Financial Services (Collective Investment Schemes) FINANCIAL SERVICES (COLLECTIVE INVESTMENT SCHEMES) (KEY INVESTOR INFORMATION) REGULATIONS 2011

Subsidiary 2011/194

Subsidiary Legislation made under s.53.

FINANCIAL SERVICES (COLLECTIVE INVESTMENT SCHEMES) (KEY INVESTOR INFORMATION) REGULATIONS 2011

(LN. 2011/194)

Commencement **13.10.2011**

Amending enactments

Relevant current provisions

Commencement date

EU Legislation/International Agreements involved: Directive 2009/65/EC Regulation (EU) No 583/2010

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In exercise of the powers conferred on me by section 53 of the Financial Services (Collective Investment Schemes) Act 2011 and in order to give effect in the law of Gibraltar to Commission Regulation (EU) No 583/2010 of 1 July 2010 implementing Directive 2009/65/EC of the European Parliament and of the Council as regards key investor information and conditions to be met when providing key investor information or the prospectus in a durable medium other than paper or by means of a website, I have made the following Regulations–

Title and commencement.

1. These Regulations may be cited as the Financial Services (Collective Investment Schemes) (Key Investor Information) Regulations 2011 and come into operation on the day of publication.

Application.

2.(1) In this regulation, "the Regulation" means Commission Regulation (EU) No 583/2010 of 1 July 2010 implementing Directive 2009/65/EC of the European Parliament and of the Council as regards key investor information and conditions to be met when providing key investor information or the prospectus in a durable medium other than paper or by means of a website, as set out in the Schedule.

(2) The provisions of the Regulation set out in columns 1 and 2 of the table below shall be read in light of column 3.

ARTICLE NUMBER IN THE REGULATION	WORDS IN THE REGULATION	TO BE READ AS
2(2)	Directive 2009/65/EC	The Financial Services (Collective Investment
4(12)	Article 16 of	Schemes) Act 2011 Regulation 13 of the Financial
0(5)()	Directive 2009/65/EC	Services (Collective Investment Schemes) Regulations 2011
8(5)(e)	Article 50(1)(g) of Directive 2009/65/EC	Regulation 47(1)(g) of the Financial Services (Collective Investment Schemes) Regulations 2011
9	Directive 2010/43/EU	The Financial Services (Collective Investment Schemes) (Conduct of Business) Regulations 2011

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19(4)	Article 2(1)(p)(i)	Paragraphs (a) and (c) of the
	and (iii) of	definition of "merger" in
	Directive	regulation $2(1)$ of the Financial
	2009/65/EC	Services (Collective Investment
		Schemes) Regulations 2011
28	Article 50(1)(e) of	Regulation $47(1)(e)$ of the
	Directive	Financial Services (Collective
	2009/65/EC	Investment Schemes)
		Regulations 2011
31(1)	Article 58 of	Regulation 73 of the Financial
	Directive	Services (Collective Investment
	2009/65/EC,	Schemes) Regulations 2011
34(2)(b)	Article 63(5) of	Regulation 78(5) of the
	Directive	Financial Services (Collective
	2009/65/EC	Investment Schemes)
		Regulations 2011
38(1)	Directive	The Financial Services
	2009/65/EC	(Collective Investment
		Schemes) Act 2011

Offences.

3.(1) It shall be an offence for any person to be responsible for any act or omission contrary to the provisions of the Regulation (as defined in regulation 2) or these Regulations.

(2) Any person found guilty of an offence contrary to sub-regulation (1) shall be punishable on summary conviction by a fine not exceeding level 5 on the standard scale.

(3) The Authority may take into account any offence committed contrary to sub-regulation (1) when deciding whether to grant, renew, revoke or suspend any permit, licence or authorisation to the person responsible for the offence and material to the facts giving rise to the offence.

(4) Nothing in this regulation applies to the Minister or to the competent authority.

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SCHEDULE

Regulation 2(1)

COMMISSION REGULATION (EU) No 583/2010

of 1 July 2010

implementing Directive 2009/65/EC of the European Parliament and of the Council as regards key investor information and conditions to be met when providing key investor information or the prospectus in a durable medium other than paper or by means of a website

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Directive 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities (UCITS) (¹), and in particular Article 75(4), Article 78(7), and Article 81(2) thereof,

Whereas:

- (1) Directive 2009/65/EC specifies the main principles that should be followed in preparing and providing key investor information, including requirements concerning its format and presentation, its objectives, the main elements of the information that is to be disclosed, who should deliver the information to whom, and the methods that should be used for such delivery. Details on the content and format have been left to be developed further by means of implementing measures, which should be specific enough to ensure that investors receive the information they need in respect to particular fund structures.
- (2) The form of a Regulation is justified as this form alone can ensure that the exhaustive content of key investor information is harmonised. Furthermore, a key investor information document will be more efficient where requirements applicable to it are identical in all Member

(1) OJ L 302, 17.11.2009, p. 32.

States. All stakeholders should benefit from a harmonised regime on the form and content of the disclosure, which will ensure that information about investment opportunities in the UCITS' market is consistent and comparable.

- (3) In some cases, key investor information can be delivered more effectively when the key investor information document is provided to investors through a website, or where the key investor information document is attached to another document when it is given to the potential investor. In these cases, however, the context in which the key investor information document appears should not undermine the key investor information document, or imply that it is an item of promotional literature or that accompanying items of promotional literature are of equal or greater relevance to the retail investor.
- (4) It is necessary to ensure that the content of the information is relevant, the organisation of the information is logical and the language appropriate for retail investors. To address these concerns, this Regulation should ensure that the key investor information document is able to engage investors and aid comparisons through its format, presentation and the quality and nature of the language used. This Regulation aims to ensure consistency in the format of the document, including a common running order with identical headings.
- (5) This Regulation specifies the content of the information on investment objectives and the investment policy of UCITS so that investors can easily see whether or not a fund is likely to be suitable for their needs. For this reason, the information should indicate whether returns can be expected in the form of capital growth, payment of income,

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L 176/2 EN Official Journal of the European Union 10.7.2010 or a combination of both. The description of the invest-The detailed rules on the presentation of information about (9) ment policy should indicate to the investor what the overpast performance are based on the requirements for such all aims of the UCITS are and how these objectives are to information in the Directive 2004/39/EC of the European be achieved. With regard to the financial instruments in Parliament and of the Council of 21 April 2004 on marwhich investments are to be made, only those which may kets in financial instruments amending Council Directives 85/611/EEC and 93/6/EEC and Directive 2000/12/EC of have a material impact on UCITS' performance need to be the European Parliament and of the Council and repealing mentioned, rather than all possible eligible instruments. Council Directive 93/22/EEC (2). This Regulation supplements the rules of Directive 2004/39/EC by including specific requirements necessary for harmonising the information for the purpose of facilitating comparisons between different key investor information documents. In This Regulation lays down detailed rules on the presenta-(6) particular, this Regulation prescribes that only net annual tion of the risk and reward profile of the investment, by returns shall be shown, through a bar chart format. Cerrequiring use of a synthetic indicator and specifying the tain aspects of the presentation of the bar chart should be content of narrative explanations of the indicator itself and regulated, including the limited circumstances in which simulated data might be used. risks which are not captured by the indicator, but which may have a material impact on the risk and reward profile of the UCITS. In applying the rules on the synthetic indicator account should be taken of the methodology for the calculation of the synthetic indicator as developed by competent authorities working within the Committee of European Securities Regulators. The management company should decide on a case-by-case basis which specific risks (10) It should be recognised that cross-referring to information should be disclosed by analysing the particular charactermight be useful to the investor but it is essential that the istics of each fund, bearing in mind the need to avoid overkey investor information document should contain all burdening the document with information that retail information necessary for the investor to understand the investors will find difficult to understand. In addition the essential elements of the UCITS. If cross-references to narrative explanation of the risk and reward profile should sources of information other than the prospectus and peribe limited in size in terms of the amount of space it occuodic reports are used, it should be made clear that the propies within the key investor information document. It should be possible to have cross-references to the prospecspectus and periodic reports are the primary sources of additional information for investors, and the crosstus of the UCITS where full details of its risks are disclosed. references should not downplay their significance. (7) Consistency should be ensured between the explanation of risks in the key investor information document and the (11) The key investor information document should be management company's internal processes related to risk management, established in accordance with Commission reviewed and revised as appropriate and as frequently as is Directive 2010/43/EU of 1 July 2010 implementing Direcnecessary to ensure that it continues to meet the requirements for key investor information specified in tive 2009/65/EC of the European Parliament and the Coun-Articles 78(2) and 79(1) of Directive 2009/65/EC. As a cil as regards organisational requirements, conflicts of matter of good practice, management companies should interests, conduct of business, risk management and conreview the key investor information document before tent of the agreement between a depositary and a manageentering into any initiative that is likely to result in a sigment company (1). For instance, so as to ensure nificant number of new investors acquiring units in the consistency, the permanent risk management function fund. should where appropriate be given the opportunity to review and comment on the risk and reward profile section of the key investor information document.

(8) This Regulation specifies the common format for the presentation and explanation of charges, including relevant warnings, so that investors are appropriately informed about the charges they will have to incur and their proportion to the annount of capital actually invested into the fund. In applying these rules, account should be taken of the work on the methodology for the calculation of charges figures as developed by competent authorities working within the Committee of European Securities Regulators. (12) The form or content of key investor information may need to be adjusted to specific cases. Consequently, this Regulation tailors the general rules applicable to all UCITS so as to take into account the specific situation of certain types of UCITS, namely those having different investment compartments or share classes, those with fund of funds structures, those with master-feeder structures, and those that are structured, such as capital protected or comparable UCITS.

(1) See page 42 of this Official Journal.

(2) OJ L 145, 30.4.2004, p. 1.

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- (13) With regard to UCITS having different share classes, there should be no obligation to produce a separate key investor information document for every such share class, so long as investors' interests are not compromised. The details of two or more classes may be combined into a single key investor information document only where this can be done without making the document too complicated or crowded. Alternatively, a representative class may be selected, but only in cases where there is sufficient similarity between the classes such that information about the representative class is fair, clear and not misleading as regards the represented class. In determining whether the use of a representative class is fair, clear and not misleading, regard should be had to the characteristics of the UCITS, the nature of the differences represented by each class, and the range of choices on offer to each investor or group of investors.
- (14) In the case of a fund of funds, the right balance is kept between the information on the UCITS that the investor invests in and its underlying collectives. The key investor information document of a fund of funds should therefore be prepared on the basis that the investor does not wish or need to be informed in detail about the individual features of each of the underlying collectives, which in any case are likely to vary from time to time if the UCITS is being actively managed. However, in order for the key investor information document to deliver effective disclosure of the fund of funds' objective and investment policy, risk factors, and charging structure, the characteristics of its underlying funds should be transparent.
- (15) In the case of master-feeder structures, the description of the feeder UCITS' risk and reward profile should not be materially different to that of the corresponding section in the master UCITS' key investor information document so that the feeder can copy information from the key investor information document of the master wherever it is relevant. However, this information should be supplemented by relevant statements or duly adjusted in those cases where ancillary assets held by the feeder might modify the risk profile compared to the master, addressing the risks inherent in these ancillary assets, for instance where derivatives are used. The combined costs of investing in the feeder and the master should be disclosed to investors in the feeder.
- (16) With regard to structured UCITS, such as capital protected and other comparable UCITS, the provision of prospective performance scenarios in place of past performance information is required. Prospective performance scenarios involve calculating the expected return of the fund under favourable, adverse, or neutral hypotheses regarding market conditions. These scenarios should be chosen so as to effectively illustrate the full range of possible outcomes according to the formula.
- (17) Where the key investor information and the prospectus are to be provided in a durable medium other than paper or by means of a website, additional safety measures are necessary for investor protection reasons, so as to ensure that

investors receive information in a form relevant to their needs, and so as to maintain the integrity of the information provided, prevent alterations that undermine its comprehensibility and effectiveness, and avoid manipulation or modification by unauthorised persons. This Regulation contains a reference to rules on durable medium laid down in the Commission Directive 2006/73/EC of 10 August 2006 implementing Directive 2004/39/EC of the European Parliament and of the Council as regards organisational requirements and operating conditions for investors and a level playing field in financial sectors.

- (18) In order to allow management companies and investment companies to adapt to the new requirements contained in this Regulation in an efficient and effective manner, the starting date of application of this Regulation should be aligned with the transposition of Directive 2009/65/EC.
- (19) The Committee of European Securities Regulators, established by Commission Decision 2009/77/EC (²), has been consulted for technical advice.
- 20) The measures provided for in this Regulation are in accordance with the opinion of the European Securities Committee,

HAS ADOPTED THIS REGULATION:

CHAPTER I

SUBJECT MATTER AND GENERAL PRINCIPLES

Article 1

Subject matter

This Regulation lays down the detailed rules for the implementation of Articles 75(2), 78(2) to (5) and 81(1) of Directive 2009/65/EC.

Article 2

General principles

1. Requirements laid down in this Regulation shall apply to any management company with regard to each UCITS it manages.

 This Regulation shall apply to any investment company which has not designated a management company authorised pursuant to Directive 2009/65/EC.

OJ L 241, 2.9.2006, p. 26.
 OJ L 25, 29.1.2009, p. 18.

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EN L 176/4 Official Journal of the European Union 10.7.2010 Article 3 5. The name of the management company shall be stated. Principles regarding the key investor information 6. In addition, in cases where the management company forms document part of a group of companies for legal, administrative or marketing purposes, the name of that group may be stated. Corporate branding may be included provided it does not hinder an inves-1. This Regulation specifies in an exhaustive manner the form tor in understanding the key elements of the investment or diminand content of the document containing key investor information (hereinafter referred to as key investor information document). ish his ability to compare investment products. No other information or statements shall be included except where this Regulation states otherwise. The section of the key investor information document 7. entitled 'Objectives and investment policy' shall contain the information set out in Section 1 of Chapter III of this Regulation. 2. The key investor information shall be fair, clear and not misleading. The section of the key investor information document 8. entitled 'Risk and reward profile' shall contain the information set The key investor information document shall be provided in out in Section 2 of Chapter III of this Regulation. such a way as to ensure that investors are able to distinguish it from other material. In particular, it shall not be presented or The section of the key investor information document 0 delivered in a way that is likely to lead investors to consider it less entitled 'Charges' shall contain the information set out in Secimportant than other information about the UCITS and its risks tion 3 of Chapter III of this Regulation. and benefits. 10. The section of the key investor information document entitled 'Past performance' shall contain the information set out CHAPTER II in Section 4 of Chapter III of this Regulation. FORM AND PRESENTATION OF KEY INVESTOR INFORMATION 11. The section of the key investor information document entitled 'Practical information' shall contain the information set out in Section 5 of Chapter III of this Regulation. SECTION 1 12. Authorisation details shall consist of the following Title of document, order of contents and headings of sections statement: This fund is authorised in [name of Member State] and regulated by Article 4 [identity of competent authority]'. Title and content of document In cases where the UCITS is managed by a management company exercising rights under Article 16 of Directive 2009/65/EC, an 1. The content of the key investor information document shall additional statement shall be included: be presented in the order as set out in paragraphs 2 to 13. [Name of management company] is authorised in [name of Member 2. The title 'Key investor information' shall appear promi-State] and regulated by [identity of competent authority]'. nently at the top of the first page of the key investor information document. 13. Information on publication shall consist of the following statement: An explanatory statement shall appear directly underneath the title. It shall read: This key investor information is accurate as at [the date of publication]". This document provides you with key investor information about this SECTION 2 fund. It is not marketing material. The information is required by law to help you understand the nature and the risks of investing in this fund. You are advised to read it so you can make an informed decision about Language, length and presentation whether to invest'. Article 5 4. The identification of the UCITS, including the share class or Presentation and language investment compartment thereof, shall be stated prominently. In the case of an investment compartment or share class, the name 1. A key investor information document shall be: of the UCITS shall follow the compartment or share class name. Where a code number identifying the UCITS, investment compartment or share class exists, it shall form part of the identifica-(a) presented and laid out in a way that is easy to read, using tion of the UCITS. characters of readable size;

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in	early expressed and written in lang a way that facilitates the investor formation being communicated, in	's understanding of the	(d)	whether the UCITS allows for discretionary choices in regards to the particular investments that are to be made, and whether this approach includes or implies a reference to a benchmark and if so, which one;	
(i)	the language used is clear, succi	nct and comprehensible;			
(ii)	the use of jargon is avoided:		(e)	whether dividend income is distributed or reinvested.	
(iii) technical terms are avoided whe used instead;	n everyday words can be	is in ben	the purposes of point (d), where a reference to a benchmark mplied, the degree of freedom available in relation to this chmark shall be indicated, and where the UCITS has an index- king objective, this shall be stated.	
) foc	cused on the key information that	investors need.	-tac	ning objective, this shall be stated.	
rehen: or info	Vhere colours are used, they shall sibility of the information in the o prination document is printed or p	vent that the key inves-		The description referred to in paragraph 1 shall include the wing information, so long as it is relevant:	
nent c	Vhere the design of the corporate l ompany or the group to which it tract the investor or obscure the t	belongs is used, it shall	(a)	where the UCITS invests in debt securities, an indication of whether they are issued by corporate bodies, governments or other entities, and, if applicable, any minimum rating requirements;	
	Article 6		(b)	where the UCITS is a structured fund, an explanation in	
Article 6 Length			simple terms of all elements necessary for a correct un standing of the pay-off and the factors that are expected		
	y investor information documer of A4-sized paper when printed.	t shall not exceed two	determine performance, including references, if n the details on the algorithm and its workings w in the prospectus;		
	CHAPTER III	VEV BUTCTOR	(c)	where the choice of assets is guided by specific criteria, an explanation of those criteria, such as 'growth', 'value' or 'high dividends';	
	CONTENT OF SECTIONS OF THE INFORMATION DOCU				
	SECTION 1		(d)	where specific asset management techniques are used, which may include hedging, arbitrage or leverage, an explanation in simple terms of the factors that are expected to determine the	
	Objectives and investme	nt policy		performance of the UCITS;	
	Article 7		(e)	where the impact of portfolio transaction costs on returns is likely to be material due to the strategy adopted by the UCITS,	
	Specific contents of the d	ojectives and investment		a statement that this is the case, making it also clear that port- folio transaction costs are paid from the assets of the fund in addition to the charges set out in Section 3 of this Chapter:	
over tl or sho he des	section of the key investor infon hose essential features of the UCTI uld be informed, even if these feat scription of objectives and investi s, including:	S about which an inves- ures do not form part of	(f)	where a minimum recommended term for holding units in the UCITS is stated either in the prospectus or in any mar- keting documents, or where it is stated that a minimum hold- ing period is an essential element of the investment strategy, a statement with the following wording:	
	e main categories of eligible finan e object of investment;	cial instruments that are	'Reo	munendation: this fund may not be appropriate for investors who	
on	e possibility that the investor may demand, qualifying that stateme the frequency of dealing in units:			to withdraw their money within [period of time]".	
inc	nether the UCITS has a particular dustrial, geographic or other ma ssses of assets;		3. Information included under paragraphs 1 and 2 shall ditinguish between the broad categories of investments as specifie under paragraphs 1(a), (c) and 2(a) and the approach to the investments to be adopted by a management company as specified under paragraphs 1(d) and 2 (b), (c) and (d).		

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4. The 'Objectives and investment policy' section of the key investor information document may contain elements other than those listed in paragraph 2, including the description of the UCITS' investment strategy, where these elements are necessary to adequately describe the objectives and investment policy of the UCITS'.	(e) details of the nature, timing and antee or protection offered by potential effects of redeeming unit or protected period.	the UCITS, including the
UCITS.	The narrative explanation referre include the following categories of risk	
SECTION 2		
Risk and reward profile	 (a) credit risk, where a significant level debt securities; 	el of investment is made in
Article 8	(b) liquidity risk, where a significant l in financial instruments, which are liquid, yet which may under cer	by their nature sufficiently
Explanation of potential risks and rewards, including the use of an indicator	relatively low level of liquidity, so level of liquidity risk of the UCIT	as to have an impact on the
 The 'Risk and reward profile' section of the key investor information document shall contain a synthetic indicator, supple- mented by: 	(c) counterparty risk, where a fund from a third party, or where it obtained to a material degree thro with a counterparty;	investment exposure is
 (a) a narrative explanation of the indicator and its main limitations; 	(d) operational risks and risks related	to safekeeping of assets;
(b) a narrative explanation of risks which are materially relevant to the UCITS and which are not adequately captured by the	(e) impact of financial techniqu Article 50(1)(g) of Directive 2009	9/65/EC such as derivative

(e) impact of financial techniques as referred to in Article 50(1)(g) of Directive 2009/65/EC such as derivative contracts on the UCITS' risk profile where such techniques are used to obtain, increase or reduce exposure to underlying assets.

Article 9

Principles governing the identification, explanation and presentation of risks

The identification and explanation of risks referred to in Article \$(1)(b) shall be consistent with the internal process for identifying, measuring and monitoring risk adopted by the UCITS' management company as laid down in Directive 2010/43[EU. Where a management company manages more than one UCITS, the risks shall be identified and explained in a consistent fashion.

SECTION 3

Charges

Article 10

Presentation of charges

 The 'Charges' section of the key investor information document shall contain a presentation of charges in the form of a table as laid down in Annex II.

2. The table referred to in paragraph 1 shall be completed in accordance with the following requirements:

 entry and exit charges shall each be the maximum percentage which might be deducted from the investor's capital commitment to the UCITS;

(c) a statement that the lowest category does not mean a risk-

(b) a statement that the risk and reward category shown is not

guaranteed to remain unchanged and that the categorisation

synthetic indicator.

adequately documented.

include the following information:

future risk profile of the UCITS;

of the UCITS may shift over time;

free investment:

in Annex I.

funds.

2. The synthetic indicator referred to in paragraph 1 shall take the form of a series of categories on a numerical scale with the UCITS assigned to one of the categories. The presentation of the synthetic indicator shall comply with the requirements laid down

3. The computation of the synthetic indicator referred to in

paragraph 1, as well as any of its subsequent revisions, shall be

Management companies shall keep records of these computations

for a period of not less than five years. This period shall be

extended to five years after maturity for the case of structured

4. The narrative explanation referred to in paragraph 1(a) shall

 (a) a statement that historical data, such as is used in calculating the synthetic indicator, may not be a reliable indication of the

(d) a brief explanation as to why the UCITS is in a specific category;

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(b) a single figure shall be shown for charges taken from the UCITS over a year, to be known as the 'ongoing charges,' rep- resenting all annual charges and other payments taken from the assets of the UCITS over the defined period, and based on the figures for the preceding year;	Article 13 Specific cases
 the table shall list and explain any charges taken from the UCITS under certain specific conditions, the basis on which the charge is calculated, and when the charge applies. 	 Where a new UCITS cannot comply with the requirements contained in Article 10(2)(b) and Article 11(1)(b), the ongoing charges shall be estimated, based on the expected total of charges. Paragraph 1 shall not apply in the following cases:
Article 11	
Explanation of charges and a statement about the importance of charges	 (a) for funds which charge a fixed all-inclusive fee, where instead that figure shall be displayed;
. The 'Charges' section shall contain a narrative explanation f each of the charges specified in the table including the follow- ng information:	(b) for funds which set a cap or maximum on the amount that can be charged, where instead that figure shall be disclosed so long as the management company gives a commitment to respect the published figure and to absorb any costs that would otherwise cause it to be exceeded.
) with regard to entry and exit charges:	
 it shall be made clear that the charges are always maxi- mum figures, as in some cases the investor might pay 	Article 14 Cross-referencing
 (ii) a statement shall be included stating that the investor can find out the actual entry and exit charges from their financial adviser or distributor; 	The 'Charges' section shall include, where relevant, a cross- reference to those parts of the UCITS prospectus where more detailed information on charges can be found, including informa- tion on performance fees and how they are calculated.
with regard to 'ongoing charges', there shall be a statement that the ongoing charges figure is based on the last year's expenses, for the year ending [month]/year], and that this fig- ure may vary from year to year where this is the case.	SECTION 4 Past performance
The 'Charges' section shall contain a statement about the	Article 15
uportance of charges which shall make clear that the charges an vestor pays are used to pay the costs of running the UCITS, cluding the costs of marketing and distributing the UCITS, and	Presentation of past performance
at these charges reduce the potential growth of the investment.	 The information about the past performance of the UCITS shall be presented in a bar chart covering the performance of the UCITS for the last 10 years.
Article 12	octro for the last to years.
Additional requirements All of the elements of the charging structure shall be pre-	The size of the bar chart referred to in the first subparagraph shall allow for legibility, but shall under no circumstances exceed half a page in the key investor information document.
nted as clearly as possible to allow investors to consider the mibined impact of the charges.	 UCITS with performance of less than 5 complete calendar years shall use a presentation covariant the last 5 years only.
. Where the impact of portfolio transaction costs on returns likely to be material due to the strategy adopted by the UCITS, is shall be stated within the 'Objectives and investment policy' ection, as indicated in Article 7(2)(e).	years shall use a presentation covering the last 5 years only. 3. For any years for which data is not available, the year shall be shown as blank with no annotation other than the date.
 Performance fees shall be disclosed in accordance with Article 10(2)(c). The amount of the performance fee charged dur- ng the UCITS' last financial year shall be included as a percentage 	4. For a UCITS which does not yet have performance data for one complete calendar year, a statement shall be included explain- ing that there is insufficient data to provide a useful indication of

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figure.

ing that there is insufficient data to provide a useful indication of past performance to investors.

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L 176/8 EN Official Journal of the European Union The bar chart layout shall be supplemented by statements Article 19 5 which appear prominently and which: (a) warn about its limited value as a guide to future performance; vided that its use is fair, clear and not misleading: (b) indicate briefly which charges and fees have been included or excluded from the calculation of past performance; (c) indicate the year in which the fund came into existence; the UCITS: (d) indicate the currency in which past performance has been calculated. The requirement laid down in point (b) shall not apply to UCITS following conditions are met: which do not have entry or exit charges. (i) the feeder's strategy and objectives do not allow it to 6. A key investor information document shall not contain any record of past performance for any part of the current calendar liquid assets; vear. those of the master. Article 16 Past performance calculation methodology The calculation of past performance figures shall be based on the net asset value of the UCITS, and they shall be calculated on the basis that any distributable income of the fund has been reinvested. performance. Article 17 Impact and treatment of material changes 1. Where a material change occurs to a UCITS' objectives and investment policy during the period displayed in the bar chart document. referred to in Article 15, the UCITS' past performance prior to that material change shall continue to be shown. SECTION 5 2. The period prior to the material change referred to in para-Practical information and cross-references graph I shall be indicated on the bar chart and labelled with a clear warning that the performance was achieved under circumstances that no longer apply. Article 20 Content of 'practical information' section Article 18

Use of a benchmark alongside the past performance

1. Where the 'Objectives and investment policy' section of the key investor information document makes reference to a benchmark, a bar showing the performance of that benchmark shall be included in the chart alongside each bar showing the UCITS' past performance.

2. For UCITS which do not have past performance data over the required five or 10 years, the benchmark shall not be shown for years in which the UCITS did not exist.

Use of 'simulated' data for past performance

10.7.2010

1. A simulated performance record for the period before data was available shall only be permitted in the following cases, pro-

- (a) a new share class of an existing UCITS or investment compartment may simulate its performance by taking the performance of another class, provided the two classes do not differ materially in the extent of their participation in the assets of
- (b) a feeder UCITS may simulate its performance by taking the performance of its master UCITS, provided that one of the
 - hold assets other than units of the master and ancillary
 - (ii) the feeder's characteristics do not differ materially from

In all cases where performance has been simulated in accordance with paragraph 1, there shall be prominent disclosure on the bar chart that the performance has been simulated.

A UCITS changing its legal status but remaining established in the same Member State shall retain its performance record only where the competent authority of the Member State reasonably assesses that the change of status would not impact the UCITS'

In the case of mergers referred to in Article 2(1)(p)(i) and (iii) of Directive 2009/65/EC, only the past performance of the receiving UCITS shall be maintained in the key investor information

1. The 'Practical information' section of the key investor information document shall contain the following information relevant to investors in every Member State in which the UCITS is marketed:

(a) the name of the depositary;

(b) where and how to obtain further information about the UCITS, copies of its prospectus and its latest annual report and any subsequent half-yearly report, stating in which language(s) those documents are available, and that they may be obtained free of charge;

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(c)	where and how to obtain other p ing where to find the latest pric		 A review shall be carried out prior to an to the prospectus, the fund rules or the instru- tion of the investment company where thes 	iment of incorporate changes were no
(d)	a statement that the tax legislation ber State may have an impact or the investor:		subject to review as referred to in paragraph	1.
(e)	the following statement:		 A review shall be carried out prior to changes regarded as material to the informati key investor information document. 	
held	isert name of investment company or d liable solely on the basis of any sta	tement contained in this docu-	Article 23	
	nt that is misleading, inaccurate or in the prospectus for the UCITS.'	onsistent with the relevant parts	Publication of the revised ve	reion
9.	na pospenio jor na o error		rublication of the revised ve	rsion
sec	Where the key investor inform a UCITS investment compartment tion shall include the information luding on investors' rights to swi	nt, the 'Practical information' on specified in Article 25(2)	 Where a review referred to in Article changes need to be made to the key investor ment, its revised version shall be made availa 	information docu
3.	Where applicable, the 'Practica	l information' section of the		
req	y investor information document utred about available share c ticle 26.	shall state the information	 Where a change to the key investor info was the expected result of a decision by the pany, including changes to the prospectus instrument of incorporation of the investor revised version of the key investor informatio 	nianagement con fund rules or th nent company, th
	Article 2	ti i	made available before the change comes into	
ι	Jse of cross-references to othe	r sources of information		
in t ma tial	Cross-references to other source prospectus and annual or half-ye the key investor information docu tition fundamental to the investors elements of the investment is i	arly reports, may be included ment, provided that all infor- ' understanding of the essen-	 A key investor information document w sentation of past performance of the UCITS able no later than 35 business days after 31 L 	shall be made avai
inte	ormation document itself.		Article 24	
Cro	oss-references shall be permitted to	the website of the UCITS or	Material changes to the charging	structure
	e management company, includin ntaining the prospectus and the p			1 0
 Cross-references referred to in paragraph 1 shall direct the investor to the specific section of the relevant source of informa- tion. Several different cross-references may be used within the key investor information document but they shall be kept to a 		relevant source of informa- s may be used within the key	 The information on charges shall properly reflect as change to the charging structure that results in an increase in t maximum permitted amount of any one-off charge payah directly by the investor. 	
mii	nimum.		2. Where the 'ongoing charges' calculated	
			Article 10(2)(b) are no longer reliable, the ma shall instead estimate a figure for 'ongoing cha	
	SECTION 6		on reasonable grounds to be indicative of the amount likely to	
	Review and revision of the ke documen		charged to the UCITS in future.	
			This change of basis shall be disclosed three	ough the followin
	Article 2.		statement:	
	Review of key invest	or information		
	A management company or sure that a review of key investor st every twelve months.	investment company shall information is carried out at	The ongoing charges figure shown here is an est [Insert short description of why an estimate is bein ex-post figure.] The UCITS' annual report for ea include detail on the exact charges made.'	ig used rather than a

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CHAPTER IV PARTICULAR UCITS STRUCTURES	3. The management company may select a class to represent one or more other classes of the UCITS, provided the choice is fair, clear and not misleading to potential investors in those other classes. In such cases the 'Risk and reward profile' section of the key investor information document shall contain the explanation of material risk applicable to any of the other classes being rep- resented. A key investor information document based on the rep-	
SECTION 1		
Investment compartments	resentative class may be provided to investors in the other classes.	
Article 25	4. Different classes shall not be combined into a composite	
Investment compartments	representative class as referred to in paragraph 3.	
. Where a UCITS consists of two or more investment com- artments a separate key investor information document shall be roduced for each individual compartment.	5. The management company shall keep a record of which other classes are represented by the representative class referred to in paragraph 3 and the grounds justifying that choice.	
. Each key investor information document referred to in aragraph 1 shall indicate within the 'practical information' sec-	2011 at	
on the following information:	Article 27 Practical information section	
 that the key investor information document describes a com- partment of a UCITS, and, if it is the case, that the prospec- tus and periodic reports are prepared for the entire UCITS named at the beginning of the key investor information document; 	If applicable, the 'Practical information' section of the key inves- tor information document shall be supplemented by an indica- tion of which class has been selected as representative, using the term by which it is designated in the UCITS' prospectus.	
) whether or not the assets and liabilities of each compartment are segregated by law and how this might affect the investor:	That section shall also indicate where investors can obtain infor- mation about the other classes of the UCITS that are marketed in their own Member State.	
) whether or not the investor has the right to exchange his investment in units in one compartment for units in another compartment, and if so, where to obtain information about how to exercise that right.	SECTION 3	
Where the management company sets a charge for the	Fund of funds	
vestor to exchange his investment in accordance with para- raph $2(c)$, and that charge differs from the standard charge for		
uying or selling units, that charge shall be stated separately in the 'harges' section of the key investor information document.	Article 28 Objectives and investment policy section	
SECTION 2 Share classes	Where the UCITS invests a substantial proportion of its assets in other UCITS or other collective investment undertakings as referred to in Article 50(1)(e) of Directive 2009/65/EC, the description of the objectives and investment policy of that UCITS	

Article 26

Key investor information document for share classes

1. Where a UCITS consists of more than one class of units or shares, the key investor information document shall be prepared for each class of units or shares.

 The key investor information pertinent to two or more classes of the same UCITS may be combined into a single key investor information document, provided that the resulting document fully complies with all requirements as laid down in Section 2 of Chapter II, including as to length. Article 29

in the key investor information document shall include a brief

explanation of how the other collective undertakings are to be

selected on an ongoing basis.

Risk and reward profile

The narrative explanation of risk factors referred to in Article 8(1)(b) shall take account of the risks posed by each underlying collective undertaking, to the extent that these are likely to be material to the UCITS as a whole.

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10.7.2010 EN Official Journal of the European Union L 176/11 Article 30 In addition, it shall combine the costs of both the feeder and the master UCITS in the ongoing charges figure for the feeder UCITS. Charges section The description of the charges shall take account of any charges Article 34 that that UCITS will itself incur as an investor in the underlying collective undertakings. Specifically, any entry and exit charges Practical information section and ongoing charges levied by the underlying collective undertakings shall be reflected in the UCITS' calculation of its own ongoing charges figure. The key investor information document for a feeder UCITS shall contain in the 'Practical information' section information specific to the feeder UCITS. SECTION 4 Feeder UCITS 2. The information referred to in paragraph 1 shall include: Article 31 (a) a statement that the master UCITS' prospectus, key investor information document, and periodic reports and accounts Objectives and investment policy section are available to investors of the feeder UCITS upon request, how they may be obtained, and in which language(s); 1. The key investor information document for a feeder UCITS, as defined in Article 58 of Directive 2009/65/EC, shall contain, in the description of objectives and investment policy, information (b) whether the items listed in point (a) are available in paper about the proportion of the feeder UCITS' assets which is invested copies only or in other durable media, and whether any fee in the master UCITS. is payable for items not subject to free delivery in accordance with Article 63(5) of Directive 2009/65/EC; 2. There shall also be a description of the master UCITS' objectives and investment policy, supplemented as appropriate by (c) where the master UCITS is established in a different Member either of the following: State to the feeder UCITS, and this may affect the feeder's tax treatment, a statement to this effect. (i) an indication that the feeder UCITS' investment returns will be very similar to those of the master UCITS; or Article 35 (ii) an explanation of how and why the investment returns of the Past performance feeder and master UCITS may differ. 1. The past performance presentation in the key investor information document of the feeder UCITS shall be specific to the Article 32 feeder UCITS, and shall not reproduce the performance record of Risk and reward profile section the master UCITS. 1. Where the risk and reward profile of the feeder UCITS differs in any material respect from that of the master, this fact and 2. Paragraph 1 shall not apply: the reason for it shall be explained in the 'Risk and reward profile' section of the key investor information document. (a) where a feeder UCITS shows the past performance of its master UCITS as a benchmark: or Any liquidity risk and the relationship between purchase 2. and redeniption arrangements for the master and feeder UCITS shall be explained in the Risk and reward profile' section of the (b) where the feeder was launched as a feeder UCITS at a later key investor information document. date than the master UCITS, and where the conditions of Article 19 are satisfied, and where a simulated performance is shown for the years before the feeder existed, based on the Article 33 past performance of the master UCITS; or Charges section (c) where the feeder UCITS has a past performance record from The 'Charges' section of the key investor information document before the date on which it began to operate as a feeder, its

Article 17(2).

own record being retained in the bar chart for the relevant

years, with the material change labelled as required by

shall cover both the costs of investing in the feeder UCITS and any

costs and expenses that the master UCITS may charge to the

feeder UCITS

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SECTION 5	Article 37	
Structured UCITS	Length	
Article 36	The key investor information document for structured UCIT: shall not exceed three pages of A4-sized paper when printed.	
Performance scenarios		
	CHAPTER V	
 The key investor information document for structured UCITS shall not contain the 'Past performance' section. 	DURABLE MEDIUM	
For the purposes of this Section, structured UCITS shall be under- stood as UCITS which provide investors, at certain predetermined dates, with algorithm-based payoffs that are linked to the perfor- mance, or to the realisation of price changes or other conditions,	Article 38 Conditions applying to the provision of a key investor	
of financial assets, indices or reference portfolios or UCITS with similar features.	information document or a prospectus in a durable medium other than paper or by means of a website	
 For structured UCITS, the 'Objectives and investment policy' section of the key investor information document shall include an explanation of how the formula works or how the pay-off is calculated. 	 Where, for the purposes of Directive 2009/65/EC, the ke investor information document or prospectus is to be provided t investors using a durable medium other than paper the followin conditions shall be met: 	
3. The explanation referred to in paragraph 2 shall be accompanied by an illustration, showing at least three scenarios of the UCITS' potential performance. Appropriate scenarios shall be chosen to show the circumstances in which the formula may generate a low, a medium or a high return, including, where applicable, a negative return for the investor.	(a) the provision of the key investor information document o the prospectus using such a durable medium is appropriate to the context in which the business between the manage ment company and the investor is, or is to be, carried on; and	
4. The scenarios referred to in paragraph 3 shall enable the investor to understand fully all the effects of the calculation mechanism embedded in the formula.	(b) the person to whom the key investor information documen or the prospectus is to be provided, when offered the choic between information on paper or in that other durabl medium, specifically chooses that other medium.	
They shall be presented in a way that is fair, clear and not mis- leading, and that is likely to be understood by the average retail investor. In particular, they shall not artificially magnify the importance of the final performance of the UCITS.	 Where the key investor information document or the pro spectus is to be provided by means of a website and that infor mation is not addressed personally to the investor, the following conditions shall also be satisfied: 	
 The scenarios referred to in paragraph 3 shall be based on reasonable and conservative assumptions about future market conditions and price movements. 	(a) the provision of that information in that medium is appropriate to the context in which the business between the man agement company and the investor is, or is to be, carried on	
However, whenever the formula exposes investors to the possi- bility of substantial losses, such as a capital guarantee that func- tions only under certain circumstances, these losses shall be appropriately illustrated, even if the probability of the corre- sponding market conditions is low.	(b) the investor must specifically consent to the provision of tha information in that form:	
6. The scenarios referred to in paragraph 3 shall be accompa- nied by a statement that they are examples that are included to illustrate the formula, and do not represent a forecast of what with homes, it shall be used a due that the consistence of the statement.	(c) the investor must be notified electronically of the address o the website, and the place on the website where the informa tion may be accessed;	
might happen. It shall be made clear that the scenarios shown may not have an equal probability of occurrence.	(d) the information must be up to date;	

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		continuously by means of	CHAPTER VI
	osite for such period of tin d to inspect it.	e as the client may reason-	FINAL PROVISIONS
3 For the	nurnoses of this Article	the provision of informa-	Article 39
tion by mear	ns of electronic commun	cations shall be treated as the business between the	Entry into force
		or is, or is to be, carried on	1. This Regulation shall enter into force on the 20th day
		regular access to the Inter- an e-mail address for the	lowing its publication in the Official Journal of the Europ Union.

2. This Regulation shall apply from 1 July 2011.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 1 July 2010.

purposes of the carrying on of that business shall be treated as

such evidence.

For the Commission The President José Manuel BARROSO