or the agents entrusted with receiving subscription payments may, at their discretion and upon investors' request, accept the payment in currencies other than the currency of account of the respective sub-fund and the subscription currency of the unit class to be subscribed. The exchange rate used will be determined by the respective agent on the basis of the bid-ask spread of the relevant currency pair. Investors shall bear all fees associated with currency exchange. Notwithstanding the above, payment of subscription prices for units denominated in RMB shall be made in RMB (CNH) only. No other currency will be accepted for the subscription of these unit classes.

The units may also be subscribed through savings plans, payment plans or conversion plans, in accordance with the locally prevailing market standards. Further information on this can be requested from the local distributors.

The issue price of sub-fund units is paid into the Depositary's account in favour of the sub-fund no later than two business days after the order date ("**settlement date**").

If, on the settlement date or any day between the order date and the settlement date, banks in the country of the currency of the relevant unit class are not open for business or the relevant currency is not traded in an interbank settlement system, settlement shall take place on the next day on which these banks are open or these settlement systems are available for transactions in the relevant currency.

At the request of unitholders, the Management Company may accept full or partial subscriptions in kind for units at its own discretion. In such cases, the contribution in kind must suit the investment policy and restrictions of the relevant sub-fund. Such

payments in kind will also be appraised by the auditor selected by the Management Company. The costs incurred will be charged to the relevant investor.

Units are issued as registered units only. This means that the unitholder status of an investor in the Fund with all associated rights and obligations will be based on that investor's entry in the Fund register. A conversion of registered units into bearer units may not be requested. Unitholders are reminded that registered units may also be cleared through recognised external clearing houses like Clearstream.

All units issued have the same rights. The Management Regulations nonetheless provide for the possibility of issuing various unit classes with specific features within a particular sub-fund.

Furthermore, fractions of units can be issued for all sub-funds/unit classes. These fractions of units are expressed up to three decimal places and do not confer the right to vote at general meetings. If the relevant sub-fund or unit class is liquidated, however, fractional units entitle the holder to a distribution or proportionate share of the liquidation proceeds.

### **Redemption of units**

Redemption orders, accompanied by any certificates that may have been issued, are accepted by the Management Company, the administrative agent, the Depositary or another suitably authorised sales or paying agent.

Consideration for sub-fund units submitted for redemption is paid no later than the two business days after the order date ("**settlement date**") unless legal provisions, such as foreign exchange controls or restrictions on capital movements, or other circumstances beyond the control of the Depositary, make it impossible to transfer the redemption amount to the country in which the redemption order has been submitted.

If, on the settlement date or any day between the order date and the settlement date, banks in the country of the currency of the relevant unit class are not open for business or the relevant currency is not traded in an interbank settlement system, settlement shall take place on the next day on which these banks are open or these settlement systems are available for transactions in the relevant currency.

If the value of a unit class in relation to the total net asset value of a sub-fund has fallen below, or failed to reach, a level that the Board of Directors has fixed as the minimum level for the economically efficient management of a unit class, the Board of Directors may decide that all units in this class are to be redeemed against payment of the redemption price on a business day determined by the Board of Directors. Investors of the class/sub-fund concerned shall not have to bear any additional costs or other financial burdens as a result of this redemption. Where applicable, the swing pricing principle described in the Section "Net asset value, issue, redemption and conversion price" shall apply.

For sub-funds with multiple unit classes that are denominated in different currencies, unitholders may, in principle, only receive the equivalent value for their redemption in the currency of the respective unit class or in the currency of account of the respective sub-fund.

Subject to applicable laws and regulations, the Depositary and/or the agents entrusted with paying the redemption proceeds may, at their discretion and upon investors' request, make the payment in currencies other than the currency of account of the respective sub-fund and the currency of the unit class redeemed. The exchange rate used will be determined by the respective agent on the basis of the bid-ask spread of the relevant currency pair.

Investors shall bear all fees associated with currency exchange. These fees, as well as any taxes, commissions or other fees that may be incurred in the relevant country of distribution and, for example, levied by correspondent banks, will be charged to the relevant investor and deducted from the redemption proceeds. Notwithstanding the above, payment of redemption proceeds for units denominated in RMB shall be made in RMB (CNH) only. The investor may not request payment of the redemption proceeds in any currency other than RMB (CNH).

Any taxes, charges or other fees incurred in the relevant country of distribution (including those levied by correspondent banks) will be charged.

However, no redemption charged may be levied.

Net asset value performance shall determine whether the redemption price is higher or lower than the issue price paid by the investor.

The Management Company reserves the right not to execute redemption and conversion orders in full (redemption gate) on any order date on which this would lead to outflows of more than 10% of the total net asset value of a sub-fund on that date. In this case, the Management Company may decide to only partially execute redemption and conversion orders, and to postpone the redemption and conversion orders for the order date that have not been executed for a period generally not to exceed 20 business days, giving them priority status.

In the event of a large volume of redemption orders, the Depositary and the Management Company may decide to postpone the execution of any redemption order until equivalent Fund assets have been sold (without undue delay). Should such a measure be necessary, all redemption orders received on the same day will be processed at the same price.

A local paying agent will carry out the requisite transactions on behalf of the final investor on a nominee basis. Costs for services of the Paying Agent as well as fees that are levied by correspondent banks may be imposed on the investor.

At the request of unitholders, the Management Company may offer investors full or partial redemptions in kind for units at its own discretion.

In this case, the capital redeemed in kind must suit the relevant sub-fund's investment policy and restrictions.

Furthermore, such payments in kind will be appraised by the auditor selected by the Management Company, and must have no negative impact on the remaining unitholders of the respective sub-fund. The costs incurred will be charged to the relevant investor.

### **Conversion of units**

At any time, unitholders may convert their units into those of another unit class within the same sub-fund, and/or may convert their units into those of another sub-fund. Conversion orders are subject to the same procedures as the issue and redemption of units.

The number of units resulting from the conversion of a unitholder's existing units is calculated according to the following formula:

$$\alpha = \frac{\beta * \chi * \delta}{\varepsilon}$$

where:

- $\alpha$  ▶ Number of units of the new sub-fund or unit class into which conversion is requested
- $\beta$  ▶ Number of units of the sub-fund or unit class from which conversion is requested
- $\chi$  ▶ Net asset value of the units submitted for conversion
- $\delta$  ▶ Foreign exchange rate between the sub-funds or unit classes in question. If both sub-funds or unit classes are valued in the same currency of account, this coefficient equals 1
- $\varepsilon$  ▶ Net asset value of the units in the sub-fund or unit class into which conversion is requested plus any taxes, charges or other fees

Depending on the various distributors that informed the investors beforehand of the method applied, a maximum conversion fee in the amount of the maximum entry costs may be deducted from (or taken in addition to) the investor's capital commitment or added to the net asset value and paid to these distributors and/or financial intermediaries involved in the distribution of the sub-fund's units. No redemption charge is applied in such cases, in accordance with the information in the section titled "Redemption of units".

Any fees, taxes and stamp duties incurred in the individual countries for a sub-fund conversion are charged to the unitholders.

#### **Prevention of money laundering and terrorist financing**

The Fund's distributors must comply with the provisions of the Luxembourg Law of 12 November 2004 on the fight against money laundering and terrorist financing, as amended, as well as the relevant statutory provisions and applicable circulars of the CSSF.

Accordingly, investors must provide proof of their identity to the distributor or sales agent receiving their subscription. The distributor or sales agent must request the following identifying documents from investors as a minimum: natural persons must provide a certified copy of their passport/identity card (certified by the distributor or sales agent or by the local administrative authority); companies and other legal entities must provide a certified copy of the articles of incorporation, a certified copy of the extract from the trade and companies register, a copy of the most recently published annual accounts and the full name of the beneficial owner.

Depending on the circumstances, the distributor or sales agent must request additional documents or information from investors requesting subscriptions or redemptions. The distributor must ensure that the sales agents strictly adhere to the aforementioned identification procedures. The administrative agent and the Management Company may, at any time, demand assurance from the distributor that the procedures are being adhered to. The administrative agent will monitor compliance with the aforementioned provisions for all subscription and redemption orders they receive from sales agents or distributors in countries in which such sales agents or distributors are not subject to requirements equivalent to Luxembourg or EU law on fighting money laundering and terrorist financing.

Furthermore, the distributor and its sales agents must comply with all the regulations for the prevention of money laundering and terrorist financing in force in the respective countries.

#### **Suspension of net asset value calculation, and suspension of the issue, redemption and conversion of units**

The Management Company may temporarily suspend the calculation of the net asset value of one or more sub-funds, as well as the issue and redemption of units, and conversions between individual sub-funds, for one or more business days due to the following:

- the closure, other than for customary holidays, of one or more stock exchanges used to value a substantial portion of the net assets, or of foreign exchange markets in whose currency the net asset value, or a substantial portion of the net assets, is denominated, or if trade on these stock exchanges or markets is suspended, or if these stock exchanges or markets become subject to restrictions or experience major short-term price fluctuations;
- events beyond the control, liability or influence of the Management Company that prevent access to the assets under normal conditions without causing severe detriment to unitholder interests;
- disruptions in the communications network or any other event that prevents the value of a substantial portion of the net assets from being calculated;
- where it is impossible for the Management Company to repatriate funds to pay redemption orders in the sub-fund in question, or, in its esteem, to transfer funds from the sale or for the acquisition of investments, or for payments following unit redemptions, at normal exchange rates;
- political, economic, military or other circumstances beyond the Management Company's control that prevent the disposal of the Fund's assets under normal conditions without seriously harming the interests of the unitholders;
- for any other reason the value of assets held by a sub-fund cannot be promptly or accurately determined;

- the publication of the Management Company's decision to liquidate the Fund;
- the publication of the Management Company's decision to merge one or more sub-funds, justifying such a suspension for the protection of the unitholders; and
- the Fund can no longer settle its transactions due to restrictions on foreign exchange and capital movements.

Should the calculation of the net asset value, the issue and redemption of units, or the conversion of units between sub-funds be suspended, this will be notified without delay to all the relevant authorities in the countries where units of the Fund are approved for distribution to the public; in addition, notification will be published in the manner described below in the section titled "Regular reports and publications".

If investors no longer meet the requirements of a unit class, the Management Company is further obliged to request that the investors concerned:

- a) return their units within 30 calendar days in accordance with the provisions on the redemption of units; or
- b) transfer their units to a person who meets the aforementioned requirements for acquiring units in this class; or
- c) convert their units into those of another unit class of the respective sub-fund for which they are eligible in accordance with the acquisition requirements of this unit class.

In addition, the Management Company is authorised to:

- a) refuse a request to buy units, at its own discretion;
- b) redeem, at any time, units subscribed or purchased in defiance of an exclusion clause.

### **Distributions**

In accordance with Article 10 of the Management Regulations, the Management Company will decide whether and what amount of distributions are to be paid out by each sub-fund and unit class after closure of the annual accounts. Distributions may be composed of income (e.g. dividend income and interest income) or capital and they may include or exclude fees and expenses.

Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. Some investors may therefore prefer to subscribe to accumulating (-acc) rather than distributing (-dist, -mdist) unit classes. Investors may be taxed at a later point in time on income and capital arising on accumulating (-acc) unit classes compared with distributing (-dist) unit classes. Investors should consult qualified experts for tax advice regarding their individual situation. Any distribution results in an immediate reduction of the net asset value per unit of the sub-fund. The payment of distributions must not result in the net assets of the Fund falling below the minimum amount for Fund assets laid down by law. If distributions are made, payment will be effected within four months of the end of the financial year.

The Management Company is entitled to decide whether interim dividends will be paid and whether distribution payments will be suspended.

Entitlements to distributions and allotments not claimed within five years of falling due will lapse and be paid back into the respective sub-fund or unit class. If said sub-fund or unit class has already been liquidated, the distributions and allocations will accrue to the remaining sub-funds of the Fund or the remaining unit classes of the sub-fund concerned in proportion to their respective net assets. The Management Company may decide, in connection with the appropriation of net investment income and capital gains, to issue bonus units. An income equalisation amount will be calculated so that the distribution corresponds to the actual income entitlement.

### **Taxes and expenses**

#### **Taxation**

The Fund is subject to Luxembourg law. In accordance with current legislation in the Grand Duchy of Luxembourg, the Fund is not subject to any Luxembourg withholding, income, capital gains or wealth taxes. From the total net assets of each sub-fund, however, a reduced tax of 0.01% p.a. ("taxe d'abonnement") payable to the Grand Duchy of Luxembourg is due at the end of every quarter. This tax is calculated on the total net assets of each sub-fund at the end of every quarter.

The taxable values provided are based on the most recently available data at the time they were calculated.

Unitholders are not required, under current tax law, to pay any income, gift, inheritance or other tax in Luxembourg, unless they are domiciled or resident or maintain their usual place of abode in Luxembourg, or were previously resident in Luxembourg and hold more than 10% of the units in the Fund.

The aforementioned represents a summary of the fiscal impact and makes no claim to be exhaustive. It is the responsibility of purchasers of units to seek information on the laws and regulations governing the purchase, possession and sale of units in connection with their place of residence and their nationality.

#### **Automatic exchange of information – FATCA and the Common Reporting Standard**

As an investment fund established in Luxembourg, the Fund is bound by certain agreements on the automatic exchange of information – such as those described below (and others that may be introduced in future, as the case may be) – to collect specific information on its investors and their tax status, and to share this information with the Luxembourg tax authority, which may then exchange this information with the tax authorities in the jurisdictions in which the investors are resident for tax purposes.

According to the US Foreign Account Tax Compliance Act and the associated legislation ("FATCA"), the Fund must comply with extensive due diligence obligations and reporting requirements, established to ensure the US Treasury is informed of financial accounts belonging to specified US persons as defined in the Intergovernmental Agreement ("IGA") between Luxembourg and the US. Failure to comply with these requirements may subject the Fund to US withholding taxes on certain US-sourced income and, with effect from 1 January 2019, gross proceeds. In accordance with the IGA, the Fund has been classed as "compliant" and

is not charged any withholding tax if it identifies financial accounts belonging to specified US persons and immediately reports these to the Luxembourg tax authorities, which then provide this information to the US Internal Revenue Service.

Drawing extensively on the intergovernmental approach to implementing FATCA, the OECD developed the Common Reporting Standard (“**CRS**”) to combat offshore tax evasion on a global scale. Pursuant to the CRS, financial institutions established in participating CRS jurisdictions (such as the Fund) must report to their local tax authorities all personal and account information of investors, and where appropriate controlling persons, resident in other participating CRS jurisdictions that have concluded an agreement for the exchange of information with the jurisdiction governing the financial institution. Tax authorities in participating CRS jurisdictions will exchange such information on an annual basis. Luxembourg has enacted legislation to implement the CRS. As a result, the Fund is required to comply with the CRS due diligence and reporting requirements adopted by Luxembourg.

In order to enable the Fund to meet its obligations under FATCA and the CRS, prospective investors are required to provide the Fund with information about their person and tax status prior to investment, and to update this information on an ongoing basis. Prospective investors should note that the Fund is obliged to disclose this information to the Luxembourg tax authorities. The investors accept that the Fund may take any action it deems necessary regarding their stake in the Fund to ensure that any withholding tax incurred by the Fund and any other related costs, interest, penalties and other losses and liabilities arising from the failure of an investor to provide the requested information to the Fund are borne by this investor. This may include making this investor liable for any resulting US withholding taxes or penalties arising under FATCA or the CRS, and/or the compulsory redemption or liquidation of this investor’s stake in the Fund.

Prospective investors should consult qualified experts for tax advice regarding FATCA and the CRS and the potential consequences of such automatic exchange of information regimes.

#### **“Specified US person” as defined by FATCA**

The term “specified US person” refers to any citizen or resident of the United States, and any company or trust established in the US or under US federal or state law in the form of a partnership or corporation, provided (i) a court within the United States is authorised, pursuant to applicable law, to issue orders or pass rulings in connection with all aspects of the administration of the trust, or (ii) one or more specified US persons are authorised to take all essential decisions regarding the trust or the estate of a testator who was a US citizen or resident. The section must comply with the US Internal Revenue Code.

### **Taxation in the United Kingdom**

#### **Reporting sub-funds**

Within the meaning of the UK Taxation (International and Other Provisions) Act 2010 (hereinafter referred to as “**TIOPA**”), special provisions apply to investments in offshore funds. The individual unit classes of these offshore funds are treated as separate offshore funds for this purpose. The taxation of unitholders in a reporting unit class is different to the taxation of unitholders in non-reporting unit classes. The individual taxation systems are explained below. The Board of Directors reserves the right to apply for reporting fund status for individual unit classes.

#### **Unitholders in non-reporting unit classes**

Each individual unit class is an offshore fund within the meaning of the TIOPA and the UK Offshore Funds (Tax) Regulations 2009 that came into force on 1 December 2019. Within this framework, all income from the sale, disposal or redemption of offshore fund units held by persons resident or ordinarily resident in the United Kingdom at the time of sale, disposal or redemption is taxed as income and not as capital gains. However, this is not the case if the fund is treated as a reporting fund by the UK tax authorities during the period in which the units are held. Unitholders who are resident or ordinarily resident in the United Kingdom for tax purposes and invest in non-reporting unit classes may be obliged to pay income tax on the proceeds from the sale, disposal or redemption of units. Such income is therefore taxable, even if investors would be exempt from capital gains tax under general or special provisions, which may lead to some UK investors having to bear a proportionally higher tax burden. Unitholders who are resident or ordinarily resident in the United Kingdom may offset losses on the disposal of units in non-reporting unit classes against capital gains.

#### **Unitholders in reporting unit classes**

Each individual unit class is an offshore fund within the meaning of the TIOPA. Within this framework, all income from the sale, disposal or redemption of offshore fund units at the time of the sale, disposal or redemption are taxed as income and not as capital gains. These provisions do not apply if the fund is accorded reporting fund status and maintains this status during the period in which units are held.

For a unit class to qualify as a reporting fund, the Management Company must apply to the UK tax authorities for the inclusion of the sub-fund in this category. The unit class must then report 100% of the income of the unit class for each financial year. The corresponding report is available for investors to access on the UBS website. Private investors resident in the United Kingdom should include the reportable income in their income tax return. They will then be assessed on the basis of the declared income, whether the income has been distributed or not. In order to determine the income, the income for accounting purposes is adjusted for capital and other items and is based on the reportable income of the corresponding sub-fund. Unitholders are hereby informed that income from trading (but not from investment activities) is classified as reportable income. The key criterion is the type of business activity. Given the lack of clarity in the guidelines concerning the difference between trading and investment activities, there is no guarantee that the proposed activities are not trading activities. Should the activities of the Fund be partly or wholly classified as trading activities, then the annual reportable income for unitholders and the corresponding tax burden would probably be significantly higher than would otherwise be the case. Provided that the relevant unit class fulfils the status of a reporting sub-fund, the income from this unit class will be taxed as a capital gain and not as income, unless the investor is a securities trader. Such gains may therefore be exempt from capital gains tax under general or special provisions, which may lead to some UK investors bearing a comparatively lower tax burden.

In accordance with Chapter 6 of Part 3 of the Offshore Funds (Tax) Regulations 2009 (hereinafter referred to as “**2009 Regulations**”), certain transactions of a regulated sub-fund such as the Company are generally not treated as trading activities for the purpose of calculating the reportable income for reporting sub-funds that fulfil a genuine diversity of ownership conditions. In this respect, the Board of Directors confirms that all unit classes are primarily for private and institutional investors and are offered to these target groups. Regarding the 2009 Regulations, the Board of Directors confirms that the units of the Fund can be easily acquired and are marketed and made available in such a way that they reach and attract the targeted categories of investors.

The attention of persons ordinarily resident in the United Kingdom is drawn to the provisions of Part 13(2) of the Income Tax Act 2007 ("Transfer of Assets Abroad"), which provide that under certain circumstances, these persons may be subject to income tax in connection with non-distributed income and profits arising on investments in sub-fund(s), or similar income and profits, which is not receivable in the United Kingdom by those persons.

In addition, it is important to note the provisions of Section 13 of the Taxation of Chargeable Gains Act of 1992, which govern the distribution of chargeable gains of companies that are not resident in the United Kingdom and that would be considered "close companies" if they were resident in the UK. These gains are distributed to investors who are domiciled or have their ordinary place of residence in the UK. Profits distributed in this manner are taxable for all investors holding a share of more than 10% of the distributed profit either individually or together with associated persons.

The Management Company intends to make all reasonable efforts to ensure that the sub-fund or sub-funds are not classed as a "close company" within the meaning of Section 13 of the Taxation of Chargeable Gains Act if domiciled in the United Kingdom. Moreover, when determining the impact of Section 13 of the Taxation of Chargeable Gains Act of 1992, it is important to ensure that the regulations of the double taxation treaty between the United Kingdom and Luxembourg are taken into account.

### **Partial exemption under the German Investment Tax Act of 2018**

All sub-funds are to be regarded as "other funds" within the meaning of the German Investment Tax Act (**InvStG**), and therefore no partial exemption is possible pursuant to § 20 InvStG.

### **DAC 6 – Disclosure requirements for reportable cross-border tax arrangements**

On 25 June 2018 Council Directive (EU) 2018/822 ("DAC 6"), which introduces rules on the mandatory automatic exchange of information in the field of taxation in relation to reportable cross-border arrangements, entered into force. DAC 6 is intended to enable EU Member States' tax authorities to obtain comprehensive and relevant information about potentially aggressive tax planning arrangements and to enable authorities to react promptly against harmful tax practices and to close loopholes by enacting legislation or by undertaking adequate risk assessments and carrying out tax audits.

While the requirements laid down by DAC 6 will only apply from 1 July 2020, any arrangements implemented between 25 June 2018 and 30 June 2020 must be reported. The Directive obliges intermediaries in the EU to pass on information to the local tax authorities concerning reportable cross-border arrangements, including specific details concerning the arrangement and information enabling the intermediaries involved and the relevant taxpayers to be identified, i.e. the persons to whom the reportable cross-border arrangement is made available. The local tax authorities then exchange this information with the tax authorities from the other EU Member States. The Fund may therefore be obliged by law to disclose to the competent tax authorities any information in its possession or under its control concerning reportable cross-border arrangements. These legal provisions may also apply to arrangements that do not necessary constitute aggressive tax planning.

### **Expenses paid by the Fund**

The Fund pays a maximum monthly flat fee for unit classes "P", "K-1", "F", "Q", "QL", "INSTITUTIONAL", "PREFERRED" and "PREMIER", calculated on the average net asset value of the sub-funds.

This shall be used as follows:

1. In accordance with the following provisions, a maximum flat fee based on the net asset value of the Fund is paid from the Fund's assets for the management, administration, portfolio management and distribution of the Fund (if applicable), as well as for all Depositary tasks, such as the safekeeping and supervision of the Fund's assets, the processing of payment transactions and all other tasks listed in the "Depositary and Main Paying Agent" section. This fee is charged to the Fund's assets pro rata temporis upon every calculation of the net asset value, and is paid on a monthly basis (maximum flat fee). The maximum flat fee for unit classes with "hedged" in their name may contain fees for hedging currency risk. The relevant maximum flat fee will not be charged until the corresponding unit classes have been launched. An overview of the maximum flat fees can be found under "The sub-funds and their special investment policies". The maximum flat fee effectively applied can be found in the annual and semi-annual reports.
2. The maximum flat fee does not include the following fees and additional expenses, which are also taken from the Fund assets:
  - a) All other Fund asset management expenses for the sale and purchase of assets (bid-ask spread, market-based brokerage fees, commissions, fees, etc.); As a rule, these expenses are calculated upon the purchase or sale of the respective assets. By derogation herefrom, these additional expenses, which arise through the sale and purchase of assets in connection with the settlement of the issue and redemption of units, are covered by the application of the swing pricing principle pursuant to the section titled "Net asset value, issue, redemption and conversion price".
  - b) Fees of the supervisory authority for the establishment, modification, liquidation and merger of the Fund, as well as all charges payable to the supervisory authorities and any stock exchanges on which the sub-funds are listed;
  - c) Auditor's fees for the annual audit and for authorisations in connection with creations, alterations, liquidations and mergers within the Fund, as well as any other fees paid to the audit firm for services provided in relation to the administration of the Fund and as permitted by law;
  - d) Fees for legal consultants, tax consultants and notaries in connection with the creation, registration in distribution countries, alteration, liquidation and merger of the Fund, as well as for the general safeguarding of the interests of the Fund and its investors, insofar as this is not expressly prohibited by law;
  - e) Costs for publishing the Fund's net asset value and all costs for notices to investors, including translation costs;
  - f) Costs for the Fund's legal documents (prospectuses, KIDs, annual and semi-annual reports, and other documents legally required in the countries of domiciliation and distribution);

- g) Costs for the Fund's registration with any foreign supervisory authorities (if applicable), including fees payable to the foreign supervisory authorities, as well as translation costs and fees for the foreign representative or paying agent;
  - h) Expenses incurred through use of voting or creditors' rights by the Fund, including fees for external advisers;
  - i) Costs and fees related to any intellectual property registered in the Fund's name, or to the Fund's rights of usufruct;
  - j) All expenses arising in connection with any extraordinary measures taken by the Management Company, Portfolio Manager or Depositary to protect the interests of the investors;
  - k) If the Management Company participates in class-action suits in the interests of investors, it may charge expenses arising in connection with third parties (e.g. legal and depositary costs) to the Fund's assets. Furthermore, the Management Company may bill for all administrative costs, provided these are verifiable, and disclosed and accounted for in the Fund's published total expense ratio (TER).
3. The Management Company may pay trailer fees for the distribution of the Fund.
4. The Management Company or its agents may pay out rebates directly to investors. Rebates serve to reduce the cost attributable to investors concerned.  
Rebates are permitted provided that they:
- are paid out of fees of the Management Company or its agents and thus do not additionally impair the assets of the sub-fund;
  - are granted on the basis of objective criteria;
  - are granted to the same extent to all investors who meet the objective criteria equally and demand rebates;
  - increase the quality of the service for which the rebate is granted (e.g. by contributing to higher assets of the sub-fund that can lead to a more efficient management of the assets and a reduced liquidation probability of the sub-fund and/or a reduction of the fixed costs pro rate for all investors) and all investors bear their fair share of the sub-fund's fees and costs.
- The objective criterion for granting rebates is:
- the total assets held by the investor in the unit class of the sub-fund that qualifies for rebates;
- Additional criteria may be:
- the total assets in UBS collective investment schemes held by the investor and/or
  - the region where the investor is domiciled.
- Upon request of the investor, the Management Company or its agents shall disclose the corresponding amount of the rebates free of charge.

All taxes on the Fund's income and assets, particularly the *taxe d'abonnement*, shall also be borne by the Fund.  
For purposes of general comparability with fee rules of different fund providers that do not have a flat fee, the term "maximum management fee" is set at 80% of the flat fee.

For unit class "I-B", a fee is charged to cover the costs of fund administration (comprising the costs of the Management Company, the administrative agent and the Depositary). The costs for asset management and distribution are charged outside of the Fund under a separate contract concluded directly between the investor and UBS Asset Management Switzerland AG or one of its authorised representatives.

Costs relating to the services performed for unit classes I-X, K-X and U-X for asset management, fund administration (comprising the costs of the Management Company, the administrative agent and the Depositary) and distribution are covered by the compensation to which UBS Asset Management Switzerland AG is entitled under a separate contract with the investor.

Costs relating to the asset management services to be provided for unit classes "K-B" are covered by the compensation to which UBS Asset Management Switzerland AG or one of its authorised distributors is entitled under a separate agreement with the investor.

All costs that can be allocated to specific sub-funds will be charged to those sub-funds.

Costs that can be allocated to unit classes will be charged to those unit classes. Costs pertaining to some or all sub-funds/unit classes will be charged to those sub-funds/unit classes in proportion to their respective net asset values.

With regard to sub-funds that may invest in other existing money market funds under the terms of their investment policies, fees may be incurred both at the level of the sub-fund as well as at the level of the relevant target fund. The management fees (excluding performance fees) of the target fund in which the assets of the sub-fund are invested may amount to a maximum of 3%, taking into account any trailer fees.

Should a sub-fund invest in units of funds that are managed directly or by delegation by the Management Company itself or by another company linked to the Management Company through common management or control or through a substantial direct or indirect holding, no issue or redemption charges may be charged to the investing sub-fund in connection with these target fund units.

Details of the Fund's ongoing costs (or ongoing charges) can be found in the KIDs.

## **Information for unitholders**

### **Regular reports and publications**

An annual report is published for each sub-fund and the Fund as at 31 October and a semi-annual report as at 30 April.

The aforementioned reports contain a breakdown of each sub-fund in the relevant reference currency. The consolidated breakdown of assets for the Fund as a whole is given in USD.

The annual report, which is published within four months of the end of the financial year, contains the annual accounts audited by the independent auditors. It also contains details on the underlying assets to which the respective sub-funds are exposed through the use of derivative financial instruments and the counterparties involved in these derivative transactions, as well as the amount and type of collateral provided in favour of the sub-fund by the counterparties in order to reduce the credit risk.

These reports are available to unitholders at the registered office of the Management Company and the Depositary.

The issue and redemption prices of the units of each sub-fund are made available in Luxembourg at the registered office of the Management Company and the Depositary.

Notices to unitholders will be published at [www.ubs.com/lu/en/asset\\_management/notifications](http://www.ubs.com/lu/en/asset_management/notifications) and can be sent by email to those unitholders who have provided an email address for this purpose. Paper copies of such notices will be mailed to those unitholders

who have not provided an email address at the postal address recorded in the unitholder registry. Paper copies will also be mailed to unitholders where required by Luxembourg law or supervisory authorities, or legally required in the relevant countries of distribution, and/or published in another form permitted by Luxembourg law.

All the following information shall be made available to Fund investors at least weekly at [www.ubs.com/funds](http://www.ubs.com/funds):

1. the maturity breakdown of the sub-fund portfolio;
2. the credit profile of the sub-funds;
3. the WAM and WAL of the sub-funds;
4. Details of the 10 largest holdings of the sub-funds, including the name, country, maturity and asset type, and the counterparty in the case of repurchase and reverse repurchase agreements;
5. the net yield of the sub-funds.

The net asset value of the sub-fund is published daily on [www.ubs.com/funds](http://www.ubs.com/funds).

Investors are made aware that:

1. the sub-funds are not a guaranteed investment;
2. an investment in the sub-funds is different from an investment in deposits, and in particular that the principal invested in the sub-funds is subject to fluctuations;
3. the sub-funds do not rely on external support to guarantee their liquidity or keep the net asset value per unit stable;
4. the risk of loss of the principal must be borne by the investors.

### **Inspection of documents**

The following documents are kept at the registered office of the Management Company, where they can be viewed:

1. the articles of association of the Management Company
2. the Depositary Agreement
3. the Portfolio Management Agreement
4. the Administrative Agent Agreement.

The following documents are available from the registered office of the Management Company:

1. the Management Regulations
2. the latest annual and semi-annual reports for the Fund.

### **Handling complaints, strategy for exercising voting rights and best execution**

In accordance with Luxembourg laws and regulations, the Management Company provides additional information on procedures for handling complaints, the strategy for exercising voting rights as well as best execution on the following website:

[http://www.ubs.com/lu/en/asset\\_management/investor\\_information.html](http://www.ubs.com/lu/en/asset_management/investor_information.html)

### **Remuneration policy of the Management Company**

The Board of Directors has adopted a remuneration policy that aims to ensure remuneration complies with the applicable regulations – in particular the provisions defined under (i) UCITS Directive 2014/91/EU, the ESMA final report on sound remuneration policies under the UCITS Directive and AIFMD published on 31 March 2016, (ii) the Alternative Investment Fund Managers (AIFM) Directive 2011/61/EU, enacted into Luxembourg national law by the AIFM Law of 12 July 2013, as amended, the ESMA guidelines on sound remuneration policies under the AIFMD, published on 11 February 2013 and (iii) the CSSF Circular 10/437 on Guidelines concerning the remuneration policies in the financial sector, issued on 1 February 2010 – as well as the guidelines of the UBS Group AG remuneration policy. This remuneration policy is reviewed at least annually.

The remuneration policy promotes a solid and effective risk management framework, is aligned with the interests of investors, and prevents risks from being taken that do not comply with the risk profiles, the Management Regulations, or the Articles of Incorporation of this UCITS/AIF.

The remuneration policy also ensures compliance with the strategies, objectives, values and interests of the Management Company and the UCITS/AIF, including measures to prevent conflicts of interest.

Furthermore, this approach aims to:

- Evaluate performance over a multi-year period that is suitable to the recommended holding period of investors in the sub-fund, in order to ensure that the evaluation process is based on the Fund's long-term performance and investment risks, and that performance-related remuneration is actually paid out over the same period;
- Provide employees with remuneration that comprises a balanced mix of fixed and variable elements. The fixed remuneration component represents a sufficiently large portion of the total remuneration amount, which allows for a flexible bonus strategy. This includes the option not to pay any variable remuneration. This fixed remuneration is determined according to the individual employee's role, which includes their responsibilities and the complexity of their work, their performance, and the local market conditions. Furthermore, it should be noted that the Management Company may, at its own discretion, offer benefits to employees. These form an integral part of the fixed remuneration.

All information relevant hereto shall be disclosed in the annual reports of the Management Company in accordance with the provisions of UCITS Directive 2014/91/EU.

Unitholders can find more details about the current remuneration policy, including, but not limited to, the description of how remuneration and benefits are calculated, the identity of persons responsible for awarding the remuneration and benefits,

including the composition of the remuneration committee (if any), are available at [http://www.ubs.com/lu/en/asset\\_management/investor\\_information.html](http://www.ubs.com/lu/en/asset_management/investor_information.html).

This information can also be requested in hard copy from the Management Company free of charge.

### **Conflicts of interest**

The Management Company, the Portfolio Manager, the Depositary, the administrative agent and the other service providers of the Fund, and/or their respective affiliates, associates, employees or any person connected with them may be subject to various conflicts of interest in their relationships with the Fund.

The Management Company, the Portfolio Manager, the administrative agent and the Depositary have adopted and implemented a policy on conflicts of interest. They have taken suitable organisational and administrative measures to identify and manage conflicts of interest so as to minimise the risk of the Fund's interests being prejudiced, as well as to ensure that the Fund's unitholders are treated fairly in the event that a conflict of interest cannot be prevented. The Management Company, the Depositary, the Portfolio Manager and the principal distributor are part of the UBS Group (hereinafter referred to as "**Affiliated Person**"). The Affiliated Person is a global, full-service private banking, investment banking, asset management and financial services organisation that is a major player in the global financial markets. As such, the Affiliated Person is engaged in various business activities and may have other direct or indirect interests in the financial markets in which the Fund invests.

The Affiliated Person (as well as its subsidiaries and branches) may serve as the counterparty in financial derivative contracts entered into with the Fund. Conflicts of interest may also potentially arise if the Depositary is closely associated with a legally independent entity of the Affiliated Person that provides other products or services to the Fund.

In the conduct of its business, the Affiliated Person shall endeavour to identify, manage and where necessary prohibit any action or transaction that may lead to a conflict of interest between the various business activities of Affiliated Person and the Fund or its unitholders. The Affiliated Person endeavours to manage any conflicts in a manner consistent with the highest standards of integrity and fair dealing. To this end, the Affiliated Person has implemented procedures to ensure that any business activities giving rise to a conflict that could harm the interests of the Fund or its unitholders, are carried out with an appropriate level of independence and that any conflicts are resolved fairly. Unitholders may obtain additional information on the Management Company and/or the Fund's policy on conflicts of interest free of charge by addressing a written request to the Management Company.

Despite the Management Company's best efforts and due care, there remains the risk that the organisational or administrative measures taken by the Management Company for the management of conflicts of interest may not be sufficient to ensure, with reasonable confidence, that all risks of damage to the interests of the Fund or its unitholders are eliminated. If this should be the case, any non-mitigated conflicts of interest and any decisions taken in relation thereto will be notified to unitholders on the following website of the Management Company: [http://www.ubs.com/lu/en/asset\\_management/investor\\_information.html](http://www.ubs.com/lu/en/asset_management/investor_information.html).

This information is also available free of charge at registered office of the Management Company.

In addition, it must be taken into account that the Management Company and the Depositary are members of the same group. Accordingly, both these entities have put in place policies and procedures to ensure that they (i) identify all conflicts of interests arising from this relationship and (ii) take all reasonable steps to avoid such conflicts of interest.

Where a conflict of interest arising out of the relationship between the Management Company and the Depositary cannot be avoided, the Management Company or the Depositary will manage, monitor and disclose that conflict of interest in order to prevent adverse effects on the interests of the Fund and of the unitholders.

A description of all custody tasks delegated by the Depositary, as well as a list of all delegates and sub-delegates of the Depositary can be found on the following webpage: <https://www.ubs.com/global/en/legalinfo2/luxembourg.html>. Up-to-date information on this will be made available to unitholders upon request.

### **Data protection**

In accordance with the provisions of the Luxembourg Law of 1 August 2018 on the organisation of the National Data Protection Commission and the general data protection framework, as amended, and Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (the "data protection legislation"), the Fund acts as a data controller and collects, stores and processes, by electronic or other means, the data provided by investors for the purpose of performing the services required by investors and in order to meet the Fund's legal and supervisory obligations.

The data processed includes in particular the investor's name, contact details (including their postal or email address), bank account details, the amount and the nature of the investments in the Fund (and if the investor is a legal entity, the data of natural persons connected with this legal entity, such as its contact person(s) and/or beneficial owner(s)) ("personal data").

Investors may decline to transfer personal data to the Fund at their own discretion. However, in this case the Fund is entitled to reject orders to subscribe units.

Investors' personal data is processed when they enter into a relationship with the Fund and in order to carry out the subscription of units (i.e. to fulfil a contract), to safeguard the Fund's legitimate interests and to meet the Fund's legal obligations. Personal data is processed for the following purposes in particular: (i) to carry out subscriptions, redemptions and conversions of units, pay dividends to investors and administer client accounts; (ii) to manage client relationships; (iii) to carry out checks relating to excess trading and market timing practices and for tax identification that may be mandated by Luxembourg or foreign legislation and regulations (including laws and regulations relating to FATCA and the CRS); (iv) to comply with applicable anti-money laundering regulations. Data provided by unitholders is also processed, (v) to administer the Fund's register of unitholders. In addition, personal data may be used (vi) for marketing purposes.

The above-mentioned legitimate interests include:

- the purposes listed in points (ii) and (vi) of the previous paragraph of this data protection section for which data may be processed;
- meeting the accounting and supervisory obligations of the Fund in general;
- carrying out the Fund's business in accordance with appropriate market standards.

For this purpose and in accordance with the provisions of the Data Protection Act, the Fund may transmit personal data to its data recipients (hereinafter “recipients”), which are related and third-party companies providing support for the Fund’s activities as regards the previously mentioned purposes. These include in particular the management company, the administrative agent, the distributors, the depositary, the paying agent, the investment manager, the domiciliary agent, the global distributor, the auditor and the legal advisor of the Fund.

The recipients may pass on the personal data on their own responsibility to their representatives and/or agents (the “sub-recipients”), who may process the personal data solely for the purpose of assisting the recipients in performing their services for the Fund and/or in meeting their legal obligations.

The recipients and sub-recipients may be located in countries inside or outside the European Economic Area (EEA) where data protection legislation may not provide an appropriate level of protection.

When transferring personal data to recipients and/or sub-recipients located in a country outside the EEA which does not have appropriate data protection standards, the Fund shall establish contractual safeguards to ensure that investors’ personal data is afforded the same protection as that provided by the data protection legislation and may use the model clauses approved by the European Commission to do so. Investors are entitled to request copies of the relevant documents that enable the transfer of personal data to these countries by sending a written request to the Management Company’s address listed above.

When subscribing to units, every investor is explicitly reminded that their personal data may be transferred to and processed by the above-mentioned recipients and sub-recipients, including companies located outside the EEA and in particular in countries that may not offer an appropriate level of protection.

The recipients and sub-recipients may process the personal data as processors when handling the data on the Fund’s instructions, or as controllers in their own right when processing the personal data for their own purposes, i.e. to meet their own legal obligations. The Fund may also transfer personal data to third parties in accordance with the applicable legislation and regulations, such as government and supervisory authorities, including tax authorities inside or outside the EEA. In particular, personal data may be passed on to the Luxembourg tax authorities which in turn act as controllers and can forward this data to foreign tax authorities.

In accordance with the provisions of the data protection legislation, every investor has the right, by sending a written request to the Management Company’s address listed above, to the following:

- Information on their personal data (i.e. the right to a confirmation from the Fund about whether their personal data is being processed, the right to certain information about how the fund is processing their personal data, the right to access this data and the right to a copy of the personal data that has been processed (subject to statutory exemptions));
- To have their personal data corrected if it is incorrect or incomplete (i.e. the right to request the Fund to update and correct incomplete or incorrect personal data or errors);
- To restrict usage of their personal data (i.e. the right to demand that the processing of their personal data is restricted under certain circumstances until they have given consent for this data to be stored);
- To object to the processing of their personal data, including prohibiting processing of their personal data for marketing purposes (i.e. the right to prohibit the Fund, for reasons relating to the investor’s particular situation, from processing data in order to carry out a task in the public interest or based on its legitimate interests; the Fund will then cease to process this data, unless it can demonstrate that there are legitimate and overriding grounds for processing the data which take precedence over the interests, rights and freedoms of the investor, or that processing the data is necessary to enforce, implement or defend legal claims);
- To have their personal data deleted (i.e. the right to request the deletion of their personal data in certain circumstances, in particular if the Fund no longer needs to process this data for the purpose for which it was collected or processed);
- Data portability (i.e. the right, if technically feasible, to request the transfer of the data to the investor or another controller in a structured, widely-used and machine-readable format).

Investors also have the right to lodge a complaint with the National Data Protection Commission at 1, Avenue du Rock’n’Roll, L-4361 Esch-sur-Alzette, Grand Duchy of Luxembourg, or with another national data protection authority if they are resident in another Member State of the European Union.

Personal data will not be stored for longer than required for the purpose for which the data is being processed. The relevant statutory time limits for data storage shall apply.

## **Index provider**

### **FTSE**

Source: London Stock Exchange Group plc and its Group companies (together the “LSE Group”). © LSE Group 2020. FTSE Russell is a trading name of certain LSE Group companies. “FTSE®” is a trademark of the relevant LSE Group companies and is used by every other company of the LSE Group under licence. All rights to the FTSE Russell indices or data are transferred to the respective LSE Group company which owns the index or the data. Neither the LSE Group nor its licensors accept any liability for any errors or omissions in the indices or data, and no party should rely on an index or data in this notice. Data from the LSE Group may not be passed on without the express written consent of the respective LSE Group company. The LSE Group does not promote, sponsor or support the content of this notice.

## **Benchmark Regulation**

The indices used by the sub-funds as benchmarks (“use” defined in accordance with Regulation (EU) 2016/1011, hereinafter the “Benchmark Regulation”) as at the date of this Sales Prospectus are provided by:

(i) benchmark administrators included in the register of administrators and benchmarks kept by ESMA in accordance with Article 36 of the Benchmark Regulation. Up-to-date information on whether the benchmark is provided by an administrator included in the ESMA register of administrators and benchmarks from the EU and third countries is available at <https://registers.esma.europa.eu>; and/or

(ii) benchmark administrators authorised under the Benchmarks (Amendment and Transitional Provision) (EU Exit) Regulations 2019 of the United Kingdom (“UK Benchmark Regulations”), have the status of benchmark administrators from third countries within the meaning of the Benchmark Regulation and are included in a register of administrators and benchmarks kept by the FCA and is available at <https://register.fca.org.uk/BenchmarksRegister>; and/or

(iii) benchmark administrators to whom the transitional arrangements under the Benchmark Regulation apply and, consequently, are not yet included in the register of administrators and benchmarks kept by the ESMA.

The transition period for benchmark administrators and the period in which they must apply for authorisation or registration as an administrator under the Benchmark Regulation depend both on the classification of the benchmark concerned and on the domicile of the benchmark administrator.

In the event of significant changes to or the cessation of a benchmark, the Management Company has a written contingency plan that includes the measures to be taken in such a case, as required by Article 28(2) of the Benchmark Regulation. Unitholders may consult the Contingency Plan free of charge upon request at the registered office of the Management Company.

### **Liquidation and merger of the Fund and its sub-funds**

#### **Liquidation of the Fund and its sub-funds or unit classes**

Unitholders, their heirs and other beneficiaries may not demand the division or liquidation of the Fund, a sub-fund or a unit class. The Management Company, however, is authorised to liquidate the Fund, sub-funds and unit classes provided that, taking into account the unitholders’ interests, such liquidation is deemed appropriate or necessary to protect the Management Company or the Fund, or due to the investment policy.

If the total net asset value of a sub-fund, or unit class within a sub-fund, has fallen below or failed to reach a value required for that sub-fund or unit class to be managed with economic efficiency; or in the event of a substantial change in the political, economic or monetary environment; or as part of a rationalisation; the Management Company may decide to redeem all units of the corresponding unit class(es) at the net asset value (taking into account the actual investment realisation rates and expenses) as at the valuation date or time at which this decision takes effect.

Any resolution to liquidate a sub-fund or unit class will be published in the manner described above in the section titled “Regular reports and publications”. No units may be issued after the date of such a decision and all conversions into the sub-fund/unit class will be suspended. The redemption of units or conversion from the sub-fund/unit class will still be possible even after this decision has been implemented and it shall be ensured that the sub-fund or relevant unit class will take any liquidation costs into account. Those holding units in the sub-fund/relevant unit class at the time the decision to liquidate is taken will consequently bear such costs. In the event of liquidation, the Management Company will realise the Fund’s assets in the best interests of the unitholders and instruct the Depositary to distribute the net proceeds from the liquidation of the sub-fund or unit class to the unitholders of that sub-fund or unit class in proportion to their respective holdings. Any liquidation proceeds that cannot be distributed to the unitholders at the end of the liquidation process (which can take up to nine months) will be deposited immediately at the Caisse de Consignation in Luxembourg.

Liquidation of the Fund is mandatory in the cases prescribed by law and in the event of the liquidation of the Management Company. Notice of such liquidation will be published on the RESA as well as a Luxembourg daily newspaper, and, if necessary, in the official publications of the individual countries of distribution.

#### **Merger of the Fund or of sub-funds with another undertaking for collective investment (“UCI”) or with a sub-fund thereof; merger of sub-funds**

“Mergers” are transactions in which

- a) one or more UCITS or sub-funds of such UCITS (the “**absorbed UCITS**”), upon being wound up without liquidation, transfer all assets and liabilities to another existing UCITS or a sub-fund of that UCITS (the “**absorbing UCITS**”), and in return, the unitholders of the absorbed UCITS receive units in the absorbing UCITS and (if applicable) a cash payment not exceeding 10% of the net asset value of those units;
- b) two or more UCITS or sub-funds of such UCITS (the “**absorbed UCITS**”), upon being wound up without liquidation, transfer all their assets and liabilities to another UCITS formed by them or by a sub-fund of that UCITS (the “**absorbing UCITS**”), and the unitholders of the absorbed UCITS receive in return units in the absorbing UCITS and, if applicable, a cash payment not exceeding 10% of the net asset value of such units;
- c) one or more UCITS or sub-funds of such UCITS (the “**absorbed UCITS**”) that continue to exist until liabilities have been paid off transfer all net assets to another sub-fund of the same UCITS, to another UCITS formed by them or to another existing UCITS or a sub-fund of that UCITS (the “**absorbing UCITS**”).

Mergers are permissible under the conditions provided for in the Law of 2010. The legal consequences of a merger are defined in the Law of 2010.

Under the conditions described in the section “Liquidation of the Fund and its sub-funds or unit classes”, the Management Company may decide to allocate the assets of a sub-fund or unit class to another existing sub-fund or unit class of the Fund, or to another Luxembourg UCI pursuant to Part 1 of the Law of 2010 or to a foreign UCITS pursuant to the provisions of the Law of 2010. The Management Company may also decide to redesignate the units of the sub-fund or unit class in question as units of another sub-fund or unit class (as a result of the scission or consolidation, if necessary, and through the payment of an amount that corresponds to the pro rata entitlement of the unitholders).

Unitholders will be informed of any such decision by the Management Company in the manner described above in the section entitled "Regular reports and publications".

Should the Management Company make such a decision, the merger shall be binding for all unitholders of the relevant sub-fund after a period of 30 days commencing on the date on which the decision is published. During this period, unitholders may submit their units for redemption without having to pay any redemption fee or administrative costs. Units not presented for redemption will be exchanged on the basis of the net asset value of the relevant sub-fund, calculated for the day on which the merger takes effect.

### **Applicable law, place of performance and legally binding document language**

The Luxembourg District Court shall have jurisdiction to hear all legal disputes between the unitholders, the Management Company and the Depositary. Luxembourg law shall apply. However, in matters concerning the claims of investors from other countries, the Management Company and/or the Depositary may elect to make themselves and the Fund subject to the jurisdiction of the countries in which the units were bought and sold.

Only the English version of this Sales Prospectus shall be legally binding. However, the Management Company and the Depositary may recognise translations (they themselves have approved) into the languages of the countries in which units are bought or sold to investors as binding upon themselves and the Fund in matters concerning those units.

### **Investment principles**

The following conditions also apply to the investments made by each sub-fund:

#### **1. Permitted investments of the Fund**

1.1 The sub-funds' investments must consist exclusively of:

- a) Money market instruments that are listed or traded on a regulated market, as defined in Directive 2014/65/EU of the European Parliament and of the Council of 14 May 2014 on markets in financial instruments;
- b) Money market instruments that are traded in a Member State on another market which is recognised, regulated, operates regularly and is open to the public. The term "**Member State**" designates a member country of the European Union; countries that are parties to the agreement on the European Economic Area but are not Member States of the European Union are considered equivalent to Member States of the European Union, within the limits of said agreement and its related agreements;
- c) Money market instruments admitted to official listing on a stock exchange in a non-Member State or traded on another market of a European, American, Asian, African or Australasian country (hereinafter "**approved state**").
- d) Units in other, targeted money market funds providing the following requirements are met:
  - no more than 10% of the assets of the targeted money market fund are permitted to be invested in aggregate in units of other money market funds;
  - the targeted money market fund does not hold units in the acquiring sub-fund and shall not invest in the acquiring sub-fund during the period in which the acquiring sub-fund holds its units;
  - the sub-fund does not invest more than 5% of its assets in units of a single money market fund;
  - the sub-fund does not invest more than 17.5% of its assets in aggregate in units of other money market funds;
  - the targeted money market fund is authorised under the MMFs Regulation;

where the targeted money market fund is managed directly or indirectly by the same manager as that of the acquiring sub-fund or by any other company to which the manager of the acquiring sub-fund is linked by common management or control, or by a substantial direct or indirect holding, the manager of the targeted money market fund, or that other company, is prohibited from charging subscription or redemption fees on account of the investment by the acquiring sub-fund in the units or shares of the targeted money market fund;

- e) Sight deposits or deposits at notice at credit institutions with a term of up to 12 months, provided the credit institution has its registered office in an EU Member State, or, if the registered office is located in a non-Member State, the credit institution is subject to supervisory regulations deemed equivalent to those under European Union law according to the procedure set out in Article 107(4) of Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012;
- f) Derivative financial instruments ("**derivatives**"), including equivalent cash-settled instruments, that are traded on one of the regulated markets listed in (a), (b) and (c) above, and/or derivatives that are not traded on a stock exchange or regulated market ("**OTC derivatives**"), provided that
  - the use of derivatives is in accordance with the investment policy of the respective sub-fund and is suited to achieving its goals;

- the derivative instrument serves only the purpose of hedging the interest rate or exchange rate risks inherent in other investments of the sub-fund;
- the underlying of the derivative instrument consists of interest rates, foreign exchange rates, currencies or indices representing one of those categories;
- the sub-funds ensure, through adequate diversification of the underlying assets, that the diversification requirements applicable to them and listed in the section entitled "Risk diversification" are adhered to;
- the counterparties in transactions involving OTC derivatives are institutions subject to prudential supervision and belonging to the categories admitted by the CSSF and expressly approved by the Board of Directors. The approval process by the Board of Directors is based on the principles drawn up by UBS AM Credit Risk and concerning, inter alia, the creditworthiness, reputation and experience of the relevant counterparty in settling transactions of this type, as well as their willingness to provide capital. The Board of Directors maintains a list of counterparties it has approved;
- the OTC derivatives are valued daily in a reliable and verifiable manner and may be sold, liquidated or settled by means of a back-to-back transaction at any time, upon the Fund's initiative and at the appropriate fair value; and
- the counterparty is not granted discretion regarding the composition of the portfolio managed by the relevant sub-fund (e.g. in the case of a total return swap or a derivative financial instrument with similar characteristics), or regarding the underlying of the relevant OTC derivative.

g) Money market instruments as defined in the section titled "Investment policy" that are not traded on a regulated market, provided that the issuance or issuer of these instruments is subject to regulations protecting investors and investments, and provided that these instruments are:

- issued or guaranteed by a central, regional or local entity or the central bank of a Member State, the European Central Bank, the European Union or European Investment Bank, a non-Member State, or, in the case of a federal state, a Member State of the federation, or by a public international institution of which at least one Member State is a member;
- issued by an undertaking whose securities are traded on the regulated markets listed under Point 1.1(a), (b) and (c);
- issued or guaranteed by an institution subject to prudential supervision in accordance with the criteria laid down in Community law, or by an institution subject to supervision that, in the opinion of the CSSF, is at least as stringent as that provided for in Community law, and that complies with Community law; or
- issued by other issuers belonging to a category approved by the CSSF, provided that regulations protecting investors that are equivalent to those in the first, second or third points above apply to investments in these instruments, and provided that the issuers constitute either a company with equity capital amounting to at least 10 million euro (EUR 10,000,000) that prepares and publishes its annual accounts in accordance with the Fourth Council Directive 78/660/EEC, or an entity within a group encompassing one or more listed companies and responsible for its financing, or an entity which is to fund the securitisation of liabilities by means of a credit line provided by a bank.

1.2 The Management Company ensures that the overall risk associated with derivatives does not exceed the overall net value of the Fund portfolio. As part of its investment strategy, each sub-fund may invest in derivatives within the limits set out in Points 2.2 and 2.3, provided the overall risk of the underlying instruments does not exceed the investment limits stipulated in Point 2.

1.3 Each sub-fund may hold ancillary liquid assets.

## 2. Risk diversification

2.1 In accordance with the principle of risk diversification, the Management Company is not permitted to invest more than 5% of the net assets of a sub-fund in money market instruments, securitisations and ABCPs of a single issuer. In derogation of the above, a sub-fund may invest up to 10% of its assets in money market instruments, securitisations and ABCPs, provided that the total value of these instruments held by the sub-fund in each single issuer in which it invests more than 5% of its assets does not exceed 40% of the value of its assets. The Management Company may not deposit more than 10% of the net assets of a sub-fund with a single institution, unless the banking sector in Luxembourg, the country in which the Fund is domiciled, is structured in such a way that there are insufficient viable credit institutions to fulfil this diversification requirement, and it is not economically feasible for the Fund to make deposits in another Member State, in which case up to 15% of its assets may be deposited with a single credit institution. In transactions by a sub-fund in OTC derivatives, counterparty risk must not exceed 5% of the assets of that sub-fund.

2.2 Regardless of the maximum limits set out in Point 2.1, each sub-fund may not invest more than 15% of its net assets through a combination of

- Money market instruments, securitisations and ABCPs issued by this institution
- Deposits with that institution and/or
- OTC derivatives traded with this institution.

Additionally, until the date of implementation of the delegated act referred to in Article 11(4) of the MMFs Regulation, the sub-funds shall not invest more than 15% of the relevant sub-fund assets in securitisations and ABCPs. From the date of implementation of the above delegated act, the sub-funds shall not invest more than 20% of the relevant sub-fund assets in securitisations and ABCPs, whereby up to 15% of the sub-fund assets may be invested in securitisations and ABCPs that do not comply with the criteria for the identification of simple, transparent and standardised (STS) securitisations and STS-ABCPs.

In derogation of the aforementioned diversification requirements, if the financial market in Luxembourg, the Member State in which the Fund is domiciled, is structured in such a way that there are insufficient viable credit institutions to fulfil this diversification requirement, and it is not economically feasible for the sub-fund to use financial institutions in other Member States, the sub-fund may combine the types of investment stated above, whereby a maximum of 20% of its assets may be invested with a single institution.

### 2.3 In derogation of the above, the following applies:

- a) The maximum limit of 5% mentioned in Point 2.1 is raised to 10% for certain bonds which fall under the definition of covered bonds in point (1) of Article 3 of Directive (EU) 2019/2162 of the European Parliament and of the Council and for bonds that were issued before 8 July 2022 by a single credit institution domiciled in an EU Member State and subject, in that particular country, to special prudential supervision by public authorities designed to protect the holders of these instruments. In particular, funds originating from the issue of such bonds issued before 8 July 2022 must, in accordance with the law, be invested in assets that provide sufficient cover for the obligations arising from them during the entire term of the bonds and that provide a preferential right to payment of the capital and interest in the event of insolvency of the issuer. If a sub-fund invests more than 5% of its net assets in bonds of a single issuer, then the total value of these investments may not exceed 40% of the value of the net assets of the sub-fund.
- b) Companies belonging to the same group for the purposes of consolidated accounts, as defined by Directive 2013/34/EU or recognised international accounting rules, must be treated as a single issuer for the calculation of the investment limits set out in this section.  
Notwithstanding the previously stated individual upper limits, a sub-fund may invest a maximum of 20% of its assets in debt instruments issued by a single credit institution, provided the requirements pursuant to Article 10(1)(f) or Article 11(1)(c) of Commission Delegated Regulation (EU) 2015/61 of 10 October 2014 to supplement Regulation (EU) No 575/2013 are fulfilled, including any investments in assets within the meaning of 2.1 and 2.2 above. If a sub-fund invests more than 5% of its assets in debt instruments as defined in the previous sentence issued by a single institution, the total value of those investments may not exceed 60% of the value of the assets of the sub-fund, including any investments in assets within the meaning of 2.1 and 2.2 above, respecting the limits set out therein.
- c) **In the interests of risk diversification, with the approval of the competent supervisory authority, the Management Company is authorised to invest up to 100% of the sub-fund's net assets in various money market instruments issued or guaranteed separately or jointly by the EU; the national, regional and local administrations of the Member States of the EU or their central governments; the European Central Bank, the European Investment Bank; the European Investment Fund; the European Stability Mechanism; the European Financial Stability Facility; a central authority or central bank of a third country; the International Monetary Fund; the International Bank for Reconstruction and Development; the Council of Europe Development Bank; the European Bank for Reconstruction and Development; the Bank for International Settlements or any other relevant international financial institution or organisation to which one or more Member States belong.**  
**The above exception applies only if the following requirements are met: (i) the sub-fund holds money market instruments in at least six different issues of the issuer, and (ii) the sub-fund restricts its investment in money market instruments from a single issue to a maximum of 30% of its assets.**
- d) The cash received by the sub-fund as part of repurchase agreements shall not exceed 10% of its assets. The assets received as part of reverse repurchase agreements from a single issuer shall not represent more than 15% of the net asset value of the sub-fund.
- e) A sub-fund may not hold more than 10% of the money market instruments, securitisations and ABCPs of a single issuer. The aforementioned restrictions do not apply to money market instruments issued or guaranteed by the EU; the national, regional and local administrations of the Member States of the EU or their central banks; the European Central Bank; the European Investment Bank; the European Investment Fund; the European Stability Mechanism; the European Financial Stability Facility; a central authority or central bank of a third country; the International Monetary Fund; the International Bank for Reconstruction and Development; the Council of Europe Development Bank; the European Bank for Reconstruction and Development; the Bank for International Settlements or any other relevant international financial institution or organisation to which one or more Member States belong.

### 2.4 The following provisions apply with regard to investments in other money market funds:

The Management Company may acquire units or shares in another, targeted money market fund for a sub-fund on the following conditions:

- no more than 10% of the assets of the targeted money market fund are permitted to be invested in aggregate in units of other money market funds;

- the targeted money market fund does not hold units in the acquiring money market fund and shall not invest in the acquiring money market fund during the period in which the acquiring money market fund holds its units;
- the sub-fund does not invest more than 5% of its assets in units of a single money market fund;
- the sub-fund does not invest more than 17.5% of its assets in aggregate in units of other money market funds;
- the targeted money market fund is authorised under the MMFs Regulation;
- where the targeted money market fund is managed directly or indirectly by the same manager as that of the acquiring sub-fund or by any other company to which the manager of the acquiring sub-fund is linked by common management or control, or by a substantial direct or indirect holding, the manager of the targeted money market fund, or that other company, is prohibited from charging subscription or redemption fees on account of the investment by the acquiring sub-fund in the units or shares of the targeted money market fund;

### 3. Investment restrictions

The Fund is prohibited from:

- 3.1 making investments other than those cited under 1 above;
- 3.2 short-selling money market instruments, securitisations, ABCPs and other money market funds;
- 3.3 taking direct or indirect exposure to equities or commodities, including via derivatives, certificates representing them, indices based on them, or any other means or instrument that would give an exposure to them;
- 3.4 entering into securities lending agreements or securities borrowing agreements, or any other agreements that would encumber the assets of the sub-fund;
- 3.5 taking or granting loans.

The Management Company is authorised to introduce additional investment restrictions at any time in the interests of the unitholders, provided these are necessary to ensure compliance with the laws and regulations of those countries in which Fund units are offered and sold.

### 4. Asset pooling

The Board of Directors may permit internal merging and/or the collective management of assets from particular sub-funds in the interest of efficiency. In such cases, assets from different sub-funds are managed collectively. A group of collectively managed assets is referred to as a “**pool**”; pooling is used exclusively for internal management purposes. Pools are not official entities and cannot be accessed directly by unitholders.

#### Pools

The Management Company may invest and manage all or part of the portfolio assets of two or more sub-funds (referred to as “**participating sub-funds**” in this context) in the form of a pool. Such an asset pool is created by transferring cash and other assets (provided these assets suit the relevant pool’s investment policy) from each participating sub-fund to the asset pool. From then on, the Management Company can make transfers to that asset pool. Assets can also be returned to a participating sub-fund, up to the full amount equivalent to its participation.

A participating sub-fund’s share in a particular asset pool is calculated in terms of notional units of equal value. When an asset pool is created, the Board of Directors must specify a starting value for the notional units (in a currency that the Board of Directors deems appropriate) and allot to each participating sub-fund notional units equivalent to the cash (or other assets) it has contributed. The value of a notional unit is then calculated by dividing the net assets of the asset pool by the number of existing notional units. If additional cash or assets are contributed to or withdrawn from an asset pool, the notional units assigned to the relevant participating sub-fund are increased or reduced by a figure that is arrived at by dividing the cash or assets contributed or withdrawn by the participating sub-fund by the current value of that participating sub-fund’s share in the pool. If cash is contributed to the asset pool, it is reduced for the purposes of calculation by an amount that the Board of Directors deems appropriate to cover any tax expenses, as well as for the closing charges and acquisition costs for the cash investment. If cash is withdrawn, a corresponding deduction may be made to account for any costs incurred in the disposal of assets of the asset pool.

Dividends, interest and other income-like distributions obtained from the assets of an asset pool are allocated to that asset pool, and thus increase its net assets. If the Fund is liquidated, the assets of an asset pool are allocated to the participating sub-funds in proportion to their respective shares in the asset pool.

#### Collective management

To reduce operating and management costs while enabling broader diversification of investments, the Board of Directors may decide to manage part or all of the assets of one or more sub-funds collectively with those of other sub-funds or other undertakings for collective investment. In the following paragraphs, the term “**collectively managed entities**” refers to the Fund and each of its sub-funds, as well as any entities between which a collective management agreement might exist. The term “**collectively managed assets**” refers to the whole of the assets of these collectively managed entities, which is managed in accordance with the aforementioned collective management agreement.

As part of the collective management agreement, the respective portfolio manager is entitled, on a consolidated basis for the relevant collectively managed entities, to make decisions on investments and sales of assets that affect the composition of the portfolio of the Fund and its sub-funds. Each collectively managed entity holds a share in the collectively managed assets in proportion with its own net assets’ contribution to the aggregate value of the collectively managed assets. This proportion held (referred to in this context as a “**proportionate share**”) applies to all asset classes held or acquired under collective management.

Investment and/or divestment decisions have no effect on a collectively managed entity's proportionate share, and future investments are allotted in proportion with it. When assets are sold, they are subtracted proportionately from the collectively managed assets held by each collectively managed entity.

When a new subscription is made with one of the collectively managed entities, subscription proceeds are allocated to each collectively managed entity taking into account the adjusted proportionate share of the jointly managed entity to which the subscription applies; this adjustment corresponds to the increase in that entity's net assets. Allocating assets from that collectively managed entity to the others changes the net asset total of each in line with its adjusted proportionate share. By the same token, when a redemption is ordered from one of the collectively managed entities, the requisite cash is taken from the collectively managed entities' cash reserves based on the proportionate shares as adjusted for the decrease in the net assets of the collectively managed entity to which the redemption applies. In this case, too, the total net assets of each will change to match its adjusted proportionate share.

Unitholders are alerted to the fact that the collective management agreement may lead to the composition of the assets of a particular sub-fund being affected by events (e.g. subscriptions and redemptions) that concern other collectively managed entities unless extraordinary measures are taken by the Board of Directors or an entity commissioned by the Management Company. Thus, all other things being equal, subscriptions received by an entity that is collectively managed with a sub-fund will result in an increase in that sub-fund's cash reserves. Conversely, redemptions received by an entity that is collectively managed with a sub-fund will serve to reduce that sub-fund's cash reserves. However, subscriptions and redemptions can be executed on the special account opened for each collectively managed entity outside the scope of the agreement, through which subscriptions and redemptions must pass. Because a large volume of subscriptions and redemptions may be ordered to these special accounts and because the Board of Directors or entities it commissions may decide to end a sub-fund's participation in the collective management agreement at any time, that sub-fund may avoid restructuring its portfolio if this could adversely affect the interests of the Fund and its unitholders.

If a change in a given sub-fund's portfolio, occurring as a result of redemptions or payments of fees and expenses associated with another collectively managed entity (i.e. one that cannot be counted as belonging to the sub-fund concerned), could cause a breach of the investment restrictions on that sub-fund, the relevant assets will be excluded from the agreement before the change takes effect so that they are not impacted by the resulting adjustments.

Collectively managed assets of sub-funds will only be managed collectively with assets to be invested in pursuit of the same investment objectives. This serves to ensure that investment decisions can be reconciled with the investment policy of the relevant sub-fund in every respect. Collectively managed assets may only be managed together with assets for which the same portfolio manager is authorised to make investment and divestment decisions, and for which the Depositary also acts as depositary. This serves to ensure that the Depositary is capable of fully fulfilling its obligations to the Fund and its sub-funds in accordance with the Law of 2010 and other legal requirements. The Depositary must always keep the assets of the Fund separate from those of the other collectively managed entities; this allows it to accurately determine the assets of each individual sub-fund at any time. As the investment policies of the collectively managed entities need not correspond exactly with that of any sub-fund, the collective investment policy for these entities may be more restrictive than that of the sub-fund.

The Board of Directors may decide to terminate the collective management agreement at any time without giving prior notice.

At any time, unitholders may enquire at the Management Company's registered office as to the percentage of collectively managed assets and entities with which there is a collective management agreement at the time of their enquiry.

The composition and percentages of collectively managed assets must be stated in the annual reports.

Collective management agreements with non-Luxembourg entities are permissible if (i) the agreement involving the non-Luxembourg entity is governed by Luxembourg law and subject to Luxembourg jurisdiction or (ii) each collectively managed entity is endowed with such rights that no insolvency or bankruptcy administrator, or creditor, of the non-Luxembourg entity has access to the assets or is authorised to freeze them.

## 5. Special techniques and instruments with money market instruments as underlying assets

Subject to the conditions and limits set out in the MMFs Regulation, and in accordance with the requirements defined by the CSSF and the limits contained in this Sales Prospectus, the Fund and its sub-funds may use repurchase agreements and reverse repurchase agreements that have money market instruments as underlying assets for efficient portfolio management purposes (the "**techniques**"). The use of these techniques and instruments must be in accordance with the best interests of the investors. Repurchase agreements are transactions in which one party sells a security to the other party with a simultaneous agreement to repurchase the security at a fixed future date at a stipulated price reflecting a market rate of interest unrelated to the coupon rate of the securities. A reverse repurchase agreement is a transaction whereby a sub-fund purchases securities from a counterparty and simultaneously commits to resell the securities to the counterparty at an agreed upon date and price.

The following conditions apply to repurchase agreements and reverse repurchase agreements:

- (i) Counterparties to repurchase agreements and reverse repurchase agreements will be entities with legal personality typically located in a third-country jurisdiction. These counterparties will be subject to a credit assessment. Where the counterparty is subject to a credit rating by any agency registered and supervised by ESMA, that rating shall be taken into account in the credit assessment. Where a counterparty is downgraded to A2 or below (or comparable rating) by such a credit rating agency, a new credit assessment in respect of the counterparty will be undertaken without delay.
- (ii) When the Management Company enters into a reverse repurchase agreement it must ensure that it is able at any time, i.e. within a maximum of two business days, to recall the full amount of cash (including the interest incurred up to the time of being recalled) or to terminate the reverse repurchase agreement on either an accrued basis or a mark-to-market basis. When the cash is recallable at any time on a mark-to-market basis, the mark-to-market value of the reverse repurchase agreement should be used for the calculation of the Net Asset Value of the relevant sub-fund. The market value of the assets received as part of the reverse repurchase agreement is at all times at least equal to the value of the cash paid in.

The assets received by the money market fund as part of a reverse repurchase agreement shall be money market instruments in accordance with the definition of "money market instrument" under the heading "General investment

policy". By way of derogation from this, the money market fund may receive as part of a reverse repurchase agreement liquid transferable securities or money market instruments other than those that fulfil the requirements set out above provided that those assets comply with one of the following conditions:

- (a) they are issued or guaranteed by the EU; a central authority or central bank of a Member State of the EU; the European Central Bank; the European Investment Bank; the European Stability Mechanism or the European Financial Stability Facility provided that a favourable assessment has been received pursuant to Articles 19 to 22 of the MMFs Regulation; or
- (b) They are issued or guaranteed by a central authority or central bank of a third country provided that a favourable assessment has been received pursuant to Articles 19 to 22 of the MMFs Regulation.

The assets received by a money market fund as part of a reverse repurchase agreement shall not be sold, reinvested, pledged or otherwise transferred. Securitisations and ABCPs shall not be received by a money market fund as part of a reverse repurchase agreement.

The assets received by a money market fund as part of a reverse repurchase agreement shall be issued by an entity that is independent from the counterparty and is expected not to display a high correlation with the performance of the counterparty.

- (iii) A repurchase agreement is only entered into temporarily, i.e. for a period of no more than seven business days, for liquidity management purposes and the following investment purposes only: The cash received by the money market fund as part of the repurchase agreement is able to be (a) placed on deposits in accordance with point (f) of Article 50(1) of the UCITS Directive, or (b) invested in assets referred to in Article 15(6) of the MMFs Regulation, but shall not otherwise be invested in eligible assets as referred to in "General investment policy" above, transferred or otherwise reused.

When the Management Company enters into a repurchase agreement it must ensure that it is able at any time, i.e. within a maximum of two business days, to recall any assets subject to the repurchase agreement or to terminate the repurchase agreement into which it has entered.

The money market fund shall ensure contractually that the counterparty receiving assets transferred by the money market fund as collateral under the repurchase agreement is prohibited from selling, pledging or otherwise transferring those assets without the money market fund's prior consent.

- (iv) Repurchase agreements and reverse repurchase agreements do not constitute borrowing or lending for the purposes of the UCITS Directive.
- (v) All the revenues arising from efficient portfolio management techniques, net of direct and indirect operational costs/fees, will be returned to the relevant sub-fund.
- (vi) Any direct and indirect operational costs/fees arising from efficient portfolio management techniques that may be deducted from the revenue delivered to the relevant sub-fund must not include hidden revenue. Such direct and indirect operational costs/fees will be paid to the entities outlined in the respective annual or semi-annual report of the Fund, which shall indicate the amounts of the respective fees and whether the entities are related to the Management Company or the Depositary.

As a general rule, the following applies for total return swaps:

- i) one hundred percent (100%) of the gross returns achieved by the total return swaps, less direct and indirect operational costs/fees, are remitted to the sub-fund.
- (ii) All direct and indirect operational costs/fees arising in relation to total return swaps are paid to the company mentioned in the Fund's annual and semi-annual reports.
- (iii) No fee-sharing agreements have been concluded in relation to total return swaps.

The Fund and its sub-funds may under no circumstances deviate from their investment objectives for these transactions. Equally, the use of these techniques may not cause the risk level of the sub-fund in question to increase significantly with regard to its original risk level (i.e. without the use of these techniques).

With regards to the risks inherent to the use of these techniques, reference is made here to the information contained in the section entitled "Risks connected with the use of efficient portfolio management techniques".

The Management Company ensures that it or one of its appointed service providers will monitor and manage the risks incurred through the use of these techniques, particularly counterparty risk, as part of the risk management procedure. The monitoring of potential conflicts of interest arising from transactions with companies associated with the Fund, the Management Company and the Depositary is primarily carried out through reviewing the contracts and corresponding processes on a regular basis. Furthermore, the Management Company ensures that, despite the use of these techniques and instruments, the investors' redemption orders can be processed at any time.

\*\*\*\*\*

**Annex I – SFDR related  
Information**

**Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852**

**Product name:**  
UBS (Lux) Money Market Fund - AUD

**Legal entity identifier:**  
549300Q1EQEQZCGKLO51

**Sustainable investment** means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

## Environmental and/or social characteristics

**Does this financial product have a sustainable investment objective?**

**Yes**
  **No**

<input type="checkbox"/> It will make a minimum of <b>sustainable investments with an environmental objective</b> : ____ %	<input type="checkbox"/> It <b>promotes Environmental/Social (E/S) characteristics</b> and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ____% of sustainable investments
<input type="checkbox"/> in economic activities that qualify as environmentally sustainable under the EU Taxonomy	<input type="checkbox"/> with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy
<input type="checkbox"/> in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy	<input type="checkbox"/> with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy
<input type="checkbox"/> It will make a minimum of <b>sustainable investments with a social objective</b> : _____ %	<input type="checkbox"/> with a social objective
	<input checked="" type="checkbox"/> It promotes E/S characteristics, but <b>will not make any sustainable investments</b>



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

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

The following characteristic is promoted by the financial product:

- A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale.

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

The above characteristic is measured using the following indicators respectively:

The UBS Blended ESG Score is used to identify issuers/companies for the investment universe with strong environmental and social performance characteristics, or a strong sustainability profile. The UBS Blended ESG Score represents an average of normalized ESG assessment data from UBS and two recognized external ESG data providers, MSCI and Sustainalytics. This blended score approach enhances the quality of the derived sustainability profile by integrating multiple independent ESG assessments, rather than depending solely on one single view. The UBS Blended ESG Score represents an entity's sustainability profile assessing material environmental, social, and governance factors. These factors may include, but are not limited to, environmental footprint and operational efficiency, risk management, climate change response, natural resource utilization, pollution and waste management, employment standards, supply chain oversight, human capital development, board diversity, occupational health and safety, product safety, and anti-fraud and anti-corruption policies. Each assessed entity is assigned a UBS Blended ESG Score, which ranges from 0 to 10, with 10 indicating the best sustainability profile. There is no minimum UBS Blended ESG Score at individual investment level.

- **What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?**

Not applicable.

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

Not applicable.

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

Not applicable.

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

Not applicable.

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

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

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

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

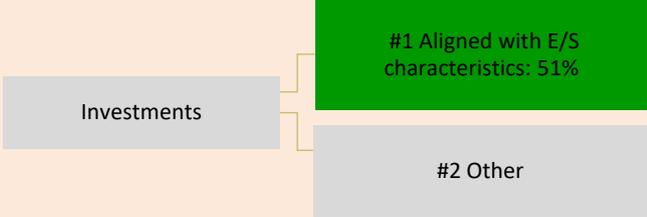


- **Does this financial product consider principal adverse impacts on sustainability factors?**

	<input checked="" type="checkbox"/> Yes
	<input type="checkbox"/> No  <p>Yes, Principal adverse impacts (the “PAI”) are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption, and anti-bribery matters. UBS integrates PAI indicators in its decision making process. At present, the following PAI indicators are considered by means of exclusions from the investment universe:</p> <p>1.4 “Exposure to companies active in the fossil fuel sector”:  - Companies that exceed a certain revenue threshold (as per the UBS AM Sustainability Exclusion Policy) from thermal coal mining and its sale to external parties or from oil sands extraction are excluded.</p> <p>1.10 “Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises”:  - Companies violating the United Nations Global Compact (UNGC) principles which do not demonstrate credible corrective action as determined by UBS-AM’s Stewardship Committee are excluded</p> <p>1.14 “Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and biological weapons)”:  -UBS-AM does not invest in companies involved in: cluster munitions, anti-personnel mines or chemical and biological weapons, nor does it invest in companies in breach of the Treaty on the Non- Proliferation of Nuclear Weapons. UBS-AM considers a company to be involved in controversial weapons if the company is involved in development, production, storage, maintenance or transport of controversial weapons, or is a majority shareholder (&gt;50% ownership stake) of such a company.</p> <p>The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.</p> <p>Information on consideration of PAIs on sustainability factors is also available in the sub-fund’s annual report.</p>
	<p><b>What investment strategy does this financial product follow?</b></p> <p><b>ESG Integration:</b>  ESG Integration is driven by taking into account material ESG risks as part of the research process. ESG integration enables the Portfolio Manager to identify financially relevant sustainability factors that impact investment decisions and to incorporate ESG considerations when implementing investment decisions, and allows ESG risks to be systematically monitored and compared to risk appetite and constraints. It also assists in portfolio construction through securities selection, investment conviction and portfolio weightings.</p> <ul style="list-style-type: none"> <li>• For corporate issuers, this process utilizes an internal UBS ESG material issues framework which identifies the financially relevant factors per sector that can impact investment decisions. This orientation toward financial materiality ensures that analysts focus on sustainability factors that can impact the financial performance of the company and therefore investment returns. ESG integration can also identify opportunities for engagement to improve the company’s ESG risk profile and thereby mitigate the potential negative impact of ESG issues on the company’s financial performance. The Portfolio Manager employs an internal UBS ESG risk dashboard that combines multiple internal and external ESG data sources in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process.</li> <li>• For non-corporate issuers, the Portfolio Manager applies a qualitative or quantitative ESG risk assessment that integrates data on material ESG factors.</li> </ul> <p>The analysis of material sustainability/ESG considerations can include many different aspects, such as the following among others: the carbon footprint, health and well-being, human rights, supply chain management, fair customer treatment and governance.</p> <p><b>Sustainability Exclusion Policy:</b>  The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.</p>



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

	<ul style="list-style-type: none"> <li><b>What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?</b></li> </ul>
	<p>The following binding element(s) of the investment strategy are used to select the investments to attain the characteristic(s) promoted by this financial product:</p> <p>A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale.</p> <p>The calculations do not take account of cash, derivatives and unrated investment instruments.</p> <p>The characteristic(s) and the minimum proportion of investments used to meet the environmental and/or social characteristics promoted by the financial product are calculated at quarter end using the average of all business days' values in the quarter.</p> <p><b>Sustainability Exclusion Policy:</b> The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed "Sustainability Exclusion Policy" in the main body of the Sales Prospectus.</p>
	<ul style="list-style-type: none"> <li><b>What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?</b></li> </ul>
	<p>Not applicable.</p>
	<ul style="list-style-type: none"> <li><b>What is the policy to assess good governance practices of the investee companies?</b></li> </ul> <p>Good corporate governance is a key driver of sustainable performance and is therefore embedded in the Portfolio Manager's investment strategy. The Portfolio Manager employs a proprietary ESG Risk Dashboard that combines multiple ESG data sources from internal and recognized external providers in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process. The assessment of good governance includes consideration of board structure and independence, remuneration alignment, transparency of ownership and control, and financial reporting.</p>
	<p><b>What is the asset allocation planned for this financial product?</b></p> <p>The minimum proportion of the investments used to meet the environmental and/or social characteristics promoted by the financial product is 51%.</p>
 <p><b>Good governance</b> practices include sound management structures, employee relations, remuneration of staff and tax compliance.</p> <p><b>Asset allocation</b> describes the share of investments in specific assets.</p> <p><b>Taxonomy-aligned</b> activities are expressed as a share of:</p> <ul style="list-style-type: none"> <li>- <b>turnover</b> reflecting the share of revenue from green activities of investee companies</li> <li>- <b>capital expenditure</b> (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.</li> <li>- <b>operational expenditure</b> (OpEx) reflecting green operational activities of investee companies.</li> </ul>	 <p><b>#1 Aligned with E/S characteristics</b> includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.</p> <p><b>#2 Other</b> includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.</p>
	<ul style="list-style-type: none"> <li><b>How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?</b></li> </ul>
	<p>Derivatives are not used for the attainment of the characteristics promoted by this financial product. Derivatives are primarily used for hedging and liquidity management purposes.</p>

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

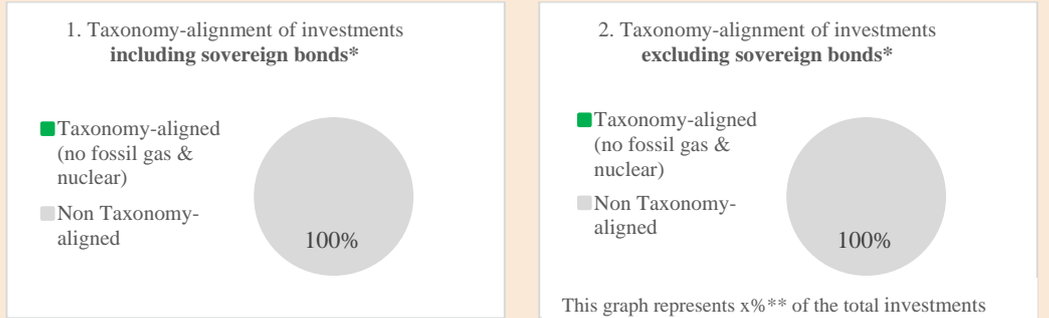
**Enabling activities** directly enable other activities to make a substantial contribution to an environmental objective.

**Transitional activities** are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

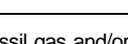
are environmentally sustainable investments that do not take into account the criteria for environmentally sustainable economic activities under the EU Taxonomy.

	<p><b>To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?</b></p>
	<p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>• <b>Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy?<sup>1</sup></b></li> </ul>
	<p> <input type="checkbox"/> Yes:  <input type="checkbox"/> In fossil gas      <input type="checkbox"/> In nuclear energy  <input checked="" type="checkbox"/> No         </p>

*The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds\*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.*



\* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures  
 \*\* No percentage has been inserted as it is not relevant (no Taxonomy-aligned investments)

	<ul style="list-style-type: none"> <li>• <b>What is the minimum share of investments in transitional and enabling activities?</b></li> </ul>
	<p>Not applicable.</p>
	<p><b>What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?</b></p>
	<p>Not applicable.</p>
	<p><b>What is the minimum share of socially sustainable investments?</b></p>
	<p>Not applicable.</p>

Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

	<p><b>What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?</b></p> <p>Included in “#2 Other” are cash and unrated instruments for the purpose of liquidity and portfolio risk management. Unrated instruments may also include securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.</p>
	<p><b>Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?</b></p> <p>No ESG reference benchmark has been designated for the purpose of determining whether the financial product is aligned with the characteristics that it promotes.</p>
	<ul style="list-style-type: none"> <li>● <b><i>How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?</i></b></li> </ul> <p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>● <b><i>How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?</i></b></li> </ul> <p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>● <b><i>How does the designated index differ from a relevant broad market index?</i></b></li> </ul> <p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>● <b><i>Where can the methodology used for the calculation of the designated index be found?</i></b></li> </ul> <p>Not applicable.</p>
	<p><b>Where can I find more product specific information online?</b></p> <p>More product-specific information can be found on the website: <a href="http://www.ubs.com/funds">www.ubs.com/funds</a></p>

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

**Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852**

**Product name:**  
UBS (Lux) Money Market Fund - CHF

**Legal entity identifier:**  
549300887HKEFGJO2957

**Sustainable investment** means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

## Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?	
●● <input type="checkbox"/> Yes	●● <input checked="" type="checkbox"/> No
<input type="checkbox"/> It will make a minimum of <b>sustainable investments with an environmental objective:</b> ____ %  <input type="checkbox"/> in economic activities that qualify as environmentally sustainable under the EU Taxonomy  <input type="checkbox"/> in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy  <input type="checkbox"/> It will make a minimum of <b>sustainable investments with a social objective:</b> _____ %	<input type="checkbox"/> It <b>promotes Environmental/Social (E/S) characteristics</b> and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ____% of sustainable investments  <input type="checkbox"/> with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy  <input type="checkbox"/> with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy  <input type="checkbox"/> with a social objective  <input checked="" type="checkbox"/> It promotes E/S characteristics, but <b>will not make any sustainable investments</b>



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

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

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

The following characteristic is promoted by the financial product:

- A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale.

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

The above characteristic is measured using the following indicators respectively:

The UBS Blended ESG Score is used to identify issuers/companies for the investment universe with strong environmental and social performance characteristics, or a strong sustainability profile. The UBS Blended ESG Score represents an average of normalized ESG assessment data from UBS and two recognized external ESG data providers, MSCI and Sustainalytics. This blended score approach enhances the quality of the derived sustainability profile by integrating multiple independent ESG assessments, rather than depending solely on one single view. The UBS Blended ESG Score represents an entity's sustainability profile assessing material environmental, social, and governance factors. These factors may include, but are not limited to, environmental footprint and operational efficiency, risk management, climate change response, natural resource utilization, pollution and waste management, employment standards, supply chain oversight, human capital development, board diversity, occupational health and safety, product safety, and anti-fraud and anti-corruption policies. Each assessed entity is assigned a UBS Blended ESG Score, which ranges from 0 to 10, with 10 indicating the best sustainability profile.

There is no minimum UBS ESG Blended Score at individual investment level.

- **What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?**

Not applicable.

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

Not applicable.

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

Not applicable.

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

Not applicable.

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

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

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



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

Yes

No

Yes, Principal adverse impacts (the “PAI”) are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption, and anti-bribery matters. UBS integrates PAI indicators in its decision making process.

At present, the following PAI indicators are considered by means of exclusions from the investment universe:

1.4 “Exposure to companies active in the fossil fuel sector”:

- Companies that exceed a certain revenue threshold (as per the UBS AM Sustainability Exclusion Policy) from thermal coal mining and its sale to external parties or from oil sands extraction are excluded.

1.10 “Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises”:

- Companies violating the United Nations Global Compact (UNGC) principles which do not demonstrate credible corrective action as determined by UBS-AM’s Stewardship Committee are excluded

1.14 “Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and biological weapons)”:

-UBS-AM does not invest in companies involved in: cluster munitions, anti-personnel mines or chemical and biological weapons, nor does it invest in companies in breach of the Treaty on the Non- Proliferation of Nuclear Weapons. UBS-AM considers a company to be involved in controversial weapons if the company is involved in development, production, storage, maintenance or transport of controversial weapons, or is a majority shareholder (>50% ownership stake) of such a company.

The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.

Information on consideration of PAIs on sustainability factors is also available in the sub-fund’s annual report.

**What investment strategy does this financial product follow?**



**ESG Integration:**

ESG Integration is driven by taking into account material ESG risks as part of the research process. ESG integration enables the Portfolio Manager to identify financially relevant sustainability factors that impact investment decisions and to incorporate ESG considerations when implementing investment decisions, and allows ESG risks to be systematically monitored and compared to risk appetite and constraints. It also assists in portfolio construction through securities selection, investment conviction and portfolio weightings.

- For corporate issuers, this process utilizes an internal UBS ESG material issues framework which identifies the financially relevant factors per sector that can impact investment decisions. This orientation toward financial materiality ensures that analysts focus on sustainability factors that can impact the financial performance of the company and therefore investment returns. ESG integration can also identify opportunities for engagement to improve the company’s ESG risk profile and thereby mitigate the potential negative impact of ESG issues on the company’s financial performance. The Portfolio Manager employs an internal UBS ESG risk dashboard that combines multiple internal and external ESG data sources in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process.

- For non-corporate issuers, the Portfolio Manager applies a qualitative or quantitative ESG risk assessment that integrates data on material ESG factors.

The analysis of material sustainability/ESG considerations can include many different aspects, such as the following among others: the carbon footprint, health and well-being, human rights, supply chain management, fair customer treatment and governance.

**Sustainability Exclusion Policy:**

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

The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed "Sustainability Exclusion Policy" in the main body of the Sales Prospectus.

- **What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?**

The following binding element(s) of the investment strategy are used to select the investments to attain the characteristic(s) promoted by this financial product:

At minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale.

The calculations do not take account of cash, derivatives and unrated investment instruments.

The characteristic(s) and the minimum proportion of investments used to meet the environmental and/or social characteristics promoted by the financial product are calculated at quarter end using the average of all business days' values in the quarter.

**Sustainability Exclusion Policy:**

The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed "Sustainability Exclusion Policy" in the main body of the Sales Prospectus.

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

Not applicable.

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

Good corporate governance is a key driver of sustainable performance and is therefore embedded in the Portfolio Manager's investment strategy. The Portfolio Manager employs a proprietary ESG Risk Dashboard that combines multiple ESG data sources from internal and recognized external providers in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process. The assessment of good governance includes consideration of board structure and independence, remuneration alignment, transparency of ownership and control, and financial reporting.

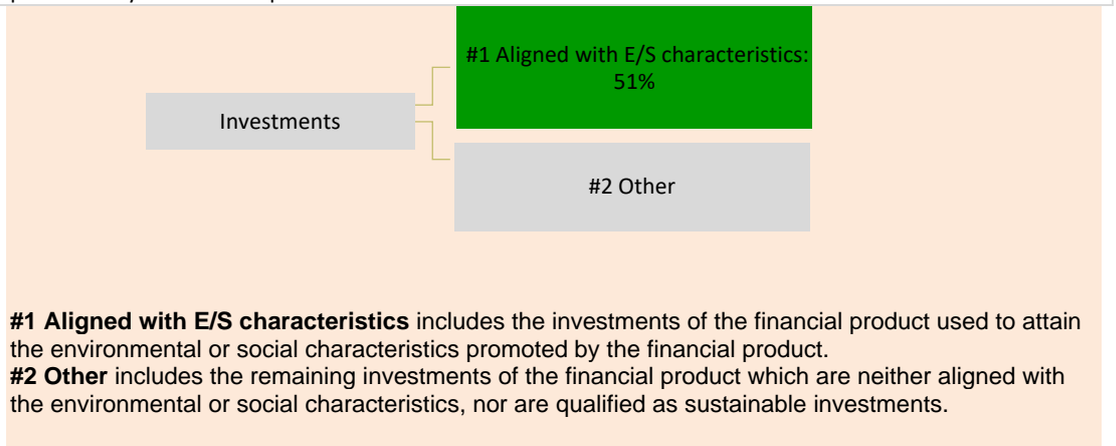
**Good governance** practices include sound management structures, employee relations, remuneration of staff and tax compliance.

**Asset allocation** describes the share of investments in specific assets.



**What is the asset allocation planned for this financial product?**

The minimum proportion of the investments used to meet the environmental and/or social characteristics promoted by the financial product is 51%.



**Taxonomy-aligned** activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.

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

	Derivatives are not used for the attainment of the characteristics promoted by this financial product. Derivatives are primarily used for hedging and liquidity management purposes.
	<b>To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?</b>
	Not applicable..
	<ul style="list-style-type: none"> <li>Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy?<sup>2</sup> <ul style="list-style-type: none"> <li><input type="checkbox"/> Yes: <ul style="list-style-type: none"> <li><input type="checkbox"/> In fossil gas</li> <li><input type="checkbox"/> In nuclear energy</li> </ul> </li> <li><input checked="" type="checkbox"/> No</li> </ul> </li> </ul>

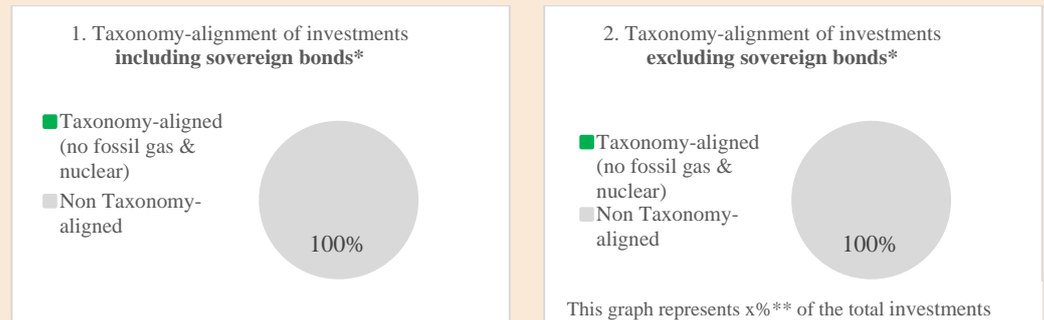
To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

**Enabling activities** directly enable other activities to make a substantial contribution to an environmental objective.

**Transitional activities** are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

 are environmentally sustainable investments that do not take into account the criteria for environmentally sustainable economic activities under the EU Taxonomy.

*The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds\*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.*



\* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures

\*\* No percentage has been inserted as it is not relevant (no Taxonomy-aligned investments)

	<ul style="list-style-type: none"> <li>What is the minimum share of investments in transitional and enabling activities?</li> </ul>
	Not applicable..
	<b>What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?</b>
	Not applicable..

Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

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

	<p><b>What is the minimum share of socially sustainable investments?</b></p> <p>Not applicable.</p>
	<p><b>What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?</b></p> <p>Included in “#2 Other” are cash and unrated instruments for the purpose of liquidity and portfolio risk management. Unrated instruments may also include securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.</p>
	<p><b>Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?</b></p> <p>No ESG reference benchmark has been designated for the purpose of determining whether the financial product is aligned with the characteristics that it promotes.</p>
	<ul style="list-style-type: none"> <li>• <b><i>How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?</i></b></li> </ul>
	<p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>• <b><i>How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?</i></b></li> </ul>
	<p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>• <b><i>How does the designated index differ from a relevant broad market index?</i></b></li> </ul>
	<p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>• <b><i>Where can the methodology used for the calculation of the designated index be found?</i></b></li> </ul>
	<p>Not applicable.</p>
	<p><b>Where can I find more product specific information online?</b></p> <p>More product-specific information can be found on the website: <a href="http://www.ubs.com/funds">www.ubs.com/funds</a></p>

**Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852**

**Sustainable investment** means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

**Product name:**  
UBS (Lux) Money Market Fund - EUR

**Legal entity identifier:**  
549300JBK3DRP34Z565

## Environmental and/or social characteristics

<b>Does this financial product have a sustainable investment objective?</b>	
<p><span style="color: green;">●●</span> <input type="checkbox"/> <b>Yes</b></p>	<p><span style="color: green;">●●</span> <input checked="" type="checkbox"/> <b>No</b></p>
<p><input type="checkbox"/> It will make a minimum of <b>sustainable investments with an environmental objective</b>: ____ %</p> <p style="margin-left: 20px;"><input type="checkbox"/> in economic activities that qualify as environmentally sustainable under the EU Taxonomy</p> <p style="margin-left: 20px;"><input type="checkbox"/> in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy</p> <p><input type="checkbox"/> It will make a minimum of <b>sustainable investments with a social objective</b>: _____ %</p>	<p><input type="checkbox"/> It <b>promotes Environmental/Social (E/S) characteristics</b> and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ____% of sustainable investments</p> <p style="margin-left: 20px;"><input type="checkbox"/> with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy</p> <p style="margin-left: 20px;"><input type="checkbox"/> with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy</p> <p style="margin-left: 20px;"><input type="checkbox"/> with a social objective</p> <p><input checked="" type="checkbox"/> It promotes E/S characteristics, but <b>will not make any sustainable investments</b></p>



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

The following characteristic is promoted by the financial product:

- A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale.

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

The above characteristic is measured using the following indicators respectively:

The UBS Blended ESG Score is used to identify issuers/companies for the investment universe with strong environmental and social performance characteristics, or a strong sustainability profile. The UBS Blended ESG Score represents an average of normalized ESG assessment data from UBS and two recognized external ESG data providers, MSCI and Sustainalytics. This blended score approach enhances the quality of the derived sustainability profile by integrating multiple independent ESG assessments, rather than depending solely on one single view. The UBS Blended ESG Score represents an entity's sustainability profile assessing material environmental, social, and governance factors. These factors may include, but are not limited to, environmental footprint and operational efficiency, risk management, climate change response, natural resource utilization, pollution and waste management, employment standards, supply chain oversight, human capital development, board diversity, occupational health and safety, product safety, and anti-fraud and anti-corruption policies. Each assessed entity is assigned a UBS Blended ESG Score, which ranges from 0 to 10, with 10 indicating the best sustainability profile.

There is no minimum UBS Blended ESG Score at individual investment level.

- **What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?**

Not applicable.

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

Not applicable.

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

Not applicable.

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

Not applicable.

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

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

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

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

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



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

	<input checked="" type="checkbox"/> Yes
	<input type="checkbox"/> No  <p>Yes, Principal adverse impacts (the “PAI”) are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption, and anti-bribery matters. UBS integrates PAI indicators in its decision making process.</p> <p>At present, the following PAI indicators are considered by means of exclusions from the investment universe:</p> <p>1.4 “Exposure to companies active in the fossil fuel sector”:</p> <ul style="list-style-type: none"> <li>- Companies that exceed a certain revenue threshold (as per the UBS AM Sustainability Exclusion Policy) from thermal coal mining and its sale to external parties or from oil sands extraction are excluded.</li> </ul> <p>1.10 “Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises”:</p> <ul style="list-style-type: none"> <li>- Companies violating the United Nations Global Compact (UNGC) principles which do not demonstrate credible corrective action as determined by UBS-AM’s Stewardship Committee are excluded</li> </ul> <p>1.14 “Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and biological weapons)”:</p> <ul style="list-style-type: none"> <li>-UBS-AM does not invest in companies involved in: cluster munitions, anti-personnel mines or chemical and biological weapons, nor does it invest in companies in breach of the Treaty on the Non- Proliferation of Nuclear Weapons. UBS-AM considers a company to be involved in controversial weapons if the company is involved in development, production, storage, maintenance or transport of controversial weapons, or is a majority shareholder (&gt;50% ownership stake) of such a company.</li> </ul> <p>The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.</p> <p>Information on consideration of PAIs on sustainability factors is also available in the sub-fund’s annual report.</p>
	<p><b>What investment strategy does this financial product follow?</b></p> <p><b>ESG Integration:</b></p> <p>ESG Integration is driven by taking into account material ESG risks as part of the research process. ESG integration enables the Portfolio Manager to identify financially relevant sustainability factors that impact investment decisions and to incorporate ESG considerations when implementing investment decisions, and allows ESG risks to be systematically monitored and compared to risk appetite and constraints. It also assists in portfolio construction through securities selection, investment conviction and portfolio weightings.</p> <ul style="list-style-type: none"> <li>• For corporate issuers, this process utilizes an internal UBS ESG material issues framework which identifies the financially relevant factors per sector that can impact investment decisions. This orientation toward financial materiality ensures that analysts focus on sustainability factors that can impact the financial performance of the company and therefore investment returns. ESG integration can also identify opportunities for engagement to improve the company’s ESG risk profile and thereby mitigate the potential negative impact of ESG issues on the company’s financial performance. The Portfolio Manager employs an internal UBS ESG risk dashboard that combines multiple internal and external ESG data sources in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process.</li> <li>• For non-corporate issuers, the Portfolio Manager applies a qualitative or quantitative ESG risk assessment that integrates data on material ESG factors.</li> </ul> <p>The analysis of material sustainability/ESG considerations can include many different aspects, such as the following among others: the carbon footprint, health and well-being, human rights, supply chain management, fair customer treatment and governance.</p> <p><b>Sustainability Exclusion Policy:</b></p> <p>The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.</p>



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

	<ul style="list-style-type: none"> <li>● <b>What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?</b></li> </ul>
	<p>The following binding element(s) of the investment strategy are used to select the investments to attain the characteristic(s) promoted by this financial product:</p> <p>A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale.</p> <p>The calculations do not take account of cash, derivatives and unrated investment instruments.</p> <p>The characteristic(s) and the minimum proportion of investments used to meet the environmental and/or social characteristics promoted by the financial product are calculated at quarter end using the average of all business days' values in the quarter.</p> <p><b>Sustainability Exclusion Policy:</b> The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed "Sustainability Exclusion Policy" in the main body of the Sales Prospectus.</p>
	<ul style="list-style-type: none"> <li>● <b>What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?</b></li> </ul>
	Not applicable.
<p><b>Good governance</b> practices include sound management structures, employee relations, remuneration of staff and tax compliance.</p>	<ul style="list-style-type: none"> <li>● <b>What is the policy to assess good governance practices of the investee companies?</b></li> </ul> <p>Good corporate governance is a key driver of sustainable performance and is therefore embedded in the Portfolio Manager's investment strategy. The Portfolio Manager employs a proprietary ESG Risk Dashboard that combines multiple ESG data sources from internal and recognized external providers in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process. The assessment of good governance includes consideration of board structure and independence, remuneration alignment, transparency of ownership and control, and financial reporting.</p>
	<p><b>What is the asset allocation planned for this financial product?</b></p> <p>The minimum proportion of the investments used to meet the environmental and/or social characteristics promoted by the financial product is 51%.</p>
<p><b>Asset allocation</b> describes the share of investments in specific assets.</p> <p><b>Taxonomy-aligned</b> activities are expressed as a share of:</p> <ul style="list-style-type: none"> <li>- <b>turnover</b> reflecting the share of revenue from green activities of investee companies</li> <li>- <b>capital expenditure</b> (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.</li> <li>- <b>operational expenditure</b> (OpEx) reflecting green operational activities of investee companies.</li> </ul>	 <p><b>#1 Aligned with E/S characteristics</b> includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.</p> <p><b>#2 Other</b> includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.</p>
	<ul style="list-style-type: none"> <li>● <b>How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?</b></li> </ul>
	Derivatives are not used for the attainment of the characteristics promoted by this financial product. Derivatives are primarily used for hedging and liquidity management purposes.

	<b>To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?</b>
	Not applicable.
	<ul style="list-style-type: none"> <li>Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy?<sup>3</sup> <ul style="list-style-type: none"> <li><input type="checkbox"/> Yes: <ul style="list-style-type: none"> <li><input type="checkbox"/> In fossil gas</li> <li><input type="checkbox"/> In nuclear energy</li> </ul> </li> <li><input checked="" type="checkbox"/> No</li> </ul> </li> </ul>

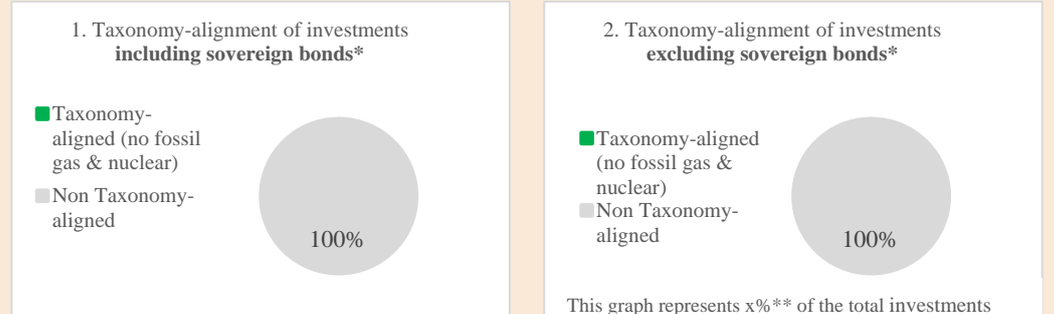
To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

**Enabling activities** directly enable other activities to make a substantial contribution to an environmental objective.

**Transitional activities** are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

 are environmentally sustainable investments that do not take into account the criteria for environmentally sustainable economic activities under the EU Taxonomy.

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds\*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.



\* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures  
\*\* No percentage has been inserted as it is not relevant (no Taxonomy-aligned investments)

	<ul style="list-style-type: none"> <li>What is the minimum share of investments in transitional and enabling activities?</li> </ul>
	Not applicable.
	<b>What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?</b>
	Not applicable.
	<b>What is the minimum share of socially sustainable investments?</b>
	Not applicable.
	<b>What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?</b>

Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change (“climate change mitigation”) and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

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

	Included in “#2 Other” are cash and unrated instruments for the purpose of liquidity and portfolio risk management. Unrated instruments may also include securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.
	<p><b>Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?</b></p> <p>No ESG reference benchmark has been designated for the purpose of determining whether the financial product is aligned with the characteristics that it promotes.</p>
	<ul style="list-style-type: none"> <li>• <b><i>How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?</i></b></li> </ul>
	Not applicable.
	<ul style="list-style-type: none"> <li>• <b><i>How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?</i></b></li> </ul>
	Not applicable.
	<ul style="list-style-type: none"> <li>• <b><i>How does the designated index differ from a relevant broad market index?</i></b></li> </ul>
	Not applicable.
	<ul style="list-style-type: none"> <li>• <b><i>Where can the methodology used for the calculation of the designated index be found?</i></b></li> </ul>
	Not applicable.
	<p><b>Where can I find more product specific information online?</b></p> <p>More product-specific information can be found on the website: <a href="http://www.ubs.com/funds">www.ubs.com/funds</a></p>

**Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852**

**Product name:**  
UBS (Lux) Money Market Fund - GBP

**Legal entity identifier:**  
549300BCEFLDPCXBHM27

## Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?	
●● <input type="checkbox"/> Yes	●● <input checked="" type="checkbox"/> No
<input type="checkbox"/> It will make a minimum of <b>sustainable investments with an environmental objective:</b> ___ %	<input type="checkbox"/> It <b>promotes Environmental/Social (E/S) characteristics</b> and while it does not have as its objective a sustainable investment, it will have a minimum proportion of ___% of sustainable investments
<input type="checkbox"/> in economic activities that qualify as environmentally sustainable under the EU Taxonomy	<input type="checkbox"/> with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy
<input type="checkbox"/> in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy	<input type="checkbox"/> with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy
<input type="checkbox"/> It will make a minimum of <b>sustainable investments with a social objective:</b> _____ %	<input type="checkbox"/> with a social objective
	<input checked="" type="checkbox"/> It promotes E/S characteristics, but <b>will not make any sustainable investments</b>

**Sustainable investment** means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.



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

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

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

The following characteristic is promoted by the financial product:  
 • A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale.

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

The above characteristic is measured using the following indicators respectively:

The UBS Blended ESG Score is used to identify issuers/companies for the investment universe with strong environmental and social performance characteristics, or a strong sustainability profile. The UBS Blended ESG Score represents an average of normalized ESG assessment data from UBS and two recognized external ESG data providers, MSCI and Sustainalytics. This blended score approach enhances the quality of the derived sustainability profile by integrating multiple independent ESG assessments, rather than depending solely on one single view. The UBS Blended ESG Score represents an entity's sustainability profile assessing material environmental, social, and governance factors. These factors may include, but are not limited to, environmental footprint and operational efficiency, risk management, climate change response, natural resource utilization, pollution and waste management, employment standards, supply chain oversight, human capital development, board diversity, occupational health and safety, product safety, and anti-fraud and anti-corruption policies. Each assessed entity is assigned a UBS Blended ESG Score, which ranges from 0 to 10, with 10 indicating the best sustainability profile. There is no minimum UBS Blended ESG Score at individual investment level.

- **What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?**

Not applicable.

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

Not applicable.

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

Not applicable.

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

Not applicable.

*The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria. The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities. Any other sustainable investments must also not significantly harm any environmental or social objectives.*

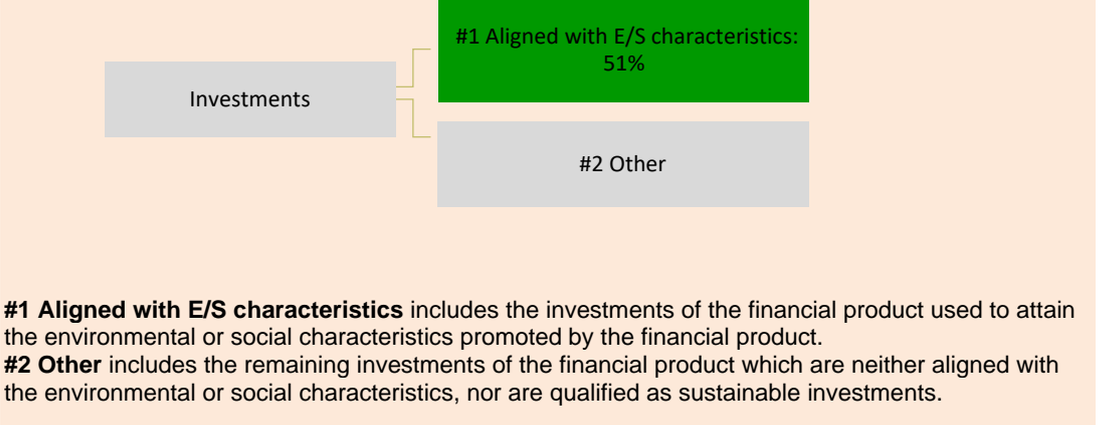


**Does this financial product consider principal adverse impacts on sustainability factors?**

	<input checked="" type="checkbox"/> Yes
	<input type="checkbox"/> No  <p>Yes, Principal adverse impacts (the “PAI”) are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption, and anti-bribery matters. UBS integrates PAI indicators in its decision making process. At present, the following PAI indicators are considered by means of exclusions from the investment universe:</p> <p>1.4 “Exposure to companies active in the fossil fuel sector”:</p> <ul style="list-style-type: none"> <li>- Companies that exceed a certain revenue threshold (as per the UBS AM Sustainability Exclusion Policy) from thermal coal mining and its sale to external parties or from oil sands extraction are excluded.</li> </ul> <p>1.10 “Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises”:</p> <ul style="list-style-type: none"> <li>- Companies violating the United Nations Global Compact (UNGC) principles which do not demonstrate credible corrective action as determined by UBS-AM’s Stewardship Committee are excluded</li> </ul> <p>1.14 “Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and biological weapons)”:</p> <ul style="list-style-type: none"> <li>-UBS-AM does not invest in companies involved in: cluster munitions, anti-personnel mines or chemical and biological weapons, nor does it invest in companies in breach of the Treaty on the Non- Proliferation of Nuclear Weapons. UBS-AM considers a company to be involved in controversial weapons if the company is involved in development, production, storage, maintenance or transport of controversial weapons, or is a majority shareholder (&gt;50% ownership stake) of such a company.</li> </ul> <p>The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.</p> <p>Information on consideration of PAIs on sustainability factors is also available in the sub-fund’s annual report.</p>
	<p><b>What investment strategy does this financial product follow?</b></p> <p><b>ESG Integration:</b></p> <p>ESG Integration is driven by taking into account material ESG risks as part of the research process. ESG integration enables the Portfolio Manager to identify financially relevant sustainability factors that impact investment decisions and to incorporate ESG considerations when implementing investment decisions, and allows ESG risks to be systematically monitored and compared to risk appetite and constraints. It also assists in portfolio construction through securities selection, investment conviction and portfolio weightings.</p> <ul style="list-style-type: none"> <li>• For corporate issuers, this process utilizes an internal UBS ESG material issues framework which identifies the financially relevant factors per sector that can impact investment decisions. This orientation toward financial materiality ensures that analysts focus on sustainability factors that can impact the financial performance of the company and therefore investment returns. ESG integration can also identify opportunities for engagement to improve the company’s ESG risk profile and thereby mitigate the potential negative impact of ESG issues on the company’s financial performance. The Portfolio Manager employs an internal UBS ESG risk dashboard that combines multiple internal and external ESG data sources in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process.</li> <li>• For non-corporate issuers, the Portfolio Manager applies a qualitative or quantitative ESG risk assessment that integrates data on material ESG factors.</li> </ul> <p>The analysis of material sustainability/ESG considerations can include many different aspects, such as the following among others: the carbon footprint, health and well-being, human rights, supply chain management, fair customer treatment and governance.</p> <p><b>Sustainability Exclusion Policy:</b></p> <p>The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.</p>
	<ul style="list-style-type: none"> <li>• <b><i>What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?</i></b></li> </ul>



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

	<p>The following binding element(s) of the investment strategy are used to select the investments to attain the characteristic(s) promoted by this financial product:</p> <p>A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale. The calculations do not take account of cash, derivatives and unrated investment instruments.</p> <p>The characteristic(s) and the minimum proportion of investments used to meet the environmental and/or social characteristics promoted by the financial product are calculated at quarter end using the average of all business days' values in the quarter.</p> <p><b>Sustainability Exclusion Policy:</b> The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed "Sustainability Exclusion Policy" in the main body of the Sales Prospectus.</p>
	<ul style="list-style-type: none"> <li>• <b>What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?</b></li> </ul>
	<p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>• <b>What is the policy to assess good governance practices of the investee companies?</b></li> </ul> <p>Good corporate governance is a key driver of sustainable performance and is therefore embedded in the Portfolio Manager's investment strategy. The Portfolio Manager employs a proprietary ESG Risk Dashboard that combines multiple ESG data sources from internal and recognized external providers in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process. The assessment of good governance includes consideration of board structure and independence, remuneration alignment, transparency of ownership and control, and financial reporting.</p>
	<p><b>What is the asset allocation planned for this financial product?</b></p> <p>The minimum proportion of the investments used to meet the environmental and/or social characteristics promoted by the financial product is 51%.</p>
	 <p>The diagram illustrates the asset allocation for the financial product. It shows a box labeled 'Investments' which is divided into two categories: '#1 Aligned with E/S characteristics: 51%' (highlighted in green) and '#2 Other' (highlighted in grey). Below the diagram, text explains that #1 includes investments used to attain environmental or social characteristics, while #2 includes remaining investments that are neither aligned nor qualified as sustainable.</p> <p><b>#1 Aligned with E/S characteristics</b> includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product. <b>#2 Other</b> includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.</p>
	<ul style="list-style-type: none"> <li>• <b>How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?</b></li> </ul>
	<p>Derivatives are not used for the attainment of the characteristics promoted by this financial product. Derivatives are primarily used for hedging and liquidity management purposes.</p>

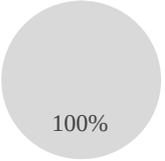
**Good governance** practices include sound management structures, employee relations, remuneration of staff and tax compliance.



**Asset allocation** describes the share of investments in specific assets.

**Taxonomy-aligned** activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.

	<p><b>To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?</b></p>
	<p>Not applicable.</p>
	<ul style="list-style-type: none"> <li>• <b>Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy?<sup>4</sup></b></li> </ul>
	<p> <input type="checkbox"/> Yes:  <input type="checkbox"/> In fossil gas      <input type="checkbox"/> In nuclear energy  <input checked="" type="checkbox"/> No </p>
	<p><i>The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.</i></p> <div style="display: flex; justify-content: space-around;"> <div> <p>1. Taxonomy-alignment of investments including sovereign bonds*</p> <ul style="list-style-type: none"> <li>■ Taxonomy-aligned (no fossil gas &amp; nuclear)</li> <li>■ Non Taxonomy-aligned</li> </ul>  <p>100%</p> </div> <div> <p>2. Taxonomy-alignment of investments excluding sovereign bonds*</p> <ul style="list-style-type: none"> <li>■ Taxonomy-aligned (no fossil gas &amp; nuclear)</li> <li>■ Non Taxonomy-aligned</li> </ul>  <p>100%</p> <p><small>This graph represents x%** of the total investments</small></p> </div> </div> <p> * For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures  ** No percentage has been inserted as it is not relevant (no Taxonomy-aligned investments) </p>
	<ul style="list-style-type: none"> <li>• <b>What is the minimum share of investments in transitional and enabling activities?</b></li> </ul>
	<p>Not applicable.</p>
	<p><b>What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?</b></p>
	<p>Not applicable.</p>
	<p><b>What is the minimum share of socially sustainable investments?</b></p>
	<p>Not applicable.</p>

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

**Enabling activities** directly enable other activities to make a substantial contribution to an environmental objective.

**Transitional activities** are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

 are environmentally sustainable investments that do not take into account the criteria for environmentally sustainable economic activities under the EU Taxonomy.

Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.



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

Included in “#2 Other” are cash and unrated instruments for the purpose of liquidity and portfolio risk management. Unrated instruments may also include securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.



**Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?**

No ESG reference benchmark has been designated for the purpose of determining whether the financial product is aligned with the characteristics that it promotes.

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

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

Not applicable.

- **How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?**

Not applicable.

- **How does the designated index differ from a relevant broad market index?**

Not applicable.

- **Where can the methodology used for the calculation of the designated index be found?**

Not applicable.



**Where can I find more product specific information online?**

More product-specific information can be found on the website: [www.ubs.com/funds](http://www.ubs.com/funds)

**Pre-contractual disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852**

**Product name:**

UBS (Lux) Money Market Fund - USD

**Legal entity identifier:**

549300U2620IQ1F7CT72

**Sustainable investment** means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

## Environmental and/or social characteristics

**Does this financial product have a sustainable investment objective?**

**Yes**

It will make a minimum of **sustainable investments with an environmental objective:** \_\_\_\_ %

in economic activities that qualify as environmentally sustainable under the EU Taxonomy

in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of **sustainable investments with a social objective:** \_\_\_\_\_ %

**No**

It **promotes Environmental/Social (E/S) characteristics** and while it does not have as its objective a sustainable investment, it will have a minimum proportion of \_\_\_\_% of sustainable investments

with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy

with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

with a social objective

It promotes E/S characteristics, but **will not make any sustainable investments**



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

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

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

The following characteristic is promoted by the financial product:  
 • A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale.

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

The above characteristic is measured using the following indicators respectively:

The UBS Blended ESG Score is used to identify issuers/companies for the investment universe with strong environmental and social performance characteristics, or a strong sustainability profile. The UBS Blended ESG Score represents an average of normalized ESG assessment data from UBS and two recognized external ESG data providers, MSCI and Sustainalytics. This blended score approach enhances the quality of the derived sustainability profile by integrating multiple independent ESG assessments, rather than depending solely on one single view. The UBS Blended ESG Score represents an entity's sustainability profile assessing material environmental, social, and governance factors. These factors may include, but are not limited to, environmental footprint and operational efficiency, risk management, climate change response, natural resource utilization, pollution and waste management, employment standards, supply chain oversight, human capital development, board diversity, occupational health and safety, product safety, and anti-fraud and anti-corruption policies. Each assessed entity is assigned a UBS Blended ESG Score, which ranges from 0 to 10, with 10 indicating the best sustainability profile.

There is no minimum UBS Blended ESG Score at individual investment level.

- **What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?**

Not applicable.

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

Not applicable.

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

Not applicable.

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

Not applicable.

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

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

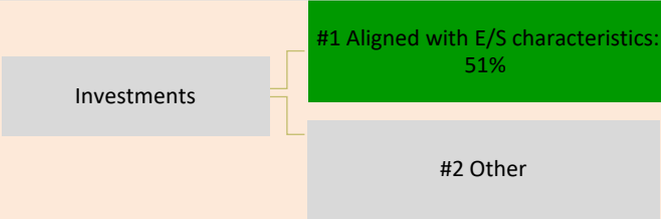
*Any other sustainable investments must also not significantly harm any environmental or social objectives.*



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

Yes

	<p style="text-align: center;"><input type="checkbox"/> No</p> <p>Yes, Principal adverse impacts (the “PAI”) are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption, and anti-bribery matters. UBS integrates PAI indicators in its decision making process.</p> <p>At present, the following PAI indicators are considered by means of exclusions from the investment universe:</p> <p>1.4 “Exposure to companies active in the fossil fuel sector”:</p> <ul style="list-style-type: none"> <li>- Companies that exceed a certain revenue threshold (as per the UBS AM Sustainability Exclusion Policy) from thermal coal mining and its sale to external parties or from oil sands extraction are excluded.</li> </ul> <p>1.10 “Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises”:</p> <ul style="list-style-type: none"> <li>- Companies violating the United Nations Global Compact (UNGC) principles which do not demonstrate credible corrective action as determined by UBS-AM’s Stewardship Committee are excluded</li> </ul> <p>1.14 “Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and biological weapons)”:</p> <ul style="list-style-type: none"> <li>-UBS-AM does not invest in companies involved in: cluster munitions, anti-personnel mines or chemical and biological weapons, nor does it invest in companies in breach of the Treaty on the Non- Proliferation of Nuclear Weapons. UBS-AM considers a company to be involved in controversial weapons if the company is involved in development, production, storage, maintenance or transport of controversial weapons, or is a majority shareholder (&gt;50% ownership stake) of such a company.</li> </ul> <p>The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.</p> <p>Information on consideration of PAIs on sustainability factors is also available in the sub-fund’s annual report.</p>
 <p><b>The investment strategy</b> guides investment decisions based on factors such as investment objectives and risk tolerance.</p>	<p><b>What investment strategy does this financial product follow?</b></p> <p><b>ESG Integration:</b></p> <p>ESG Integration is driven by taking into account material ESG risks as part of the research process. ESG integration enables the Portfolio Manager to identify financially relevant sustainability factors that impact investment decisions and to incorporate ESG considerations when implementing investment decisions, and allows ESG risks to be systematically monitored and compared to risk appetite and constraints. It also assists in portfolio construction through securities selection, investment conviction and portfolio weightings.</p> <ul style="list-style-type: none"> <li>• For corporate issuers, this process utilizes an internal UBS ESG material issues framework which identifies the financially relevant factors per sector that can impact investment decisions. This orientation toward financial materiality ensures that analysts focus on sustainability factors that can impact the financial performance of the company and therefore investment returns. ESG integration can also identify opportunities for engagement to improve the company’s ESG risk profile and thereby mitigate the potential negative impact of ESG issues on the company’s financial performance. The Portfolio Manager employs an internal UBS ESG risk dashboard that combines multiple internal and external ESG data sources in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process.</li> <li>• For non-corporate issuers, the Portfolio Manager applies a qualitative or quantitative ESG risk assessment that integrates data on material ESG factors.</li> </ul> <p>The analysis of material sustainability/ESG considerations can include many different aspects, such as the following among others: the carbon footprint, health and well-being, human rights, supply chain management, fair customer treatment and governance.</p> <p><b>Sustainability Exclusion Policy:</b></p> <p>The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed “Sustainability Exclusion Policy” in the main body of the Sales Prospectus.</p>
	<ul style="list-style-type: none"> <li>• <b><i>What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?</i></b></li> </ul>
	<p>The following binding element(s) of the investment strategy are used to select the investments to attain the characteristic(s) promoted by this financial product:</p>

	<p>A minimum of 51% of assets invested in issuers with sustainability profiles in the top half of the UBS Blended ESG Score scale. The calculations do not take account of cash, derivatives and unrated investment instruments.</p> <p>The characteristic(s) and the minimum proportion of investments used to meet the environmental and/or social characteristics promoted by the financial product are calculated at quarter end using the average of all business days' values in the quarter.</p> <p><b>Sustainability Exclusion Policy:</b> The Sustainability Exclusion Policy of the Portfolio Manager outlines the exclusions applied to the investment universe of the financial product. The link to the Sustainability Exclusion Policy can be found in the section headed "Sustainability Exclusion Policy" in the main body of the Sales Prospectus.</p>
	<ul style="list-style-type: none"> <li>• <b>What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?</b> Not applicable.</li> </ul>
<p><b>Good governance</b> practices include sound management structures, employee relations, remuneration of staff and tax compliance.</p>	<ul style="list-style-type: none"> <li>• <b>What is the policy to assess good governance practices of the investee companies?</b> Good corporate governance is a key driver of sustainable performance and is therefore embedded in the Portfolio Manager's investment strategy. The Portfolio Manager employs a proprietary ESG Risk Dashboard that combines multiple ESG data sources from internal and recognized external providers in order to identify companies with material ESG risks. An actionable risk signal highlights ESG risks to the Portfolio Manager for incorporation in their investment decision making process. The assessment of good governance includes consideration of board structure and independence, remuneration alignment, transparency of ownership and control, and financial reporting.</li> </ul>
 <p><b>Asset allocation</b> describes the share of investments in specific assets.</p>	<p><b>What is the asset allocation planned for this financial product?</b> The minimum proportion of the investments used to meet the environmental and/or social characteristics promoted by the financial product is 51%.</p> <div>  <p>The diagram shows a box labeled 'Investments' branching into two categories: '#1 Aligned with E/S characteristics: 51%' (highlighted in green) and '#2 Other'.</p> </div> <p><b>#1 Aligned with E/S characteristics</b> includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.</p> <p><b>#2 Other</b> includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.</p>
	<ul style="list-style-type: none"> <li>• <b>How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?</b> Derivatives are not used for the attainment of the characteristics promoted by this financial product. Derivatives are primarily used for hedging and liquidity management purposes.</li> </ul>
 <p><b>Taxonomy-aligned</b> activities are expressed as a share of:</p> <ul style="list-style-type: none"> <li>- <b>turnover</b> reflecting the share of revenue from green activities of investee companies</li> <li>- <b>capital expenditure</b> (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.</li> <li>- <b>operational expenditure</b> (OpEx) reflecting green operational activities of investee companies.</li> </ul>	<p><b>To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?</b></p> <p>Not applicable.</p>

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

**Enabling activities** directly enable other activities to make a substantial contribution to an environmental objective.

**Transitional activities** are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

 are environmentally sustainable investments that do not take into account the criteria for environmentally sustainable economic activities under the EU Taxonomy.

	<ul style="list-style-type: none"> <li>● <b>Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy?<sup>5</sup></b></li> </ul>
	<p> <input type="checkbox"/> Yes:  <input type="checkbox"/> In fossil gas      <input type="checkbox"/> In nuclear energy  <input checked="" type="checkbox"/> No         </p> <p> <i>The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.</i> </p> <div style="display: flex; justify-content: space-around;"> <div> <p>1. Taxonomy-alignment of investments including sovereign bonds*</p>  </div> <div> <p>2. Taxonomy-alignment of investments excluding sovereign bonds*</p>  <p>This graph represents x%** of the total investments</p> </div> </div> <p> <i>* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures</i>  <i>** No percentage has been inserted as it is not relevant (no Taxonomy-aligned investments)</i> </p>
	<ul style="list-style-type: none"> <li>● <b>What is the minimum share of investments in transitional and enabling activities?</b></li> </ul> <p>Not applicable.</p>
	<p><b>What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?</b></p> <p>Not applicable.</p>
	<p><b>What is the minimum share of socially sustainable investments?</b></p> <p>Not applicable.</p>
	<p><b>What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?</b></p> <p>Included in “#2 Other” are cash and unrated instruments for the purpose of liquidity and portfolio risk management. Unrated instruments may also include securities for which data needed for the measurement of attainment of environmental or social characteristics is not available.</p>

<sup>5</sup> Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change (“climate change mitigation”) and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

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



**Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?**

No ESG reference benchmark has been designated for the purpose of determining whether the financial product is aligned with the characteristics that it promotes.

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

Not applicable.

- ***How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?***

Not applicable.

- ***How does the designated index differ from a relevant broad market index?***

Not applicable.

- ***Where can the methodology used for the calculation of the designated index be found?***

Not applicable.



**Where can I find more product specific information online?**

More product-specific information can be found on the website: [www.ubs.com/funds](http://www.ubs.com/funds)