

OFFERING SUPPLEMENT

(hereinafter referred to as the “Offering Supplement”)

04 July 2023

in respect of the offer of Investor Shares in the

ARIA GLOBAL EQUITY LEADERS FUND

(the “Sub-Fund”)

a Sub-Fund of

ARIA SICAV P.L.C.

(the “Company”)

a self-managed open-ended collective investment scheme organized as a multi-fund public limited liability company with variable share capital registered under the Laws of Malta and licensed by the Malta Financial Services Authority in terms of the Investment Services Act (Chapter 370 of the Laws of Malta). The Company qualifies as a self-managed ‘Maltese UCITS’ in terms of the Investment Services Act (Marketing of UCITS) Regulations 2011.

ARIA Capital Management (Europe) Limited

(the “Investment Manager”)

Swissquote Financial Services (Malta) Ltd.

(the “Custodian”)

Fexserv Fund Services Limited

(the “Administrator”)

This Offering Supplement may not be distributed unless accompanied by, and is to be read in conjunction with, the latest version of the Prospectus of the Company and any addendum hereto as applicable from time to time. Save as disclosed in this Offering Supplement, there has, as at the date hereof, been no significant change and no significant new matter has arisen since publication of the Prospectus. The Investment Manager has also published a Key Investor Information Document (the “KIID”) in respect of the Sub-Fund.

THE COMPANY (INCLUDING EACH OF ITS SUB-FUNDS) IS LICENSED AS A COLLECTIVE INVESTMENT SCHEME BY THE MALTA FINANCIAL SERVICES AUTHORITY (“MFSA”) UNDER THE INVESTMENT SERVICES ACT (CAP. 370, LAWS OF MALTA) AND QUALIFIES AS A ‘MALTESE UCITS’ IN TERMS OF THE INVESTMENT SERVICES ACT (MARKETING OF UCITS) REGULATIONS, 2011 (S.L. 370.18 LAWS OF MALTA). AUTHORISATION OF THE COMPANY AND ITS SUB-FUNDS BY THE MFSA DOES NOT CONSTITUTE A WARRANTY BY THE MFSA AS TO THE PERFORMANCE OF THE COMPANY AND ITS SUB-FUNDS AND THE MFSA SHALL NOT BE LIABLE FOR THE PERFORMANCE OR DEFAULT OF THE COMPANY AND ITS SUB-FUNDS.

IMPORTANT INFORMATION

BEFORE PURCHASING ANY INVESTOR SHARES IN THE SUB-FUND DESCRIBED IN THIS OFFERING SUPPLEMENT, YOU SHOULD MAKE SURE THAT YOU FULLY UNDERSTAND THE NATURE OF THIS INVESTMENT, THE RISKS ASSOCIATED WITH IT AND YOUR OWN PERSONAL CIRCUMSTANCES. IF YOU ARE NOT CERTAIN ABOUT THE CONTENTS OF THIS OFFERING SUPPLEMENT, YOU SHOULD SEEK THE ADVICE OF A SUITABLY QUALIFIED ADVISOR. YOU SHOULD ALSO REFER TO THE LATEST VERSION OF THE PROSPECTUS WHICH ACCOMPANIES THIS OFFERING SUPPLEMENT AND WHICH DESCRIBES THE COMPANY AND PROVIDES GENERAL INFORMATION ABOUT OFFERS OF INVESTOR SHARES IN THE COMPANY. YOU SHOULD NOT TAKE ANY ACTION IN CONNECTION WITH THIS OFFER OF INVESTOR SHARES UNLESS YOU HAVE RECEIVED A COPY OF THE PROSPECTUS.

Suitability of Investment

Before investing in the Sub-Fund, you should inform yourself how you could be affected by: (a) any possible tax consequences; (b) any legal and regulatory requirements; (c) any applicable foreign exchange restrictions or exchange control requirements; (d) any governmental or other consents or formalities that you might require or otherwise encounter under the laws of your country of citizenship, residence or domicile and which might affect your acquisition, holding or disposal of Investor Shares or receipt by you of income from such Investor Shares.

The value of the Investor Shares will fluctuate, and there is no guarantee that you will make a profit, or that you will not make a loss, on your investment. Refer also to the Section of the Prospectus entitled "Risk Factors". The Risk Factors outlined in the Prospectus are sufficiently exhaustive to also cater for any specific risks which may apply for an investment in the Sub-Fund.

An investment in the Investor Shares by you is best undertaken after you are satisfied, possibly after obtaining advice from a qualified professional advisor, that you have properly assessed the merits and risks associated with the investment and that your financial resources are adequate to enable you to bear any potential losses that may arise therefrom. The contents of this Offering Supplement and of the Prospectus are not intended to contain, and should not be regarded as containing, advice relating to taxation, legal advice, investment advice or any other matter.

Restrictions on Distribution outside Malta

The offer of Investor Shares pursuant to this Offering Supplement is deemed to be an offer of securities to the public in terms of the Companies Act, however, the distribution of this Offering Supplement, the Prospectus, the KIID and the offering of Investor Shares may be restricted in other jurisdictions. This Offering Supplement does not constitute, and may not be used for the purposes of, an offer or solicitation to anyone in any jurisdiction in which such offer or solicitation is not authorised, or to any person to whom it is unlawful to make such offer or solicitation. Persons to whose attention this Offering Supplement may come are required to inform themselves about, and to observe, such restrictions.

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DEFINITIONS

Terms used in this Offering Supplement shall, unless otherwise defined or unless the context otherwise requires, have the same meaning as attributed to them in the Prospectus.

In this Offering Supplement, the following terms shall have the meanings set out hereunder:

“ARIA Investment Platform”	means the wealth management platform service offered by Absolute Return Investment Advisers (ARIA) Limited to its existing clients;
“ARIA discretionary service”	means the discretionary portfolio management service Absolute Return Investment Advisers (ARIA) Limited offers to build and manage an investment portfolio on behalf of clients, having had the authority delegated to them by the clients to do so;
“Authorised Distributor”	means the entities or individuals which may be appointed by the Company to distribute Investor Shares subject to the terms of an agreement with such persons in each cases;
“Authorised Distribution Fee”	means the distribution fee payable to the Authorised Distributor, in respect of the subscription for Shares of their clients. The Fee is paid by the relevant Sub-Fund to an Authorised Distributor and subject to a Redemption penalty on any unamortised balance;
“Business Day”	means a day on which banks are open for business in Malta, and excludes Saturdays, Sundays, and public holidays;
“Benchmark Rate”	means 1 Month GBP LIBOR +4%;for GBP denominated share classes, 1 Month EURO LIBOR +4%;for EURO denominated share classes and 1 Month USD LIBOR+4% for USD denominated share classes;
“Fund” or “Sub-Fund” or “Sub Fund”	means the Aria Global Equity Leaders Fund a sub-fund of ARIA SICAV P.L.C.;
“Investor Shares”	means Investor Shares in the Sub-Fund;
“Investor/s”	means a registered holder of Sub-Fund Shares;
“Investment Manager”	Means ARIA Capital Management (Europe) Limited, an entity registered in Malta, and is authorised and regulated by the MFSA;
“Offering Price”	means the price at which Investor Shares may be acquired during the offer period. After the offer period the price shall be equivalent to the Net Asset Value per share on Valuation Day;
“Promoter”	means the person or entity which may be appointed by the Company and/or the Investment Manager to act as Promoter for a particular

	Sub-Fund, as may be set out in the relative Offering Supplement;
“Promoters Fee”	means the fee which may be payable to the Promoter, if any, as may be specified in the Offering Supplement of a Sub-Fund;
“Performance Period”	means a Calendar Month;
“Redemption Day”	means the first Business Day after each Valuation Day or such additional Business Day or Business Days as the Directors may in their sole discretion determine, either in any particular case or generally;
“Redemption Notice deadline”	means the cut off time by which cleared funds and completed Redemption Notices must be received by the office of the Administrator, which is close of business not later than 17:30 hours Malta time, two Business Days before the relevant Redemption Day;
“Redemption Price”	means the price at which Investor Shares will be redeemed when the Company accedes to a redemption request, which shall be equivalent to the NAV per share on the relative Valuation Day;
Redemption Penalty	means a contingent redemption fee to the benefit of a particular Sub-Fund, applied in connection to the repayment of any unamortised balance of the ‘Authorised Distribution Fee’;
“Redemption Penalty Period”	means the period of time over which an Authorised Distribution Fee, payable on behalf of the investor to an Authorised Distributor by the Sub Fund, is amortised over and clawed back from an investor’s subscription;
“Reference currency”	means the currency in which the accounts of the Sub-Fund shall be prepared being in GBP;
“SEI Global Nominees”	means the current custodian holding the investments of the existing clients of ARIA which are being held on a nominee basis;
“Subscription Day”	means the first Business Day after each Valuation Day or such additional Business Day or Business Days as the Directors may in their sole discretion determine, either in any particular case or generally;
“Subscription Notice deadline”	means the cut off time by which cleared funds and completed Subscription Applications must be received by the office of the Administrator, which is close of business not later than 17:30 hours Malta time, two Business Days before the relevant Subscription Day
“Subscription Price”	means the price at which Investor Shares in the Sub-Fund may be subscribed for on any Subscription Day; and
“Valuation Day”	means the last Business Day of the calendar week or such additional Business Day or Business Days as the Directors may in their sole discretion determine, either in any particular case or generally, and such additional date or dates shall for all intents and purposes be and be deemed to be a Valuation Day of the Sub-Fund.

This Offering Supplement shall, in addition, be subject to the same rules of interpretation as those set out in the Prospectus. Please see the Section of the Prospectus entitled “Definitions” for further details.

DESCRIPTION OF THE SUB-FUND

The Sub-Fund and Investor Shares

Name of the Sub-Fund	ARIA Global Equity Leaders (Hedge) Fund;
Duration	The duration of the Sub-Fund is indefinite;
Segregation	The Sub-Fund is a segregated portfolio whose assets and liabilities are to be treated as a patrimony separate from the assets and liabilities of each other as a Sub-Fund of the Company. The various Classes of Investor Shares in the Sub-Fund do not, however, constitute segregated portfolios. Please refer to the Prospectus for further details;
Classes of Investor Shares	<p>The Sub-Fund is comprised of 15 classes of Investor Shares:</p> <p>Class A6 –GBP, EURO, USD</p> <p>Class B6 –GBP, EURO, USD (Authorised Distribution Fee share-class)</p> <p>Class C6 – GBP, EURO, USD</p> <p>Class D6 – GBP, EURO, USD</p> <p>Class E6 – GBP, EURO, USD</p>
Base Currency	<p>EUR Denominated Share Classes - EUR</p> <p>USD Denominated Share Classes - USD</p> <p>GBP Denominated Share Classes - GBP;</p>
Eligibility for Investment	<p>The Class A6 and C6 Shares are available to all investors whilst Class B6 is only available to existing clients of ARIA's discretionary service invested via the ARIA Investment Platform.</p> <p>This means that Class B6 is available to those existing clients of ARIA whose investments are held in custody with ARIA through SEI Global Nominees being the current custodian. Class B6 is not and will not be available to any other custodian or execution venues.</p> <p>Class D6 Shares, will be available to all investors with an appointed authorised distributor / servicing agent / adviser as well as receiving Class B6 investors who have completed their redemption penalty period.</p> <p>Class E6 Shares will be available to all investors with an appointed Authorised Distributor.</p> <p>Investors should also refer to the section titled Minimum Initial Investment below.</p>
Voting Rights	The Class A6, B6, C6, and D6 Shares entitle the holder thereof to one (1) vote per share at general meetings of the Company on such matters as set out in the Prospectus, this Offering Supplement, and

Dividend Policy

the Memorandum & Articles of Association. Notwithstanding anything set out in the Memorandum & Articles of Association, Class E6 shares are non-voting shares and Holders of Class E6 Shares do not have the right to receive notice of, attend and vote at any general meeting of the Company. ;

It is not the intention to pay Dividends. The Directors reserve the right to pay Dividends at any time if they consider that a payment of a Dividend is appropriate;

Tax Status

The Sub-Fund is classified as a non-prescribed fund. Please refer to the section entitled "Taxation" in the Prospectus for further details.

Investment Manager

Investment management functions in respect of this Sub-Fund have been delegated by the Investment Committee to the Investment Manager. The Investment Manager is ARIA Capital Management (Europe) Limited, a company registered in Malta with registration number C 26673 and licensed with the MFSA in terms of the Investment Services Act (Cap. 370, Laws of Malta). The Investment Manager is authorised to seek advice from one or more advisors and/or to obtain research from one or more research providers.

Investment Objectives, Policy and Restrictions

Investment Objective

The objective of ARIA Global Equity Leaders Fund is capital appreciation while controlling risk. The Sub-Fund will aim to achieve annual returns of 4% over 1 Month LIBOR, and to deliver an absolute return over rolling 48 month periods. In other words, at any one time the portfolio of ARIA Global Equity Leaders Fund will typically be constructed with reference to an investment horizon of no greater than 48 months.

ARIA Global Equity Leaders Fund aims to achieve its investment objective by investing primarily in a portfolio of individual equities globally by pursuing the strategy detailed below. It is not the intention of the Fund to concentrate investments in any one geographical region or sector.

The Investment Manager seeks to exploit the momentum premium. It is one of the strongest and most robust 'risk premia' anomalies found in the academic literature. The 'momentum' factor is an attractive risk premia to gain exposure for investors on account of the potentially 'excess risk adjusted returns' available.

ARIA Global Equity Leaders is managed quantitatively on the basis of a purely bottom-up momentum driven, investment approach. The Fund draws on ARIA's proprietary quantitative equity selection process, as well as a hedging approach which will reduce net market exposure by selling futures on global equity markets, according to the risk controls in the Sub-Fund's approach.

In pursuing the Sub-Fund's investment objectives the Investment Manager may make use of an Exchange Traded Fund in accordance with the UCITS regulations and in accordance with its

risk management policy. It is not anticipated that the use of financial derivative instruments¹ for hedging purposes will cause the net asset value of the Sub-Fund to have high volatility or otherwise cause their existing risk profile to change.

There is no guarantee that the investment objective of the Sub-Fund will be achieved and investment results may vary substantially over time.

Investment Policy

ARIA Global Equity Leaders Fund will be structured as a principally long only portfolio with a 'hedging facility', from time to time to reduce the volatility of returns.

A universe of major market global equities of large and mid cap size will be assessed monthly, and long positions taken in those equities which have demonstrated certain momentum characteristics as determined by ARIA's proprietary 'momentum investment strategy'. Under normal market conditions and depending on the volatility of the markets and the portfolio, the Investment Manager expects that the ARIA Global Equity Leaders Fund's 'hedging exposure' will be no more than 100% of Net Asset Value. Under normal market conditions, the Investment Manager expects that the ARIA Global Equity Leaders Fund's long exposure will not normally exceed 100% of Net Asset Value. Accordingly, under normal market conditions the ARIA Global Equity Leaders Fund's net exposure to investment markets is likely to be in the range of 0% to +100% of Net Asset Value

The Fund's approach is designed to optimise providing exposure to a momentum approach, and minimising the drag on returns that transactions costs can bring. Moreover, the risk adjustment to individual equity positions seeks to further improve the risk adjusted returns relative to a simple 'momentum driven' portfolio construction.

Stock selection focuses primarily on liquid markets. ARIA Global Equity Leaders Fund is diversified across a range of industries and stocks. Limits are employed in terms of position size. Position sizes and market exposure are monitored regularly by the Investment Manager.

The Fund will be investing in many of the asset classes mentioned above through the use of exchange traded futures and ETFs and will not make a direct investment in such asset class. The ETFs would be considered UCITS in their own right.

Transactions in derivatives may be used for the purposes of hedging in accordance with UCITS regulations.

Investments in collective investments scheme will generally be EU regulated collective investment schemes. In the event that the Sub-Fund invests in Non-EU regulated collective schemes this shall be to a maximum of 10% provided such Non-EU regulated collective scheme satisfies the UCITS eligibility criteria. In the event that any investments are made in collective investment schemes with whom the Sub-Funds Directors, Investment Committee Members or

¹ The Sub-Fund will be using Exchange Traded Funds – Bond Futures; FX Forward and Currency Futures for hedging purposes

Investment Manager are associated with any subscription or redemption fee with regards to investments in such schemes shall be waived. Such investments will be made through ETFs, which are UCITS eligible in their own right.

While the Investment Manager will look to ensure that the Sub-Fund invests via the investment instruments detailed above it reserves the right to alter the investment instruments utilised, in order to achieve the Sub-Fund objectives in the most effective and cost efficient manner, while always ensuring that the underlying exposure to the asset classes remains within the constraints detailed below and with all the applicable restrictions listed in the Offering Supplement and in the Offering Memorandum. For example, if open ended UCITS compliant CIS provide a more cost effective means of gaining a specific asset or market exposure, as opposed to an ETF, that CIS may be preferred. However, any such exposures will always be within the universe detailed above, and the application restrictions as detailed in this Offering Supplement and the Prospectus/Offering Memorandum.

A detailed description of the risks involved in the use of efficient portfolio management techniques and the impact that these risks might have on the performance of the Scheme are outlined in the Prospectus under the heading 'Risk Factors'.

Any changes to the Investment Policy of the Fund shall require prior notification to the MFSA as well as communication to existing investors in the Fund.

Investment and Borrowing Restrictions

In pursuing its Investment Objective and Investment Policy, the Sub-Fund will be subject to the Investment, Borrowing and Leverage Restrictions as set out in the section "Investment Objectives, Policies and Restrictions" in the Prospectus.

Use of derivative instruments

The Fund may enter into financial derivative instruments for efficient portfolio management and hedging purposes only.

Efficient portfolio management through FDIs is specifically intended for institutional brokerages and not to parties related to the Scheme. There is no hidden revenue nor are they related to the Investment Manager. The operational costs for example, include the financing costs of certain instruments which will be deducted from the revenue of the Scheme.

Method used to calculate the global exposure

The Fund uses the absolute Value-at-Risk (VaR) approach to measure its global exposure.

Leverage

The level of leverage under normal market circumstances is expected to amount to 100% of the net asset value of the Fund. Such level might be exceeded or might be subject to change in the future.

This ratio merely reflects the usage of all financial derivative instruments within the portfolio of the relevant Fund and is in this context leverage is a measure of the aggregate derivative use and is calculated as the sum of the notional exposure of

the financial derivative instruments used.

For the avoidance of doubt financial derivative instruments used to hedge a position will also form part of the calculation. Some of the instruments may actually reduce the risk within the portfolio and therefore this ratio does not necessarily indicate any increased level of risk within the Fund.

Shareholders should note that the market risk of the relevant Fund will be adequately monitored using the absolute Value-at-Risk (VaR) within the limits of relevant European and/or Maltese applicable laws and/or regulations and the Value-at-Risk (VaR) measure should be published in the audited annual report.

The absolute VaR approach calculates a Sub-Fund's VaR as a percentage of the Net Asset Value of the Sub-Fund and is measured against an absolute limit of 20%. In line with the CESR's Guidelines on Risk Measurement and the calculation of Global Exposure and Counterparty Risk for UCITS.

**Approved Regulated
Markets**

See Appendix I of the Prospectus.

The Offering

**Number of Investor
Shares**

1,000,000 Class A6-USD Shares, 1,000,000 Class B6-USD Shares, 1,000,000 Class C6-USD Shares, 1,000,000 Class D6-USD Shares and 1,000,000 Class E6-USD Shares.

1,000,000 Class A6-EUR Shares, 1,000,000 Class B6-EUR Shares, 1,000,000 Class C6-EUR Shares, 1,000,000 Class D6-EUR Shares and 1,000,000 Class E6-EUR Shares.

1,000,000 Class A6-GBP Shares, 1,000,000 Class B6-GBP Shares, 1,000,000 Class C6-GBP Shares, 1,000,000 Class D6-GBP Shares and 1,000,000 Class E6-GBP Shares.

Initial Offering Price

\$100 per Share in Class A6-USD, Class B6-USD, Class C6-USD, Class D6-USD and Class E6-USD.

€100 per Share in Class A6-EUR, Class B6-EUR, Class C6-EUR, Class D6-EUR and Class E6-EUR.

£100 per Share in Class A6-GBP, Class B6-GBP, Class C6-GBP, Class D6-GBP and Class E6 GBP.

Initial Offering Period

The initial offering period in respect of all share classes, apart from the Class E6 Shares has lapsed. The initial offering period for the Class E6 EURO, Class E6 GBP and Class E6 USD Shares is from 12:00 CET on 28th April 2023 until the Closing Date applicable to the Class E6 shares

Closing Date

The Closing date for Class A6, B6, C6 and D6 Shares has now passed. The Closing date for Class E6 Shares will be 29th May

2023, or such earlier or later date as the Directors may, in their sole and absolute discretion, determine;;

Minimum Holding

Subject to the Minimum Initial Investment in the Company, there is no Minimum Holding requirement in relation to the Sub-Fund.

Minimum Initial Investment

The Minimum Initial Subscription per Shareholder is \$2,000,000 (US Dollars) for Class A6-USD Shares, €2,000,000 (Euro) for Class A6-EUR Shares and £2,000,000 (British Pound Sterling) for Class A6-GBP Shares.

The Minimum Initial Subscription per Shareholder is \$250,000 (US Dollars) for Class B6-USD Shares, €250,000 (Euro) for Class B6-EUR Shares and £250,000 (British Pound Sterling) for Class B6-GBP Shares.

The Minimum Initial Subscription per Shareholder is \$10,000 (U.S. Dollars) for Class C6-USD Shares, €10,000 (Euro) for Class C6-EUR Shares, £10,000 (British Pound Sterling) for Class C6-GBP Shares.

The Minimum Initial Subscription per Shareholder is \$10,000 (U.S. Dollars) for Class D6-USD Shares, €10,000 (Euro) for Class D6-EUR Shares, £10,000 (British Pound Sterling) for Class D6-GBP Shares.

The Minimum Initial Subscription per Shareholder is \$1,000 (U.S. Dollars) for Class E6-USD Shares, €1,000 (Euro) for Class E6-EUR Shares, £1,000 (British Pound Sterling) for Class E6-GBP Shares.

All Subscriptions are subject to acceptance or rejection in the sole discretion of the Directors.

Minimum Additional Investment

Subject to the Minimum Initial Investment in the Company, there is no Minimum Additional Investment in relation to the Sub-Fund.

Publication of NAV per Share

The NAV per Share will be published on pricing platform such as Bloomberg. Further details on the pricing platform can be obtained from the Administrator.

Listing

The Sub-Fund shall not be listed.

Further details regarding this offering of Investor Shares can be found in the Section entitled "The Offering" below.

THE INVESTMENT COMMITTEE

The Board of Directors retains overall responsibility for the implementation of the investment objective of the Company in respect of each Sub-Fund, directing the investment management of its assets and in the management and monitoring of risk. In this regard, the Board has established and receives support from the Investment Committee.

The Investment Committee meets at least quarterly and in any case as frequent or as necessary in the light of the Sub-Fund's investment policy, with the majority of meetings physically held in Malta.

Under its terms of reference, the Investment Committee is responsible for the following matters:

- (i) to monitor and review the investment policy and performance of the Sub-Fund;
- (ii) to establish and review guidelines for investment by the Sub-Fund;
- (iii) to issue rules for stock selection and set the portfolio structure and asset allocation;
- (iv) to make policy recommendations to the Board of Directors;
- (v) to monitor the VAR approach to risk management adopted by the scheme, which monitoring activity shall be carried out by the Risk Manager.; and
- (vi) to report on risk management to the Board, as advised by the Risk Manager.

The Investment Committee reports to the Board of Directors on the activities and the performance of the Sub-Fund.

The members of the Investment Committee are described below:

Matthew Brittain

(see details under "Directors and Officer of the Company" in the Prospectus)

James Hindmarch

(see details under "Directors and Officer of the Company" in the Prospectus)

Richard Thomson Wight

(see details under "Directors and Officer of the Company" in the Prospectus)

Vincent David- Robin

(see details under "Directors and Officer of the Company" in the Prospectus)

James Ward

(see details under "Directors and Officers of the Company" in the Prospectus)

Matthew Brittain, James Hindmarch, James Ward and Vincent David-Robin are not remunerated for their roles on the Investment Committee, but Richard Thomson Wight is paid an annual fee of €12,000.

Conflicts of Interest

Please refer to the Section entitled “Conflicts of Interest” in the Prospectus for an overview of potential conflicts of interest affecting persons involved with the Company.

THE OFFERING

Share Offer

This Offering Supplement is supplemental to, and must be read in conjunction with, the Prospectus issued by the Company. The Offering Supplement constitutes an offer of Investor Shares in the Sub-Fund which is initially comprised of twelve classes of Investor Shares, the Class A6, B6, C6 and D6 Shares.

The offering of the Investor Shares at the Initial Offering Price was open on 27th April 2017 and closed on the Closing Date. The Company shall issue Investor Shares in connection with appropriately completed Subscription Applications received during the Initial Offering Period, on the Business Day following the Closing Date.

The initial offering period in respect of all share classes, apart from the Class E6 EURO, Class E6 GBP and Class E6 USD shares has lapsed. The initial offering period for the Class E6 EURO, Class E6 GBP and Class E6 USD investor shares is from 12:00 CET on 28th April 2023 until the Closing Date applicable to the Class E6 shares or such earlier or later date as the Directors may, in their sole and absolute discretion, determine.

The Class E6 EURO, Class E6 GBP and Class E6 USD Investor Shares may be purchased at the Initial Offering Price during the Initial Offering Period. Class E6 EURO, Class E6 GBP and Class E6 USD Investor Shares will be issued to successful applicants on the first Subscription Day after the lapse of the Initial Offer Period after receipt by the Administrator of both:

- i. the relevant and properly completed subscription documents; and
- ii. confirmation from the Custodian that the full amount proposed to be subscribed by the Investor Shares has been received in cleared funds.

Unless otherwise determined by the Directors at their discretion, no application shall be processed for less than the Minimum Initial Investment.

Purchase, Transfer and Exchange of Shares

Investor Shares can be purchased at the prevailing Offering Price, by submission to the Company at the office of the Administrator of the relevant and properly completed Subscription Application prior to the cut off time for receipt of applications for the relevant Share Class.

Subject to the satisfaction of the requirements set out above, Investor Shares shall be issued to successful Subscribers.

Payment should be effected by bank transfer. At the Company's discretion, payments may be accepted by other means. All payments for Investor Shares must be made in the base currency of that class of Investor Shares and be received in Cleared Funds in any event before the Subscription Notice Deadline. Any applicable bank charges will be borne by the Subscriber. If the Subscription Application or associated Cleared Funds are not received as required, then the Subscription Application may be rejected or held over until the next Subscription Day at the discretion of the Company.

In the event that an application is rejected, application monies will be returned without interest by telegraphic transfer to the remitting bank at the discretion of the Company at the risk and expense of the Subscriber.

Subject to the satisfaction of the requirements set out above, Investor Shares shall be issued to successful Subscribers on the next Dealing Day. The Administrator will generally issue written confirmation of ownership to a Shareholder within five (5) Business Days after the applicable Subscription Day.

Full details of the application and subscription process appear in the Section of the Prospectus entitled “Purchase, Exchange and Transfer of Shares”. A Subscription Application and other related documentation will be provided upon request by the Administrator, the Investment Manager or by an Authorised Distributor.

Redemption of Shares

Investors are directed to the Prospectus where the procedures relating to the Redemption of Investor Shares and the conditions applicable thereto are outlined.

Investor Shares can be redeemed at the prevailing Redemption Price, by submission to the Company at the office of the Administrator of the relevant and properly completed Redemption Notice before the Redemption Notice Deadline. Redemption requests received after the cut off time for receipt of redemption requests will be processed on the following Redemption Day.

In terms of the Memorandum and Articles, redemption requests and/or exchange requests are, once made, irrevocable. A Redemption Notice if accepted by the Company will be effective as at the applicable Redemption Day. Investor Shares shall be cancelled on the relevant Redemption Day and redemption requests will generally be settled within ten (10) Business Day from the relevant Redemption Day.

Full details of the redemption process appear in the Section of the Prospectus entitled “Redemption of Shares”.

A Redemption Notice and other related documentation will be provided upon request by the Administrator, the Investment Manager or by an Authorised Distributor.

- Deferral of Redemption

In line with the Offering Memorandum of the Company, in the section named “Redemption of Shares”, the Directors may in their exclusive discretion limit the total amount of redemptions effected on any Redemption Day to 10% of the outstanding Investor Shares in the Sub-Fund on that day (in each case before processing request for the issue of the Investor Shares or requests for redemptions of such Investor Shares for such Redemption Day). In such circumstances the Company or its authorised agent may scale down pro rata the number of Investor Shares to be redeemed in response to each request for redemption to the extent necessary to ensure that the foregoing limit is not exceeded, and shall carry forward the balance for redemption as at the next Redemption Day and so on to each succeeding Redemption Day until each request has been complied with in full. Requests for redemption carried forward from an earlier Redemption Day shall have priority over later requests.

Redemption Charges

Shareholders should note that there is a Redemption Penalty levied on redemptions of Class “B6” Shares which will be deducted from the redemption proceeds and calculated on the basis of the outstanding Redemption Penalty pro-rated for the percentage of the number of Shares for the Redemption in relation to the number of Shares in the original Subscription.

However, Shareholders of Class “B6” Shares may request redemption by reference to a specific monetary amount. Where this is the case, any Redemption Penalty outstanding on those Shares will be added to the redemption amount, so that the Shareholder still receives the actual amount requested (with a correspondingly greater reduction in the number of Shares held on the Shareholder's behalf) except where the redemption request represents the Shareholder's entire shareholding, the redemption amount will be reduced accordingly.

Exchange of Investor Shares

Investors are directed to the Prospectus where the procedures relating to the Transfer of Investor Shares and the conditions applicable thereto are outlined.

A holder of Investor Shares may exchange all or part of such holding (the “Original Shares”) into Investor Shares in another Sub-Fund or in a different Class of Investor Shares of the same Sub-Fund (the “New Shares”).

An irrevocable request from a Shareholder to exchange Investor Shares shall be construed as being a request for the repurchase of the stated number of Original Shares (save that the repurchase monies shall not be released to the investor) and a simultaneous request for the proceeds from such repurchase to be applied in the purchase of New Shares as may be indicated. The exchange of Investor Shares shall take place on the same Dealing Day, or as otherwise agreed with the investor, at the relevant Subscription Prices.

Irrevocable conversion instructions addressed to the Company and received at the Administrator’s registered office in respect of the Sub-Fund before the cut off time for receipt of conversion instructions, if accepted by the Company, will be dealt at the Net Asset Value per Share as at the Valuation Point for the applicable Subscription Day/ Redemption Day. Requests received after this time will, unless the Company otherwise agrees, be held over until the following Subscription Day/ Redemption Day in relation to the New Shares/Original Shares. Irrevocable conversion instructions addressed to the Company and received at the Administrator’s registered office on a Business Day which is not a Subscription Day/ Redemption Day in relation to the New Shares/ Original Shares, if accepted by the Company, will be carried over to the following Subscription Day/Redemption Day and dealt at the Net Asset Value per Share as at the Valuation Point for the applicable Subscription Day/ Redemption Day.

Full details of the process for the exchange of Investor Shares appears in the Section of the Prospectus entitled “Exchange of Investor Shares”.

Pricing

The calculation of the NAV of the Sub-Fund and of the NAV per Share shall be effected by the Administrator as at the close of business on every Valuation Day on the basis of the closing prices on that day and in such manner as is stated in the Prospectus under the section entitled “Net Asset Value Calculation”. The NAV per Share will be published on pricing platform such as Bloomberg. Further details on the pricing platform can be obtained from the Administrator.

FEES, CHARGES AND EXPENSES

Investment Management Fee

The Company will pay the Investment Manager an Investment Management Fee of:

Class A6 0.75%

Class B6 1.50%

Class C6 0.95%

Class D6 1.50%

Class E6 0.75%

The Investment Management Fee will accrue at every Valuation Day and shall be payable monthly in arrears.

The Investment Manager will be reimbursed for all properly incurred and approved out-of-pocket expenses.

Performance Fee

The Investment Manager shall, in addition to the Investment Management Fee, receive from the Company in respect of the Sub-Fund a fee (the "Performance Fee") based on the performance of the Sub-Fund in respect of the NAV per Share calculated weekly as set out ("Calculation Period"), which is crystallised on a calendar month basis on the last Business Day of a calendar month, where such Business Day is a Valuation Day, or where this is not the case the next Valuation day after the last Business Day of a calendar month ("Crystallisation Date"). The Performance Fee shall be paid to the Investment Manager.

The Performance Fee shall be 20% on the net return in excess of the sub-funds benchmark rate i.e. the rise-in-value of the NAV per Share of the Sub-Fund in the Calculation Period, in excess of the sub-funds benchmark rate, calculated on a high 'water mark' basis. A Performance Fee will be accrued, subject to a high water mark, whereby performance fees are only payable if the net increase of the NAV of the Sub-Fund is superior to the previous high 'water mark'. The Performance Fee in respect of each Calculation Period will be calculated by reference to the Net Asset Value before deduction for any accrued Performance Fee. The Performance Fee will be deemed to accrue as at each Valuation Day and shall be payable monthly in arrears and normally within 14 calendar days of each Crystallisation Date.

The Performance Fee will be calculated in respect of each Calculation Period, although the first Calculation Period will be the period commencing on the Business Day immediately following the Closing Date, and ending on last Valuation Day of the first calendar week after the Fund's inception. Thereafter each Calculation Period shall commence on the Business Day immediately following the last Valuation Day of a calendar week and end on the next Valuation Day of the following calendar week.

The Company will not adopt an equalisation methodology for the calculation of the performance fee due to the Investment Manager. Shareholders may according underpay/ over pay any performance fee due to the Investment Manager when subscribing and/ or redeeming their Investor Shares.

Period	Gross Asset Value	HWM	Benchmark	Performance	Performance Fee	NAV	No. of shares in issue	Total Perf. fee
	(a)	(b)	(c)	(d) = (a) - (c)	(e) = (d) x 20%	(f) = (a) - (e)	(g)	(h) = (e) x (g)
Launch	100	100	N/A	N/A	N/A	£ 100	20,000	-
Week 1	105	100	100.05	4.95	£ 0.99	£ 104.01	20,000	£ 19,797.69
Week 2	120	100	100.10	19.90	£ 3.98	£ 116.02	20,000	£ 79,581.54 Movement of £59,783.85
Week 3	115	100	100.15	14.85	£ 2.97	£ 112.03	20,000	£ 59,395.38 Movement of (£20,186.15)
Week 4	99.00	100	100.20	-1.20	£ -	£ 99.00	20,000	£ - Movement of (£59,395.38)
Week 5	104.00	100	100.05	3.95	£ 0.79	£ 103.21	20,000	£ 15,795.38
Week 6	108.00	100	100.10	7.90	£ 1.58	£ 106.42	20,000	£ 31,587.69 Movement of £15,792.31
Week 7	110.00	100	100.16	9.84	£ 1.97	£ 108.03	20,000	£ 39,372.31 Movement of £7,784.62
Week 8	124.00	100	100.22	23.78	£ 4.76	£ 119.24	20,000	£ 95,110.77 (crystallised) Movement of £55,738.46
Week 9	156.00	119.24	119.31	36.69	£ 7.34	£ 148.66	20,000	£ 146,776.33
Week 10	102.00	119.24	119.24	-17.24	£ -	£ 102.00	20,000	£ Movement of (£146,776.33)

Investors should be aware that the application of a Performance Fee may incentivise the Investment Manager of the Sub-Fund to take higher risks in its investment decision. In addition the increase in value of the Net Asset Value which is used as a basis for the calculation of performance fees, may be comprised both of realised gains as well as unrealised gains as at the end of the calculation period, and as a result, a Performance Fee may be paid on unrealised gains which may subsequently never be realised by the Sub-Fund.

Administration Fee

The Administrator is entitled to receive a fee of 0.09% per annum, payable pro rata quarterly in arrears on the last Business Day in each calendar quarter of each year. The fees are calculated by reference to the Net Asset Value on each Valuation Day. The Administrator is entitled to receive a minimum Administration Fee of €2,750 per month..

The Administrator will be reimbursed for all properly incurred and approved out-of-pocket expenses.

Custody Fee

Please refer to the section of the Prospectus headed “*Fees, Compensation and Expenses*” for details on the Custody Fee charged by the Custodian.

Authorised Distributor Fees

Share Class B6 is only available to existing clients of ARIA’s discretionary service invested via the ARIA Investment Platform whose investments are held in custody through SEI Global Nominees.

This means that Share Class B6 is available to those existing clients of ARIA whose investments are held in custody with ARIA through SEI Global Nominees being the current custodian. Share Class B6 is not and will not be available to any other custodian or execution venues. B6 Shares will be denominated in the base currency of the respective Sub-Funds.

Class E6 shares are only available for investment by investors who/which have invested pursuant to the services of an Authorized Distributor.

Class B6 and E6 Shares are not subject to an “upfront” Subscription Fee (i.e. a Subscription Fee that reduces a Shareholder’s initial subscription amount to the Sub-Fund) but are subject to an Authorised Distributor Fee and a Redemption Penalty levied upon the redemption of Class “B6” and E6 Shares made within their Redemption Penalty Period. The Redemption Fee is applied in connection to the repayment of any unamortised balance of the ‘Authorised Distribution Fee’

Upon the subscription for Class B6 and E6 shares from the Shareholder, the Promoter shall receive an Authorised Distribution Fee of up to 7.0% of the Net Asset Value attributable to the subscription. This percentage establishes a fixed monetary amount specific to each Investor which is then expensed against the Sub-Funds assets attributable to that specific Investor. This Authorised Distribution Fee shall be amortised over a maximum 84 month period (a 12 month period for each 1% of Authorised Distribution Fee levied) against the assets of the Sub-Fund attributable to the individual Shareholder. Should the investor redeem prior to the lapse of the Redemption Penalty Period, the investor will incur the redemption penalty fee which will be levied as described below in the event of a specific Investor’s redemption.

The amount of the Authorised Distribution Fee is paid by the Company to the Promoter for the benefit of the Authorised Distributor in the calendar month following the time of subscription for Class B6 and E6 Shares.

The amortisation period is determined by the percentage of the Authorised Distributor Fee agreed between the Shareholder and the Authorised Distributor.

The Authorised Distribution Fee shall be amortised over a period of time, (a 12 month period for each 1% of Authorised Distribution Fee levied), against the assets of the Sub-Fund attributable to the Shareholder and if the investor redeems prior to a certain period of time, such investor would need to pay a Redemption Penalty, which is equal to outstanding amount not yet amortised. By way of example, a 7% Authorised Distribution Fee will mean an 84 month amortisation period or Redemption Penalty Period, and 5% would mean a 60 month amortisation period or Redemption Penalty Period. The Authorised Distribution Fee will always be calculated on the Investor’s original Subscription value, and the current value of the investor’s units held thereafter will not have any bearing on this calculation.

The Redemption Penalty will decline to 0% having been fully amortised over the Redemption Penalty Period.

Example: Subscription of EUR 100,000 at first Subscription Date in February 2012 for 80,000 Shares

Authorised Distribution Fee: 5% EUR 5,000

Redemption Penalty Period: 5 years = 60 months

Monthly amortisation = 5000 EUR / 60 = 83.34* Euros per month

Redemption: 45,000 Shares on 15 February 2016

Amount of charge already paid by monthly amortisation (first Subscription day February 2012 – first Subscription/Redemption Day February 2016):

Redemption Penalty Period elapsed at Redemption Day: 48 months

Remaining Redemption Penalty Period: 60 months – 48 months = 12 months

Remaining charge to be deducted from redemption 12 months at 80.34* Euros = 1000.08 EUR

The above amount of 1000.08 EUR needs to be pro-rated to reflect for the number of shares being redeemed being less than the Initial Subscription.

1000.08* EUR x 45000 Shares /80000 Shares = 562.55* EUR

The above amount of 562.55 EUR will be deducted from the proceeds relating to the redemption of 45,000 Shares as at the Redemption Date in EUR (subject to rounding).

At the end of the month following the completion of the amortisation period relating to the original Subscription, once the Authorised Distribution Fee is repaid in full to the Sub Fund, the Shareholder’s remaining shareholding will be automatically converted to an alternative Share Class which does not support Authorised Distributor Fees, nor feature any redemption penalties to ensure that the Shareholder does not continue to bear the cost of any unamortised Authorised Distribution Fee relating to Shareholdings of other Subscriptions.

Depending on when a Shareholder invests or redeems out of the Sub-Fund potential inequalities may arise. In the event that such inequalities occur, neither the Company, the Investment Manager, Promoter, Administrator or Custodian shall be liable to any Shareholder for any inequalities or excess Redemption Penalty so levied.

Subscribers to Share Class B6 and E6 should note that the effect of the Authorised Distribution Fee will be reflected by having higher expenses attributable to the Sub-Fund’s assets which will also reflect in a decreased Net Asset Value of Class B6 and E6 and those investors being charged a higher Authorised Distribution Fee shall also negatively effect the Net Asset Value.

Below please find the fee structure with the respective charges for every year lapsed

Table 2: Applicable fee as per share class

	Class A6	Class B6	Class C6	Class D6	Class E6
Type of Fee					
Authorised Distributor Fee	0%	Up to 7% (as agreed)	0%	0%	Up to 7% (as agreed)
Subscription Fee (applicable only to Share Class A6, C6 and C6)	Up to 5%	0%	Up to 5%	Up to 5%	0%

Early Redemption Fee (* At the Director's discretion)	Up to 2%*	Nil	Up to 2%*	Up to 2%*	Nil
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Early Redemption Fee

The Sub-Fund may, within discretion of the Directors, impose an Early Redemption Fee of up to 2% on the Net Asset Value per Share, in Share Classes A6, C6 and D6, only where a redemption of Shares (in whole or in part) takes place within 12 months of the Shareholder's initial subscription. The charge shall be to the benefit of the Fund. No Early Redemption Fee is applicable for redemptions which take place after this period.

Subscription Fee

The Sub-Fund for Share Classes A6, C6 and D6 only, may impose a Subscription Fee on the issue of Shares of up to 5% of the Net Asset Value per Share subscribed by each investor, to be paid out of the subscription monies at subscription and payable to the Promoter. The Subscription fee will only be charged to Class A6, C6 and D6 investor shares if such subscription is done through an Authorised Distributor.

The Promoter may pay all or part of the fees and charges it receives as a commission, retrocession, rebate or discount to financial intermediaries, Authorised Distributors or other investors. The Subscription Fee may be reduced or waived at the discretion of the Directors or Investment Manager.

Preliminary Expenses

The Sub-Fund is responsible for paying the preliminary expenses of and incidental to, the initial offering. This includes a share of the expenses relating to the establishment of the Company in Malta as well as its own initial organisational expenses (including the negotiation and preparation of the contracts to which it is a party, the costs of printing this Offering Supplement, the fees and expenses of its professional advisers and certain marketing expenses in connection with the launch and initial promotion of the Fund, and in connection with the offering, issue and listing of the shares).

These preliminary expenses are estimated not to exceed GBP 30,000 and they will be amortised on a straight line basis over the first 60 months of the Sub-Fund's operations.

Other Expenses

The Sub-Fund will also be subject to other fees including, its pro-rata share of the Directors and Company Secretary Fees and its Operating Expenses as set out in the Prospectus.

The Promoter may also be paid a Promoter's Fee, which at its absolute discretion can be paid to certain promoters for their assistance in distributing the shares of the Sub Fund. The Promoter's Fee is paid in respect of parties appointed by the Investment Manager to provide a range of services, including but not limited to marketing, asset raising and distribution support, including the disbursement of distribution fees. The Promoter's fee shall be paid from the assets of in relation to that Sub-Fund and shall be amortised over the period of five (5) years. Any such fee paid from the assets of the Sub Fund will not exceed 0.20% of the Net Asset Value per annum on the value of each subscription.

RISK FACTORS

Investors should refer to the section entitled "Risk Factors" in the Prospectus for information on the risks associated with making an investment in this Sub-Fund.

It cannot be guaranteed that the applicable sector will continue to rise in the future. It is also possible that the Sub-Fund may not be able to identify sufficient high-quality investment opportunities. The value of the consumer sector may be affected by uncertainties such as international political developments, changes in government policies, changes in taxation, restrictions on foreign investment and currency repatriation, currency fluctuations and other developments in the laws and regulations of countries in which investments may be made. Political unrest, acts of war, terrorism, internal or external tensions and any future actions of governments in any country could each affect the value of consumer goods.

Whilst the Investment Manager will ascertain that all the necessary measures are taken, like in all investments a risk does exist that the fund does not achieve its investment objectives.

Fund Specific Risk Factors

ETFs

The Sub-Fund may invest some or all of its assets in UCITS authorised according to the UCITS Directive or collective investment undertakings within the meaning of Article 50(1) of the UCITS Directive. The price and movement of an ETF designed to track an index may not track the underlying index and may result in a loss. In addition, ETFs traded on an exchange may trade at a price below their net asset value (i.e. at a discount).

The Sub-Fund may invest in ETFs which are leveraged, inverse or inverse-leveraged ETFs. ETFs that seek to provide investment results that are the inverse (or inverse-leveraged, meaning the ETF attempts to provide multiple of the inverse) of the performance of an underlying index are subject to the risk that the performance of such ETF will fall as the performance of the ETF's benchmark rises – a result that is the opposite for traditional investment funds.

In addition, the ETFs held by the Sub-Fund may utilize leverage (i.e. borrowing) to acquire their underlying portfolio investments. The use of leverage involves special risks and an ETF that utilises leverage may be more volatile than an ETF that does not because leverage tends to exaggerate any effect on the value of the portfolio securities. Because leveraged, inverse or inverse-leveraged ETFs typically seek to obtain their objective on a daily basis, holding such ETFs for longer than a day will produce the result of the ETF's return for each day compounded over the period, which usually will differ from the actual multiple (or inverse) of the return of the ETF's index for the period (particularly when the benchmark index experiences large ups and downs).

Risks in relation to Equity Securities

The Sub-Fund will not be investing in Equity Securities directly. The Sub-Fund will, through ETFs have exposure to Equity Securities Risks. The price of equity securities may rise or fall because of changes in the broad market or changes in a company's financial condition, sometimes rapidly or unpredictably. These price movements may result from factors affecting individual companies, sectors or industries selected for a Sub-Fund's portfolio or the securities market as a whole, such as changes in economic or political conditions. When the value of a Sub-Fund's securities goes down, your investment in the Sub-Fund decreases in value. Equity securities generally have greater price volatility than fixed income securities.

Currency Trading Risks

The Sub-Fund will not be investing in Currency Trading directly. The Sub-Fund will through ETFs have exposure to Currency Trading Risks. Since the instruments held by the Sub-Fund may be denominated in currencies different from its reference currency, the Sub-Fund may be affected unfavourably by exchange control regulations or fluctuations in currency rates. For this reason, changes in currency exchange rates can affect the value of the Sub-Fund's portfolio and may impact the value of Shares in the Sub-Fund.

GENERAL INFORMATION

The Rights of Shareholders

The rights of Shareholders are stated in the Memorandum and Articles and in the Companies Act, and include (inter-alia) the right to receive notice of, and to attend and to vote at, meetings of the Company as summarised below.

The Investor Shares in the Sub-Fund carry the right to one (1) vote per share at meetings of the Company on the following matters (a) the variation of the rights attached to a class of shares; (b) any amendment to the investment objectives of the Sub-Fund; and (c) the nomination, appointment and, or removal of directors (other than the Director appointed by the holders of the Founder Shares). The Investor Shares entitle Shareholders to participate in the movements, both positive and negative, in the value of the assets of the Sub-Fund as well as the receipt of dividends as set out hereunder.

The holders of the Founder Shares carry the right to one (1) vote per share at general meetings of the Company and have collectively the exclusive right to nominate/appoint or remove one (1) Founder Director. The Founder Shares do not carry a right to participate in any dividends or other distributions of the Company or in the assets of the Company on a winding up (other than to the surplus, if any, that may remain after payment of all amounts due to creditors and holders of the Investor Shares).

Share Capital and Accounts

All amounts received by the Company on the issue of Investor Shares, initially and subsequently, will be credited as share capital of the Company and will form part of the NAV of the Sub-Fund. Separate accounts are kept for the assets of the Sub-Fund.

Fractional Shares

Fractional Shares will be issued up to four (4) decimal places.

Shares in Other Sub-Funds of the Company

The Company is constituted as a multi-fund investment company with variable share capital. As of the date of this Offering Supplement, the Company has made an offering of Investor Shares in other Sub-Funds. The Company may establish more Sub-Funds in the future.

Dividend Policy

The income of the Sub-Fund will generally be accumulated and it is not the intention of the Sub-Fund to pay dividends. Notwithstanding this, the Directors reserve the right to pay Dividends at any time if they consider that a payment of a Dividend is appropriate.

Where the Company resolves to pay dividends and change the Dividend Policy, the relevant details will be provided in an updated version of the Prospectus and the investors will be notified in advance.

Sub-Fund Expenses

The Sub-Fund shall incur annual licence fee expenses of approximately EUR700 payable to the MFSA. Details of other expenses incurred by the Sub-Fund may be found in the Prospectus and in the above section on "Fees, Charges and Expenses". The Sub-Fund will not bear any costs incurred in the offering of shares in any other sub-fund of the Company.

Documents Available for Inspection

Copies of the following documents shall be available for inspection at the registered office of the Company or at the offices of the Administrator (see Directory at last page hereof) during normal business hours:

- Memorandum & Articles of Association, and Certificate of Incorporation of the Company
- The latest Prospectus and Offering Supplements for all Sub-Funds
- Key Investor Information Document
- Custody Agreement
- Administration Agreement
- Investment Management Agreement
- Investment Services Act, Chapter 370 of the Laws of Malta
- The latest Annual and Half Yearly report of the Company (if available).
- Company policies (including Risk Management Policy and Remuneration Policy)

INFORMATION FOR INVESTORS IN IRELAND

1. IRISH TAXATION

The following summary is only intended as a brief and general guide to the main aspects of current Irish tax law and practice of the Revenue Commissioners in Ireland applicable to the holding and disposal of Shares in the Fund where the Shareholder is regarded as holding a material interest in an offshore fund and is resident or ordinarily resident in Ireland or carrying on a trade in Ireland through a branch or agency in Ireland. Shareholders should note this summary reflects the law and practice in force at the date of this document and may change in the future.

It is not intended to provide specific advice and no action should be taken or omitted to be taken in reliance upon it. It is addressed to Shareholders who are the absolute beneficial owners of Shares held as investments and not to special classes of Shareholder such as financial institutions. In addition, it does not address the tax consequences in Ireland for Shareholders whose acquisition of Shares in the Fund would be regarded as a shareholding in a Personal Portfolio Investment Undertaking (PPIU). Accordingly, its applicability will depend upon the particular circumstances of individual Shareholders. The summary is not exhaustive and does not generally consider tax reliefs or exemptions. Any prospective Shareholder who is in any doubt about his/her Irish tax position in relation to the Fund should consult his/her Irish professional adviser.

Investors should consult their professional advisers on the possible tax or other consequences of buying, holding, transferring, switching or selling any of their Shares under the laws of their countries of citizenship, residence and domicile.

Taxation of the Company in Ireland

The Directors of the Company intend to conduct the affairs of the Company so that it does not become resident in Ireland for taxation purposes. Accordingly, provided the Company does not exercise a trade within Ireland or carry on a trade in Ireland through a branch or agency, the Company will not be subject to Irish tax on its income and gains other than on certain Irish source income and gains.

Taxation of Shareholders in Ireland

Shareholders in the Fund who are resident or ordinarily resident in Ireland or carrying on a trade in Ireland through a branch or agency in Ireland for taxation purposes will be liable to Irish tax in respect of any income and gains from Shares in the Company in accordance with the provisions of Chapter 4 Part 27 of the Taxes Consolidation Act, 1997 ("TCA"). Accordingly, such Shareholders will be obliged to comply with the requirements set out therein.

Filing Obligations

Such Shareholders should note that acquiring Shares in the Company will bring them within the self-assessment system of tax and, in particular, Part 41A of the TCA. Accordingly, Shareholders who are individuals will be obliged to comply with tax filing and payment requirements (including making a self-assessment tax return) on or before 31 October in the year, following the year of assessment in which the

income or gains arise, paying preliminary tax on or before 31 October in the year of assessment in which the income or gains arise and paying the balance of any tax due on or before 31 October in the year following the year of assessment in which the income or gains arise.

Shareholders should also note that they are obliged to provide details of their acquisition of Shares in the Company in the prescribed manner in their tax return for the year of assessment in which they acquire Shares and that the rates outlined below assume Shareholders will comply with those requirements.

Tax on Distributions

Non-corporate Shareholders will be liable to income tax under Case III of Schedule D on distributions received from the Company (other than a disposal) at a rate of 41%, including where such distributions are reinvested in new Shares.

Corporate Shareholders will be liable to corporation tax under Case III of Schedule D, currently at a rate of 25%, in respect of all distributions received from the Fund (other than on a disposal) except where the corporate Shareholder holds the securities as part of its trading activities, in which case, the rate of corporation tax applicable to the distributions will be that applicable to trading income, which is currently 12½%.

Non-Corporate Shareholders who are resident but not domiciled in Ireland may be able to claim the remittance basis of taxation in respect of distributions received from the Company, in which case the liability to tax may only arise as and when income from the Company (received annually or more frequently) is received or deemed to be received in Ireland.

Tax on Disposals

Non-corporate Shareholders will be subject to income tax under Case IV of Schedule D on the gain arising on disposing of their Shares in the Company, calculated in accordance with the capital gains tax rules, but no indexation relief will be available. The gain will be taxed at the rate of 41%.

Shareholders who are individuals should note that on their death, the individual will be deemed to have disposed of his/her Shares in the Fund and reacquired them at the then market value immediately before his/her death and, accordingly, will be subject to income tax on the gain arising as outlined above.

Corporate Shareholders who dispose of their Shares in the Fund will be liable to tax on the gain arising calculated in accordance with the capital gains tax rules, but no indexation relief will be available. The gain will be subject to corporation tax under Case IV of Schedule D at the rate of 25%, except where the corporate Shareholder holds the Shares as part of its trading activities, in which case, the rate of corporation tax applicable to the gain will be that applicable to trading income, which is currently 12½%.

Deemed Disposals

Shareholders should note that under Irish tax law, they will be deemed to dispose and reacquire their Shares in the Company at market value on the eighth anniversary of holding those Shares. A deemed disposal will arise at the end of each eight-year period in respect of which the Shareholder holds Shares in the Fund. On a deemed disposal the Shareholder will be liable to pay income tax or corporation tax (as the case may be) on the deemed gain under Case IV of Schedule D as outlined above. Such tax should be creditable against tax payable on an actual disposal of those Shares.

No Relief for Losses

Shareholders' attention is drawn to the fact that any loss arising on a disposal of Shares in the Company, will be treated as a nil loss for tax purposes and any gain arising on a disposal of such Shares may not be relieved by other losses available to the Shareholder from other sources.

Switching / Conversion of Shares

Shareholders should note that switching between Share Classes within a Fund should not be regarded as a disposal of shares by such Shareholder for tax purposes in Ireland, where the exchange is effected by way of a bargain made at arm's length by the Fund of the whole or part of the Shares of the Shareholder in one Share Class for another Share Class.

There are special rules relating to situations where additional consideration is paid in respect of the conversion of shares, or if a shareholder receives consideration other than the replacement shares in a fund and special rules may also apply when a fund operates equalisation arrangements (these rules are outside the scope of this note).

Foreign Currency Gains

In addition, Shareholders should note that where he/she/it makes a currency gain on a disposal of Shares in the Company, the Shareholder may be liable to capital gains tax in respect of that gain in the year of assessment in which the Shares are disposed of, where the Shares are denominated in a currency other than Euro.

Certain Anti-Tax Avoidance Rules

Shareholders should note that Chapter 1 of Part 33 of the TCA could apply to them. These provisions are designed to prevent the avoidance of income tax by individuals through the transfer of assets or income to persons outside Ireland and if applicable, could render such Shareholders liable to income tax or corporation tax in respect of undistributed profits of the Company.

In addition, certain Shareholders who are individuals who hold 5% or more of the Shares in the Fund may be subject to tax in respect of certain gains accruing to the Fund under the provisions of Section 590 of the TCA.

Encashment Tax

Shareholders in the Company should note that any distributions made by a paying agent in Ireland on behalf of the Company or which are presented to, collected by, received by or otherwise realised by a bank or other person acting on behalf of the Shareholder in Ireland will be subject to encashment tax at the standard rate of income tax which is currently 20%. Encashment tax is normally creditable against the Shareholder's final income tax liability.

Stamp Duty

No stamp duty will be payable in Ireland by the Fund on the conveyance or transfer of stock or marketable securities of a Fund or other body corporate not registered in Ireland, provided that the conveyance or transfer does not relate to any immovable property situated in Ireland or any right over or interest in such property, or to any stocks or marketable securities of a Fund (other than a Fund which is an investment undertaking within the meaning of Section 739B of the Taxes Consolidation Act, 1997 or a qualifying Fund within the meaning of Section 110 of the Taxes Consolidation Act, 1997) which is registered in Ireland.

Capital Acquisitions Tax

Shareholders should note that a gift or inheritance comprising of Shares in the Company will be within be within the charge to Irish capital acquisitions tax if either: (i) the disponent or the beneficiary in relation to the gift or inheritance is resident or ordinarily resident in Ireland; or (ii) the shares are regarded as property situate in Ireland.

However, Shareholders should note that

- a) a non-Irish domiciled individual will not be regarded as being resident or ordinarily resident in Ireland at the date of the gift or inheritance unless that individual: (i) has been resident in Ireland for the five consecutive tax years preceding that date; and (ii) is either resident or ordinarily resident at that date, and

- b) on the basis that the Fund is incorporated or otherwise formed outside of Ireland and qualifies as an investment undertaking within the meaning of Section 75 of the Capital Acquisitions Tax Consolidation Act 2003 being a bona fide scheme for the purpose, or having the effect, solely or mainly, of providing facilities for the participation by the public or other investors in profits or income arising from the acquisition, holding, management or disposal of securities or any other property, the disposal of Shares by way of a gift or inheritance will not be within the charge to Irish capital acquisitions tax provided that:
 - I. the Shares are comprised in the gift or inheritance at the date of the gift or inheritance and at the valuation date;
 - II. the beneficiary is neither domiciled nor ordinarily resident in Ireland at the date of the disposition; and
 - III. the beneficiary is neither domiciled nor ordinarily resident in Ireland at the date of the disposition.

2. DEALING ARRANGEMENTS AND INFORMATION

Aria Capital Management (Europe) Limited (the "Facilities Agent") has been appointed to provide local agent services for the Fund in Ireland and in this regard has agreed to provide certain facilities at its offices at ARIA Private Clients, Ground Floor, 74 South Mall, Cork, T12 F3FD in Ireland.

The net asset value per Share of each Class and the issue and redemption prices thereof are available at the registered office of the Fund. The net asset value per Share for each Class is determined by the Fund Administrator and made available at the registered office of the Fund.

Shareholder may apply as per the Shareholder's instruction on the Application Form, for redemption of his/her Shares in part or in whole in accordance with the procedures set out in section headed "Redemption of Shares" of this Offering Supplement.

In addition, information on the net asset value per Share of each Class and the issue and redemption prices thereof as well as information on how a redemption requests can be made and how redemption proceeds will be paid is available from the Facilities Agent at the address above.

The following information and documentation in relation to the Fund will be available for inspection by Irish Shareholders during normal business hours at the address above:

- Prospectus;
- Key Investor Information Documents;
- Articles of Association;
- Latest periodic reports;
- Shareholder communications;
- Information as may be required by a regulatory authority with supervisory responsibility over the Fund.

Copies of the documents listed above are available to Irish Shareholders upon request to the Facilities Agent. Please also refer to the section headed "Documents Available for Inspection" of this Offering Supplement for further disclosure on the documents and information which is made available at the registered office of the Fund and on the following website <https://ariacm.com/>.

Complaints about the operation of the Fund and all notices and other documents to be served on the Fund may be submitted to the Fund directly or through the Facilities Agent who shall forward all complaints to the Fund.

3. ADDITIONAL INFORMATION

- a) The Fund has not established a place of business in Ireland.
- b) The Central Bank of Ireland (the "Central Bank") has not approved and takes no responsibility for the contents of the Prospectus or for the financial soundness of the Fund or for the correctness of any statements made or expressed in this offering supplement.
- c) Prospective investors should note that the characteristics of Shares (such as the currency of denomination, distribution policy, minimum subscription, minimum holding and minimum

redemption amounts (if any)) and the type and scale of charges applicable to Shares may differ for each Class of Shares and therefore particular attention should be paid to the relevant information as set out in the section headed “The Offering” of this Offering Supplement.

- d) The price and value of the Shares and the income from them can fluctuate and may fall against the Shareholder's interest and a Shareholder may get back less than he invested.

- e) Investment in Shares may not be suitable for all investors and should not be considered as a complete investment programme. Prospective investors should seek information and advice from their investment adviser concerning a Fund, the Shares and the suitability of making an investment in the Fund in the context of their individual circumstances. Reference should also be made to the disclosures in this Offering Supplement of the risks involved in investment in the Fund. Investors should note that past performance will not necessarily be repeated in the future.

DIRECTORY

Directors of the Company	Matthew Brittain Vincent David-Robin Etienne Borg Cardona
Registered Office	Suite W305, The Hub Workspace, Triq Sant Andrija, San Gwann, SGN 1612 Malta.
Company Secretary	Jairo Andres Villamil Pena
Investment Committee	Matthew Brittain James Hindmarch Richard Thomson Wight Vincent David-Robin James Ward
Investment Manager	ARIA Capital Management (Europe) Limited Suite W305, The Hub Workspace, Triq Sant Andrija, San Gwann, SGN 1612 Malta.
Custodian	Swissquote Financial Services (Malta) Ltd Palazzo Spinola 46, St. Christopher's Street Valletta VLT1464, Malta
Administrator	Fexserv Fund Services Limited Nu Bis Centre, Mosta Road, Lija, LJA 9012, Malta
Auditors	Deloitte Deloitte Place, Mriehel Bypass, Mriehel, Birkikara, BKR 3000 Malta
Legal Advisors	Camilleri Preziosi Level 3, Valletta Buildings, South Street, Valletta, VLT 1103, Malta
Promoter	ARIA Distribution Services Ltd 74a Station Road East, Oxted, England, RH8 0PG