

Information Brochure including Fund Regulations - ODIN Small Cap

31/03/2025

Introduction

The name of the mutual fund is ODIN Small Cap (**‘the fund’**). The fund is a mutual fund in accordance with the Swedish Investment Funds Act (2004:46) (**‘LVF’**).

Fund assets are jointly owned by the unit holders. Each unit in each respective share class carries equal rights to the property included in the fund. The fund cannot acquire rights or assume obligations. The manager (as defined below) represents the unit holders in all matters relating to the fund, makes decisions about property included in the fund, and exercises rights arising from that property. The fund is open to the public.

Fund Type

The fund is a mutual fund and the fund’s assets are to be invested in small and medium-sized enterprises based in the Nordic region, with an emphasis on Sweden, and whose shares are available to be traded through a commercial centre in the EEA. The fund’s long-term goal is to exceed its benchmark index, which is the Carnegie Small Cap Return Index.

Share classes

The fund comprises the following share classes:

- **Share class A**, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (A SEK)
- **Share class B**, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (A NOK)
- **Share class C**, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (A EUR)
- **Share class D**, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (B SEK)
- **Share class E**, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (B NOK)
- **Share class F**, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (B EUR)
- **Share class G**, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (C SEK)
- **Share class H**, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (C NOK)
- **Share class I**, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (C EUR)
- **Share class J**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Swedish kronor (D SEK)
- **Share class K**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Norwegian kroner (D NOK)
- **Share class L**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Euro (D EUR)
- **Share class M**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (E SEK)
- **Share class N**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (E NOK)

- **Share class O**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (E EUR)
- **Share class P**, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (U SEK). The share class distributes dividends and the dividends are to be distributed to an extent and on a date deemed appropriate.
- **Share class Q**, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (U NOK). The share class distributes dividends and the dividends are to be distributed to an extent and on a date deemed appropriate.
- **Share class R**, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (U EUR). The share class distributes dividends and the dividends are to be distributed to an extent and on a date deemed appropriate.

The fund consists of share classes, which means that the value of a unit in a share class will differ from the value of a unit in a different share class. The share classes differ in terms of the limits applicable to minimum deposits, currency, fees and special terms and conditions applicable to distribution.

Where a unit holder is able to fulfil the terms and conditions of more than one share class simultaneously with the same assets, their funds shall be allocated to the share class with the lowest management fee.

If a unit holder's assets cease to fulfil the terms and conditions applicable to a share class, their assets shall be redistributed to the share class with the lowest management fee whose terms and conditions the unit holder fulfils. If more than one share class is available for selection by a unit holder, the manager shall redistribute the unit holder to the share class offering the lowest management fee. Redistribution shall occur without any changes in the terms and conditions relating to currency. Reconciliation of the terms and conditions for share classes, in addition to any applicable redistribution to other share classes, shall be carried out by the manager on 31 March and 30 September each year. The manager is not responsible for any costs, fees or losses incurred by the unit holder as a result of any such redistribution, including any tax consequences. When redistributing unit holder's assets in the fund between share classes, the manager shall notify the unit holder specified in the fund's register of unit holders.

Dividends

The share classes P, Q and R distribute dividends. The share classes A-O reinvest income.

Normally, dividends are paid out during the month of May. The goal is to annually distribute 3-4% of the share's value on the date of allotment. Decisions on dividends and date of allotment are made by the fund management company. Dividends accrue to the unit holder who is registered as a unit holder by the fund management company on the date of allotment. Dividends are paid in the form of cash in the fund unless the unit holder has requested new units at the latest 30 April.

Risk Profile

Buying units in a mutual fund is always associated with risk. In investment terms, risk refers to uncertain returns. Shares are generally associated with higher risk than bonds and currencies. Risk and the opportunity to higher returns are normally considered to be connected to each other, and the investor has to take a risk of some kind in order to receive compensation in the form of a higher return.

The fund's goal is to maintain a well-balanced level of risk in all situations. Saving through share investment exposes the saver to risk as a result of major share price fluctuations (market risk). Since parts of the fund's assets may be invested outside of Sweden, the fund's return is consequently affected by changing currency exchange rates (currency risk). The fund is not permitted to trade derivative instruments.

The manager's investment philosophy is index-dependent and the fund invests in shares following fundamental analysis. The fund therefore seeks to have levels of risk relative to its benchmark index. It is the manager's view that the greatest risk of loss is as a result of shortcomings in company-specific investment analysis.

Shares in small businesses generally have lower liquidity than in larger companies, which increases the risk that it is not possible to trade securities without incurring additional costs or at achieving a lower sale price. The fund will have a mix of holdings in order to handle this liquidity risk.

The value of a fund is determined by changes in value to the assets that the fund has invested in. This means that the fund may both increase and decrease in value, and an investor cannot be certain that they will get back all the capital that they invested.

The Fund's Risk Assessment Method

The fund's funds may not be invested in derivative instruments, which also includes OTC derivatives, meaning that no risk assessment method is applied by the manager.

The Fund Manager

The fund is managed by Odin Forvaltning AS, corporate registration number NO 957486657 ('the manager'). Odin Forvaltning AS has established a branch in Sweden, Odin Fonder (Norge) branch.

Target Audience

The fund is best suited to savers who want exposure to small and medium-sized enterprises based in the Nordic region. A saver in the fund should have an investment horizon of at least five years. Fund savers must be willing to accept that significant currency fluctuations may occur.

Investment Focus

The fund's assets may be invested in transferrable securities such as shares, money market instruments, units in mutual funds and in accounts with credit institutions.

The fund may invest a maximum of 10 per cent of the fund's assets in fund units.

The fund's assets are to be invested in small and medium-sized enterprises based in the Nordic region, with an emphasis on Sweden, and whose shares are available to be traded through a commercial centre in the EEA. Small and medium-sized enterprises based in the Nordic region refer to companies that have their registered office or headquarters in a country in the Nordic region, and which on the date of the fund's acquisition have a market value not in excess of one (1) per cent of the total market value for all shares quoted on the Nasdaq OMX Stockholm (the Stockholm Stock Exchange). The selection of shares and the distribution between different industries and regions is otherwise not predetermined, which means that the fund's holdings may from time to time be concentrated to just a handful of industries.

The fund may lend financial instruments (securities loans). The value of securities loans issued may not exceed 20 per cent of fund assets.

The fund's assets shall be invested in compliance with the LVF in addition to the fund regulations. The fund shall apply the principle of risk diversification at all times.

Specific Investment Focus

Transferrable securities and money market instruments in accordance with Chapter 5, Section 5 of LVF

The fund's assets may be invested in transferrable securities and money market instruments in accordance with Chapter 5, Section 5 of LVF.

Derivative Instruments

The fund's assets may not be invested in derivative instruments.

Sustainability Information

Sustainability aspects are taken into account in the management of the fund, see details in **appendix 1**.

Historical Performance

The fund is newly established and there is currently no historical performance data to report.

Annual Report and Half-Yearly Report

The manager shall provide a half-yearly report covering the first six months of the financial year within two months of the end of the period, in addition to an annual report for the fund within four months of the end of the financial year. These reports shall be sent free of charge to any unit holder who requests them, in addition to being available via the manager and the custodian institution.

Valuation

Valuation of the fund's assets

The value of the fund is calculated by subtracting from the value of the fund's assets any liabilities relating to the fund.

The fund's assets consist of:

- Financial instruments
- Cash and cash equivalents
- Accrued interest
- Accrued dividends
- Unliquidated sales
- Other assets and receivables relating to the fund

The fund's liabilities consist of:

- Remuneration due to the manager
- Remuneration due to the custodian
- Unliquidated acquisitions
- Tax liabilities
- Other liabilities relating to the fund

Financial instruments included in the fund are valued at market value. When establishing market value, different valuation methods are used depending on which financial instrument is being valued and in which market the instrument is traded.

As a general principle, listed and unlisted holdings, as holdings subject to Chapter 5, Section 5 of LVF, are recognised at the value that the manager is able to determine on an objective basis. This may be done by obtaining market prices from an unapproved regulated market or a so-called *market maker*, or by comparing the holding with another holding or index and making adjustments for differences in issues such as risk. If the valuation method cannot be applied or is clearly misleading, the manager shall use a valuation method that is established on the market.

In the case of fund units, the manager shall use the most recently reported unit value. In order to determine the value of market-listed instruments, the most recent payment price is normally used. If the aforementioned valuation methods are considered misleading by the manager, the value shall be determined by other objective means. Objective means refer to the application of generally accepted valuation models (such as Black & Scholes) or valuation provided by third parties.

Valuation of fund units

The value of a fund unit is determined by taking the value of each respective share class in the fund and dividing this by the number of units issued in each share class. When calculating the value of a fund unit, rounding is carried out to two decimal places (rounded up if the third decimal is five or greater, otherwise downwards). The value of a fund unit shall be calculated each banking day ('**trading day**'). The valuation shall comply with the terms and conditions applicable to each share class and the value of a unit in one share class may therefore differ from the value of a unit in a different share class.

'Banking day' refers to days in Sweden or Norway that are not a Sunday or public holiday or equivalent to a public holiday (such days currently include Saturdays, Midsummer's Eve, Christmas Eve and New Year's Eve).

The manager may temporarily postpone the date for the calculation and publication of the value of a fund unit.

Fees

Management fee (fixed fee)

The management fee totals:

- Share classes A, B and C (A SEK, A NOK and A EUR): no more than 0.75 per cent per annum
- Share classes D, E and F (B SEK, B NOK and B EUR): no more than 1.0 per cent per annum
- Share classes G, H and I (C SEK, C NOK and C EUR): no more than 1.5 per cent per annum
- Share classes J, K and L (D SEK, D NOK and D EUR): no more than 0.75 per cent per annum
- Share classes M, N and O (E SEK, E NOK and E EUR): no more than 0.65 per cent per annum
- Share classes P, Q and R (U SEK, U NOK and U EUR): no more than 0.75 per cent per annum

Applicable management fees:

- Share classes A, B and C (A SEK, A NOK and A EUR): 0.75 per cent per annum
- Share classes D, E and F (B SEK, B NOK and B EUR): 1.0 per cent per annum
- Share classes G, H and I (C SEK, C NOK and C EUR): 1.5 per cent per annum
- Share classes J, K and L (D SEK, D NOK and D EUR): 0.75 per cent per annum
- Share classes M, N and O (E SEK, E NOK and E EUR): 0.5 per cent per annum
- Share classes P, Q and R (U SEK, U NOK and U EUR): 0.75 per cent per annum

Fees are paid monthly in arrears and are calculated on a daily basis at a rate of 1/365 of the fee. The fee covers the manager's management of the fund and all costs related to storage, supervision and auditors.

Other fees

Transaction costs, such as brokerage fees, costs for short-term loans taken by the fund, taxes, delivery and other costs in connection with the fund's assets and the acquisition and sale thereof shall all be charged to the fund.

Subscriptions to and Redemptions of Fund Units

Subscriptions and Redemptions

Subscriptions (the unit holder's subscription) and redemptions (the unit holder's redemption) may take place on all trading days.

- Share class A (A SEK): SEK 10,000,000
- Share class B (A NOK): NOK 10,000,000
- Share class C (A EUR): EUR 1,000,000
- Share class D (B SEK): SEK 1,000,000
- Share class E (B NOK): NOK 1,000,000
- Share class F (B EUR): EUR 100,000
- Share class G (C SEK): SEK 100
- Share class H (C NOK): NOK 100
- Share class I (C EUR): EUR 10
- Share classes J, K and L: (D SEK, D NOK and D EUR): No minimum amount upon deposit
- Share class M (E SEK): SEK 100,000,000
- Share class N (E NOK): NOK 100,000,000
- Share class O (E EUR): EUR 10,000,000
- Share class P (U SEK): SEK 1,000,000
- Share class Q (U NOK): NOK 1,000,000
- Share class R (U EUR): EUR 100,000

Share classes J, K, L, M, N and O are only open to:

- Investors who fall within the framework of an investment service in accordance with Chapter 2, Section 1 of the Securities Market Act (2007:528) or equivalent foreign regulations, and invest in the fund and where no remuneration is paid by the manager to the entity providing the investment service; and
- Insurance companies that within the framework of an agreement with an insurance policyholder invest in the fund and where no remuneration or is paid by the manager to the company or the insurance distributor.

Subscriptions to and redemptions of fund units may occur via the manager or via distributors in accordance with the instructions issued by the manager and distributors, respectively.

Notifications of subscriptions and redemption may not be limited or recalled unless the manager or the manager's authorised representative permits this.

Fund units shall be redeemed if there are funds available in the fund. If this is not the case, funds shall be obtained through the sale of the fund's financial instruments and the redemption shall be effected as soon as possible. If funds to enable a redemption must be obtained through the sale of the fund's financial instruments, any such sale shall occur, and the redemption shall be effected as soon as possible.

If a sale might significantly disadvantage other unit holders, the manager may delay the sale of financial instruments after notifying the Financial Supervisory Authority of its intention in this regard. The manager may also temporarily postpone the trading day upon redemption.

Time of Subscriptions and Redemptions

The date of subscription shall fall on the trading day when the manager receives a complete subscription application and the subscription proceeds have been transferred to the fund's account. The subscription price shall be determined on the same trading day that the above events occur on. The fund's base currency is the Swedish krona. Notice of subscription to fund units may not be conditional or otherwise recalled. Units may be subscribed to in Swedish kronor or Norwegian kronor (depending on share class).

Redemption notifications shall reach the manager or the manager's authorised representative no later than 12:00 local time (CEST) on the trading day.

If a request reaches the manager or the manager's authorised representative after 12:00 local time (CEST) on the trading day, the manager shall implement the request on the subsequent trading day. Payment of redeemed units shall be made to the specified bank account. Payment shall generally take place two banking days after the rate is determined.

Pricing of Subscriptions and Redemptions

The subscription and redemption prices shall be the fund unit value for the relevant share class as calculated on the trading day. The subscription and redemption price shall not be known when a request for subscription or redemption is submitted to the manager. The number of fund units that the subscription sum results in and the funds that any redemption of fund units results in shall be notified to the unit holder once the value of the units has been determined.

The manager may temporarily postpone the calculation of subscription and redemption prices.

Swing pricing

When an investor subscribes for or redeems units in a fund, the manager may need to buy or sell assets in the fund (underlying assets) to accommodate the requests of the investors. Trading in underlying assets incurs costs for the fund. These costs may consist, for example, of fees, taxes, differences between the bid and asking prices (spread) of the underlying assets, or a change in the price of the assets. These costs are collectively referred to as transaction costs. Transaction costs reduce the fund's assets and result in the dilution of the value of the fund and its units. In the case of significant net flows into or out of the fund, transaction costs may be high.

In the general management of the fund, the fund unit value is calculated on a given day, without considering the future transaction costs that may arise for the fund as a result of the purchase or sale of underlying assets.

This means that the transaction costs are borne to a greater extent by existing or remaining unit holders, who are therefore at risk of dilution of unit value in the long run.

To redistribute the costs to those unit holders who trigger net flows, the manager applies the swing pricing liquidity tool. Swing pricing is a method for pricing fund units. It involves adjusting the fund unit value, and therefore the sale and redemption prices of the fund units, to consider the transaction costs that arise as a result of unit holders' subscription and redemption in the fund.

Swing pricing is used on each trading day that the net flows in the fund pass a predetermined threshold. This threshold is determined based on an assessment of when it can be expected that the fund will be required to sell or buy assets to meet the net flow without making a material change to the composition of the fund, or at a lower level that the manager deems justified by the interests of the unit holders, given the transaction costs. On trading days when the net flow does not exceed the threshold, no adjustment to the fund unit value will be made. In the case of such smaller net flows, the manager does not necessarily have to make any buy or sell transactions but can manage the flow by making minor increases or decreases in the fund's cash level and the transaction costs for smaller transaction volumes are not generally extensive. In the event of market turbulence, however, the transaction costs can be significant even for smaller transactions. The manager can therefore decide to apply a lower threshold where this is justified by the interests of the unit holders. The threshold is regularly reviewed by the manager.

The size of the change in the fund unit value is called the swing factor. The swing factor is determined by the manager, considering historical transaction costs and other relevant information, and it can vary over time. The swing factor is positive for net inflows above the threshold and negative for net outflows above the threshold. All investors who purchase or redeem units in the fund on a day when the net flow exceeds the threshold will trade at the fund unit value determined after swing pricing has been applied. It is therefore not the size of the individual investor's transaction that is decisive, but whether that transaction is part of a total net flow that exceeds the threshold. Swing pricing means that the fund is not burdened with any additional costs; instead, each unit holder who contributes to a net flow above the threshold bears the cost through the upward or downward adjustment of the fund unit value that is applied.

The swing factor applied to the fund may not exceed 1 per cent. Below is an example calculation that further illustrates the effect on the fund unit value in the fund when swing pricing is applied in four different scenarios based on the following conditions.

Threshold: SEK 20,000,000

Fund unit value: SEK 100

Swing factor: 1 per cent

Unit holder A: Subscribes for 1,000 fund units

Unit holder B: Redeems 1,000 fund units

Fund unit value (SEK)	Scenario 1:	Scenario 2:	Scenario 3:	Scenario 4:
	Net inflow SEK 25,000,000	Net inflow SEK 15,000,000	Net outflow SEK 25,000,000	Net outflow SEK 15,000,000
Unit holder A: Subscribes for 1,000 fund units	SEK 101,000	SEK 100,000	SEK 99,000	SEK 100,000

Unit holder B: Redeems 1,000 fund units	SEK 101,000	SEK 100,000	SEK 99,000	SEK 100,000
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Other Details

The value of units in the fund is published daily at www.odinfonder.se and may also be published via other media.

Extraordinary Circumstances

In the event of extraordinary circumstances that mean that the valuation of the fund's assets cannot be carried out in a way that ensures the equal rights of fund unit holders, the manager may postpone the date of calculation and publication of the value of fund units, postpone the trading day and the calculation of the subscription price and redemption price until trade is resumed. In order to do so, the manager must notify the Financial Supervisory Authority.

Permitted Investors

The fund is aimed at the public and units in the fund may be subscribed to by both Swedish and foreign investors. The fact that the fund is aimed at the public does not mean that it is aimed at investors whose subscription to units in the fund or general participation in the fund contravenes provisions in Swedish or foreign legislation or regulations. Nor is the fund aimed at investors whose subscription or holding of units in the fund would result in the fund or manager becoming liable to undertake registration measures or other measures that the fund or manager would otherwise not be liable to carry out. The manager is entitled to refuse subscriptions to such investors as are referred to in this paragraph. Furthermore, unit holders are obliged, where necessary, to notify the manager of any changes to their national domicile.

The manager may redeem unit holders' units in the fund - against the wishes of the unit holder - if it transpires that the unit holder has subscribed to units in the fund in contravention with the provisions of Swedish or foreign legislation or regulations, or if the manager is liable to undertake registration measures or other measures that the fund or manager would otherwise not be liable to carry out if the unit holder did not hold units in the fund as a result of the unit holder's subscription.

Termination of the Fund or Transfer of Fund Operations

If the manager decides that the fund should be terminated or that management of the fund should be transferred to another fund company following notification to the Financial Supervisory Authority, all unit holders shall be notified of this by letter. Information shall also be available from the manager and from the custodian.

The management of the fund shall immediately be taken over by the custodian institution if the Financial Supervisory Authority withdraws the manager's licence or the manager enters into liquidation or is placed into bankruptcy.

Amendments to Fund Regulations

Amendments to the fund regulations may only be made by decision of the manager's Board of Directors and shall be submitted to the Financial Supervisory Authority for approval. Once an amendment has been approved, the decision shall be available from the manager and the custodian, and shall be announced in a manner recommended by the Financial Supervisory Authority.

Pledging and Transfer of Fund Units

Written notification of any pledging of fund units shall be provided to the manager or the manager's authorised representative.

The notification shall specify:

- who is the unit holder and pledgee,
- which units are covered by the pledge, and
- any restrictions on the extent of the pledge

Unit holders shall receive written notification that the manager has noted the pledge in the register of unit holders.

The pledge shall cease to apply when the pledgee notifies the manager in writing that the pledge should cease to apply, and the manager removes the note concerning the pledge from the register of unit holders.

The transfer of fund units is subject to the consent of the manager. Written notification of any request to transfer fund units shall be provided to the manager or the manager's authorised representative. Requests for the transfer of fund units shall be signed by the unit holder and shall specify:

- who is the unit holder and to whom the units are to be transferred,
- the unit holder's personal identification number/corporate registration number,
- address,
- telephone number,
- securities account or share account and account number,
- bank account, and
- the purpose of the transfer

Tax Issues in Sweden

General Information

What follows is a general description of the Swedish tax rules that are applicable to the fund and its unitholders. The description is based on currently applicable legislation in Sweden and is intended as general information only. The description refers only to natural persons and limited liability companies that are subject to unlimited tax liability in Sweden, unless specifically stated otherwise.

This description is not intended to be exhaustive, nor does it cover situations where holdings in the Fund are, for example, linked to endowment insurance, individual pension savings (IPS), premium pensions, held as inventory in business operations or held by foreign companies operating from a permanent establishment in Sweden.

The taxation of each individual unitholder depends upon his or her particular situation. Each unitholder should consult independent tax advisers as to the tax consequences that may arise in their individual case, including the applicability and effect of foreign tax legislation and double taxation treaties along with other rules that may be applicable. The description below is based on the assumption that the fund units are deemed to be market-listed for tax purposes (should this assumption be incorrect, tax rules other than those set out below may apply).

Taxation of the Fund

Swedish investment funds and their foreign equivalents are not subject to tax on income from assets held in the Fund. Instead, taxation is borne by the unitholders of the Fund, who are required to levy an annual flat-rate income (fund tax) in proportion to the value of their units.

Unitholders are also taxed on capital gains on the disposal of units under the general rules on income from capital. These provisions apply to both individuals and legal entities.

The fund is non-distributing.

Natural persons (individuals) – custody account

For natural persons with unlimited tax liability in Sweden, capital gains on the disposal of market-listed fund units are taxed at 30 per cent in the income on capital category. In addition, an annual flat-rate income is to be included in the income on income on capital category.

The annual flat-rate income amounts to 0.4 per cent of the value of the fund units at the start of the calendar year (1 January). The flat-rate income is taxed at 30 per cent in the income category income on capital. The effective tax rate is therefore 0.12 per cent (30 per cent * 0.4 per cent) of the value of the fund at the start of the year.

The general rules on capital gains taxation for participation rights also apply to fund units. On disposal (e.g. sale and redemption) of fund units, capital gains or losses are calculated as the difference between the sales proceeds, net of any sales expenses, and the cost of the units disposed of.

The cost amount of all fund units of the same type and kind is aggregated and calculated jointly using the average cost method. If a unit in an investment fund is registered in the name of a trustee/nominee in accordance with Chapter 4, Section 12 of the Swedish Investment Funds Act (2004:46), other units in the same fund that are registered in the name of another trustee/nominee or the unit holder themselves shall be disregarded when applying the average cost method. Alternatively, the flat-rate method may be used when selling market-listed fund units. Under this method, the cost amount may be calculated at 20 per cent of the sales proceeds after deduction of any sales expenses.

Capital losses on fund units may be deducted in full against taxable capital gains arising in the same year on market-listed securities (but not units in investment funds or special funds containing only Swedish debt securities, referred to as fixed-income funds). Capital losses not deducted through the above-mentioned set-off possibility are deductible at 70 per cent against other income in the income category income on capital.

If a loss arises in the income on capital category, tax deductions are allowed against municipal and central government income tax on income from services and business activities as well as central government property tax and municipal property tax and charges. A tax deduction of 30 per cent is allowed on the part of the loss not exceeding SEK 100,000 and 21 per cent of the remaining loss. A loss cannot be rolled over (carried forward) to later tax years.

Natural persons (individuals) – investment savings account

The above-mentioned flat-rate income and capital gains for fund units held in a custody account do not apply to fund units held in an investment savings account, where instead there is an annual flat-rate taxation based on the value of the assets in the investment savings account. Starting from the income year 2025, interest on liquid assets held in the investment savings account will be taxed if the interest rate at any time during the year exceeds the higher of either what the government bond rate was at the end of November the year before the income year plus one percentage point or 1.25 percent.

The annual flat-rate income is calculated by multiplying the capital base by the government lending rate at the end of November (30 November) of the year preceding the year of taxation, increased by 1 per cent. The minimum multiplication of the capital base is 1.25 per cent. The flat-rate income is taxed at 30 per cent in the income category income on capital. On 30 November 2024, the government lending rate was 1.96 per cent. For income year 2025, the effective tax rate is therefore 0.888 percent (30 percent * (1.96 percent + 1 percent)) of the assets (capital base) of the investment savings account.

From January 1, 2025, a tax-free base amount of 150,000 SEK will be introduced for the total savings an individual has in an investment savings account, capital insurance, and pan-European personal pension an individual has in an investment savings account, capital insurance, and pan-European personal pension product. An automatic deduction in capital is made in the income tax return for the tax-free portion.

There is no capital gains tax on the disposal of fund units held in an investment savings account.

Limited liability company

For limited liability companies (aktiebolag) which have unlimited tax liability in Sweden, all income, including taxable capital gains on the disposal (e.g. sale and redemption) of market-listed fund units, is taxed at 20.6 per cent in the income category income from a business enterprise. The calculation of capital gains and losses is the same as for individuals as described above. In addition, an annual flat-rate income must be included in the income from a business enterprise.

The annual flat-rate income amounts to 0.4 per cent of the value of the fund units at the start of the calendar year (1 January). The flat-rate income is taxed at 20.6 per cent in the income category income from a business enterprise. The effective tax rate is therefore 0.0824 per cent (20.6 per cent * 0.4 per cent) of the value of the fund at the start of the year.

Deductions for capital losses on fund units are allowed only against capital gains on participation rights. Such capital losses may also, if certain criteria are met, be set off against capital gains on participation rights in companies within the same Group, provided that there is a right to Group contributions between the companies.

Capital losses that cannot be used in a given tax year may be saved up (carried forward) by the company that realised the capital loss and deducted against capital gains on other participation rights in subsequent tax years without any time limit.

Unitholders taxable outside Sweden

A unitholder who is liable to tax in a country other than Sweden should ascertain the tax rules applicable in that country.

Limitation of Liability

The Manager

The manager is not liable for any damage caused by violations of Swedish or foreign law, any Swedish or foreign government action, acts of war, strikes, blockades, boycotts, lockouts or other similar circumstances. The reservation relating to strikes, blockades, boycotts and lockouts also applies even if the manager is the subject of or engages in such conflict-related acts. Damage arising in other cases shall not be compensated for by the manager if the manager has demonstrated due care. The manager shall in no circumstances be liable for indirect damage, unless such indirect damage was caused by the gross negligence of the manager. The manager shall also not be liable for damage caused by the unit holder or a third-party violating law, regulations, rules or these fund regulations.

With regard to this, unit holders are reminded that they are responsible for ensuring that documents provided to the manager are correct and duly signed, and that the manager is notified of any changes relating to information provided.

The manager is not liable for damage caused by any Swedish or foreign regulated market or other marketplace, depository, central securities depository, clearing organisation, or other third parties that provide equivalent services. The same applies to damage caused by contractors engaged or otherwise appointed by the manager with due care. The same applies to damage caused by the aforementioned organisations or contractors becoming insolvent.

The manager is not liable for damage arising to the fund, unit holders in the fund or third parties due to restrictions on the disposal of assets that may be applied to the manager in relation to financial instruments.

In the event of obstacles preventing the manager from wholly or partially implementing measures as agreed due to circumstances outlined above, the measures may be postponed until such an obstacle is cleared. If the manager is prevented from implementing or receiving payments as a result of such circumstances, the manager and the unit holder respectively shall not be liable to pay late payment interest. A corresponding exemption from the payment of late payment interest shall also apply if the manager invokes Section 10 and temporarily postpones the date of valuation, subscription, or redemption in relation to fund units.

Despite what is stated above, unit holders may still be entitled to damages in certain cases as stipulated in Chapter 2 Section 21 of the LVF.

The Custodian Institution

In the event that the custodian institution or a depository bank has lost financial instruments deposited with the custodian institution or a depository bank, the custodian institution shall without undue delay return equivalent financial instruments or pay a sum corresponding to the value to the manager on the fund's behalf. However, the custodian institution is not liable in those cases where the loss of the financial instruments is caused by external events beyond the reasonable control of the custodian institutions, and the consequences of which were impossible to avoid despite all reasonable efforts being made, in addition to damage due to Swedish or foreign law, Swedish or foreign government action, acts of war, strikes, blockades, boycotts, lockouts or other similar circumstances. The reservation relating to strikes, blockades, boycotts and lockouts also applies even if the custodian institution is the subject of or engages in such conflict-related acts.

The custodian institution is not liable for any damage other than the damage specified in the first paragraph, unless damage was caused by the custodian institution intentionally or through gross negligence. Furthermore, the custodian institution shall not be liable for any damage if the circumstances specified in the first paragraph exist.

The custodian institution is not liable for damage caused by any Swedish or foreign stock exchange or other marketplace, registrar, clearing organisation, or other third parties that provide equivalent services. In relation to damage other than that specified in the first paragraph, the custodian institution is also not liable for damage caused by depositary banks or other contractors engaged with due care by the custodian institution and subject to regular supervision. The custodian institution is not liable for damage caused by the a forementioned organisations or contractors becoming insolvent. However, any contract relating to an assignment to store assets and check ownership rights does not relieve the custodian institution of its liability for losses and other damage as stipulated by the LVF.

The custodian institution is not liable for damage arising to the manager, unit holders, the fund or third parties due to restrictions on the disposal of assets that may be applied to the custodian institution in relation to financial instruments. The custodian institution shall not be liable for indirect damage in any circumstances.

In the event of obstacles preventing the custodian institution from wholly or partially implementing measures due to circumstances outlined in the first paragraph, the measures may be postponed until such an obstacle has been cleared. In the event of deferred payment, the custodian institution shall not be liable for the payment of late payment interest. If interest is promised, the custodian institution shall pay interest at the rate applicable on the due date.

If the custodian institution is prevented from receiving payments as a result of the circumstances set out in the first paragraph, the custodian institution shall only be entitled to interest covering the period during which the obstacle existed in accordance with the terms and conditions that applied on the due date.

Despite what is stated above, unit holders may still be entitled to damages in certain cases as stipulated in Chapter 3 of the LVF.

Register of Unit Holders

The manager is responsible for maintaining a register of all unit holders and their holdings.

Unit holders' holdings will be outlined in an annual statement, which will also include all necessary tax declaration details.

The registration of units is essential to the right to units in the fund and rights that result from these.

Contracts of Engagement

The manager has not commissioned any third parties to carry out parts of its operations.

The Custodian Institution

- DNB Bank ASA, branch office Stockholm
- Registered office: Stockholm
- Corporate identification number: 516406-0161
- The legal form of the custodian institution: Joint-stock bank
- Principle activity of the custodian institution: Banking

The custodian institution shall implement the manager's instructions in relation to the fund unless they contravene the provisions of the LVF or other regulations or the fund regulations, in addition to ensuring that:

- the sale, redemption and cancellation of units in the fund is carried out in accordance with the LVF and fund regulations.
- the value of units in the fund is calculated in accordance with the LVF and fund regulations.
- compensation for transactions that affect a fund's assets is paid into the fund without delay; and
- the fund's revenues are used in accordance with the provisions of the LVF and fund regulations.

In addition to the above, the custodian institution shall monitor the fund's cash flow and store the fund's financial instruments in its depositary.

The custodian institution has engaged Citibank in the role of global custodian to perform certain custodian functions. In turn, Citibank is entitled to engage third parties to perform these custodian functions.

Further details concerning the custodian institution are available to unit holders upon request.

Remuneration Policy

The determination of remuneration is based on a market assessment. In addition to fixed remuneration, variable remuneration is also applied. The purpose of variable remuneration is to motivate employees to achieve good results and profitability in the business, both on behalf of customers and the manager in the short- and long-term. The manager's CEO, executive team, distribution team, sales teams and market team are all able to benefit from variable remuneration.

Further details about the remuneration system are available on the manager's website. This information can be sent free of charge to unit holders upon request.

Details of the Manager and Managed Funds

Manager: Odin Forvaltning AS

Address: Haakon VIIIs gate 10, 0161 Oslo, Norway

Corporate identification number: NO 957486657

Legal Form of the Manager: Norwegian limited company with share capital of NOK 9,238,000.00.

The manager was founded in 1990 and has its registered office and headquarters in Oslo, Norway.

Members of the Board

- Inge Reinertsen, CEO SpareBank 1 Sør-Norge ASA
- Sigurd Aune, CEO, SpareBank 1 Gruppen AS
- Kari Elise Gislås, Head of Personal Banking SpareBank 1 Østlandet
- Marianne Heien Blystad, Lawyer, Ro Sommernes Advokatfirma DA (unit holders' representative)
- Christian Severin Jansen, CEO, CSJ International AS (unit holders' representative)
- Mariann Stoltenberg Lind, Senior portfolio manager, Odin Forvaltning (employee representative)
- Andreas Holmen, Deputy
- Unni Strand, Deputy
- Håvard Kr. Nilsen, Deputy
- Dan Hänninen, Deputy employee representative

Acting Managing Director

- Bjørn Edvart Kristiansen

Other senior executives

- Alexander Miller, Investment director shares
- Tomas Hellström, CEO, Odin Fonder, Swedish bransch
- Petter Nordeng, Administration Officer
- Anders Stenstad, Director of Sales and Distribution
- Margaretha Slåtto, Head of Compliance
- Marte Siri Storaker, Head of Sustainable Investments
- Nils Hast, Investment director interest

Auditor

- The manager's auditor is PricewaterhouseCoopers AS, Dronning Eufemias gate 71, 0194 Oslo c/o state-authorized auditor Lars Kristian Jørgensen.
- The fund's audit firm is PricewaterhouseCoopers AS.

Outsourcing

Odin Forvaltning AS has outsourced the following services:

- ICT services, to SpareBank 1 Forvaltning AS

- Finance and accounting, to SpareBank 1 Forvaltning AS
- ICT services, to SpareBank 1 Utvikling AS
- Internal Audit, to EY
- CRM, to HubSpot
- Board portal, to AdminControl
- System support Investment Advice, to Quantfolio
- System support AML, to Kundesjekk
- Systemsupport Customer Service, to Kundo
-

Managed Funds

Mutual funds:

ODIN Norden, ODIN Norge, ODIN Sverige, ODIN Global, ODIN Emerging Markets, ODIN Eiendom, ODIN Aksje, ODIN USA, ODIN Small Cap, ODIN Sustainable Equities, ODIN Micro Cap, SpareBank 1 Alt-i-ett 100, SpareBank 1 Indeks Global, SpareBank 1 Norge Verdi, SpareBank 1 Verden Verdi and SpareBank 1 Utbytte

Mixed funds:

SpareBank 1 Alt-i-ett 20, SpareBank 1 Alt-i-ett 50, SpareBank 1 Alt-i-ett 80, SR-Bank 20, SR-Bank 50 and SR-Bank 80

Bond and MMFs:

ODIN Likviditet, ODIN Norsk Obligasjon, ODIN Europeisk Obligasjon, ODIN Kreditt, ODIN Nordisk Kreditt, ODIN Rente and ODIN Sustainable Corporate Bond

About the Information Brochure

This information brochure has been drawn up in accordance with the LVF and the Financial Supervisory Authority's regulations (FFFS 2013:9) relating to mutual funds.

This brochure and associated fund regulations for the fund constitute the so-called information brochure.

Fund Regulations

The fund regulations applicable to the fund are set out in [Annex 2](#).

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

Product name: ODIN Small Cap

Legal entity identifier: 213800P566PM350G3440

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

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

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

Environmental and/or social characteristics

Does this financial product have a sustainable investment objective?

Yes

No

It will make a minimum of sustainable investments with an environmental objective:

in economic activities that qualify as environmentally sustainable under the EU Taxonomy

in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of sustainable investments with a social objective:

It **promotes Environmental/Social (E/S) characteristics**, and while it does not have as its objective a sustainable investment, it will have a minimum proportion of 10% of sustainable investments.

with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy

with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

with a social objective

It promotes E/S characteristics, but **will not make any sustainable investments**



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

The fund promotes a wide range of environmental and social characteristics through the integration of ESG information in analyses, active ownership (dialogue and voting) and exclusions.

- Environmental characteristics (e.g. the company's impact on the environment and climate).
- Social characteristics (e.g. human rights, workers' rights and equal treatment).
- Good corporate governance (e.g. shareholders' rights, remuneration of senior executives and anti-corruption).

Read more in [our guidelines on responsible investment](#).

The fund uses a broad-based benchmark index that is tailored to the fund's mandate. No benchmark index has been designated for achieving the environmental or social characteristics promoted by the fund.

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

- The ESG score of the companies
- Companies with revenue from products that have been excluded
- Companies that are in breach of international norms as described in the guidelines
- The carbon footprint of the companies

The data above is provided by an independent analysis bureau.

- *The fund's exercising of ownership rights by voting at general meetings*
- *The dialogue the fund holds with companies on ESG topics*

● **What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?**

The fund takes into account a wide range of environmental and social properties through the integration of ESG information in analyses, active ownership (dialogue and voting) and exclusions.

● **How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?**

The fund has committed to a minimum proportion of 10% of sustainable investments and takes into account the principal adverse impacts on sustainability factors. See the questions below for more information about this.

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

Details:

ODIN's guidelines for responsible investments are based on international norms. These include:

- *The ten principles of the UN Global Compact, which are based on*
 - *The United Nations Universal Declaration of Human Rights*
 - *The ILO Declaration on Fundamental Principles and Rights at Work*
 - *The Rio Declaration on Environment and Development*
 - *The United Nations Convention against Corruption.*
- *The United Nations Guiding Principles on Business and Human Rights*
- *The OECD Guidelines for Multinational Enterprises*
- *The OECD Principles of Corporate Governance*

The fund excludes companies linked to industries that have an adverse impact on environmental and social matters. [Read more in our guidelines on responsible investment.](#)

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific Union criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.

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

Yes

The fund considers the principal adverse impacts on sustainability factors. The performance of the company on these factors is assessed prior to investment as part of an overall company analysis. The company's performance on these indicators forms part of the ESG follow-up of the companies, i.e. in dialogue and/or voting.



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.

Collecting data for many of the indicators below is challenging. The fund will analyse companies and report on the indicators on the basis of company data from an analysis bureau.

The fund will report on the principal adverse impacts on sustainability factors in its annual report.

Mandatory indicators in (Table 1, Annex I):

Environmental indicators

1. Greenhouse gas emissions (Scope 1, 2 and 3)
2. Carbon footprint
3. GHG intensity
4. Exposure to companies active in the fossil fuel sector
5. Share of non-renewable energy consumption and production
6. Energy consumption intensity per high impact climate sector
7. Activities negatively affecting biodiversity-sensitive areas
8. Emissions to water
9. Hazardous waste and radioactive waste ratio

Social indicators

10. Violations of UN Global Compact principles and Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises
11. Lack of processes and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guidelines for Multinational Enterprises
12. Unadjusted gender pay gap
13. Board gender diversity
14. Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and biological weapons)

Additional climate-related indicators:

15. Investments in companies without measures to reduce CO2 emissions

Additional social indicators:

16. Lack of a human rights policy
17. Lack of anti-corruption and anti-bribery policies

The fund's annual report is published on the fund's website at odinfundmanagement.com.

No



What investment strategy does this financial product follow?

The fund's assets are to be invested in small and medium-sized enterprises based in the Nordic region, with an emphasis on Sweden, and whose shares are available to be traded through a commercial centre in the EEA.

The fund manager invests freely within the framework of the mandate in what the fund manager thinks are good, undervalued companies. The fund is index-independent – importance is not attached to the size of the companies or to their market indices. Investment decisions are made on the basis of our own thorough company analyses, which are based on a number of different sources, e.g. visits to the companies and conversations with the companies' management. ODIN's fund managers look for good, undervalued companies that have good attitudes, including with regard to ethical issues.

In order to improve wealth creation and/or highlight the values in the companies in which the fund is invested, ODIN's fund managers also spend time exercising shareholders' rights on behalf of the fund's unit-holders.

The investment strategy

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

● **What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?**

The fund does not invest in companies that breach ODIN's guidelines for responsible management.

ODIN's guidelines exclude investments in companies that have more than

- *0 per cent of revenue related to controversial weapons*
 - *This means a company that develops or manufactures weapons, or key components of weapons, which, in their normal use, violate fundamental humanitarian principles, including biological weapons, chemical weapons, nuclear weapons, non-detectable fragments, incendiary weapons, blinding laser weapons, anti-personnel mines and cluster munitions.*
- *0 per cent of revenue related to tobacco production*
- *0 per cent of revenue related to the production of cannabis for the purposes of intoxication*
- *5 per cent of revenue related to pornography*
- *5 per cent of revenue related to thermal coal extraction or which bases a significant part of its operations on thermal coal*
- *5 per cent of revenue related to oil sands extraction*

For those companies with revenue from coal and/or oil sands, emphasis must also be placed on having specific plans to reduce the proportion of coal or oil sands or to increase the share of revenue from renewable energy sources.

The fund may choose to exclude several sectors/industries. This fund also excludes companies that have more than:

- *5 per cent of revenue related to fossil energy extraction*
- *5 per cent of revenue related to alcohol production*
- *5 per cent of revenue related to gambling*
- *5 per cent of revenue related to uranium extraction*
- *5 per cent of revenue related to genetically modified organisms (GMOs)*

ODIN also excludes companies that are in breach of international norms such as the UN Global Compact. The ODIN funds must not be invested in companies where there is an unacceptable risk of the company contributing to or being responsible for:

- *gross or systematic human rights violations*
- *gross or systematic violations of workers' rights*
- *serious violations of the rights of individuals in war or conflict situations*
- *the sale of weapons to states*
 - *in armed conflicts that use the weapons in ways that constitute serious and systematic violations of the rules of international law relating to conflicts, or*
 - *which are covered by the sovereign bond exemption scheme referred to in the mandate for the management of Government Pension Fund Global*
- *serious environmental damage*
- *actions or omissions that at an aggregate company level lead to unacceptable greenhouse gas emissions*
- *gross corruption or other gross economic crime*
- *other particularly gross violation of fundamental ethical norms*

An ESG risk assessment is made for all the companies in the fund.

● **What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?**

There is no obligation to reduce the scope of investments by a minimum rate.

The ODIN funds committed to the Principles for Responsible Investment in 2012 and since then the fund has had guidelines in place for its investments. No further obligations have been imposed on the fund recently.

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

The following principles form the basis for the fund's assessment of good governance practices:

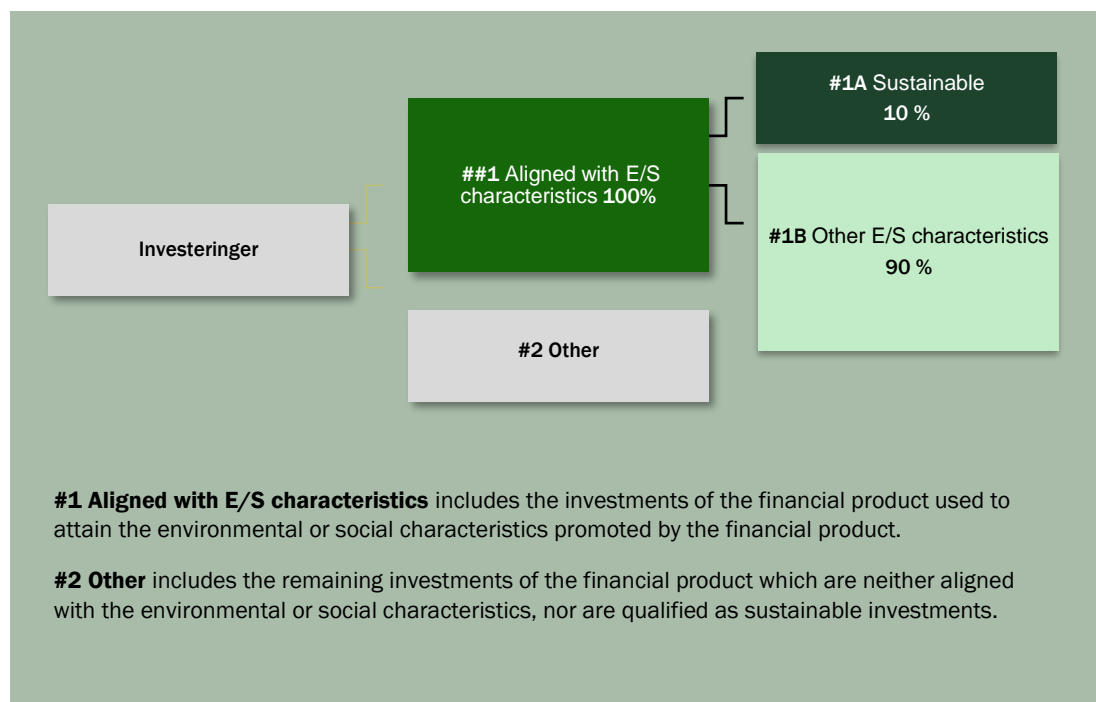
- *The United Nations Guiding Principles on Business and Human Rights*
- *The OECD Guidelines for Multinational Enterprises*
- *The OECD Principles of Corporate Governance and other relevant international norms for corporate governance*

Corporate governance is a central element of the company analysis. The fund aims to vote at all general meetings to promote good governance practices.

What is the asset allocation planned for this financial product?

The fund is an actively managed equity fund. All of the fund's investments are covered by ODIN's guidelines for responsible investments. This means that there are clear exclusion criteria detailing where the fund is not permitted to invest. An assessment is made of the ESG risk level in all existing and potential investments in the fund.

The fund is committed to investing a minimum proportion of 10% of sustainable investments with a social objective. The fund may have investments that are aligned with the Taxonomy requirements. The proportion of such investments will be reported in the annual report.



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

Asset allocation describes the share of investments in specific assets.

Taxonomy-aligned activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies.
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.



● **How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?**

The fund does not use derivatives.



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

The fund does not have a strategy for ensuring that investments are in line with the Taxonomy. When data availability improves, the fund will consider setting targets for the proportion of investments that are aligned with the Taxonomy.

● **Does the financial product invest in fossil gas and/or nuclear energy related activities that comply with the EU Taxonomy¹?**

Yes

In fossil gas In nuclear energy

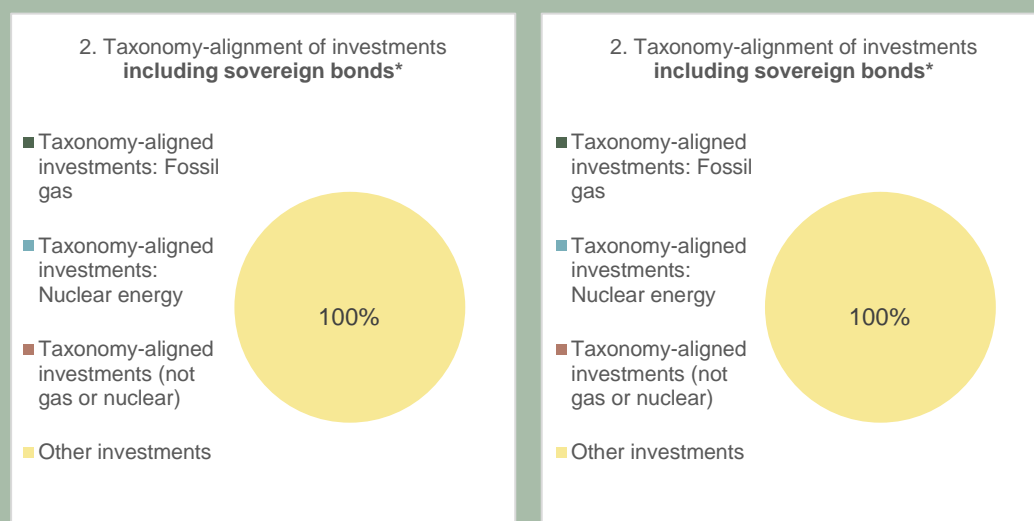
No

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

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



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

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

The fund is not committed to a minimum share of investments in transitional and enabling activities, but this does not prevent such investments being included in the fund. It may be appropriate to commit to a minimum share at a later date.

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 objective – see explanatory note in the left hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.



are sustainable investments with an environmental objective that do not take into account the criteria for environmentally sustainable economic activities under the EU Taxonomy.



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

The fund is not committed to a minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy, but this does not prevent such investments being included in the fund. It may be appropriate to commit to a minimum share at a later date.



What is the minimum share of socially sustainable investments?

The fund is not committed to a minimum share of socially sustainable investments, but this does not prevent such investments being included in the fund. It may be appropriate to commit to a minimum share at a later date.



What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?

All of the fund’s investments are covered by ODIN’s guidelines for responsible investments. There are therefore no investments in the “#2 Other” category. The fund may contain liquid assets deposited in a bank account.



Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?

The fund uses a broadly composed index adapted to the fund’s mandate; this does not take into account environmental and social characteristics.

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.



Where can I find more product-specific information online?

More product-specific information can be found on the fund’s website: odinfundmanagement.com

Fund Regulations

18/06/2024

ODIN Small Cap

§ 1 The Name and Legal Position of the Fund

The name of the mutual fund is ODIN Small Cap (**‘the fund’**). The fund is a mutual fund in accordance with the Swedish Investment Funds Act (2004:46) (**‘LVF’**).

Fund assets are jointly owned by the unit holders. Each unit in each respective share class carries equal rights to the property included in the fund. The fund cannot acquire rights or assume obligations. The manager specified in Section 2 represents the unit holders in all matters relating to the fund, makes decisions about property included in the fund, and exercises rights arising from that property. The fund is open to the public.

Its operations are carried out in accordance with these fund regulations, the management company’s articles of association, the LVF and other applicable regulations.

Share Classes

The fund comprises the following share classes:

- **Share class A**, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (A SEK)
- **Share class B**, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (A NOK)
- **Share class C**, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (A EUR)
- **Share class D**, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (B SEK)
- **Share class E**, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (B NOK)
- **Share class F**, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (B EUR)
- **Share class G**, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (C SEK)
- **Share class H**, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (C NOK)
- **Share class I**, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (C EUR)
- **Share class J**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Swedish kronor (D SEK)
- **Share class K**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Norwegian kroner (D NOK)
- **Share class L**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Euro (D EUR)
- **Share class M**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (E SEK)
- **Share class N**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (E NOK)

- **Share class O**, with specific terms applicable to their distribution, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (E EUR)
- **Share class P**, consists of units subscribed to and redeemed in Swedish kronor and with limits applicable to the minimum deposit (U SEK). The share class distributes dividends, and the dividends are to be distributed to an extent and on a date deemed appropriate.
- **Share class Q**, consists of units subscribed to and redeemed in Norwegian kroner and with limits applicable to the minimum deposit (U NOK). The share class distributes dividends, and the dividends are to be distributed to an extent and on a date deemed appropriate.
- **Share class R**, consists of units subscribed to and redeemed in Euro and with limits applicable to the minimum deposit (U EUR). The share class distributes dividends, and the dividends are to be distributed to an extent and on a date deemed appropriate.

The fund consists of share classes, which means that the value of a unit in a share class will differ from the value of a unit in a different share class. The share classes differ in terms of the limits applicable to minimum deposits, currency, fees and special terms and conditions applicable to distribution (see Sections 9.1 and 11.1 for further details).

Where a unit holder is able to fulfil the terms and conditions of more than one share class simultaneously with the same assets, their funds shall be allocated to the share class with the lowest management fee.

If a unit holder's assets cease to fulfil the terms and conditions applicable to a share class, their assets shall be redistributed to the share class with the lowest management fee whose terms and conditions the unit holder fulfils. If more than one share class is available for selection by a unit holder, the manager shall redistribute the unit holder to the share class offering the lowest management fee. Redistribution shall occur without any changes in the terms and conditions relating to currency. Reconciliation of the terms and conditions for share classes, in addition to any applicable redistribution to other share classes, shall be carried out by the manager on 31 March and 30 September each year.

The manager is not responsible for any costs, fees or losses incurred by the unit holder as a result of any such redistribution, including any tax consequences.

When redistributing unit holder's assets in the fund between share classes, the manager shall notify the unit holder specified in the fund's register of unit holders.

§ 2 Manager

The fund is managed by Odin Forvaltning AS – a company in the SpareBank 1 - alliance, corporate registration number NO 957486657 (**the manager**).

§ 3 The Custodian Institution

- The custodian of the fund's assets is DNB Bank ASA, branch office Sweden, corporate registration number 516406-0161 (**the custodian institution**).

The custodian institution shall implement the manager's instructions in relation to the fund unless they contravene the provisions of the LVF or other regulations or the fund regulations, in addition to ensuring that:

- the sale, redemption and cancellation of units in the fund is carried out in accordance with the LVF and fund regulations.
- the value of units in the fund is calculated in accordance with the LVF and fund regulations.
- compensation for transactions that affect a fund's assets is paid into the fund without delay; and
- the fund's revenues are used in accordance with the provisions of the LVF and fund regulations.

In addition to the above, the custodian institution shall monitor the fund's cash flow and store the fund's financial instruments in its depositary.

§ 4 Nature of the Fund

The fund is a mutual fund, and the fund's assets are to be invested in small and medium-sized enterprises based in the Nordic region, with an emphasis on Sweden, and whose shares are available to be traded through a commercial centre in the EEA. The fund's long-term goal is to exceed its benchmark index, which is set out in further detail in the fund's information brochure.

§ 5 The Fund's Investment Focus

Chapter 5 of LVF applies to the management of the fund's funds.

The fund's assets may be invested in transferrable securities such as shares, money market instruments, units in mutual funds and in accounts with credit institutions.

The fund may invest a maximum of 10 per cent of the fund's assets in fund units.

The fund's assets are to be invested in small and medium-sized enterprises based in the Nordic region, with an emphasis on Sweden, and whose shares are available to be traded through a commercial centre in the EEA. Small and medium-sized enterprises based in the Nordic region refer to companies that have their registered office or headquarters in a country in the Nordic region, and which on the date of the fund's acquisition have a market value not in excess of one (1) per cent of the total market value for all shares quoted on the Nasdaq OMX Stockholm (the Stockholm Stock Exchange). The selection of shares and the distribution between different industries and regions is otherwise not predetermined, which means that the fund's holdings may from time to time be concentrated to just a handful of industries.

The fund may lend financial instruments (securities loans). The value of securities loans issued may not exceed 20 per cent of fund assets.

The fund's assets shall be invested in compliance with the LVF in addition to these fund regulations. The fund shall always apply the principle of risk diversification.

§ 6 Markets

The fund's funds may be invested in a regulated market in the EEA or in an equivalent market outside the EEA. Trade may also occur in other markets inside or outside the EEA provided they are regulated and open to the public.

§ 7 Specific Investment Focus

§ 7.1 Transferrable securities and money market instruments in accordance with Chapter 7.1, Section 5 of LVF

The fund's assets may be invested in transferrable securities and money market instruments in accordance with Chapter 5, Section 5 of LVF.

§ 7.2 Derivative Instruments

The fund's assets may not be invested in derivative instruments, including OTC derivatives.

§ 8 Valuation

§ 8.1 Valuation of the Fund's Assets

The value of the fund is calculated by subtracting from the value of the fund's assets and liabilities relating to the fund.

The fund's assets consist of:

- Financial instruments.
- Cash and cash equivalents.
- Accrued interest.
- Accrued dividends.
- Unliquidated sales.
- Other assets and receivables relating to the fund.

The fund's liabilities consist of:

- Remuneration due to the manager.
- Remuneration due to the custodian.
- Unliquidated acquisitions.
- Tax liabilities.
- Other liabilities relating to the fund.

Financial instruments included in the fund are valued at market value. When establishing market value, different valuation methods are used depending on which financial instrument is being valued and in which market the instrument is traded.

As a general principle, listed and unlisted holdings, as holdings subject to Chapter 5, Section 5 of LVF, are recognised at the value that the manager is able to determine on an objective basis. This may be done by obtaining market prices from an unapproved regulated market or a so-called market maker, or by comparing the holding with another holding or index and making adjustments for differences in issues such as risk. If the valuation method cannot be applied or is clearly misleading, the manager shall use a valuation method that is established on the market.

In the case of fund units, the manager shall use the most recently reported unit value. To determine the value of market-listed instruments, the most recent payment price is normally used. If the aforementioned valuation methods are considered misleading by the manager, the value shall be determined by other objective means.

Objective means refer to the application of generally accepted valuation models (such as Black & Scholes) or valuation provided by third parties.

§ 8.2 Valuation of fund units

The value of a fund unit is determined by taking the value of each respective share class in the fund and dividing this by the number of units issued in each share class. When calculating the value of a fund unit, rounding is carried out to two decimal places (rounded up if the third decimal is five or greater, otherwise downwards). The value of a fund unit shall be calculated each banking day ('**trading day**'). The valuation shall comply with the terms and conditions applicable to each share class and the value of a unit in one share class may therefore be different from the value of a unit in a different share class.

'Banking day' refers to days in Sweden or Norway that are not a Sunday or public holiday or equivalent to a public holiday (such days currently include Saturdays, Midsummer's Eve, Christmas Eve and New Year's Eve).

In accordance with Section 10, the manager may temporarily postpone the date for the calculation and publication of the value of a fund unit.

§ 9 Subscriptions to and redemptions of fund units

§ 9.1 Subscriptions and redemptions

Subscriptions (the unit holder's subscription) and redemptions (the unit holder's redemption) may take place on all trading days (for a definition of 'trading day', see Section 8.2 above).

Unit holders shall notify the manager or the manager's authorised representative that they wish to subscribe and for what amount.

Subscriptions to and redemptions of fund units may occur via the manager or via distributors in accordance with the instructions issued by the manager and distributors, respectively.

The minimum deposit amount is:

Share class A: SEK 10,000,000

Share class B: NOK 10,000,000

Share class C: EUR 1,000,000

Share class D: SEK 1,000,000

Share class E: NOK 1,000,000

Share class F: EUR 100,000

Share class G: SEK 100

Share class H: NOK 100

Share class I: EUR 10

Share class J, K and L: No minimum amount upon deposit

Share class M: SEK 100,000,000

Share class N: NOK 100,000,000

Share class O: EUR 10,000,000

Share class P: NOK 1,000,000

Share class Q: NOK 1,000,000

Share class R: EUR 1000,000

Share classes G, H, I and J are only open to:

- Investors who fall within the framework of an investment service in accordance with Chapter 2, Section 1 of the Securities Market Act (2007:528) or equivalent foreign regulations, and invest in the fund and where no remuneration is paid by the manager to the entity providing the investment service; and
- Insurance companies that within the framework of an agreement with an insurance policyholder invest in the fund and where no remuneration or is paid by the manager to the company or the insurance distributor.

Notifications of subscriptions and redemption may not be limited or recalled unless the manager or the manager's authorised representative permits this.

Fund units shall be redeemed if there are funds available in the fund. If this is not the case, funds shall be obtained through the sale of the fund's financial instruments and the redemption shall be effected as soon as possible. If funds to enable a redemption must be obtained through the sale of the fund's financial instruments, any such sale shall occur, and the redemption shall be effected as soon as possible.

If a sale might significantly disadvantage other unit holders, the manager may delay the sale of financial instruments after notifying the Financial Supervisory Authority of its intention in this regard in accordance with the provisions stipulated in Section 10. In accordance with Section 10, the manager may also temporarily postpone the trading day upon redemption.

§ 9.2 Time of Subscriptions and Redemptions

The date of subscription shall fall on the trading day when the manager receives a complete subscription application and the subscription proceeds have been transferred to the fund's account. The subscription price shall be determined on the same trading day that the above events occur on. The fund's base currency is the Swedish krona.

Notice of subscription to fund units may not be conditional or otherwise recalled. Units may be subscribed to in Swedish kronor or Norwegian kronor.

Redemption notifications shall reach the manager or the manager's authorised representative no later than 12:00 local time (CEST) on the trading day. If a request reaches the manager or the manager's authorised representative after 12:00 local time (CEST) on the trading day, the manager shall implement the request on the subsequent trading day. Payment of redeemed units shall be made to the specified bank account. Payment shall generally take place two banking days after the rate is determined. Payment of redeemed units shall be made in the same currency that the units were subscribed to in.

§ 9.3 Pricing of Subscriptions and Redemptions

In accordance with Section 8, the subscription and redemption prices shall be the fund unit value for the relevant share class as calculated on the trading day. The subscription and redemption price shall not be known when a request for subscription or redemption is submitted to the manager. The number of fund units that the subscription sum results in and the funds that any redemption of fund units results in shall be notified to the unit holder once the value of the units has been determined.

In accordance with Section 10, the manager may temporarily postpone the calculation of subscription and redemption prices.

§ 9.4 Adjusted fund unit price

In order to ensure fair treatment of unit holders and safeguard the common interests of unit holders, the manager applies a method for determining the subscription and redemption price for fund units in the Fund that considers transaction costs arising from the sale and redemption of units in the Fund, hereinafter referred to as adjusted fund unit price. The aim of the adjusted fund unit price is to prevent unit holders from having to bear transaction costs when other unit holders carry out subscription and redemption of fund units in the Fund.

The application of adjusted fund unit price means that the fund unit price, and thus the subscription and redemption price of the fund units, increases or decreases if the fund has a net inflow or a net outflow that exceeds a threshold value predetermined by the manager expressed as a proportion of the fund unit price. On days when the net flow does not exceed the threshold, the fund unit price remains unchanged. The threshold level is determined based on an assessment of when it can be expected that the Fund will be required to sell or buy assets to meet the net flow without making a material change to the composition of the Fund, or at a lower level that the manager deems justified by the interests of the unit holders, given the transaction costs. The threshold is reviewed regularly by the manager.

The size of the change in the fund unit price, hereinafter referred to as the swing factor, is determined by the manager and may vary in each individual case. The swing factor is determined by considering historical transaction costs and other relevant information and is evaluated on an ongoing basis by the manager. The swing factor may not exceed 1 per cent of the fund unit price.

The information brochure for the Fund contains a more detailed description of the manager's application of swing pricing.

§ 9.5 Other Details

The value of units in the fund is published daily on the manager's website and may also be published via other media.

§ 10 Extraordinary Circumstances

In the event of extraordinary circumstances that mean that the valuation of the fund's assets cannot be carried out in a way that ensures the equal rights of fund unit holders, the manager may postpone the date of calculation and publication of the value of fund units (Section 8), postpone the trading day and the calculation of the subscription price and redemption price (Section 9) until trade is resumed. In order to do so, the manager must notify the Financial Supervisory Authority.

§ 11 Fees and Remuneration

§ 11.1 Management fee (fixed fee)

The management fee totals:

Share classes A, B and C: no more than 0.75 per cent per annum

Share classes D, E and F: no more than 1.0 per cent per annum

Share classes G, H and I: no more than 1.5 per cent per annum

Share classes J, K and L: no more than 0.75 per cent per annum

Share classes M, N and O: no more than 0.65 per cent per annum

Share classes P, Q and R: no more than 0.75 per cent per annum

Fees are paid monthly in arrears and are calculated on a daily basis at a rate of 1/365 of the fee. The fee covers the manager's management of the fund and all costs related to storage, supervision and auditors.

§ 11.2 Other fees

Fees relating to underlying funds shall be charged to the fund. Further information is available in the information brochure.

Transaction costs, such as brokerage fees, costs for short-term loans taken by the fund, taxes, delivery and other costs in connection with the fund's assets and the acquisition and sale thereof shall all be charged to the fund.

§ 12 Dividends from the Fund

Share classes P, Q and R are distributing. Remaining share classes are non-distributing.

Dividends are distributed on the day that is deemed appropriate. The distribution is calculated per fund unit and is used, after potential taxes, to acquire new fund units based on how many units the owner of the unit has on the day of distribution. If requested by the owner of the unit, the distribution, after potential taxes, can instead be distributed to the owner of the unit. This request would need to be made at the latest on the date determined by the manager.

§ 13 Financial Year of the Fund

The fund's financial year corresponds to the calendar year.

§ 14 Half-Yearly and Annual Reports, Amendments to the Fund Regulations

The manager shall provide a half-yearly report covering the first six months of the financial year within two months of the end of the period, in addition to an annual report for the fund within four months of the end of the financial year.

These reports shall be sent free of charge to any unit holder who requests them, in addition to being available via the manager and the custodian institution.

Amendments to the fund regulations may only be made by decision of the manager's Board of Directors and shall be submitted to the Financial Supervisory Authority for approval. Once an amendment has been approved, the decision shall be available from the manager and the custodian and shall be announced in a manner recommended by the Financial Supervisory Authority.

§ 15 Pledging and Transfer of Fund Units

Written notification of any pledging of fund units shall be provided to the manager or the manager's authorised representative.

The notification shall specify:

- who is the unit holder and pledgee,
- which units are covered by the pledge, and
- any restrictions on the extent of the pledge.

Unit holders shall receive written notification that the manager has noted the pledge in the register of unit holders.

The pledge shall cease to apply when the pledgee notifies the manager in writing that the pledge should cease to apply, and the manager removes the note concerning the pledge from the register of unit holders.

The transfer of fund units is subject to the consent of the manager. Written notification of any request to transfer fund units shall be provided to the manager or the manager's authorised representative. Requests for the transfer of fund units shall be signed by the unit holder and shall specify:

- who is the unit holder and to whom the units are to be transferred,
- the unit holder's personal identification number/corporate registration number,
- address,
- telephone number,
- securities account or share account and account number,
- bank account, and
- the purpose of the transfer.

§ 16 Limitation of Liability

The Manager

The manager is not liable for any damage caused by violations of Swedish or foreign law, any Swedish or foreign government action, acts of war, strikes, blockades, boycotts, lockouts or other similar circumstances. The reservation relating to strikes, blockades, boycotts and lockouts also applies even if the manager is the subject of or engages in such conflict-related acts. Damage arising in other cases shall not be compensated for by the manager if the manager has demonstrated due care. The manager shall in no circumstances be liable for indirect damage, unless such indirect damage was caused by the gross negligence of the manager. The manager shall also not be liable for damage caused by the unit holder or a third-party violating law, regulations, rules or these fund regulations.

With regard to this, unit holders are reminded that they are responsible for ensuring that documents provided to the manager are correct and duly signed, and that the manager is notified of any changes relating to information provided.

The manager is not liable for damage caused by any Swedish or foreign regulated market or other marketplace, depository, central securities depository, clearing organisation, or other third parties that provide equivalent services. The same applies to damage caused by contractors engaged or otherwise appointed by the manager with due care. The same applies to damage caused by the aforementioned organisations or contractors becoming insolvent. The manager is not liable for damage arising to the fund, unit holders in the fund or third parties due to restrictions on the disposal of assets that may be applied to the manager in relation to financial instruments.

In the event of obstacles preventing the manager from wholly or partially implementing measures as agreed due to circumstances outlined above, the measures may be postponed until such an obstacle is cleared. If the manager is prevented from implementing or receiving payments as a result of such circumstances, the manager and the unit holder respectively shall not be liable to pay late payment interest.

A corresponding exemption from the payment of late payment interest shall also apply if the manager invokes Section 10 and temporarily postpones the date of valuation, subscription, or redemption in relation to fund units.

Despite what is stated above, unit holders may still be entitled to damages in certain cases as stipulated in Chapter 2 Section 21 of the LVF.

The Custodian Institution

In the event that the custodian institution or a depository bank has lost financial instruments deposited with the custodian institution or a depository bank, the custodian institution shall without undue delay return equivalent financial instruments or pay a sum corresponding to the value to the manager on the fund's behalf.

However, the custodian institution is not liable in those cases where the loss of the financial instruments is caused by external events beyond the reasonable control of the custodian institutions, and the consequences of which were impossible to avoid despite all reasonable efforts being made, in addition to damage due to Swedish or foreign law, Swedish or foreign government action, acts of war, strikes, blockades, boycotts, lockouts or other similar circumstances. The reservation relating to strikes, blockades, boycotts and lockouts also applies even if the custodian institution is the subject of or engages in such conflict-related acts.

The custodian institution is not liable for any damage other than the damage specified in the first paragraph, unless damage was caused by the custodian institution intentionally or through gross negligence. Furthermore, the custodian institution shall not be liable for any damage if the circumstances specified in the first paragraph exist.

The custodian institution is not liable for damage caused by any Swedish or foreign stock exchange or other marketplace, registrar, clearing organisation, or other third parties that provide equivalent services. In relation to damage other than that specified in the first paragraph, the custodian institution is also not liable for damage caused by depository banks or other contractors engaged with due care by the custodian institution and subject to regular supervision. The custodian institution is not liable for damage caused by the aforementioned organisations or contractors becoming insolvent.

However, any contract relating to an assignment to store assets and check ownership rights does not relieve the custodian institution of its liability for losses and other damage as stipulated by the LVF.

The custodian institution is not liable for damage arising to the manager, unit holders, the fund or third parties due to restrictions on the disposal of assets that may be applied to the custodian institution in relation to financial instruments. The custodian institution shall not be liable for indirect damage in any circumstances.

In the event of obstacles preventing the custodian institution from wholly or partially implementing measures due to circumstances outlined in the first paragraph, the measures may be postponed until such an obstacle has been cleared.

In the event of deferred payment, the custodian institution shall not be liable for the payment of late payment interest. If interest is promised, the custodian institution shall pay interest at the rate applicable on the due date.

If the custodian institution is prevented from receiving payments as a result of the circumstances set out in the first paragraph, the custodian institution shall only be entitled to interest covering the period during which the obstacle existed in accordance with the terms and conditions that applied on the due date.

Despite what is stated above, unit holders may still be entitled to damages in certain cases as stipulated in Chapter 3 of the LVF.

§ 17 Permitted Investors

The fund is aimed at the public and units in the fund may be subscribed to by both Swedish and foreign investors. The fact that the fund is aimed at the public does not mean that it is aimed at investors whose subscription to units in the fund or general participation in the fund contravenes provisions in Swedish or foreign legislation or regulations. Nor is the fund aimed at investors whose subscription or holding of units in the fund would result in the fund or manager becoming liable to undertake registration measures or other measures that the fund or manager would otherwise not be liable to carry out.

The manager is entitled to refuse subscriptions to such investors as are referred to in this paragraph. Furthermore, unit holders are obliged, where necessary, to notify the manager of any changes to their national domicile.

The manager may redeem unit holders' units in the fund - against the wishes of the unit holder - if it transpires that the unit holder has subscribed to units in the fund in contravention with the provisions of Swedish or foreign legislation or regulations, or if the manager is liable to undertake registration measures or other measures that the fund or manager would otherwise not be liable to carry out if the unit holder did not hold units in the fund as a result of the unit holder's subscription.

These fund regulations were adopted by the manager's Board of Directors on 10 April 2024