**Template letter for the notifications of cross-border marketing of AIFs under Article 32 of the AIFMD and Article 31 of the ELTIF Regulation**

The below template notification letter for cross-border marketing of AIFs or ELTIFs is based on the template set out in Annex I for UCITS.

**NOTIFICATION LETTER**

NOTIFICATION OF INTENTION TO MARKET UNITS OR SHARES OF AN AIF OR AIFs OF THE SAME AIFM IN A MEMBER STATE OTHER THAN THE HOME MEMBER STATE OF THE AIFM IN ACCORDANCE WITH ARTICLE 32 OF DIRECTIVE 2011/61/EU ON ALTERNATIVE INVESTMENT FUND MANAGERS (the “AIFMD”), INCLUDING EUROPEAN LONG TERM INVESTMENT FUND (“ELTIF”) IN ACCORDANCE WITH ARTICLE 31 OF REGULATION (EU) 2015/760 ON ELTIFs (the “ELTIF REGULATION”).

IN       (the host Member State(s))

Are you notifying amendments to information already provided in an initial notification? Yes [ ]  No [ ]

**Information on the AIFM or self-managed AIF**

Name of the AIFM/self-managed AIF:

AIFM/self-managed AIF LEI (if available):

National identification code of the AIFM/self-managed AIF (if available):

AIFM/self-managed AIF’s home Member State:

Address and registered office/domicile if different from address

Details of AIFM/self-managed AIF’s website:

Details of contact person at the AIFM/self-managed AIF

 Name/Position:

Telephone number:

E-mail address:

Details of the contact point (if a third party is appointed):

Name:

Legal form:

Registered office:

Name of the person to be contacted/Position:

Address for correspondence (if different):

Telephone number:

Email address:

Contact point for the invoicing or for the communication of any applicable regulatory fee or charges (if different)[[1]](#footnote-1):

Name/Position:

Address for correspondence (if different):

Telephone number:

Email address:

Duration of the AIFM/self-managed AIF, if applicable:

Scope of activities of the AIFM in the AIF host Member State:

Additional information about the AIFM/self-managed AIF (if necessary):

**Facilities to retail investors (if relevant)**

Pursuant to Article 31(1) of Directive 2011/61/EU, EU AIFMs are authorised to market units or shares of EU AIFs they manage to professional investors in other Member States than their home Member State. However, Member States may allow AIFMs to market to retail investors in their territory units or shares of AIFs they manage.

The below information must be filled in case marketing of the AIFs identified in the “information on the AIF section” below targets retail investors.

In accordance with point (j) of Annex IV of Directive 2011/61/EU, please fill-in the following table to provide information on the facilities to perform the tasks referred to in Article 42a(1) of this Directive:

|  |  |  |
| --- | --- | --- |
| **Task of facility** | **Information on the facilities performing the tasks** | **Name/legal form/registered office/ address, e-mail and telephone number for correspondence of the person responsible to provide the facilities** |
| Process investor’s subscription, payment and redemption orders relating to the unites or shares of the AIF |       |       |
| Provide investors on how orders referred to above can be made and how repurchase and redemption proceeds are paid |       |       |
| Facilitate the handling of information relating to the exercise of investor’s rights arising from their investment in the AIF |       |       |
| Make the information and documents required pursuant to Articles 22 and 23 of Directive 2011/61/EU available to investors for the purposes of inspection and obtaining copies thereof |       |       |
| Provide investors with information relevant to the tasks that the facilities perform in a durable medium as defined in point (m) of Article 2(1) of Directive 2009/65/EC |       |       |

**Attachments**

1. The latest version of the AIF rules or instruments of incorporation.
2. The latest version of the offering document (e.g. prospectus);
3. The AIF’s latest annual report
4. Marketing documentation
5. Any additional information referred to in Article 23(1) of Directive 2011/61/EU for each AIF the AIFM intends to market (Paragraph (f) of Annex IV)
6. Other (please specify).

(Title of document or name of electronic file attachment)

**Information on the AIF**

Name of the AIF:

AIF home Member State:

Legal form of the AIF (please tick appropriate one box):

[ ]  common fund

[ ]  unit trust

[ ]  investment company

Does the AIF have compartments? Yes/No

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| Name of the AIFand/or compartment(s)to be marketed in thehost Member State | LEI of the AIF or of the compartment (2) | Name of share class(es) to be marketed in the host Member State (1) | ISIN of the share class(es) to be marketed in the host Member State (1) | Name of the depositary of the AIF | Duration (2) | AIF national identification code | AIF’s investment strategy (please specify the predominant AIF and the breakdown by investment strategies as set out in the reporting template included in Regulation 231/2013) |
|       |       |       |       |       |       |       |       |
|       |       |       |       |       |       |       |       |
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(1) If only certain share classes are intended to be marketed, only those classes should be listed

(2) If applicable

Master-feeder structures (if applicable):

|  |  |  |  |
| --- | --- | --- | --- |
| Name of the master AIF or compartment(s) | AIFM of the master AIF/or compartment (if different) | Home Member State of the master AIF (if different) | Home Member State of the AIFM (if different) |
|       |       |       |       |
|       |       |       |       |
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|       |       |       |       |

Information on the arrangements established to prevent units or shares of the AIF from being marketed to retail investors, including in the case where the AIFM relies on activities of independent entities to provide investment services in respect of the AIF:

1. Please indicate a single contact point for the transmission of the invoice or for the communication of any applicable regulatory fee or charge referred to in Article 9 of Regulation (EU) 2019/1156 and in Article 2 of the Commission Implementing Regulation (EU) 2021/955 [↑](#footnote-ref-1)