Anlagestiftung Swiss Life
Fondation de placement Swiss Life
Fondazione d'investimento Swiss Life
Swiss Life Investment Foundation



Capital commitments contract (including subscription form) Real Estate Europe Industry and Logistics ESG (EUR) investment group

Swiss security number 56848140 / ISIN CH0568481409

The undersigned investor acknowledges and accepts the currently valid versions of the Articles of Association, the foundation regulations, the prospectus, the investment guidelines, the fee and cost regulations and the contractual conditions set out in this contract and recognises them in full and without reservation. The investor also accepts the general terms and conditions and acknowledges the overview of conditions.¹

It hereby submits the <i>binding</i> capital commitment specified below to acquire entitlements of the Real Estate Europe Industry and Logistics ESG (EUR) investment group of Swiss Life Investment Foundation:	
Entitlements with an equivalent value of EUR	The issue price per entitlement is based on the net asset value
Minimum investment: EUR 100 000.00	
commitments contract (incl. subscription form) mus	v capital commitments at the end of each quarter. The Capital t be received by the management body of Swiss Life Investment ior to the end of the quarter (ultimo -5). Contracts received after ultimo -5.
The Swiss Life Investment Foundation confirms its the quarter.	capital commitment to investors five bank working days after the end of
from existing investors) are called up simultaneous	up, all investors (existing and new investors or new capital commitments ly. This means that new investors (or new capital commitments from ne level of existing investors. There is therefore no "equalisation".
Name of investor:	
	(please enter IBAN)
at:	(please enter bank with clearing no.)
Custody account:	
	(please enter custody account number) or
at the above-mentioned bank:	(please enter custody account number)

Capital commitments contract (incl. subscription form) / Real Estate Europe Industry and Logistics ESG (EUR) investment group 2023.06

1/2

¹ The documents are available at: www.swisslife.ch/investmentfoundation

Anlagestiftung Swiss Life Fondation de placement Swiss Life Fondazione d'investimento Swiss Life Swiss Life Investment Foundation



Further contractual conditions:

- 1 The aforementioned investor confirms that the statutory and regulatory requirements of Swiss Life Investment Foundation concerning the investment foundation's eligible circle of investors have been met.
- ² A capital commitment within the meaning of this contract is a binding offer to acquire entitlements in the Real Estate Europe Industry and Logistics ESG (EUR) investment group. It includes the irrevocable and unconditional undertaking to set aside for the investment foundation the amount called to be settled by direct debit or via SIX SIS AG (i.e. to pay this in cash against contributions) upon the initial request of the investment foundation, the so-called "capital
- ³ The management body of the Swiss Life Investment Foundation reserves the right to refuse capital commitments.
- ⁴ The management body may reduce capital commitments on the basis of objective criteria.
- ⁵ The management body shall decide on the exact number and timing of the individual capital calls.
- ⁶ The individual capital calls shall be announced by way of a "capital call communication" with a payment period of at least ten bank working days. Following expiry of the payment period (i.e. if it has not been possible to carry out settlement via direct debit or delivery versus payment within the specified payment period), the investor shall be in default. In this case default interest amounting to 4.00% of the amount called per annum shall be owed. In addition to the amount called plus default interest, the investor shall be obliged to pay a contractual penalty of 5.00% of the amount called. If transfer of the open capital commitment to another investor pursuant to cl. 8 is possible within ten bank working days from default, the investor shall merely owe the default interest incurred up until this time.
- ⁷ The Capital commitments contract is binding and irrevocable. Cancellation on the part of the investor is only possible subject to the agreement of the management body of the investment foundation and only in exceptional cases. In addition, a fee of 1.5% of the outstanding amount of the capital commitment in favour of the investment group is due.
- ⁸ Upon the written request of an investor, the management body can also offer their binding capital commitment to one or more other existing or potential investors. Following successful takeover of the capital commitment by one or more existing or potential investors, the rights and obligations of the original investor derived from this contract shall lapse.
- This contract comes into force following signature by both parties and ends upon receipt of the payment for the last call or at the latest 3 years and 6 months after allocation. However, the management body may in exceptional situations (e.g. delays with relation to the investment pipeline) extend the contract term by up to 12 months subject to prior written notification of the investor regarding the planned extension and its duration.
- ¹⁰ The contract is drawn up in duplicate, with one copy for each of the contracting parties. You will receive the countersigned copy following approval of the contract by the management body.

In case of doubt, the German version shall take precedence.

Signatures of the investor Legally valid signatures (in accordance with the Commercial Register) of the investor Name of the investor: Signatures: Place: _____ Last name/first name: Date: Signatures of Swiss Life Investment Foundation Place: Signatures: Last name/first name: Date:

Please sign and return the Capital commitments contract by post or e-mail² in duplicate with a legally binding signature to: Swiss Life Investment Foundation, Mr Markus Eberhard, General-Guisan-Quai 40, 8002 Zurich or anlagestiftung@swisslife-am.com

2/2

² If the capital commitment contract is sent by e-mail, it must be signed by means of a qualified electronic signature in accordance with the Federal Act of 18 March 2016 on Electronic Signatures.