Alternative Investment Fund Managers Directive: Information Document

Allianz Global Investors UK Limited (the "AIFM") is required to manage Allianz Technology Trust PLC (the "AIF") in accordance with the legislation, regulations and rules of the UK implementing the EU's Alternative Investment Fund Managers Directive 2011/61/EU (the "AIFMD") as they form part of UK law by virtue of the European Union (Withdrawal) Act 2018 following the UK's withdrawal from the EU (the "UK AIFMD").

Accordingly, under UK AIFMD and the FCA Rules in FUND 3.2.2 R, certain information is required to be provided to prospective investors in the AIF prior to their investment in the AIF. The following table provides the required information or, where applicable, directs investors to where such information is located within the publicly available materials of the AIF.

Information to be disclosed	AIFMD Article / FCA Handbook reference	Information
General Fund Information		
Investment strategy and objectives of the AIF	Art 23(1)(a) / FUND ¹ 3.2.2R (1)(a)	See the "Key Information" and "Strategic Report" sections of the Annual Financial Report.
Information on where master AIF is established and where the underlying funds are established	Art 23(1)(a) / FUND 3.2.2R (1)(b) and (c)	Not applicable.
Types of assets in which the AIF may invest and the techniques it may employ and all associated risks	Art 23(1)(a) / FUND 3.2.2R (1)(d) and (e)	See the "Key Information" section of the Annual Financial Report; the "Risk Report" section of the Strategic Report in the Annual Financial Report, which contains a description and details of control and mitigation against the principal risks identified; and Note 13 in the Notes to the Financial Statements in the Annual Financial Report.
Applicable investment restrictions	Art 23(1)(a) / FUND 3.2.2R (1)(f)	See the "Key Information" section of the Annual Financial Report.
Circumstances in which the AIF may use leverage, restrictions on using leverage and any collateral and asset reuse arrangements, the types and sources of leverage permitted and the associated risks	Art 23(1)(a) / FUND 3.2.2R (1)(g) to (i)	Under the Articles of Association of the AIF the maximum level of leverage permitted is an amount equal to one quarter of the adjusted total of capital and reserves. The AIF may use leverage within guidelines laid down by the Board of Directors. In normal market conditions gearing will not exceed 10% of net assets but may increase to 20% of net assets. There are no arrangements in place regarding collateral or asset reuse arrangements. For detail of associated risks in relation to the use of leverage, see "AIFM Leverage Disclosure" in the Investor Information section of the Annual Financial Report.

¹ The FCA's Investment Funds sourcebook.

-

Maximum level of leverage which the AIFM is entitled to employ on behalf of the AIF	Art 23(1)(a) / FUND 3.2.2R (1)(j)	The AIFM is required under the AIFMD to set limits on leverage. These limits are agreed with the Board of Directors. Leverage is calculated on a different basis to commonly used gearing ratios and includes market and credit exposure gained by any method, including borrowings. Limits are set intentionally above the levels that the AIFM would normally expect to employ on behalf of the AIF.
		The maximum level of leverage which the AIFM is entitled to employ on behalf of the AIF is expressed as a ratio of fund exposure to the net asset of the fund. Under both the gross method and the commitment method, the leverage limit is set at a ratio of 1.25:1.
Procedures by which the AIF may change its investment strategy or investment policy, or both	Art 23(1)(b) / FUND 3.2.2R (2)	Any material change to the investment policy of the AIF will be made only by ordinary resolution of shareholders of the AIF and in accordance with the provisions of the UK Listing Rules.
		Any change to the investment strategy or investment policy of the AIF which does not amount to a material change to the investment policy may be made by decision of the Board of Directors without the approval of Shareholders.
Description of the main legal implications of the contractual relationship entered into for the purpose of investment, including information on jurisdiction, on the applicable law and on the existence or not of any legal instruments providing for the recognition and enforcement of judgments in the territory where the AIF is established	Art 23(1)(c) / FUND 3.2.2R (3)	On investment in the AIF, an investor agrees to be bound by the rights, obligations and restrictions set out in the Articles of Association of the AIF and under applicable company law. The Articles of Association set out, among other issues, provisions relating to the transfer of shares, the voting rights of investors, and the appointment and removal of directors. The AIF is established under English law and listed on the London Stock Exchange in accordance with the UK Listing Rules.
		Investment in the AIF is governed by English law and the courts of England and Wales have jurisdiction in relation to claims made by investors against parties domiciled in England or Wales or such jurisdiction as otherwise determined in accordance with the English common law.
Identity of the AIFM, the AIF's depositary, auditor and any other service providers and description of their duties and the investors' rights	Art 23(1)(d) / FUND 3.2.2R (4)	The AIFM of the AIF is Allianz Global Investors UK Limited, with its registered office at 199 Bishopsgate, London EC2M 3TY. The AIFM is responsible for the management and administration of the AIF and for the provision of company secretarial services. Investors will not have direct contractual access to the AIFM.
		The AIFM has delegated its obligations with respect to the performance of investment management services for the portfolio of the AIF (see details below).

		The AIFM retains overall responsibility for risk management of the AIF and all such activities shall at all times remain subject to the overall
		policies, supervision and review of the Board of Directors. In conducting its risk management role, the AIFM's Risk Team may be provided with services from within the global risk management function of the Allianz Global Investors group of companies (of which the AIFM is a member).
		The depositary of the AIF is HSBC Bank Plc, having its registered office at 8 Canada Square, London E14 5HQ. Investors will not have direct contractual access to the depositary.
		The auditor of the AIF is Mazars LLP of 30 Old Bailey, London, United Kingdom, EC4M 7AU. Investors will not have direct contractual access to the auditor.
		The registrar of the AIF is MUFG Corporate Markets, 10 th Floor, Central Square, 29 Wellington Street, Leeds, LS1 4DL. The registrar is responsible for holding the share register. Investors will not have direct contractual access to the registrar.
		The corporate broker and financial adviser of the AIF is Winterflood Investment Trusts, having its registered office at The Atrium Building, Cannon Bridge House, 25 Dowgate Hill, London EC4R 2GA. Investors will not have direct contractual access to the corporate broker and financial adviser.
Description of how the AIFM is protected against potential professional liability risks	Art 23(1)(e) / FUND 3.2.2R (5)	The AIFM has provided additional capital to cover the professional liability risks associated with the management of the AIF. This capital equates to at least 0.01 percent of the portfolio value of the managed AIF; the amount is reviewed annually and adjusted if necessary.
Description of any delegated management functions by the AIFM and of any safekeeping function delegated by the depositary, identity of the delegate and description of any conflicts of interest that may arise from such delegations	Art 23(1)(f) / FUND 3.2.2R (6)(a), (c) and (d)	Under a delegation agreement dated 19 July 2022 between the Company, AllianzGI GmbH and Voya Investment Management Co. LLC as novated pursuant to a Deed of Novation entered into between the Company, AllianzGI GmbH, the AIFM and Voya Investment Management Co. LLC effective from 30 May 2023, the AIFM has delegated its obligations with respect to the performance of investment management services for the portfolio of the AIF to Voya Investment Management Co. LLC, having its registered office at 555 Mission Street, Suite 1700 San Francisco, CA 94105. There are no specific conflicts of interest which arise from this delegation, although there are generic potential conflicts of interest which may apply to all funds managed by the AIFM. For details of how the AIFM deals with conflicts of interest, please see below.

		In conducting its risk management role, the AIFM's Risk Team may be provided with services from within the global risk management function of the Allianz Global Investors group of companies, but the AIFM retains overall responsibility for risk management of the AIF (see details above). For details of delegations of any safekeeping function by the depositary, please see below.
Description of the AIF's valuation procedure and the pricing methodology for valuing assets	Art 23(1)(g) / FUND 3.2.2R (7)	See the "Summary of Accounting Policies" section in the Notes to the Financial Statements of the Annual Financial Report.
Description of the AIF's liquidity risk management, including the redemption rights both in normal and in exceptional circumstances, and the existing redemption arrangements with investors	Art 23(1)(h) / FUND 3.2.2R (8)	See Note 13(b) ("Liquidity Risk") in the Notes to the Financial Statements in the Annual Financial Report. Redemption rights and redemption arrangements are not applicable to this AIF.
Description of all fees, charges and expenses and of the maximum amounts thereof which are directly or indirectly borne by investors	Art 23(1)(i) / FUND 3.2.2R (9)	See the "Notes to the Financial Statements" in the Annual Financial Report.
Description of how the AIFM ensures a fair treatment of investors and a description of any preferential treatment or the right to obtain preferential treatment obtained by any investor	Art 23(1)(j) / FUND 3.2.2R (10); FUND 3.2.2R (11) (a) to (c)	The AIFM is committed to treating AIF investors fairly. The AIFM bases its management of investment funds on the principle of equal treatment by ensuring that no specific investment funds or investors in investment funds receive preferential treatment to the detriment of others. The decision-making processes and organisational structures of the AIFM have been designed accordingly.
		The AIFM has numerous in-house guidelines and processes in place to ensure that all investors are treated fairly at all times. Pursuant to the guidelines governing the avoidance of conflicts of interest, the interests of investors always take precedence over the interests of the AIFM, its staff or any affiliated companies in any instances of potential conflict. If actual or potential conflicts of interests arise between individual investors or groups of investors, the AIFM has conflict management processes and procedures in place to ensure that such conflicts are fairly handled. In exceptional cases where a conflict proves to be insoluble or unavoidable, the AIFM, acting on behalf of the AIF, shall ensure transparent disclosure to investors.
		The procedures for ensuring fair treatment of all investors include extensive regulations governing the execution of trades (e.g. order

		aggregation, allocation of securities to portfolios, regulations governing participation in new issues, intra-portfolio transactions, appropriation of trading commissions, execution price monitoring) and the management of portfolios (e.g. monitoring consistent performance among all portfolios that pursue the same strategy or avoiding transactions that may constitute market abuse). In addition, all members of staff at the AIFM are bound by compliance regulations that govern the AIFM's requirements of its staff in respect of integrity and ethical standards and list all relevant legal and regulatory requirements. The Compliance department is an independent body that monitors the procedures in place to ensure fair treatment of all investors. It continuously monitors the proper handling of conflicts of interests and the fair treatment of investors. For details of pre-emption rights, please see the resolutions set out in the "Notice of Meeting" section of the Annual Financial Report.
Latest annual report	Art 23(1)(k) / FUND 3.2.2R (14)	See https://www.allianztechnologytrust.com/engb/information/documents
Procedure and conditions for the issue and sale of interests in the Fund	Art 23(1)(I) / FUND 3.2.2R (12)	See the "Investor Information" section of the Annual Financial Report.
Latest net asset value of the AIF or the latest market price of the unit or share of the AIF	Art 23(1)(m) / FUND 3.2.2R (13)	See www.allianztechnologytrust.com
Historical performance of the AIF, where available	Art 23(1)(n) / FUND 3.2.2R (15)	See https://www.allianztechnologytrust.com/en- gb/performance-and-updates/performance- commentary-and-portfolio
Identity of the prime broker and a description of any material arrangements of the AIF with its prime brokers and the way the conflicts of interest in relation thereto are managed	Art 23(1)(o) / FUND 3.2.2R (16)(a) and (b)	Not applicable.
Information about any transfer of liability to the prime broker that may exist	Art 23(1)(o) / FUND 3.2.2R (16)(d)	Not applicable.
Description of how any changes to liquidity or leverage provisions of the AIF will be disclosed to investors	Art 23(1)(p) / FUND 3.2.2R (17)	Either by direct correspondence with shareholders or by an announcement through a Regulatory Information Service provider.

Conflicts of interest		
Conflicts of interest of the AIFM	Art 12(1)(d), Art 14(2) / SYSC ² 10.1.24R; SYSC 10.1.26R	There are no specific conflicts of interest of the AIFM identified in relation to the AIF. However, there are generic potential conflicts of interest which may arise. Please see above for more details on how the AIFM manages any potential or actual conflicts of interest.
Net asset value		
The net asset value per unit or share of the AIF	Art 19(3) / FUND 3.9.5R; FUND 3.9.6R	See www.allianztechnologytrust.com
Depositary		
Any arrangement made by the depositary to contractually discharge itself of liability and any changes with respect to depositary liability	Art 23(2) / FUND 3.2.3R	In general, the depositary may not contractually discharge itself of liability for the functions entrusted to the depositary by virtue of the UK AIFMD. However, the depositary may contractually discharge itself of liability for the safe-keeping functions in relation to financial instruments in certain circumstances. These circumstances include (a) where a loss of a financial instrument has arisen as a result of an external event beyond the reasonable control of the depositary, the consequences of which would have been unavoidable despite all reasonable efforts to the contrary, and (b) where a delegate or any subdelegate is not subject to effective prudential regulation and supervision in a particular jurisdiction, there is in such country no other local
		entities that meet such requirements but the use of a local entity is required by the law of such country, and various contractual requirements for discharge of liability have been satisfied. Additionally, the depositary's liability is subject to certain contractual limitations, including (without limitation) the ability for the depositary to rely on proper instructions.
		The relationship between the depositary and its authorised delegates as regards the contractual allocation of liability between them from time to time is not one to which the AIFM or the AIF will necessarily be party.
Delegation of functions of the depositary	Art 21(11) / FUND 3.2.2R (6)(b)	The depositary is entitled to delegate its safekeeping functions in relation to financial instruments and other assets, provided that the requirements for such delegation by the depositary as provided for in the UK AIFMD and other applicable laws have been complied with. This will generally be subject to the depositary providing prior notice to the AIF and/or the AIFM.
		The depositary will be required to exercise all due skill, care and diligence in the selection of any delegate, and to continue to exercise due

.

 $^{^{2}% \,\,\}mathrm{The}\,\,\mathrm{FCA's}$ Senior Management Arrangements, Systems and Controls sourcebook.

		skill, care and diligence in its periodic review and monitoring of that delegate. The depositary has delegated the safekeeping of all assets held within the AIF's investment portfolio to HSBC Bank plc, with company number 00014259 and registered head office at 8 Canada Square, London E14 5HQ.
Discharge of liability of the depositary for loss by a third party to whom custody of financial instruments has been delegated	Art 21(14)(b) ³	The liability of the depositary shall not be discharged by delegation of its safe-keeping functions except where liability has been transferred and discharged in accordance with the UK AIFMD.
Provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets	Art 23(1)(o) / FUND 3.2.2R (16)(d)	The transfer and re-use of assets will not be allowed without the prior express and specific consent of the AIFM and the AIF, compliance with applicable laws and certain other contractual restrictions.

Securities Financing Transactions Regulation

In accordance with Article 14(1) of Regulation (EU) 2015/2365, as such regulation forms part of the domestic law of the United Kingdom by virtue of section 3 of the European Union (Withdrawal) Act 2018 (the "UK SFTR"), the Manager is required to provide prospective investors with information relating to "securities financing transactions" and "total return swaps" (as defined under UK SFTR) that the AIF is authorised to use and include a clear statement that such transactions and instruments are used. Pursuant to the UK SFTR, we hereby confirm that the AIF is not invested in any "securities financing transactions" and "total return swaps" (as defined under the UK SFTR).

³ Implemented in the UK by Regulation 32(2)(b) of the Alternative Investment Fund Managers Regulations 2013 (SI 2013/1773).