Pre-contractual disclosure for the financial products referred to in Article 9, paragraphs 1 to 4a, of Regulation (EU) 2019/2088 and Article 5, first paragraph, of Regulation (EU) 2020/852

Product name:

Fonditalia - Fonditalia Clean Energy Solutions

Legal entity identifier

5493000H1FYALUC0M953

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

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Sustainable investment objective





Sustainability indicators measure how the sustainable objectives of this financial product are attained

What is the sustainable investment objective of this financial product?

This Sub-fund has a sustainable investment objective. The Sub-fund is fully invested in sustainable investments by its own mandate of Art. 9 fund. The Investment Manager set a minimum target at 80% only to allow some degree of flexibility related to financial market conditions that would at certain times encourage a prudent approach with some buildup of cash or money market instruments. The minimum share of sustainable investments with social objective is 1%.

Assets which are not sustainable will only include cash,money market instruments and financial derivative instruments for hedging purposes.

The Investment Manager commits to investing a minimum of 5% of the Sub-fund's NAV in sustainable investments with environmental objective Taxonomy-aligned investments.

The Sub-fund aims to invest in companies across all the sector spectrum as long as they promote and develop clean energy solutions or any technology or process promoting decarbonisation as a pillar of the issuer's business activity such as: clean mobility like electric vehicles and railways, energy efficiency systems aiming to reduce energy consumption, low-emission fuels, renewable energy generation and equipment like solar, wind, waste to energy, hydropower, storage systems (e.g. batteries and hydrogen), green building, smart energy and insulation solutions, industrial systems promoting energy efficiency and reduced energy consumption, forest based climate solutions, financing of clean energy solutions.

The Sub-fund may be involved in engagement activities in order to promote and stimulate the adoption and the development of zero carbon or low-carbon technologies among the investee companies. Specific KPIs are defined in order to measure the portfolio environmental contribution overtime.

In order to reach its sustainable objective the Investment Manager (hereafter also "FAMI") adopts the firmwide sustainable investment framework built around the United Nations Social Development Goals (UN SDGs). This framework helps the Investment Manager to assess the extent companies' products and services address at least one of the selected social and environmental challenges, as defined by the UN Sustainable Development Goals (UN SDGs) without conflicting with any of the 17 SDGs.

The Sub-fund aims to contribute towards the following sub-set of environmental and social SDGs:

- Goal 7: Affordable and Clean Energy
- Goal 9: Industry, Innovation and Infrastructure;
- Goal 12: Responsible Production and Consumption
- Goal 13: Climate Action

A reference benchmark with specific focus on the sustainable thematic has been adopted for the purpose of attaining the sustainable investment objective. The benchmark of the Sub-fund is the following index: "MSCI ACWI IMI Clean Energy Infrastructure SDG Screened Index" (the "Benchmark"). The Benchmark does not qualify as an EU Climate Transition Benchmark or EU Paris-aligned Benchmark.

What Sustainability indicators are used to measure the attainment of the sustainable investment objective of this financial product?

The Sub-fund has the following sustainability indicators:

1. The Sub-fund's weighted carbon footprint (scope 1+2+3) on the last 12 months compared to the weighted carbon footprint on the last 12 months of designated Benchmark (based on EVIC- Enterprise Value Including Cash);

2. The Sub-fund's weighted carbon GHG intensity (scope 1+2+3) on the last 12 months compared to the weighted carbon GHG intensity on the last 12 months designated Benchmark;

3. The % of investments which have a positive contribution to one or more of the environmental SDGs selected. The criteria assumed for measuring the positive contribution of each investment, is based on the components defined by "MSCI ESG Research" within its methodological framework "SDG Alignment Methodology":

• "Product Alignment", i.e. the indicator of the degree of "net alignment" of an issuer's products and services to the targets associated with each SDG; this indicator aims to (i) estimate the revenue of companies issuing products and services that respond to one or more relevant SDGs and (ii) identify products and services that have potentially negative impacts with respect to the achievement of the SDGs;

• "Operational Alignment", i.e. the indicator of the degree of alignment of the production processes of the issuing companies with respect to specific Sustainable Development Goals (SDGs). This metric takes into account the internal policies, objectives and practices implemented by the issuers.

4. the absence of investments and the binding restrictions in securities that are on the exclusion list as result of the application of the exclusion policy.

How do sustainable investments not cause significant harm to any environmental or social sustainable investment objective?

The sustainable investment framework based on UN SDGs is built around the concept of SDGs alignment as much as misalignment. Each investee company is evaluated in relation to both metrics therefore any misalignment to at least one of the 17 SDGs is considered a breach of the Do Not Significantly Harm (DNSH) criteria and it excludes the opportunity to invest in the issuer. Additional third party data provides further tools and KPIs to assess if and how any investee company pass the Do Not Significantly Harm (DNSH) test.

How have the indicators for adverse impacts on sustainability factors been taken into account?

The significant harm to any environmental or social sustainable investment objective (represented by one or more of each SDGs) is avoided by the monitoring of any principal adverse impacts ("PAIs") as set out in annex I of the Commission Delegated Regulation (EU) 2022/1288 caused by each sustainable investment on sustainability factors. Impacts on PAI are managed directly throught the application of the exclusion policy (for Issuers operating in non-socially responsible sectors or exposed to ESG risk) and the active engagement by FAMI on investee companies.

Investment Manager checks the PAIs data concerning the Sub-fund through a periodic monitoring report, in which it can consult the values of the indicators at level of the Sub-fund and, where relevant and possible, at respective benchmark level in order to include this information in the investment decision-making process.

All the fourteen mandatory PAIs are taken into consideration in managing the fund. They all contribute to the definition of DNSH in order to assess the status of sustainable investment for each invested security.

How are the sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights? Details:

The Investment Manager's Sustainable and Responsible Investment Policy specifies that corporate approach to sustainable and responsible investments is inspired by the principles contained in documents such as UN Global Compact principles (UNGC), UN Guiding Principles on Business and Human Rights (UNGPs), OECD Guidelines for multinational enterprises, International Labor Organization Conventions. This approach follows the methodology for the definition of "sustainable investments" with specific reference to the Do Not Significantly Harm Principle.

The Investment Manager monitors the entire portfolio on the basis of a series of environmental, social and governance indicators (via third party data), including the violations of the UN Global Compact principles and Organization for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises. Issuers characterized by a severe and serious dispute equal to "Red" (also referring to selected global norms and conventions, including the United Nations Global Compact Principles, the International Labour Organization's conventions, and the United Nations Guiding Principles on Business and Human Rights) are excluded from the investment perimeter.



Does this financial product consider principal adverse impacts on sustainability factors?

X Yes, The Sub-fund considers all the fourteen mandatory PAIs.

The PAIs are subject to data availability and may therefore over time change and evolve with improving data quality and availability.

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti - corruption and anti - bribery matters. FAMI portfolio managers can check the PAI data concerning their products through a periodic monitoring report, where can be consulted the values of the indicators at product level and, where present and possible, at respective benchmark level in order to include this information in the investment decision-making process. However, considering the large variability of PAI data at sectoral and geographical level, as well as their retrospective nature, no thresholds or stringent limits are set at portfolio level.

Information on PAIs, will be available in Fonditalia's annual report in the specific section of the template "Periodic disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852".

No



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

What investment strategy does this financial product follow?

The Investment Manager's approach includes the adoption of sustainable strategies in line with the Principles for Responsible Investments (the "PRI principles"). These strategies can be integrated into different steps of the investment process and they are based on exclusion criteria (for Issuers operating in non-socially responsible sectors or exposed to ESG risk) and an investment approach that enables to pursue specific sustainability objectives which can generate a positive and measurable social or environmental impact for each investment objective (so called "Impact investing"). The criteria assumed for measuring the positive contribution of each investment, is based on the components defined by "MSCI ESG Research" within its methodological framework "SDG Alignment Methodology".

The investment objective of the Sub-fund is to generate positive returns, measured in Euro, with the potential for capital growth by investing in a balanced diversified portfolio which may include: equities, fixed-interest and floating rate securities, cash and derivatives.

For the construction of the portfolio, the Investment Manager aims to select securities of companies promoting and developing clean energy solutions or any technology or process promoting decarbonisation as a pillar of the issuer's business activity such as, but not exclusively: clean mobility like electric vehicles and railways, energy efficiency systems aiming to reduce energy consumption, low-emission fuels, renewable energy generation and equipment like solar, wind, waste to energy, hydropower, storage systems (e.g. batteries and hydrogen), green building, smart energy and insulation solutions, industrial systems promoting energy efficiency and reduced energy consumption, forest based climate solutions, financing of clean energy solutions.

The contribution of each investment to the investment objectives is monitored by the Investment Manager on a continuous basis. Investments which do not contribute to the investment objective are subject to potential exclusion.

The assessment of the good governance practices is a central pillar of the investment process adopted by the Investment Manager and it consists on the assurance that the governance of each investee company is based on rules of conduct aligned to international best practices and inspired by the consideration of all stakeholder's interests also by means of a remuneration policy. The good governance assessment takes into account sound management structures, employee relations, remuneration of staff and tax compliance.

Compliance with issuers' good governance practices is ensured through the application of ESG and SRI exclusions criteria. The absence of criticality in these areas is considered as a minimum requirement that guarantees the good governance of an issuer for inclusion in the investible universe.

What are the binding elements of the investment strategy used to select the investments to attain the sustainable investment objective?

1. The Sub-fund is an impact fund classified under SFDR Art. 9 therefore the first binding element is the mandatory requirement to invest only in sustainable investments, as defined by article 2(17) SFDR in accordance with the Investment Manager's methodology for selecting sustainable investments, which is available in the Management Company's website.

2. Issuers directly operating in the following sectors are subject to binding investment restrictions

• In issuers operating in the following sector: production and/or marketing of ordinary weapons, with the exception of issuers belonging to European Union and/or NATO countries or that have less than 5% of their revenue attributable to such activities.

• In issuers operating in the following sector: production, maintenance, sale and storage of weapons of mass destruction (WMD) i.e., nuclear, biological, chemical and radiological weapons (NBCR), including those which are excessively harmful and indiscriminate as identified by the United Nations Convention on Certain conventional Weapons (CCW). Any issuers involved in the production, maintenance, sale and storage of dual-use components are also excluded. Specifically, it is strictly prohibited investing in companies that, directly or indirectly, through subsidiaries or affiliates, engage in the construction, production, development, assembly, repair, preservation, use, utilization, storage, holding, promotion, sale, distribution, import, export, transfer or transportation of antipersonnel mines, cluster munitions and submunitions;

• In issuers deriving at least 25% of their revenues from extraction activities and production of electricity connected with thermal coal, the energy source among fuels which represents at the global level the highest incidence for carbon dioxide emissions.

• In issuers deriving at least 10% of their revenues from unconventional oil & gas mining activities

• In issuers (a) with an ESG rating equal to CCC MSCI rating (or equivalent rating assessed through the ESG rating tool/info provider used by the Investment Manager) or (b) with a severe and serious dispute equal to RED according to MSCI (or the equivalent assessment developed through the ESG rating tool used by the Investment Manager) or (c) that fail the MSCI UNGC screening.

3. The following Sub-fund indicators must be lower than the ones of the designated Benchmark:

a. Weighted carbon footprint (scope 1+2+3) on the last available year based on EVIC- Enterprise Value Including Cash;

b. Weighted carbon GHG intensity (scope 1+2+3) on the last available year.

The binding elements are monitored on ongoing basis by the Investment Manager's risk manager and by the portfolio manager.

Additionally the Sub-Fund follows the exclusion criteria referred to in Article 12(1)(a) to (g) of Commission Delegated Regulation (EU) 2020/1818. as detailed below:

- companies involved in any activities related to controversial weapons;
- companies involved in the cultivation and production of tobacco;

• companies that benchmark administrators find in violation of the United Nations Global Compact (UNGC) principles or the Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises;

• companies that derive 1 % or more of their revenues from exploration, mining, extraction, distribution or refining of hard coal and lignite;

• companies that derive 10 % or more of their revenues from the exploration, extraction, distribution or refining of oil fuels;

• companies that derive 50 % or more of their revenues from the exploration, extraction, manufacturing or distribution of gaseous fuels;

• companies that derive 50 % or more of their revenues rom electricity generation with a GHG intensity of more than 100 g CO2 e/kWh.

Good governance practices include sound management structures, employee relations, remuneration of staff and tax compliance.

What is the policy to assess good governance practices of the investee companies?

The assessment of the good governance practices is a central pillar of the investment process adopted by the Investment Manager and it consists of the assurance that the governance of the issuers (or investee companies) is based on rules of conduct aligned to international best practices and inspired by the consideration of all stakeholders' interests also by means of a remuneration policy.

Compliance with issuers' good governance practices is ensured through the application of ESG and SRI exclusions criteria and through extensive screening based on third party data provider based on specific relevant factors, among them employee practices, ownership and management structures, tax and accounting compliance and open or past controversies.

Good governance practices involves an engagement process with the investee companies in particular on themes related to decarbonization.



Asset allocation describes the share of investments in specific assets.

What is the asset allocation and the minimum share of sustainable investments?

The Sub-fund is fully invested in sustainable investments by its own mandate of Art. 9 fund. The Investment Manager set a minimum target at 80% (box #1Sustainable) only to allow some degree of flexibility related to financial market conditions that would at certain times encourage a prudent approach with some buildup of cash or money market instruments.

Assets which are not sustainable will only include cash, money market instruments and financial derivative instruments for hedging purposes.

Taxonomy-aligned activities are expressed as a share of: - **turnover** reflecting the share of revenue from green activities of investee companies

- capital expenditure (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.

- operational expenditure (OpEx) reflecting green operational activities of investee companies.



#1 Sustainable covers sustainable investments with environmental or social objectives.

#2 Not sustainable includes investments which do not qualify as sustainable investments.

How does the use of derivatives attain the sustainable investment objective?

Derivatives are only used for hedging purposes if and when market conditions encourage a prudent approach to protect clients' investment and a more efficient portfolio management.



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

Whereas that the mandatory alignment reporting for companies will only start in 2024 in reference to 2023 data, based on the current available data the Investment Manager set a minimum expected investments that are aligned to the EU taxonomy is 5%.

The description of the Sub-fund's investments that are an environmentally sustainable economic activities is set out above. While the Investment Manager doesn't provide compliance assured by auditors or third parties, the only EU taxonomy alignment data utilized and reported is based on companies provided data and not on third party estimates which are still subjected to different methodologies and are based on a general assessment of the business.

The Sub-fund could invest in sovereign bonds. The Investment Manager believes that green bonds issued by OECD countries may be compliant to taxonomy rules but it seems prudent for now not to include them in the taxonomy aligned investment portion in the absence of a clear rule.

Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy ?¹

Yes

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¹ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objectives - see explanatory note in the left hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

The two graphs below show in green the minimum percentage of investments that are aligned with the EU Taxonomy. As there is no appropriate methodology to determine the Taxonomy-alignment of sovereign bonds*, the first graph shows the Taxonomyalignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy-alignment only in relation to the investments of the financial product other than sovereign bonds.



*For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures

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

Currently there is no commitment to a minimum share of investments in transitional and enabling activities although the Sub-fund has significant exposure to some of these activities.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective. Transitional activities are activities for which lowcarbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.



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

The Sub-fund may invest in economic activities that are not yet eligible under the EU taxonomy or in companies not yet aligned to the EU taxonomy because they have not reported on voluntary basis their taxonomy aligned revenues/capex/opex. Data is currently not widely available by investee companies therefore any investment with environmental objective which is not strictly classified as taxonomy aligned but which is deemed to be sustainable under different standards like UN SDGs, by definition will be a sustainable investment not yet aligned with the EU taxonomy.

The minimum share of sustainable investments that are not aligned with the EU taxonomy is 70%.



What is the minimum share of sustainable investments with a social objective?

The minimum share of sustainable investments with social objective is 1%.



What investments are included under "#2 Not sustainable", what is their purpose and are there any minimum environmental or social safeguards?

Only cash, money market instruments and financial derivative instruments used for hedging are included under not sustainable investments and a basic due diligence in conducted to ensure the respect of minimum environmental or social safeguards.

Is a specific index designated as a reference benchmark to meet the sustainable investment objective?

Yes. The reference Benchmark has been selected among several indices available in the market for the purpose of aligning the Sub-fund's thematic and the sustainable investment objective to the reference index.

How does the reference benchmark take into account sustainability factors in a way that is continuously aligned with the sustainable investment objective?

The index provider has created the reference Benchmark starting from its own proprietary platform where it classifies business activities in alignment with clean energy thematics.

How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?

The index provider applies a semi-annual review of the Benchmark in order to assure full compliance of the index constituents to the sustainable themes.

How does the designated index differ from a relevant broad market index?

The Benchmark differs completely from a relevant broad market index. First and foremost the index is built only on clearly defined environmentally sustainable themes, secondly several business and norm based exclusions are applied. As a result several sectors or companies even with relevant market cap are not present in the reference Benchmark.

Where can the methodology used for the calculation of the designated index be found?

Methodologies are provided and updated by the Benchmark provider on the following portals:

https://www.msci.com/eqb/methodology/meth_docs/MSCI_ACWI_IMI_Clean_Energy_Inf rastructure_Index.pdf



are environmentally

sustainable investments

account the criteria for

that do not take into

sustainable economic

activities under the EU

environmentally

Taxonomy.

Reference benchmarks are indexes to measure whether the financial product attains the sustainable investment objective.

Where can I find more product specific information online?



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

http://www.fideuramireland.ie/en/legal_documentation/

Further details are available on the Management Company's "Sustainable And Responsible Investment Policy":

https://www.fideuramassetmanagement.ie/en/sustainability/sustainability/