Sycomore Opportunities



Prospectus

22/06/2023

UCITS under European Directive 2009/65/EC



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1. GENERAL CHARACTERISTICS

1.1 UCITS features

French Fonds Commun de Placement (FCP)

1.2 Name

Sycomore Opportunities.

1.3 Legal form and Member State in which the UCITS was created

Investment fund in the form of a French Fonds Commun de Placement, governed by French law.

Sycomore Opportunities is a feeder fund of the Sycomore Partners Master Fund, an investment fund in the form of a French "fonds commun de placement", governed by French law.

1.4 Inception date and expected term

The Fund was created on 11 October 2004, for a term of 99 years as of that date.

1.5 Fund overview

| Unit Class | ISIN Code | Allocation of distributable sums | Base Currency | Target investors |
|------------|--------------|--------------------------------------|------------------|--|
| Χ | FR0010865931 | Accumulation | EUR | All investors |
| I | FR0010473991 | Accumulation | EUR | 'Eligible counterparty' subscribers within the meaning of Directive 2004/39/EC, 'professional investor' subscribers within the meaning of section I of annex II of Directive 2014/65/EC, and all subscribers within the framework of discretionary management services or investment advice on an independent basis within the meaning of Directive 2014/65/EC, for which the suppliers of such services are not allowed to accept and retain fees, commissions or any monetary or non-monetary benefits paid or provided by the management company or by the marketing agent of the Fund ('clean share' units). |
| Α | FR0010120931 | Accumulation | EUR | All investors |
| R | FR0010363366 | Accumulation | EUR | All investors |
| ID | FR0012758761 | Accumulation and/ or Distribution | EUR | 'Eligible counterparty' subscribers within the meaning of Directive 2004/39/EC, 'professional investor' subscribers within the meaning of section I of annex II of Directive 2014/65/EC, and all subscribers within the framework of discretionary management services or investment advice on an independent basis within the meaning of Directive 2014/65/EC, for which the suppliers of such services are not allowed to accept and retain fees, commissions or any monetary or non-monetary benefits paid or provided by the management company or by the marketing agent of the Fund ('clean share' units). |

| Unit Class | ISIN Code | Subscription or redemption fees | Management fees and operating charges | Minimum subscription |
|------------|--------------|---------------------------------|---------------------------------------|----------------------|
| Χ | FR0010865931 | 10% Maximum rate | Maximum 0.50% per annum including tax | €100 |
| I | FR0010473991 | 7% maximum rate | Maximum 0.50% per annum including tax | None |
| Α | FR0010120931 | 5% maximum rate | Maximum 1.30% per annum including tax | €100 |
| R | FR0010363366 | 3% maximum rate | Maximum 1.80% per annum including tax | None |
| ID | FR0012758761 | 7% maximum rate | Maximum 0.50% per annum including tax | €100 |

1.6 The latest annual report and interim statement can be obtained as follows:

The latest annual reports and the details of the Sycomore Opportunities feeder fund's assets will be sent within eight working days upon written request by a unit holder to:

Sycomore Asset Management, SA

Sycomore Opportunities - Prospectus



14, avenue Hoche 75008 Paris

Tel.: +33 (0)1 44 40 16 00 Email: info@sycomore-am.com

The latest net asset value of the Sycomore Opportunities feeder fund is available at www.sycomore-am.com.

The information documents relating to the Sycomore Partners Master Fund, authorised under French law by the Autorité des marchés financiers, are available at the same address.

Additional information may be obtained if necessary from the investor relations department.



2. STAKEHOLDERS

2.1 Management Company

Sycomore Asset Management, SA. Approved by the AMF as a French Portfolio Management Company (Société de Gestion de Portefeuille) under no. GP 01-30 with registered office located at 14, Avenue Hoche, 75008 Paris, France.

2.2 Depositary and custodian

BNP Paribas SA. Establishment approved by the French Prudential Control and Resolution Authority (Autorité de Contrôle Prudentiel et de Résolution, ACPR) whose registered office is located at 16, Boulevard des Italiens, 75009 Paris, France, and whose postal address is at 9, Rue du Débarcadère, 93500 Pantin, France, registered with the Paris Trade and Companies Register under number 662 042 449.

Description of the Depositary's responsibilities and of the potential conflicts of interest:

The custodian exercises three types of responsibilities, respectively the control of the regularisation of decisions taken by the management company (as defined in article 22.3 of the UCITS V Directive), the monitoring of cash flow for the UCITS (as defined in article 22.4 of said Directive) and the safekeeping of assets of the UCITS (as defined in article 22.5 of said Directive).

The main responsibility of the Custodian is to always protect the interests of unit-holders / investors in the UCITS above their own commercial interests.

Potential conflicts of interest may be identified, particularly in the case where the management company also has a commercial relationship with BNP Paribas SA in addition to its appointment as Depositary (which may be the case when BNP Paribas SA calculates, by delegation from the management company, the net asset value of a UCITS whose depositary is BNP Paribas SA).

In order to manage such situations, the Custodian has set up and maintains a policy for the management of conflicts of interest. The objectives of such a policy are:

- Identifying and analysing potential situations of conflicts of interest:
- Recording, managing and monitoring situations of conflicts of interest by
- using the permanent measures implemented in order to manage conflicts of interest, such as the segregation of duties, the split between the functional and hierarchical reporting lines, the monitoring of internal insider lists, and dedicated IT environments
- Implementing on a case-by-case basis:

- Appropriate preventive measures, such as the creation of ad hoc monitoring, new "Chinese walls", or checking that transactions are processed in an appropriate way and/or informing the relevant clients
- Or refusing to manage the activities that could give rise to conflicts of interest.

Description of potential duties delegated by the Depositary, list of delegates and sub-delegates and identification of the conflicts of interest that may result from such delegation.

The UCITS Depositary, BNP Paribas SA, is responsible for the safekeeping of the assets (as defined in article 22.5 of the aforementioned directive). In order to offer services related to the safekeeping of the assets in a large number of countries, enabling the UCITS to achieve their investment objectives, BNP Paribas SA has appointed sub-custodians in countries where BNP Paribas SA has no local presence. These entities are listed on the following website: http:// securities.bnpparibas.com/solutions/asset-fund-services/depositary-bank-and-trustee-serv.html. The process of appointing and supervising the subcustodians follows the highest standards of quality, including managing potential conflicts of interest that may arise in the context of such appointments.

The most recent information regarding the previous points is available to investors upon request.

2.3 Delegated institution in charge of the centralisation of subscription and redemption orders

For units to be registered or registered in the shared electronic recording system:

IZNES SAS. Establishment approved by the French Prudential Control and Resolution Authority (Autorité de Contrôle Prudentiel et de Résolution, ACPR), whose registered office is at 20-22, Rue Vernier, 75017 Paris, France, registered with the Paris Trade and Companies Register under number 832 488 415.

For all other units:

BNP Paribas SA. Establishment approved by the French Prudential Control and Resolution Authority (Autorité de Contrôle Prudentiel et de Résolution, ACPR), whose registered office is located at 16, Boulevard des Italiens, 75009 Paris, France, and whose postal address is at 9, Rue du Débarcadère, 93500 Pantin, France, registered with the Paris Trade and Companies Register under number 662 042 449.

Each of the establishments will assume, by delegation from the Management Company, all of the tasks relating to the centralisation of subscription and redemption orders for units of the Fund, and according to the distribution defined above, BNP Paribas SA is in charge, at the Fund level, of aggregating the



information relating to the centralisation carried out by IZNES SAS.

2.4 Fund unit registrar

For bearer units to be registered or registered with Euroclear:

BNP Paribas SA. Establishment approved by the French Prudential Control and Resolution Authority (Autorité de Contrôle Prudentiel et de Résolution, ACPR) whose registered office is located at 16, Boulevard des Italiens, 75009 Paris, France, and whose postal address is at 9, Rue du Débarcadère, 93500 Pantin, France, registered with the Paris Trade and Companies Register under number 662 042 449.

For pure registered shares to be registered or registered as part of the shared electronic registration system:

IZNES SAS. Establishment approved by the French Prudential Control and Resolution Authority (Autorité de Contrôle Prudentiel et de Résolution, ACPR), whose registered office is at 20-22, Rue Vernier, 75017 Paris, France, registered with the Paris Trade and Companies Register under number 832 488 415.

2.5 Statutory Auditor

PricewaterhouseCoopers Audit, represented by Frédéric Sellam, 63 rue de Villiers, 92200 Neuilly-sur-Seine, France.

2.6 Marketing Agents

Sycomore Asset Management and its subsidiaries. The list of marketing agents is not comprehensive insofar as the investment fund is listed on Euroclear. Therefore some marketing agents may not be mandated by, or known to the asset management company.

2.7 Delegated fund accountant

BNP Paribas SA. Establishment approved by the French Prudential Control and Resolution Authority (Autorité de Contrôle Prudentiel et de Résolution, ACPR) whose registered office is located at 16, Boulevard des Italiens, 75009 Paris, France, and whose postal address is at 9, Rue du Débarcadère, 93500 Pantin, France, registered with the Paris Trade and Companies Register under number 662 042 449.



3. OPERATING AND MANAGEMENT PROCEDURES

3.1 General features

3.1.1. Unit Class characteristics

Nature of the rights attached to the units: the various units represent rights in ownership, i.e. each unitholder has a joint ownership right over the Fund's assets in proportion to the number of units held.

Securities administration: As part of the Fund's liability management, the functions of centralising subscription and redemption orders are performed by BNP Paribas SA for units to be registered or registered in EUROCLEAR and by IZNES SA for units to be registered or registered purely in the shared electronic registration facility (Dispositif d'Enregistrement Electronique Partagé, DEEP), with the unit issuer account keeping being performed by BNP Paribas SA. These tasks are carried out by delegation from the management company.

<u>Voting rights:</u> no voting rights are attached to the units as decisions are made by the management company.

Form of units: units shall be issued in bearer, administered registered or pure registered form, the latter hypothesis particularly regarding the units that will be registered in the IZNES shared electronic registration facility for subscribers that will have access to this system.

<u>Subdivision of units:</u> fund units are decimalised in tenthousandths (e.g. 100.0000). Subscription and redemption orders may be expressed in number of units (whole numbers or decimal fractions) or in cash value.

3.1.2. Accounting year-end

The financial year closing date is the last trading day in December.

3.1.3. Tax regime

The Fund is not taxable per se. Unit holders may however be liable to tax upon the sale of their units. The tax regime governing capital gains or losses by the Fund, whether unrealised or realised, depends on the tax provisions applying to the specific case of each investor and his/her tax domicile and/ or the Fund's investment jurisdiction. Investors who are unsure of their tax situation should seek advice from an advisor or a financial professional.

PEA eligibility (French personal equity savings plan): This Fund is eligible for the PEA.

3.1.4. Information on SRI certification

On the publication date of this prospectus, the Fund does nothave a French SRI label or a foreign equivalent.



3.2 Specific provisions

3.2.1. ISIN Codes

| Unit Class | ISIN Code |
|------------|--------------|
| X | FR0010865931 |
| I | FR0010473991 |
| Α | FR0010120931 |
| R | FR0010363366 |
| ID | FR0012758761 |

3.2.2. Investment objective

The objective of the Sycomore Opportunities Fund is to achieve capital appreciation over a minimum recommended investment horizon of five years. The Feeder Fund shall invest in units from Unit Class MF of the Master Fund and may hold cash on an ancillary basis.

The objective of the Master Fund is to achieve capital appreciation over a minimum recommended investment horizon of five years through a careful selection of European and international equities with binding ESG criteria, combined with an opportunistic and discretionary variation in the portfolio's exposure to equity markets.

This objective is assessed net of fees.

3.2.3. Benchmark:

No financial benchmark is meant to be used to assess the Feeder Fund's performance, as available indicators are not representative of the way in which the latter is managed. The performance of the composite benchmark of the follwing financial indicators may however be used to assess the performance of the Feeder Fund: 50% Euro Stoxx Net Return (dividends reinvested) + 50% capitalised €STER.

The Euro Stoxx Net Return index measures the growth of shares listed on Eurozone equity markets. The index consists of approximately 300 stocks. The free-float of each stock is used as a reference to determine its weight in the index. The administrator of the Euro Stoxx Net Return benchmark index is Stoxx, and is entered in the register of administrators and benchmark indices maintained by the ESMA. Additional information about this index is available at https://www.stoxx.com/indices.

€STR is based on the interest rates ofborrowings in euro without collateral, taken out on a daily basis bybanking institutions. It is calculated on an average rate, weighted by volume, on transactions carried out byEurozone banks. Additional informationabout this index is available athttps://www.ecb.europa.eu/stats/financial_markets_and_interest_rates/euro_short-term_rate/html

/index.en.html. The €STR index administrator is the ECB(European Central Bank). This administrator isexempt from Article 2.2 of the Benchmark Regulation as a central bank.

In accordance with Regulation (EU) 2016/211 of the European Parliament and of the Council of 8 June, Sycomore Asset Management has a procedure for monitoring the reference indices used describing the measures to be implemented in case of substantial changes made to an index or the cessation of the provision of that index.

3.2.4. Investment strategy implementation

The Feeder Fund shall permanently invest at least 95% of its net assets in units from Unit Class MF of the Master Fund and may hold cash in the amount of up to 5% of its net assets.

Description of the investment strategy of the Master Fund:

The Master Fund's investment strategy is based on the option given to the management team to vary, on an opportunistic and discretionary basis, the net asset exposure to the European and international equity markets (including 10% emerging markets) from 0% to 100% of net assets, while complying with the requirements of French plans d'épargne en actions (PEA), i.e., the French personal equity savings plans.

Equities are selected based on a thorough fundamental analysis of companies, without sector or capitalisation restrictions, but according to the following geographical restrictions:

- Equities of issuers with their registered office in European Union countries and/or Norway may represent between 75% and 100% of the Fund's net assets:
- Equities of issuers that have their registered office outside these countries may represent up to 25% of the Fund's net assets, of which no more than 10% may be in emerging market countries.



This process aims to identify quality companies whose market valuation is not representative of their intrinsic value as determined by the management team.

The currency risk exposure is limited to 25% of the Master Fund assets.

The allocation of the Master Fund's net assets may be supplemented by exposure to the following asset classes:

- Up to 25% of its net assets in money market instruments;
- Derivatives, up to the limit of 100% of the net assets, to hedge the portfolio against an expected decline in the equity markets or conversely, to increase the portfolio's exposure to these same markets, or to hedge (on a discretionary basis by the management team) the currency risk.

The Master Fund's net assets are allocated between various asset classes on a discretionary basis by the management team as a function of its expectations and outlook for the equity markets. In any case, PEA-eligible financial instruments must at all times account for at least 75% of the Master Fund's net assets.

This approach aims to foster companies' ESG practices by voting at general meetings and, where applicable, submitting resolutions, and, more broadly, through dialogue with companies.

Given the environmental and/or social characteristics now promoted by the Master Fund, the latter will fall under Article 8 of the SFDR (Regulation 2019/2088 of 27 November 2019 on sustainability-related disclosures in the financial services sector). The information relating to the environmental and social characteristics promoted by the Master Fund is available in the SFDR precontractual information document attached to this Prospectus.

Asset classes and financial futures in the Feeder Fund:

The Feeder Fund shall permanently invest at least 95% of its net assets in units from Unit Class MF of the Master Fund and may hold cash on an ancillary basis.

Reminder of the categories of assets and financial futures instruments used by the Master Fund:

Other than the equities referred to above, the following assets may be included within the Master Fund portfolio.

Money market instruments

The Master Fund may hold up to 25% of its net assets in money market instruments in the form of public or private debt securities rated at least AA by the rating agencies. These include French treasury bonds (BTFs) or negotiable certificates of deposit (NCDs), without any allocation restrictions between these two categories.



UCITS and/or AIFs

The Master Fund may hold up to 10% of its net assets in the form of shares or units in the following UCITS or AIFs:

- European (including French) UCITS which invest less than 10% of their net assets in UCITS or AIFs;
- French AIFs compliant with the four criteria set out in article R. 214-13 of the French Monetary and Financial Code.

These UCIs are selected by the management team following meetings with the fund managers. The main investment criteria applied, apart from ensuring the strategies are complementary, is the sustainability of the investment process.

In this context, UCIs that are eligible for the French personal equity savings plan (PEA) complements the equities position in the assessment of compliance with the requirements of the plan.

Such investments may be made as part of the Master Fund's cash management or to protect the portfolio against an anticipated decline in the equity markets (money-market UCIs or PEA-eligible funds but having a money-market-like targeted performance), with the aim of achieving the performance target.

The Master Fund may invest in UCIs marketed or managed by Sycomore Asset Management or one of its subsidiaries, within the aforementioned limits.

Derivatives

The Master Fund operates in all regulated and organised markets in France or in other OECD member states.

The fund uses futures and option strategies.

Futures and option strategies are intended either to hedge the portfolio against the downside risk in an underlying equity asset, or to increase portfolio exposure in order to capitalise on the upside in an underlying equity asset, or to hedge currency risk, at the discretion of the management team.

The Fund primarily draws on stock-picking within the portfolio to achieve investment management targets, with these strategies contributing on an ancillary basis to the investment objective. These strategies nevertheless enable a portfolio manager anticipating a period of equity market weakness to preserve accrued returns (hedging strategy involving equity indices or certain stocks which the portfolio manager considers overvalued) or conversely, to increase portfolio exposure when the portfolio manager feels that securities already in the portfolio may not fully benefit from an expected equity market rally.

The Master Fund may also enter into over-the-counter contracts in the form of:

- Contracts for Difference (henceforth referred to as CFDs). The underlying components of CFDs are shares or equity indices.
 CFDs shall be used to replicate purchases or sales in securities or indices, or baskets of securities or baskets of indices.
- Total Return Swaps (TRS). These contracts consist of an exchange of the value of a basket of shares in the Master Fund's assets against the value of a financial index. They are used for the management of the Master Fund's exposure to equity markets and to optimise its cash management.

The commitment of the Master Fund on the futures markets by using financial derivative instruments is limited to its asset size, this liability being assessed through the commitment method.

Securities with embedded derivatives

The Master Fund deals in financial instruments with embedded equity derivatives.

The instruments used are: covered warrants, equity warrants, certificates, EMTNs (without option components), as well as all bond-like vehicles with an embedded subscription or conversion right, and equity-warrant bonds.

These instruments are used in order to expose the portfolio to one or more companies that satisfy the selection criteria defined above.

Under no circumstances may the use of such derivatives or securities with embedded derivatives lead to an overexposure of the portfolio.

Use of deposits

There are no plans to use deposits in connection with the management of the Master Fund.

Cash loans

In the normal course of business, the Master Fund may on occasion find itself in debt and in that case may borrow cash, up to the limit of 10% of its net assets.

Temporary acquisitions and sales of securities

There are no plans to use temporary acquisitions or disposals of securities in connection with the management of the Master Fund.

Contracts constituting financial quarantees

The Master Fund does not receive any financial guarantees as part of the authorised transactions.



3.2.5. Contracts constituting financial guarantees

The Master Fund does not receive any financial guarantees as part of the authorised transactions.

3.2.6. Risk profile:

Due to its investment in Unit Class MF units of the Master Fund at 95%, the investor is exposed to the following risks:

- risk of loss of principal as: 1) The Master Fund's
 performance may not meet investment objectives or investor
 targets (which depend on their portfolio composition); 2) The
 principal invested may not be entirely returned; 3) The
 performance may be adversely affected by inflation.
- general equity risk, due to exposure of Master Fund assets
 to variations in the equity markets; General equity risk is the
 risk of a decrease in the value of a share, as a consequence of
 a market trend. The net asset value may decrease if equity
 markets fall.
- specific equity risk, due to exposure of the Master Fund to shares of companies held in the portfolio; Specific equity risk is the risk that the value of a share will decline due to unfavourable news regarding the company itself or its particular business sector. In the event of unfavourable news on one of the companies held in the portfolio or its particular business sector, the Master Fund's NAV could decline.
- risk incurred by small- and mid-cap investments, given the low market capitalisation of some companies in which the Master Fund may invest, investors should bear in mind that the small- and mid-cap market includes companies which, by reason of their specific nature, may involve risks for investors. This is the risk that some purchase or sale orders may not be fully executed on account of the limited quantity of securities available on the market. These stocks may be subject to higher volatility than large caps and weigh on NAV.
- foreign exchange risk as some eligible financial instruments may be listed in currencies other than the euro. In this regard, investor attention is drawn to the fact that the Master Fund is subject to foreign exchange risk of up to a maximum limit of 25% of its assets for French residents.

Foreign exchange risk is the risk that the value of an investment currency diminishes compared to the Master Fund's benchmark currency, i.e. the Euro, which could then lead to a decrease in NAV

 fixed-income and credit risk, due to the Master Fund's ability to hold fixed-income products, debt securities and money-market instruments up to 25% of its assets; Interest rate risk:

- the risk that the rates decline when investments are made at a variable rate (lower rate of return);
- the risk that rates will rise in the case of fixed-rate investments, as the value of a fixed interest-rate product is inversely proportional to interest rate levels.

Credit risk is the risk that the issuer of a debt security is no longer able to service its debt, i.e. repay the debt, which could then lead to a decrease in NAV.

- risk incurred by convertible bonds investments: risk incurred by convertible bond investments, given that the Master Fund may be exposed to convertible bonds. This is the risk that the Net Asset Value falls, affected adversely by one or more elements of a convertible bond valuation, namely: level of interest rates, changes in prices of the underlying shares and changes in the price of the derivative instrument embedded in the convertible bond.
- Risk incurred from discretionary management: as the fund managers may freely allocate Master Fund assets between the various asset classes. The discretionary management style is based on anticipating trends on various markets (equity, interest-rate, bond). There is a risk that the Master Fund will not be invested at all times on the bestperforming markets.
- counterparty risk, the management team may enter into over-the-counter derivative contracts with financial institutions having their registered office in the European Union or in the United States and subject to the prudential supervision rules from authorities. This is the risk that a counterparty defaults and is no longer able to transfer the money due to the Master Fund as a result of a transaction, i.e. collateral deposits or realised gains. This risk is capped at a maximum of 10% of the portfolio per counterparty. In the event of a counterparty default, the Net Asset Value may fall.
- emerging market risk, as the Master Fund may be exposed up to 10% of its net assets to emerging countries' equity markets. This is the risk that the value of such investments may be affected by the economic uncertainties and policies of these countries, given the fragility of their economic, financial and political structures. In the event of a fall of one or several of these markets, the NAV may fall.
- Methodological risk related to ESG (Environmental, Social, Governance) selection: ESG is arelatively new area.
 Moreover, the legal andregulatory framework governing this area is stillbeing formed. The absence of common standards may lead todifferent approaches to setting and achieving ESG(environmental, social and governance) objectives. ESG factorscan vary according to the investment themes, asset classes, investment philosophy, and subjective use of the



different ESG indicators governing the construction of the portfolio. The selection and weightingsapplied may be, to some extent, subjective, orbased on measures that may share the same name butwhich have different underlying meanings. TheESG information, whether from an external and/orinternal source are, by nature and in many cases, based onqualitative assessment and judgement, especially in the absence ofwelldefined market standards and due to the existence ofmultiple ESG approaches. An element of subjectivity and discretion is therefore inherent in the interpretation and use of ESG data. Therefore, it may be difficult to compare strategies that use ESG criteria. Investors should note that the subjective value that they may or may not assign to certain types of ESG criteria may differ substantially from fund to fund. The application of ESG criteria to the investment process may exclude securities of certain issuers fornon-financial reasons and, consequently, may cause the loss of certainmarket opportunities available to funds that do not useESG or sustainability criteria. ESG information providedby third-party data providers may be incomplete,inaccurate or unavailable. As a result, there is a riskof inaccurate pricing of a security or issuer, resulting inincorrect inclusion or exclusion of a security. The suppliers of such data are private companies that provideESG data for a variety of issuers. They can thereforechange the valuation of the issuers or instruments as they see fit. The ESG approach can evolve and develop overtime, due to a refinement of decision-making processes ininvestment to consider ESG factors and risks and/or due to legal and regulatory changes.

· Sustainability risk: due to climatic events thatcan result from climate change (physical risks)or a company's response to climate change(transition risks), which may have a negative impact oninvestments and the financial position of the fund. Thesocial events (e.g., inequality, inclusion,labour relations, investment in human capital, accident prevention, change in governance instabilities behaviour ofclients etc.) or (e.g.,significant and recurring violation international agreements, problems related to corruption, and the quality andsafety of products, sales practices etc.) may also be sustainability risks. These risks are included in the investment process and monitoring ofrisks insofar as they represent potential or actualmaterial risks and/or opportunities to maximiselong-term returns. These risks are taken into accountthrough the use of ESG criteria. The consequences of the occurrence of a sustainabilityrisk are numerous and vary

according to the specificrisk, the region, and the asset class. For example, where a sustainability risk exists for an asset, it will negatively impact its value, and may lead to a total loss of the asset.

3.2.7. Guarantee or protection

None.

3.2.8. Target investors and target investor profile

Unit classes I and ID are referred to as 'clean share' units, and are specifically aimed at 'eligible counterparty' subscribers within the meaning of Directive 2004/39/EC, 'professional investor' subscribers within the meaning of section I of annex II of Directive 2014/65/EC, and all subscribers within the framework of discretionary management services or investment advice on an independent basis within the meaning of Directive 2014/65/EC, for which the suppliers of such services are not allowed to accept and retain fees, commissions or any monetary and nonmonetary benefits paid or provided by the management company or by the Fund marketing agent promoter of the Fund ('clean share' units)

Other unit classes are aimed at all investors.

Given the major risks associated with indirect exposure to equity investments via the portion of the Feeder Fund in its Master Fund, this Fund is mainly intended for investors who are prepared to withstand the wide fluctuations inherent in equity markets, over an investment horizon of at least five years.

The reasonable amount to invest in this Fund depends on your personal situation. In order to assess your financial situation, you must take into account your personal assets, your current needs and your needs over the next five years, as well as your willingness to take on risk or, conversely, to opt for a more prudent investment. You are also strongly advised to sufficiently diversify your investments so that they are not exposed solely to the risks incurred by this Fund.

The units in the Fund, which is a Foreign Public Fund within the meaning of Section 13 of the US Bank Holding Company Act, have not been registered or reported to the US authorities pursuant to the US Securities Act of 1933. Hence, they may not be offered or sold, directly or indirectly, in the United States or on behalf of or for the benefit of a 'U.S. Person' within the meaning of the US regulations (Regulation S).

3.2.9. Income calculation and allocation

Unit Classes I, A, R and X: Full accumulation of the net income and of the net realised capital gains.

Unit Class ID: Accumulation and/or yearly distribution with the possibility of quarterly interim payments of some or all of the net income and net realised capital gains.

The management company shall decide each year on the appropriation of distributable sums.

3.2.10. Unit Class characteristics



| | | | | $\mu = 0$ |
|------------|--------------|--------------------------------------|------------------|--|
| Unit Class | ISIN Code | Allocation of distributable sums | Base Currency | Target investors |
| Χ | FR0010865931 | Accumulation | EUR | All investors |
| ı | FR0010473991 | Accumulation | EUR | 'Eligible counterparty' subscribers within the meaning of Directive 2004/39/EC, 'professional investor' subscribers within the meaning of section I of annex II of Directive 2014/65/EC, and all subscribers within the framework of discretionary management services or investment advice on an independent basis within the meaning of Directive 2014/65/EC, for which the suppliers of such services are not allowed to accept and retain fees, commissions or any monetary or non-monetary benefits paid or provided by the management company or by the marketing agent of the Fund ('clean share' units). |
| Α | FR0010120931 | Accumulation | EUR | All investors |
| R | FR0010363366 | Accumulation | EUR | All investors |
| ID | FR0012758761 | Accumulation and/ or Distribution | EUR | 'Eligible counterparty' subscribers within the meaning of Directive 2004/39/EC, 'professional investor' subscribers within the meaning of section I of annex II of Directive 2014/65/EC, and all subscribers within the framework of discretionary management services or investment advice on an independent basis within the meaning of Directive 2014/65/EC, for which the suppliers of such services are not allowed to accept and retain fees, commissions or any monetary or non-monetary benefits paid or provided by the management company or by the marketing agent of the Fund ('clean share' units). |



| Unit Class | ISIN Code | Subscription or redemption fees | Operating and management charges | Minimum subscription |
|---------------|--------------|---------------------------------|---------------------------------------|----------------------|
| Х | FR0010865931 | 10% Maximum rate | Maximum 0.50% per annum including tax | €100 |
| I | FR0010473991 | 7% maximum rate | Maximum 0.50% per annum including tax | None |
| Α | FR0010120931 | 5% maximum rate | Maximum 1.30% per annum including tax | €100 |
| R | FR0010363366 | 3% maximum rate | Maximum 1.80% per annum including tax | None |
| ID | FR0012758761 | 7% maximum rate | Maximum 0.50% per annum including tax | €100 |

3.2.11. Conditions for subscribing and redeeming shares

Subscription and redemption orders are centralised at BNP Paribas SA (Postal address: 9, Rue du Débarcadère, 93500 Pantin, France) on each NAV calculation day (D) before 10:00 am. Orders for registered units or units to be registered as part of the IZNES shared electronic registration system (Dispositif d'Enregistrement Électronique Partagé, DEEP) are received at any time by IZNES and centralised by IZNES SAS on each NAV calculation day (D) before 10:00 am. These orders are then executed at a then-unknown price on the basis of NAV calculated on the following business day (D+1). The resulting payments are made on the following second business day (D+2).

In summary, subscription and redemption orders are executed in accordance with the table below, unless any specific deadline is agreed upon with your financial institution:

| D: day on which the net asset value is determined | D+1 business day | D+2 business days |
|--|---|---|
| Centralisation before 10:00 am of the subscription and redemption orders | Publication of the Net Asset Value of D | Delivery of Subscriptions Settlement of Redemptions |

Subscription and redemption orders may be expressed in number of units (whole numbers or decimal fractions) or in cash value.

Holders can switch from one unit class to another by passing a redemption order in the units of the share class held, followed by a subscription order for units in another share class. Investors should be aware that switching from one unit class to another triggers the application of the tax regime governing capital gains or losses on financial instruments.

<u>NAV calculation date and frequency:</u> The net asset value is determined each day (D) the Paris stock market is open, with the exception of legal holidays in France. NAV is calculated on the following business day (D+1), based on the preceding day's closing prices.

<u>Place and methods of publication or communication of net asset value:</u> The net asset value is available upon request from Sycomore Asset Management and on its website (www.sycomore-am.com).

3.2.12. Fees and Charges

Entry and exit charges of the Feeder Fund:

Entry and exit charges are either levied on the subscription price paid by the investor or deducted from the redemption price. Charges retained by the UCITS offset expenses borne by the UCITS for investment or divestment. Non-retained charges are attributed to the asset management company, the marketing agent, etc.

| | | | Rate | | | | | |
|---|---|--|------------|------------|------------|------------|------------|--|
| | Charges borne by the investor at the time of subscriptions and redemptions | Basis | Unit Class | |
| 5 | Subscriptions and redemptions | | Χ | I | Α | R | ID | |
| | Subscription fee | Subscription fee Net asset value multiplied by | | 7% | 5% | 3% | 7% | |
| | not due to the UCITS | the number of units subscribed | Maximum | maximum | maximum | maximum | maximum | |



| | | rate | rate | rate | rate | rate |
|-------------------------------------|--|------|------|------|------|------|
| Subscription fee due to the UCITS | Net asset value multiplied by the number of units subscribed | | | None | | |
| Redemption fee not due to the UCITS | Net asset value multiplied by the number of units redeemed | None | None | None | None | None |
| Redemption fee due to the UCITS | Net asset value multiplied by the number of units redeemed | | | None | | |

Exemptions: No fees will be charged for a redemption followed by a subscription for the same account on the same day, if the NAV and amount have the same values.

The Feeder Fund shall not bear subscription or redemption fees for its investments and/or divestments in its Master Fund.

Operating and management charges:

These charges include all the expenses invoiced directly to the UCITS, except for execution fees. Execution fees include intermediation charges (brokerage, stamp duty, etc.) and transfer commissions, if any, which may be collected by the custodian and the management company. The following may be payable in addition to the ongoing charges:

- performance fees. These reward the asset management company when the Fund exceeds its objectives. They are therefore invoiced to the UCITS;
- transfer commissions invoiced to the UCITS.

For further details regarding fees charged to the UCITS, please refer to the key investor information document.

| | | Rate | | | | | |
|---|---|-----------------|---------------------|---|------------------------|---------------------|--|
| Fees charged to the Feeder Fund | Basis | Unit | Unit | Unit | Unit | Unit | |
| | | Class X | Class I | Class A | Class R | Class ID | |
| Management fees of the asset management company and external | | Max | ximum an | nual rate | (including | ı tax) | |
| costs (Statutory Auditors, Depositary and centralisation fees, financial management, distribution, legal costs, etc.) | Net assets | 0.50% | 0.50% | 1.30% | 1.80% | 0.50% | |
| Maximum indirect costs (Master Fund) | Net assets | Net assets None | | | | | |
| Transfer commissions charged by the Management Company | Charge on each transaction | | | | | | |
| Transaction fee collected by the depositary | Charge on each transaction Maximum charge of €30, | |), including tax. | | | | |
| Performance fee | Net assets | None | composi Net Retu | including te index o ırn + 50% th a High | f 50% Eu capitalise | ro Stoxx ed €STR | |

These fees shall be booked directly to the Fund's profit and loss account.

*The Feeder Fund shall invest in units from Unit Class MF of the Master Fund, reserved for Feeder Funds. They do not bear fees, such that the performance of the Feeder Fund is not charged fees at the level of the Master Fund.

Performance fee:

Calculation method

The outperformance generated by the Fund on a given date is understood to be the positive difference between the net assets before deduction of any performance fee from the Fund and the assets of a notional UCI, achieving the performance of its benchmark index and recording the same pattern of subscriptions and redemptions as the actual Fund on the same date.

If this difference is negative, this amount represents an underperformance that will have to be offset in the following years before it can again be provisioned for the performance fee.

Offsetting underperformance and reference period

As specified in the ESMA guidelines for performance fees, 'the reference period is the period during which performance is measured and compared to the benchmark and at the end of which it is possible to reset the mechanism for offsetting past underperformance.'



This period is set at a rolling 5-year period. This means that in excess of 5 consecutive years without crystallisation, unoffset underperformance older than 5 years will no longer be taken into account in the performance fee calculation.

Observation period

The first twelve-month observation period began on 1 January 2022.

At the end of each financial year, one of the following three cases may occur:

- The Fund underperformed over the observation period. In this case, no fee is charged and the observation period is extended by one year to a maximum of 5 years (reference period).
- The Fund outperforms the observation period but the net asset value after taking into account any provision for performance fees is lower than the highest of the net asset values on the last trading day of each previous financial year. In this case, no fee is charged, the calculation is reset and a new twelve-month observation period begins.
- The Fund (i) outperformed over the observation period and (ii) the net asset value after taking into account a possible provision for the performance fee is higher than the highest of the net asset values recorded on the last trading day of each previous financial year. In this case, the management company receives the provisioned fees (crystallisation), the calculation is reset and a new twelve-month observation period begins.

Provisioning

Each time the net asset value is established (NAV), the performance fee is subject to a provision (of 15% of the outperformance) if the Fund's net assets before deduction of any performance fee is greater than that of a notional UCI over the observation period and the net asset value after taking into account any provision for performance fees is higher than the highest of the net asset values recorded on the last trading day of each previous financial year, or a recovery of the provision limited to the existing allocation in the event of underperformance.

In the event of redemptions during the period, the share of the constituted provision corresponding to the number of shares redeemed shall be definitively acquired and taken by the Manager.

Crystallisation

The crystallisation period, i.e. the frequency of any provisioned performance fee being payable to the management company, is twelve months.

Due to a postponement of the closing date for the accounting year for the Fund from the last trading day in December to the last trading day in March, which took place in 2023, the crystallisation period that began on 1 January 2023 will exceptionally end on 29 March 2024, in order to align with the new closing date for the Fund financial year.

4. COMMERCIAL INFORMATION

The settlement of distributable sums occurs, where applicable, within five months following the end of the fund's financial year.

Subscription and redemption orders for Fund units must be addressed to BNP Paribas SA for bearer units to be registered or registered in EUROCLEAR and by IZNES for units to be registered or registered purely in the shared electronic registration facility (Dispositif d'Enregistrement Electronique Partagé, DEEP).

Information concerning the Fund is provided by Sycomore Asset Management to your financial intermediary, whose duty it is to pass this information on to their clients.

Sycomore AM's shareholder commitment policy and the latest report on the implementation of this policy are available on our website: www.sycomore-am.com

The management company's voting policy and the report setting out the conditions for the exercise of these voting rights are available and sent free of charge within one week upon written request from the investor to:

- Sycomore Asset Management, 14 avenue Hoche, 75008 Paris, France; - At the following address: info@sycomore-am.com.

The information on Environmental, Social and Governance (ESG) criteria taken into account by the UCITS is available on Sycomore Asset Management's Website (www.sycomoream.com).



Furthermore, information concerning the Fund may be obtained directly via the Sycomore Asset Management website

(www.sycomore-am.com) or by calling our Investor Relations Department at +33 (0)1.44.40.16.00.



The management company may send the UCI's portfolio composition to its investors within a period which may not be less than 48 hours after the publication of the net asset value, solely for the purpose of calculating the regulatory requirements related to Directive 2009/138/EC (Solvency 2). Each investor

wishing to use this information must have procedures in place to manage this sensitive information prior to the transmission of the portfolio composition, which is to be used solely for calculating prudential requirements.

5. INVESTMENT REGULATION

The Fund complies with the investment rules under Directive 2009/65/EC applicable to UCITS investing no more than 10% of their assets in units or shares of UCIs as set out in the General Regulation of the French Financial Markets Authority (Autorité des Marchés Financiers).

6. OVERALL RISK

The Fund's overall risk reflects the additional risk incurred by the use of derivatives, based on the commitment calculation method.

7. ASSET VALUATION PRINCIPLES

7.1 Asset valuation rules

Financial instruments and securities traded on French or foreign regulated markets are valued at market price.

However, the following instruments are valued in accordance with the following specific methods:

- Financial instruments which are not traded on regulated markets are valued by the management company at their likely trading value.
- Units or shares in mutual funds are valued at the most recently published NAV.
- Negotiable debt securities and similar instruments which are not actively traded are valued using an actuarial method. The value retained is that of equivalent issued securities, which are adjusted, where applicable, on the basis of a credit spread reflecting the creditworthiness of the security issuer. However, negotiable debt securities with residual lifespan not exceeding three months may be valued using the commitment method in the absence of any specific sensitivity. The application of these principles is set by the asset management company. These are detailed in the Appendix to the annual accounts.
- Transactions involving financial futures or options traded on French or foreign organised markets are valued at market price in accordance with methods laid down by the management company. They are set out in the Appendix to the annual accounts.
- over-the-counter futures, options or swap transactions authorised by the regulations applicable to UCITS, are valued at their market price or at an estimated value in accordance with methods laid down by the asset management company, as defined in the notes to the annual financial statements.

Financial instruments for which no price has been established on the valuation day, or the price of which has been adjusted, are valued at their likely trading value under the asset management company's liability. These valuations and relative supporting data are made available to the Statutory Auditor during inspections and audits.

The accounting currency is the euro.

7.1.1. Alternative assessment procedures in case the financial data is unavailable

Please note that the administrative and accounting management of the Fund is delegated to BNP Paribas SA, which is in charge of valuing the Fund's financial assets.

Nevertheless, at any given time, Sycomore Asset Management has its own estimate of the financial assets in the Fund, carried out using multiple sources of financial data which it has at its disposal (Reuters, Bloomberg, market counterparties, etc.).

In the event that the delegated administrative and accounting agent is unable to value the fund's assets, it will still therefore be possible to provide it with the requisite information for the purpose of such a valuation, in which case the Statutory Auditor will be promptly informed.

7.1.2. Accounting method

The accounting method selected to record income from financial instruments is the coupon-received principle.

The accounting method selected to record execution costs is exclusive of fees.



8. REMUNERATION POLICY

In accordance with the regulation resulting from Directives 2011/65/EC (AIFM) and 2014/91/EC (UCITS V), Sycomore AM established a remuneration policy. Its objectives are to promote alignment of interests between investors, the management company and its staff, as well as sound and efficient risk management of managed portfolios and of the management company, taking into account the nature, scope and complexity of Sycomore AM's activities. In particular, it relies on the allocation of sufficiently high fixed remuneration and bonuses

whose procedures for allocation and payment promote the alignment of long-term interests.

Details of this remuneration policy are available on our website, www.sycomore-am.com.

A paper copy can also be made available free of charge upon request.



TERMS AND CONDITIONS

ASSETS AND UNITS

Article 1 - Fund units

The rights of co-owners are expressed in units, each unit representing an equivalent fraction of the assets of the Fund. Each unit holder owns joint ownership rights over the assets of the fund in proportion to the number of units owned.

The term of the Fund is 99 years from 11 October 2004 subject to any early winding-up or extension as provided for in these terms and conditions.

The characteristics of the various categories of units, and the terms and conditions of their acquisition, are set forth in 'the Key Investor Information Document' and the prospectus of the Fund.

The different classes of units may:

- benefit from different income distribution methods; (distribution or accumulation)
- be denominated in different currencies;
- incur different management fees;
- - bear different subscription and redemption fees;
- have a different nominal value.

Units may be consolidated or split.

The Board of Directors of the asset management company may elect to split units into ten-thousandths, referred to as fractional units.

Provisions herein governing the issue and redemption of units are applicable to fractional units, the value of which shall always be proportional to the value of the proportion they represent. All other provisions herein governing units apply to fractional units without need for further specification, unless otherwise stated.

Finally, the board of directors of the management company may unilaterally elect to split units by creating new units issued to holders in exchange for existing units.

Article 2 - Minimum assets

Units may not be redeemed if the Fund's (or a sub-fund's) assets fall below €300,000; when the assets remain below this amount for a period of thirty days, the management company shall make the necessary provisions to liquidate the UCITS concerned, or to carry out one of the operations mentioned in article 411-16 of the AMF's General Regulation (transfer of the UCITS).

Article 3 - Issue and redemption of units

The units can be issued at any time at the request of holders on the basis of their Net Asset Value plus, if applicable, any subscription fees.

Redemptions and subscriptions shall be executed in accordance with the terms and conditions defined in the key investor information document and the fund prospectus.

Fund units may be listed in accordance with applicable regulations.

Unit subscriptions must be paid in full on the NAV calculation date. They may be made in cash and/or by a contribution in kind in the form of transferable securities. The Portfolio Management Company has the right to refuse the proposed securities and has a period of seven days from the date of filing to inform the subscriber of their decision. If it accepts the securities, they shall be valued on the basis of the rules laid down in article 4, and the subscription shall be made on the basis of the first net asset value calculated following acceptance of the securities involved.

Redemptions shall be paid out exclusively in cash, unless the Fund is liquidated and unit holders have given their consent to repayment in securities. Payment is made by the issuance account keeper within a maximum of five days following unit valuation.

This period may however be extended up to a maximum of 30 days in exceptional circumstances if the repayment requires the prior divestment of assets held in the Fund.

Except in the case of inheritance or inter-vivos donations, any assignment or transfer of units between holders, or by holders to third parties, shall be deemed to constitute a redemption followed by a subscription. In the case of a third-party assignee, the amount must, where applicable, be supplemented by the beneficiary in order to be at least equal to the minimum subscription required by the key investor information document and the prospectus.

In application of article L. 214-8-7 of the French Monetary and Financial Code, the redemption by the Fund of its units, as well as the issue of new units, may be provisionally suspended, by the management company, under exceptional circumstances and if holders' best interests so require.

When the net assets of the Fund are lower than the amount set by the regulations, no acquisition of shares may take place.

The Fund may cease to issue units pursuant to article L. 214-8-7 of the French Monetary and Financial Code in the following cases:



- under objective circumstances entailing the close of subscriptions, such as a maximum number of units or shares issued, a maximum asset value attained or the expiry of a specified subscription period. These objective circumstances are defined in the full prospectus of the UCITS.

The UCITS may cease to issue units pursuant to the third paragraph of Article L. 214-8-7 of the French Monetary and Financial Code in situations involving the closure of subscriptions such as a maximum number of units issued, a maximum asset value attained or the expiry of a specified subscription period. The trigger of this tool will be communicated by any means to existing holders relating to its activation, as well as to the threshold and objective situation that led to the decision to partially or completely close. In the case of a partial closure, this communication by any means will explicitly specify the terms and conditions under which existing holders may continue to subscribe during the duration of this partial closure. Unit holders are also informed by any means of the decision of the UCITS or the management company either to end the total or partial closure of subscriptions (when falling below the trigger level) or not to end them (in the event of a change of threshold or a change in the objective situation that led to the implementation of this tool). A change in the objective situation invoked or to the trigger level of the tool must always be made in the interests of the unit holders. Information by any means shall specify the exact reasons for these changes.

Article 4 - Calculation of the Net Asset Value

The Net Asset Value is calculated in accordance with the valuation rules set out in the Prospectus.

Contributions in kind shall comprise only securities, shares or contracts permissible as UCITS assets, and these shall be valued in accordance with the valuation principles applied to the NAV calculation.

SECTION 2: FUND OPERATION

Article 5 - The Management Company

The fund is managed by the asset management company in accordance with the policy defined for the fund.

The management company will act in the sole interest of the unit-holders under all circumstances and shall have sole authority to exercise the voting rights attached to securities held by the Fund.

Article 5a - Operating rules

The instruments and deposits that are eligible to form part of the Fund's assets and the investment rules are described in the prospectus.

Article 5b – Listing on a regulated market and/or a multilateral trading facility

Fund units may be listed on a regulated market and/or a multilateral trading facility in accordance with applicable regulations. In case the Fund whose units are admitted to trading on a regulated market has an index-based management objective, the Fund will have in place a system to ensure that the price of its units does not significantly vary from its net asset value.

Article 6 - Custodian

The custodian performs the tasks entrusted to it by the legal and regulatory provisions in force as well as those entrusted to it contractually. It is responsible for ensuring that legal decisions made by the asset management company comply with the necessary regulations. It must, where required, take any precautionary measures it deems necessary. In the event of a dispute with the management company, it will inform the French Financial Markets Authority (Autorité des Marchés Financiers, AMF).

Although the fund is a feeder UCITS, the depositary has thus entered into an information exchange agreement with the master UCITS depositary or, if applicable, if it is also the depositary of the UCITS, it has drawn up appropriate specifications.

Article 7 - Statutory auditor

A statutory auditor is appointed by the governing body of the management company for a term of six financial years, with the approval of the AMF. The statutory auditor certifies the accuracy and consistency of the financial statements. The appointment of the statutory auditor may be renewed.

The statutory auditor is required to notify the AMF as soon as possible of any fact or decision relating to the Fund of which he becomes aware in the course of his audit that may:



- Constitute a breach of the laws or regulations applicable to this Fund that could have a significant impact on its financial situation, results or assets;
- Undermine the conditions or continuity of its business,
- Entail the issuing of reservations or the refusal to certify the financial statements

Asset valuation and the determination of exchange terms pertaining to conversions, mergers or split transactions are carried out under the supervision of the statutory auditor. The statutory auditor shall determine the value of any contribution in kind or redemption in kind under their own responsibility, except in the case of redemptions in kind for an ETF on the primary market. The statutory auditor monitors the accuracy of the composition of assets and other items prior to publication. The statutory auditor's fees shall be set by mutual agreement between the auditor and the board of directors or the management board of the management company, on the basis of a work schedule setting out the checks deemed necessary. The statutory auditor shall certify positions serving as the basis for any interim distribution. The statutory auditor's fees are included in the management fees.

Article 8 – The financial statements and management report

At the closing of each financial year, the asset management company prepares the financial statements and a report on the fund's management during that year.

The management company prepares a statement of the UCITS's assets and liabilities, at least once every half-year, under the supervision of the custodian.

The management company shall make these documents available to unit holders within four months of the end of the financial year and inform them of the amount of income attributable to them: These documents are either sent by mail at the express request of the unit holders, or made available to them by the Asset Management Company.

TERMS AND CONDITIONS OF ALLOCATION OF DISTRIBUTABLE SUMS

Article 9 – Terms and conditions of appropriation of income and distributable sums

Net income for the financial year shall be equal to total interests, arrears, dividends, premiums and bonuses, attendance fees and any other income relating to securities constituting the Fund portfolio, plus income from short-term liquidities, minus management charges and borrowing costs.

Distributable amounts consist of:

- 1. Net income plus retained earnings plus or minus the balance of accrued income:
- 2. Realised capital gains after costs, less realised capital losses after costs, recognised during the financial year, plus capital gains after costs recognised during previous financial years that have not been distributed or accumulated and minus or plus the balance of capital gain accruals.

The amounts stated in points 1 and 2 may be distributed, either entirely or partially, independently of one another. The management company shall decide on the appropriation of distributable amounts. Where applicable, the Fund may choose one of the following options for each unit class:

- accumulation: distributable amounts are fully reinvested with the exception of those that must be distributed pursuant to legal provisions;
- distribution (with the possibility of interim distribution):
- of all distributable sums (all amounts mentioned in points 1 and 2), to the nearest rounded figure;
- distributable sums mentioned in point 1 to the nearest rounded figure:
- distributable sums mentioned in point 2 to the nearest rounded figure.

For funds which prefer to maintain the freedom to accumulate and/or distribute all or part of the distributable sums, the management company decides each year on the appropriation of distributable sums mentioned in points 1 and 2 with the possibility of interim distribution.

MERGER - SPLIT - DISSOLUTION - LIQUIDATION

Article 10 - Merger & De-merger

The Management Company may either transfer, in full or in part, the assets included in the Fund to another UCITS or split the fund into two or more other funds for which it will provide management.

A merger or split may not be carried out until one month after notice of the transaction has been given to holders. A merger or split gives rise to the issuance of a certificate specifying the new number of units held by each holder.

Article 11 - Dissolution & extension

If the Fund assets remain below the amount specified in article 2 for a period of thirty days, the management company shall wind-up the Fund and inform the French Financial Markets Authority, unless it is merged with another investment fund.

The management company may wind-up the Fund before term. It shall inform unit holders of its decision and subscription or

Sycomore Opportunities - Terms and Conditions



redemption orders shall no longer be accepted as of that date.



The management company shall also wind-up the Fund if it receives redemption orders for all of its units, if the custodian ceases to perform its duties where no other custodian has been designated, and upon the expiry of the Fund's term unless it has been extended.

The asset management company shall inform the French Financial Markets Authority in writing of the scheduled date and selected winding-up procedure. It shall then send the French Financial Markets Authority the statutory auditor's report.

Extension of a fund may be decided by the asset management company in agreement with the custodian. Its decision must be taken at least 3 months prior to expiry of the Fund's term, and both unit holders and the French Financial Markets Authority must be informed at the same time.

Article 12 - Liquidation

If the fund is wound-up, the asset management company shall be responsible for the liquidation process. The liquidation process may be entrusted to the custodian subject to its consent. The asset management company or, where applicable, the custodian shall be vested with the broadest powers to realise assets, pay any creditors and distribute the remaining balance between unit holders in cash or securities.

The statutory auditor and the custodian shall continue in their respective capacities until the liquidation process is complete.

DISPUTES

Article 13 - Competent courts & Choice of jurisdiction

All disputes related to the Fund that may arise during the term in which it operates, or during its liquidation, either between the unit holders or between the unit holders and the asset management company or the Custodian, are subject to the jurisdiction of the competent courts.



9. ADDITIONAL INFORMATION FOR INVESTORS IN GERMANY

Right to market shares in Germany

SYCOMORE ASSET MANAGEMENT (the "Company") has notified its intention to market shares in the Federal Republic of Germany and since completion of the notification process it has the right to market shares.

Paying and Information Agent in Germany

The function of paying and information agent in the Federal Republic of Germany is carried out by:

BNP Paribas Securities Services S.C.A.

Europa allee 12,

60327 Frankfurt am Main

(the "Paying and Information Agent").

Redemption applications may be sent to the Paying and Information Agent for onward transmission to the Company. Shareholders residing in Germany may request that they receive payments (redemption proceeds, distributions, if any, and any other payments) from the Company through the Paying and Information Agent.

Copies of the sales prospectus (including the rules of the fund), the key investor information document (KIID) as well as the audited annual account and, if subsequently published, the unaudited half-yearly account may be obtained free of charge in paper form at the registered office of the Paying and Information Agent.

Furthermore, the subscription and redemption prices are available free of charge at the Paying and Information Agent.

Publications

In the Federal Republic of Germany, the subscription and redemption prices will be published on https://www.sycomore-am.com/.

In the cases enumerated in Sec. 298 (2) KAGB shareholders additionally will be notified by means of a durable medium in terms of Sec. 167 KAGB.

Pre-contractual information for financial products referred to in Article 8 of Regulation (EU) 2019/2088 and the first paragraph of article 6 of Regulation (EU) 2020/852

Product name: Sycomore Opportunities

Legal entity identifier: 969500N1MLQB10AF5716

Environmental and/or social characteristics

Sustainable investment means an investment in economic activity that contributes to environmental or social objective, provided that it does not cause significant harm to any of these objectives and that the companies in which the financial product invests apply good governance practices.

The EU taxonomy is a classification scheme established bv (EU) Regulation 2020/852 which lists environmentally sustainable economic activities. Regulation does not lay down a list of socially sustainable economic activities. Sustainable investments with an environmental objective are not necessarily aligned with taxonomy.

Sustainability indicators are used to check whether the product complies with the environmental or social characteristics promoted by the financial product.

| Does this fin | ancial product have a susta | ainable | inves | stment objective? |
|---------------------|--|-----------|-----------------|--|
| • • Ye | 2 S | •• | * N | lo |
| sustaina environ | able investments with an amental objective:% In economic activities that are considered environmentally sustainable under the EU taxonomy In economic activities that are not considered environmentally sustainable under the EU taxonomy | cl | harac im for | notes environmental and social teristics (E/S) and, although it does not a sustainable investment, it will contain mum of 1% of sustainable investments having an environmental objective in economic activities that are considered environmentally sustainable under the EU taxonomy having an environmental objective in economic activities that are not considered environmentally sustainable under the EU taxonomy with a social goal |
| sustaina | ake a minimum of able investments with a bjective:% | | • | notes E/S characteristics, but will not sustainable investments |

What environmental and/or social characteristics are promoted by this financial product?

As the Fund is a Feeder Fund investing at least 95% of its net assets in units of the Sycomore Partners Master Fund, the Feeder Fund promotes the same environmental and/or social criteria as the Master Fund, adjusted by 5% due to the cash that may be held by the Feeder Fund.

The Master Fund aims to achieve a significant return over a minimum recommended investment horizon of five years through a careful selection of European and International equities with binding ESG criteria and an opportunistic and discretionary variation in the portfolio's exposure to equity markets.

The Master Fund will target, among others, companies claiming a deep transformation strategy for sustainable development (product or service offering, or changes in its practices), with the goal of supporting environmental, social, and societal transformation, and transformation of the governance of these companies.

No benchmark has been appointed to determine whether the Master Fund or the Feeder Fund complies with the environmental and/or social criteria they promote.

What sustainability indicators are used to measure the achievement of each of the environmental or social characteristics promoted by the financial product?

The sustainability indicators used to measure the achievement of each of the environmental or social criteria promoted by the Feeder Fund in relation to its investment in its Master Fund must be assessed at the level of the Master Fund.

The Master Fund will assess the achievement of each of the environmental or social criteria using the following sustainability indicators, among others:

At the level of the companies held:

- SPICE ratings of companies held: SPICE¹ stands for Society & Suppliers, People, Investors, Customers and Environment. This tool assesses the sustainability of corporate performance. It integrates the analysis of economic, governance, environmental, social and societal risks and opportunities into the commercial practices and product and service offerings of companies. The analysis takes into account 90 criteria from which a score between 1 and 5 per SPICE letter is obtained. These 5 ratings are weighted according to the most significant impacts on the company.
- At the societal level: investments where the societal contribution of products and services is greater than or equal to +30% The assessment of the societal contribution² combines the positive and negative societal contributions of products and services of a company. The methodology is based on the societal aspects of the 17 UN Sustainable Development Goals (SDGs) and their 169 targets. Companies with a societal contribution above or equal to the mentioned threshold therefore make a significant contribution to one or more of these SDGs or targets, according to our analysis.
- At the human resource level, two indicators relate to SDG 8 ('Promote sustained, inclusive and sustainable economic growth, full and productive employment and decent work for all.') and SDGs 3, 4, 5, and 10 for the latter:
 - Investments awarded with a 'Good Jobs' rating greater than or equal to 55/100. The Good Jobs rating³ is a metric that aims to assess, on a scale of 0 to 100, a company's overall ability to create sustainable and quality jobs for all, particularly in areas countries or regions where employment is relatively limited and therefore necessary for sustainable and inclusive development.
 - Investments awarded with a 'Happy@Work Environment' rating⁴ greater than or equal to 4.5/5. The framework provides a comprehensive and objective assessment of the level of wellbeing at work, focusing on: objectives, autonomy, skills, labour relations, and equity.

¹ Further information is available on the website, which can be found at the end of this document.

²lbid

³ Ibid

⁴ Ibid

- The Master Fund will partially make sustainable investments with an environmental objective, based on the following conditions: investments where the Net Environmental Contribution⁵ is greater than or equal to +10% The NEC is a metric that enables investors to measure to what extent a given business model is aligned or misaligned with the ecological transition and objectives for mitigating climate change. The score is calculated on a scale from -100%, for the activities that are the most damaging to natural resources, to +100% for activities providing a strong positive environmental impact. Companies associated with an NEC greater than or equal to the threshold mentioned in our analysis make an important contribution to the ecological transition and climate change mitigation objectives.
- Ratings of companies held in terms of sustainable development.
- Compliance by companies held with the Investment Manager's SRI exclusion policy.
- Compliance by companies held with the Investment Manager's controversy review process.
- Compliance of companies held with the Investment Manager's PAI policy.
- What are the objectives of the sustainable investments that the financial product intends to pursue in particular and how do the investments made contribute to these objectives?

The Master Fund may partially make sustainable investments with a social objective, on the basis of at least one of the following conditions:

- At the societal level: investments where the societal contribution of products and services is greater than or equal to +30%
- At the human resource level, two indicators relate to SDG 8 ('Promote sustained, inclusive and sustainable economic growth, full and productive employment and decent work for all.') and SDGs 3, 4, 5, and 10 for the latter:
- o **Investments awarded with a 'Good Jobs' rating** greater than or equal to 55/100.
- o Investments awarded with a 'Happy@Work Environment' rating⁶ greater than or equal to 4.5/5.
- o Companies with a 'Good Jobs' rating or a 'Happy@Work Environment' rating greater than or equal to the selected thresholds make a significant contribution to SDG 8, according to the Investment Manager.

The Master Fund may partially make sustainable investments with an environmental objective, subject to the following conditions: investments where the **Net Environmental Contribution**⁷ is greater than or equal to +10%. Companies associated with an NEC greater than or equal to the selected threshold, according to the Investment Manager, make a

adverse

Principal

matters.

⁵ Ibid

impacts are the most significant negative impacts of investment decisions on sustainability factors relating environmental, social and employee matters, respect for human rights, anti-corruption anti-bribery and

⁶ Further information is available on the website, which can be found at the end of this document.

significant contribution to the ecological transition and climate change mitigation objectives.

To what extent do the sustainable investments that the financial product intends to pursue in particular not cause significant damage to an environmentally or socially sustainable investment objective?

Four elements are put in place to prevent sustainable environmental or social objectives from being significantly affected, on an ex ante basis, before any investment decision at the level of the Master Fund.

Indeed, investments targeted by one or more of the following criteria will not be considered as sustainable investments at the level of the Master Fund:

- 1. As indicated in the management company's SRI policy: activities are limited for their controversial social or environmental impacts, as defined and reviewed each year in Sycomore AM's basic policy (applicable to all direct investments of Sycomore AM) and in the Socially Responsible Investment (SRI) policy (applicable to all UCITS, mandates and dedicated funds managed according to an SRI strategy) such as: human rights violations, controversial and nuclear weapons, conventional weapons and ammunition, thermal coal, tobacco, pesticides, pornography, carbon-intensive energy production, oil and gas.
- 2. **Companies concerned by a level 3/3 controversy:** identified based on the Investment Manager's in-depth analysis of controversies. Companies classified as most controversial (-3 on the Sycomore AM scale, from 0 to -3) are considered to be in breach of one of the principles of the United Nations Global Compact.
- 3. **SPICE** rating below 3/5: Through its 90 criteria, the SPICE methodology covers all environmental, social and governance issues targeted by the indicators of negative impacts on sustainability factors listed in the Regulatory Technical Standards. A lower rating, less than 3/5, indicates a lower durability performance on one or more negative impacts.
- 4. According to Sycomore AM's Principal Adverse Impacts policy⁸: a PAI policy to identify additional risks of significant impacts on the environmental and social issues covered by the PAI indicators listed in Table 1 of Annex I of the SFDR Regulation is implemented. Companies meeting all the exclusion criteria relating to GHG emissions, biodiversity, water, waste, gender equality, the principles of the United Nations Global Compact/OECD Guidelines for Multinational Enterprises, or controversial weapons, will be declared 'unsustainable'.

How have adverse impact indicators been taken into account?

At the level of the Master Fund, the negative impact on sustainability factors involves indicators at two levels:

- 1. Solely for sustainable investments: a PAI policy based directly on the indicators in Table 1 of Annex I and all relevant indicators in Tables 2 and 3.
- 2. For all investments in the financial product: The framework of the SPICE analysis, which considers all the issues covered by all the indicators of negative impact on sustainability factors, with the ability to use them to feed into the analysis.

⁸ Further information is available on the website, which can be found at the end of this document.

PAI policy: each sustainability factor referred to in Table 1 of Annex I was associated with an exclusion criterion:

Applicable to companies held

o GHG emissions:

- Indicators 1-2-3-5-6 (scope 1, 2, 3 of GHG emissions and total emissions; carbon footprint; GHG emissions intensity of companies held; share of non-renewable energy consumption and production; energy consumption intensity by high-impact climate sector): For all sectors, GHG emissions are assessed taking into account the size of the company relative to its sub-sector and the science-based decarbonisation levels necessary to maintain the global temperature increase below 2° C compared to pre-industrial temperatures, as described in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change⁹ (IPCC). As a result, Sycomore AM's PAI approach to GHG emissions in all sectors is based on scientific indicators: on the one hand, the Science-Based Targets initiative (SBTi¹⁰) and, on the other hand, the Science-Based Initiative to Align Temperatures with 2° C (SB2A¹¹). Companies associated with a temperature above the threshold defined in the PAI policy are considered to be seriously detrimental to the climate change mitigation objective.
- Indicator 4 (Exposure to companies active in the fossil fuel sector): Companies active in the fossil fuel sector are subject to Sycomore AM's exclusion policy.

o Biodiversity:

- Indicator 7 (Activities negatively affecting biodiversity-sensitive areas), in addition to Indicator 14 in Table 2 (Natural species and protected areas): these two indicators show that activities in areas sensitive to biodiversity are not likely to be undertaken without appropriate mitigation measures. Companies for which this is confirmed are deemed to seriously undermine the objective of protecting and restoring biodiversity and ecosystems. The detailed confirmation process for excluded companies is provided in the PAI policy.

o Water:

- Indicator 8 (Emissions to water): For companies reporting emissions above the threshold set in the PAI policy, further surveys are conducted on the impact on stakeholders of past emissions, based on controversy reviews. A serious impact that the company has not yet fully taken into account is deemed to seriously undermine the objective of sustainable use and protection of water and marine resources.

o Waste:

- Indicator 9 (Hazardous waste and radioactive waste ratio): For companies that report quantities exceeding the threshold set in the PAI policy, additional surveys are carried out on the impact on stakeholders of waste generated, based on controversy

https://unfccc.int/topics/science/workstreams/cooperation-with-the-ipcc/the-fifth-assessment-report-of-the-ipcc?gclid=CjwKCAjw7p6aBhBiEiwA83fGupjyovLRq1NKs9o5UtlotAQQcswzZD30tofiDkgryZ8SIJHtnG5y4BoCEiwQAvDBwE

¹⁰ https://sciencebasedtargets.org/

¹¹ https://icebergdatalab.com/solutions.php

reviews. A serious impact that the company has not yet fully taken into account is deemed to seriously undermine the objective of preventing and controlling pollution.

o Principles of the United Nations Global Compact/OECD Guidelines for Multinational Enterprises:

- Indicator 10 (Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises): The framework of the above-mentioned controversy analysis implemented by Sycomore AM aims precisely to identify violations of these international standards.
- Indicator 11 (Lack of processes and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guidelines for Multinational Enterprises): The lack of processes and mechanisms for monitoring compliance with these international standards is a signal that more due diligence is needed to conclude on the likelihood of potential violations. Stricter requirements are then implemented throughout the SPICE analysis, particularly in relation to the Society & Suppliers (S), People (P) and Customers (C) stakeholder classes, defined in the PAI policy. Any company that fails the test is deemed to be significantly detrimental to one or more social objectives.

o Gender Equality:

- Indicator 12 (Unadjusted gender pay gap): Companies associated with an unadjusted gender pay gap exceeding the threshold set in the PAI policy are considered to seriously undermine the social objective of combating inequality.
- Indicator 13 (Board gender diversity): Companies associated with the participation of women on the board of directors of the company below the threshold defined in the PAI policy are considered to seriously undermine the social objective of combating inequalities.
- o **Controversial Weapons**: Exposure to controversial weapons is specifically addressed by Sycomore AM's exclusion policy.

Applicable to governments and supranational organisations:

- o **GHG intensity** (Indicator 15): The intensity of GHG emissions is part of the State analysis described in Sycomore AM's ESG integration policy, which excludes underperforming countries in a wide range of environmental, social and governance issues.
- o **Investee countries subject to social violations** (Indicator 16): Similarly, the framework of analysis applicable to States concerns adherence to the United Nations Charter. In addition, a set of indicators is used to assess government practices in sustainable development and governance, including corruption, human rights and social inclusion.

SPICE rating:

Through its 90 criteria, the SPICE methodology covers all environmental, social and governance issues targeted by the indicators of negative impacts on sustainability factors listed in the Regulatory Technical Standards.

Of the 46 indicators of adverse impacts applicable to companies held (14 indicators of the principal adverse impacts listed in Table 1 of the standard, as well as 32 additional indicators of adverse impacts listed in Table 2 and Table 3 of the standard), 42 indicators are part of the SPICE scope of analysis (23 environmental indicators and 19 social indicators), and 4 indicators are targeted by Sycomore AM's exclusion policy (1 environmental indicator and 3 social indicators).

More specifically, Sycomore AM's SPICE fundamental analysis model is an integrated model that provides a holistic view of companies in the investment universe. It has been developed taking into account the OECD Guidelines for Multinational Enterprises. It fully integrates ESG factors to understand how companies manage negative impacts as well as key sustainable opportunities using a dual materiality approach.

Examples of matching adverse effects with elements of the SPICE analysis include:

Society & Suppliers (S): The S rating reflects the company's performance vis-à-vis its suppliers and civil society. The analysis concerns the societal contribution of products and services, social responsibility, and the subcontracting chain. Adverse sustainability indicators, including the lack of a supplier code of conduct, inadequate whistle blower protection, lack of a human rights policy, lack of due diligence, risks related to human trafficking, child labour or compulsory labour, cases of serious human rights issues and risks related to anti-corruption policies, aim to address the negative impacts addressed in the Society & Suppliers section.

People (P): The P rating focuses on a company's employees and the management of its human resources. The evaluation of the People component focuses on the integration of issues related to employees, their development (Happy@Work Environment) and the measurement of their commitment. Adverse sustainability indicators, including unadjusted gender pay gap, gender diversity on the board, workplace accident prevention policies and health and safety indicators, employee complaint mechanisms, discrimination and CEO pay ratios, aim to address the adverse impacts addressed in the People section.

Investors (I): The I rating focuses on the relationship between companies and their shareholders. The rating is determined based on an in-depth analysis of the shareholder and the legal structure of the company, the interactions and the balance of forces between the different actors: management, shareholders and their representatives, directors. The analysis targets the business model and governance. Among the adverse sustainability indicators, the lack of diversity on the board of directors and the exorbitant rate of remuneration of chief executive officers remedy the negative effects mentioned in this section.

Customers (C): The C rating focuses on the company's clients as players, analysing the offer made to clients as well as the client relationship.

Environment (E): The E rating assesses the company's position in relation to natural resources. It represents the management of environmental issues as well as the positive or negative externalities of the company's business model. The subsection on the environmental footprint defines the adverse impacts targeted by sustainability impact indicators, including greenhouse gas emissions, energy consumption, air pollution indicators, water, waste and material emissions, as well as biodiversity indicators. Sustainability impact indicators, including carbon reduction initiatives and fossil-fuel-related activities, address the adverse impacts that are addressed in the Environment section, Transition Risk sub-section.

Exclusion policy: Finally, Sycomore AM's exclusion policy targets indicators of adverse impact on sustainability, including controversial weapons, exposure to the fossil fuel sector, production of chemical pesticides, and more generally, has been drafted to target companies that violate the principles of the United Nations Global Compact and the Organisation for Economic Co-operation and Development (OECD) Guidelines for Multinational Enterprises.

Once the analysis (SPICE analysis including the examination of controversies, the compliance with the exclusion policy, compliance with the PAI policy) has been carried out, it affects investment decisions as follows:

- As mentioned in the previous question, it offers protection against material damage to any sustainable investment objective, excluding companies that do not meet minimum safeguard requirements;
- It also has an impact on financial investments in two ways: 1. assumptions related to the company's outlook (growth and profitability forecasts, liabilities, mergers and acquisitions, etc.) can be reinforced by certain results of the SPICE analysis where applicable, and 2. certain fundamental assumptions of the valuation models are systematically linked to the results of the SPICE analysis.

To what extent are sustainable investments consistent with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights? Detailed description:

The development of Sycomore AM's 'SPICE' analytical framework and exclusion policy are based on the OECD Guidelines for Multinational Enterprises, the United Nations Global Compact, International Labour Organization standards and the United Nations Guiding Principles on Business and Human Rights. To assess the fundamental value of a company, at the Master Fund level, analysts systematically examine how a company interacts with its stakeholders. This fundamental analysis aims to understand the strategic issues, business models, quality of management and degree of involvement, as well as the risks and opportunities facing the company. Sycomore AM has also defined its human rights policy in accordance with the United Nations Guiding Principles on Business and Human Rights.

Despite the due diligence described above to identify potential violations of the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights, effective compliance with the issuers analysed can never be guaranteed.



The EU taxonomy establishes a principle of 'do no significant harm' according to which investments aligned with taxonomy should not cause significant harm to the objectives of the EU taxonomy. It is accompanied by EU-specific criteria.

The 'Do No Significant Harm' principle only applies to investments underlying the financial product that take into account the European Union's criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the European Union's criteria for environmentally sustainable economic activities.

Does this financial product take into account the main negative impacts on sustainability factors?



Yes, indirectly through its investments in the Master Fund, as indicated in the previous subsection:

- o The principal adverse impacts, as well as all other adverse impacts, are taken into account at the level of the Master Fund for any investment of the portfolio through the SPICE analysis and results, supplemented by the exclusion policy of Sycomore AM.
- o In addition, to be eligible as a sustainable investment at the Master Fund level, any investment must comply with the PAI policy, including the principal adverse impacts.

Information on the principal negative impacts on sustainability factors will be published in the annual report of the Feeder Fund and the Master Fund



No

What is the investment strategy of this financial product?



The Feeder Fund shall permanently invest at least 95% of its net assets in units from the Master fund: Sycomore Partners.

The Master Fund's investment strategy is based on the option given to the management team to vary, on an opportunistic and discretionary basis, the portfolio's exposure to the European and International equity markets (excluding emerging markets) from 0% to 100% of net assets, while complying with the requirements of French plans d'épargne en actions (PEA), i.e. the French personal equity savings plan.

At the leve of the Master Fund, equities are selected based on a thorough fundamental analysis of companies, without sector or capitalisation restrictions, but according to the following geographical restrictions:

- Equities from issuers with their registered office in the European Union, Switzerland and/or the United Kingdom may represent up to 100% of the Fund's net assets;
- Equities from issuers headquartered outside these countries can represent up to 20% of the Fund's net assets, of which at most 10% in emerging countries.

It aims to identify quality companies whose market valuation is not representative of their intrinsic value as determined by the management team.

ESG (Environment, Social, Governance) analysis is a fully integrated component into the fundamental analysis of companies in the Master Fund's investment universe, conducted according to our proprietary analysis and 'SPICE' rating methodology. SPICE is the acronym of the overall methodology, both financial and extra-financial, used by Sycomore AM. In particular, it aims to understand how the value created by a company is allocated among all its stakeholders (investors, environment, customers, employees, suppliers and civil society). We believe that an equitable sharing of value between the stakeholders is an important factor in the development of a company.

The Master Fund's investment universe is defined according to specific criteria in the 'SPICE' overall analysis and rating methodology (see the next item on the binding elements of the investment strategy).

The investment strategy guides investment decisions based on such factors as investment objectives and risk tolerance

good governance

practices that include sound management structures, employee relations, employee compensation and tax compliance.

The application of this methodology leads to the assignment of a SPICE rating between 1 and 5 (5 being the highest rating). This rating has an impact on the risk premium of companies and therefore their price targets which are the result of the valuations carried out by our team of manager-analysts. The SPICE analysis permanently concerns the portion of the Master Fund's net assets invested in equities (excluding all other eligible assets and in particular UCIs, money market instruments, derivatives and cash).

What are the constraints defined in the investment strategy to select investments in order to achieve each of the environmental or social characteristics promoted by this financial product?

Two main filters, one of exclusion and the other of selection, are used at the Master Fund level.

- **Selection filter**: its objective is to favour companies with sustainable development opportunities that meet both of the following conditions on a cumulative basis:
- 1. Companies claiming a deep transformation strategy for sustainable development (product or service offering, or changes in its practices). The Fund's purpose is to support the environmental, social, societal and governance transformation of these companies. The areas for improvement identified by the management company must be satisfied within a maximum period of three years.
- 2. Companies with a SPICE rating greater than or equal to 2.5/5.
- **Exclusion filter**: the objective is to exclude any company which presents risks in terms of sustainable development. The risks identified include non-financial practices and performance which may call into question the competitiveness of companies. A company is thus excluded from the Master Fund if it is:
- 1. involved in activities identified in the Sycomore AM SRI **exclusion policy** for their controversial social or environmental impacts, or
- 2. obtained a **SPICE rating** strictly below 2.5/5, or
- 3. if the company is concerned by a **level -3 controversy.**

Furthermore, the Master Fund may carry out:

- Investments in companies that have obtained a **SPICE rating** equal to or greater than **3.5/5** and that do not fall within the scope of the exclusion filters mentioned above;
- Sustainable investments. Any sustainable investment must comply with the aforementioned criteria relating to environmental or social contribution, the principle of do no significant harm (DNSH), and the criteria described below relating to good governance.
- To what minimum extent does the financial product undertake to reduce its investment scope before applying this investment strategy?

As part of its investment strategy, the Master Fund's eligible investment universe is thus reduced by at least 20% compared to the initial universe, i.e. equities listed on international markets (mainly European markets).

What is the policy implemented to assess the good governance practices of the companies in which the financial product invests?

Governance is part of the SPICE analysis, including a section dedicated to governance (section 'G') in section 'I,' which has a significant focus on the management structures and governance elements integrated in the other parts of the analysis framework, including employee relations and compensation within section 'P,' as well as tax practices within section 'S'. The overall governance of the issues associated with each type of stakeholder (Society & Suppliers, People, Investors, Customers, and Environment) is addressed in each of these sections.

Other requirements to exclude from the investment universe insufficient governance practices in section 'G,' associated with a minimum threshold, are included in Sycomore AM's exclusion policy.



What is the expected asset allocation for this financial product?

The mandatory elements of the Master Fund's investment strategy, used to select investments to meet each of the environmental or social criteria promoted by the Fund, are required for any investment of the Master Fund (excluding cash and derivatives).

Asset allocation describes the share of investments in specific assets.

The asset allocation describes the portion of investments in specific assets.



It should be noted that the percentages mentioned in the chart above are expressed in relation to the net assets of the Feeder Fund. In the case of investments by the Master Fund in companies, the Master Fund undertakes to make at least 25% of its investments in companies that meet the sustainable investment criteria in accordance with the conditions set out in this document, that is, 25% of the companies held at the level of the Master Fund will be sustainable investments.

How does the use of derivatives help accomplish the environmental or social characteristics promoted by the financial product?

The Feeder Fund does not use derivatives.

The policy for using derivatives, whose underlying assets are subject to the SPICE analysis process, is compatible with the objectives of the Master Fund and consistent with its inclusion in a long-term perspective. It is not intended to significantly or permanently distort the ESG selection policy. The use of derivatives is limited to techniques allowing for efficient management of the portfolio of securities in which the Master Fund is invested. The Master Fund may not hold a short position in any asset selected as ESG, according to its own method of ESG asset selection.



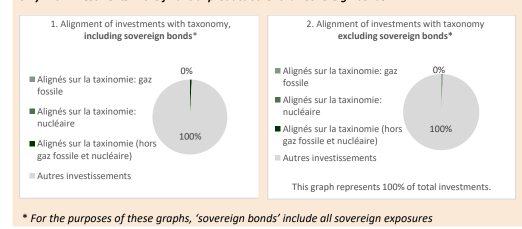
To what minimum extent are sustainable investments with an environmental objective aligned with the EU taxonomy?

NA

Does the financial product invest in fossil gas and/or nuclear power activities that comply with the EU taxonomy¹²?



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 alignment of sovereign bonds* with taxonomy, the first chart shows alignment with taxonomy with all investments in the financial product, including sovereign bonds, while the second chart shows alignment with taxonomy only with investments in the financial product other than sovereign bonds.



What is the minimum share of investments in transitional and enabling activities? NA



The symbol

represents sustainable

investments with an

consideration the

criteria applicable to environmentally sustainable economic activities under the EU

environmental objective which do not

take into

taxonomy.

What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU taxonomy?

The Master Fund makes a commitment regarding a minimum proportion of investments in sustainable investments with an environmental objective (1%).

However, the Master Fund undertakes to ensure that at least 25% of its investments in companies meet sustainable investment criteria, whether they be environmental or social.



What is the minimum share of socially sustainable investments?

¹² Fossil gas and/or nuclear activities will only comply with the EU taxonomy if they contribute to limiting climate change ('climate change mitigation') and do not cause significant harm to any EU taxonomy goal - see explanatory note in the left margin. All the criteria for economic activities in the fossil gas and nuclear energy sectors which are in line with the EU taxonomy are set out in Commission Delegated Regulation (EU) 2022/1214.

The Master Fund makes a commitment regarding a minimum proportion of investments in sustainable investments with a social objective (1%).

However, the Master Fund undertakes to ensure that at least 25% of its investments in companies meet sustainable investment criteria, whether they be environmental or social.



What investments are included in the '#2 Other' category, what is their purpose and do minimum environmental or social guarantees apply to them?

At the level of the Feeder Fund, investments included in the '#2 Other' category (not compliant with E/S characteristics) are linked to cash held on an ancillary basis.

At the level of the Master Fund, investments included in the '#2 Other' category (not compliant with the E/S characteristics) are related to derivative instruments used for hedging purposes, cash held on an ancillary basis, or money market instruments such as government bonds.

At the level of the Master Fund, bonds, other international debts securities and short-term negotiable securities from public issuers will be selected through an in-house rating of the issuing State strictly above 2.5 on a scale of 5 (5 being the highest rate), the State being thus considered as sufficiently favourable to sustainable and inclusive development.

Cash and derivatives held for hedging purposes, by nature, are not subject to minimum environmental or social guarantees



Where can I find more product specific information online?

More product-specific information can be found on the website:

https://fr.sycomore-am.com/fonds/8/sycomore-Is-opportunities