

DWS Investment S.A.

2, Boulevard Konrad Adenauer
1115 Luxembourg, Luxembourg
R.C.S. Luxembourg B 25.754

**Notice to the unitholders of the fund
DWS Concept DJE Alpha Renten Global (K1000)
("the fund")**

The following changes for the fund enter into force on May 21, 2025 (the "effective date"):

I. Amendments to the general section of the Sales Prospectus:

1. *Amendment to the modules "Consideration of sustainability risks and the principal adverse impacts on sustainability factors" and "Sustainability risk – Environmental, Social and Governance (ESG)"*

The two aforementioned sections will be revised.

2. *Nominee agreements*

As the Management Company does not enter into nominee agreements any more, the corresponding section about entering into nominee agreements with credit institutions, Professionals of the Financial Sector ("PSF") and/or comparable companies under foreign law will be deleted from the Sales Prospectus.

3. *Exchange of units*

Information stating that it is not possible to exchange units between unit classes with different settlement cycles will be added to the "Exchange of units" section. In addition, it will be made clear that it is not possible to exchange units between unit classes that are denominated in different currencies.

4. *Amendment to the costs section*

The "Costs and services received" section will be revised. The amendment is aimed at enabling the investors to better understand the cost allocation and payment structures. This revision does not affect the actual costs; they will not change because of it.

II. Amendments in the special section of the Sales Prospectus:

1. *Update to the precontractual information*

The ESG assessment methodology of the fund will be updated in the precontractual information. In the future, it will read as follows:

From the effective date
<u>ESG strategy</u>
<u>MSCI ESG Score</u> At least 51% of the fund's net asset value is invested in securities of issuers that meet defined minimum standards in relation to environmental, social and corporate governance characteristics (ESG criteria) and have been assigned an MSCI ESG score of 5 or higher.
As an independent provider of sustainability data, MSCI ESG Research LLC examines the extent to which various components of the ESG criteria are met. It weights these and then assigns a corresponding score. The MSCI ESG scores for companies as well as for states are evaluated on a scale of 0 to 10. The higher the ESG score, the better the overall evaluation of the issuer with regard

to fulfilling ESG criteria. MSCI ESG evaluates thousands of pieces of data on various ESG key topics. In the “Environment” area, the topics of climate, resource scarcity and biodiversity play an important role, while the “Social” area is measured using the factors of health, food security and working conditions in particular. The factors of corruption, risk management and compliance in particular are evaluated to assess corporate “Governance”.

The MSCI ESG score therefore shows the extent to which companies are exposed to special ESG risks and what strategies they have implemented to combat or minimize those risks.

Companies with higher risks must be able to demonstrate progressive risk management strategies to obtain a good score. By using this scoring process, MSCI ESG also identifies and recognizes those companies that use opportunities in the environmental and social sphere as a competitive advantage and therefore have a lower ESG risk profile in comparison with others in the sector.

Controversial sectors and controversial/outlawed weapons

Furthermore, companies that are active in the following controversial fields of business and generate revenue through their involvement in the following fields are excluded:

- Controversial/outlawed weapons (e.g., anti-personnel mines, cluster munition, chemical and biological weapons, blinding laser weapons, weapons with non-detectable fragments, depleted uranium weapons/munition, incendiary weapons with white phosphorus, and/or nuclear weapons),
- Production of products and/or services provided in the armaments industry: more than 5%,
- Production and/or sale of civil handguns or munition: more than 5%,
- Mining of thermal coal: more than 30%,
- Power generation from thermal coal: more than 30%,
- Production and/or sale of tobacco products: more than 5%.

OECD assessment

In addition, issuers that implement controversial business practices are excluded. This includes issuers that clearly, and without the prospect of a positive change, violate the OECD Guidelines for Multinational Enterprises concerning responsible business practices. These guidelines cover all the central aspects of corporate governance, from human rights and labor rights and the environment, through bribery, consumer interests and disclosure of information, to science, technology, competition and taxation. The OECD assessment also takes into account the principles of the United Nations Global Compact, the UN Guiding Principles for Business and Human Rights and the standards of the International Labour Organization. Freedom House status

Moreover, sovereign issuers that commit serious violations of democratic and human rights are excluded. Freedom House is an international non-governmental organization that classifies countries by their degree of political freedoms and civil liberties. Countries classed as “not free” by Freedom House are excluded as an investment.

The above-mentioned exclusions only apply to direct investments. The ESG strategy is not used to assess liquid assets and target funds.

Target funds may be acquired only if they report in accordance with article 8 or 9 SFDR.

2. *Investments in target funds*

In compliance with and for the purposes of alignment with ESMA 34-43-392 Question 6a, specific information will be added to the fund’s investment policy, stating that the investment strategies and/or the restrictions of a target fund may differ from the investment strategy and the restrictions of the fund.

III. Management Regulations

1. *Article 4 “General investment policy guidelines”*

Article 4 will be updated such that a newly authorized fund can depart from its specified investment limits in compliance with the principles of risk spreading within a period of six

months, provided that this deviation is in accordance with the valid rulings and/or applicable regulatory provisions.

Before the effective date	From the effective date
<p>(...) C. Exceptions to investment limits a) (...).</p> <p>b) While ensuring compliance with the principles of risk spreading, the fund can depart from the specified investment limits for a period of six months following the date of its authorization. (...)</p>	<p>(...) C. Exceptions to investment limits a) (...).</p> <p>b) The A newly authorized fund can depart from its specified investment limits in compliance with the principles of risk spreading within a period of six months following the date of its authorization, provided that this deviation is in accordance with the valid rulings and/or applicable regulatory provisions. (...)</p>

2. Article 12 “Costs and services received”

Article 12 “Costs and services received” will be adapted in line with the amendment in the general section of the Sales Prospectus:

Before the effective date	From the effective date
<p>Article 12 Costs and services received</p> <p>The fund pays an all-in fee of up to 1.35% p.a. on the net assets of the fund based on the net asset value calculated on the valuation date.</p> <p>The amount of the all-in fee determined is specified in the special section of the Sales Prospectus. The all-in fee shall generally be withdrawn from the fund at the end of each month. This all-in fee shall in particular serve as compensation for investment management, fund management, the distribution of the fund (if applicable) and the services of the custodian.</p>	<p>Article 12 Costs and services received Fees and expenses</p> <p>The fund shall pay the Management Company an all-in fee on the net assets of the fund for each day of the fiscal year in the amount of up to 1.35% per annum, equal to 1/365 (1/366 in a leap year) of the all-in fee specified based on the net asset value calculated on the valuation date.</p> <p>On each day that is a valuation date, the all-in fee will be calculated based on the net asset value determined on the last valuation date and taken into account as a liability in the net asset value of the current valuation date.</p> <p>On each day that is not a valuation date, the all-in fee will be calculated based on the net asset value determined on the last valuation date and taken into account as a liability in the net asset value of the next valuation date.</p> <p>The amount of the all-in fee determined is specified in the special section of the Sales Prospectus. The all-in fee for all calendar days in a month shall generally be withdrawn from the fund by the tenth calendar day of the next month at the end of each month. This all-in fee fee shall in particular serve as compensation for investment management, fund management,</p>

<p>Aside from the all-in fee, the following costs may be charged to the fund:</p> <ul style="list-style-type: none"> – all taxes imposed on the assets of the fund and on the fund itself (in particular the <i>taxe d’abonnement</i>), as well as any taxes that may arise in connection with administrative and custodial costs; – any costs that may arise in connection with the acquisition and disposal of assets; – extraordinary costs (e.g., litigation costs) incurred to protect the interests of the investors of the fund; the decision to cover these costs is made individually by the Management Company and must be reported separately in the annual report; – costs for informing the fund investors by means of a durable medium, with the exception of costs for informing the investors in the case of a fund merger and in the case of measures related to accounting errors in determining the NAV or when contravening investment limits. <p>In addition, a performance-based fee may be paid, the amount of which is also stated in the special section of the Sales Prospectus. (...)</p>	<p>the distribution of the fund (if applicable) and the services of the custodian.</p> <p>In addition to the all-in fee, the following expenses may also be charged to the fund:</p> <ul style="list-style-type: none"> – all taxes imposed on the assets of the fund and on the fund itself (in particular the <i>taxe d’abonnement</i>), as well as any taxes that may arise in connection with administrative and custodial costs; – any costs that may arise in connection with the acquisition and disposal of assets; – extraordinary costs (e.g., litigation costs) incurred to protect the interests of the investors of the fund; the decision to cover these costs is made individually by the Management Company and must be reported separately in the annual report; – Costs for informing the fund investors by means of a durable medium, with the exception of costs for informing the investors in the case of a fund merger and in the case of measures related to accounting errors in determining the NAV or in cases of investment limit violations. <p>In addition, a performance-based fee may be paid, the amount of which is also stated in the special section of the Sales Prospectus. (...)</p>
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3. Article 16 “Liquidation of the fund”

For reasons of clarification, separate information about transaction costs for the settlement of the portfolio will be added to Article 16. Previously, the transaction costs were included as a component of the liquidation costs. The separate information will be provided in order to present the costs more precisely and to avoid ambiguities.

Before the effective date	From the effective date
<p>[...]</p> <p>7. On the instructions of the Management Company or, where appropriate, the liquidators appointed by the Management Company or by the custodian in agreement with the supervisory authority, the custodian will distribute the proceeds of liquidation, less</p>	<p>[...]</p> <p>7. On the instructions of the Management Company or, where appropriate, the liquidators appointed by the Management Company or by the custodian in agreement with the supervisory authority, the custodian will distribute the proceeds of liquidation, less</p>

<p>any liquidation costs and fees, among the investors of the fund in accordance with their rights. The net proceeds of liquidation not collected by investors upon completion of the liquidation proceedings will at that time be deposited by the custodian with the Caisse de Consignation in the Grand Duchy of Luxembourg for the account of investors entitled to them, where such amounts will be forfeited if not claimed there by the statutory deadline.</p> <p>[...]</p>	<p>any liquidation costs, the transaction costs for the settlement of the portfolio and fees, among the investors of the fund in accordance with their rights. The net proceeds of liquidation not collected by investors upon completion of the liquidation proceedings will at that time be deposited by the custodian with the Caisse de Consignation in the Grand Duchy of Luxembourg for the account of investors entitled to them, where such amounts will be forfeited if not claimed there by the statutory deadline.</p> <p>[...]</p>
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NOTES

Investors are encouraged to request the updated Sales Prospectus and the corresponding Key Information Documents, which are available as of the effective date. The updated Sales Prospectus, the Key Information Documents, the annual and semiannual reports as well as other sales documents are available free of charge from the Management Company and from the information and paying agents designated in the Sales Prospectus, if applicable. These documents are also available at www.dws.com/fundinformation.

Investors who do not accept the amendments mentioned above may redeem their units free of charge within one month following this publication at the offices of the Management Company as well as at the paying agents named in the Sales Prospectus, if applicable.

Luxembourg, April 2025

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