

DWS Investment S.A.
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**NOTICE TO THE UNITHOLDERS
OF THE FCP DWS India (K 1008)**
(the “Fund”)

For the Fund the following changes will take effect on May 21, 2025 (the “Effective Date”):

I. General amendments:

Harmonization of the Sales Prospectus

As part of the ongoing standardization of the funds it manages, the management company has revised the entire sales prospectus to simplify and clarify the language used in certain sections. This revision serves to align the prospectus with the broader range of funds offered by the management company.

These updates do not have any adverse effects for investors.

II. Amendments to the General Section of the Sales Prospectus

1. Paragraph “Nominee agreements”
As nominee agreements will no longer be entered into, the corresponding section regarding entering into nominee agreements with credit institutions, Professionals of the Financial Sector (PSF) in Luxembourg and/or comparable entities will be removed from the Sales Prospectus.
2. Paragraph “Costs and services received”
The paragraph regarding “Costs and services received” will be updated. This adjustment is made to facilitate a better understanding of cost allocation and payment structures for investors. It is to be noted that this update will not result in any changes to the costs incurred by investors.
3. The paragraphs regarding “Sustainability risks – Environment, Social and governance, ESG” and “Consideration of sustainability risks and the principal adverse impacts on sustainability factors”
The above mentioned paragraphs will be updated.

III. Amendments to the Special Section of the Sales Prospectus

1. *Subsection “Additional Exclusions”*

The paragraph “additional exclusions” has been revised to ensure a consistent and coherent methodology across all SFDR classifications. As part of this revision, the climate and transition risk assessment has been removed.

Additionally, linguistic adjustments have been made to improve the clarity and precision of the paragraph. These changes contribute to enhanced methodological consistency and greater accuracy.

2. *Investments in target funds*

In accordance and to be aligned with ESMA 34-43-392 Question 6a, the investment policy of the fund will be supplemented with a dedicated disclaimer that the investment strategies and/or

restrictions of a target fund may deviate from the investment strategy and restrictions of the fund.

IV. Amendments to the Management Regulations

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

Article 4 will be supplemented to clarify that a newly authorized fund may deviate from the specified investment limits for a period of six months, provided that such deviation is in compliance with applicable regulations and/or regulatory practice.

2. *Article 12 “Costs and Services Received”*

Article 12 “Costs and Services Received” will be changed analogue to the amendments made in the General Section of the Sales Prospectus.

3. *Article 16 “Dissolution of the fund”*

Article 16 is amended to clarify the separate disclosure of transaction costs for the liquidation of the portfolio. Previously, transaction costs were included as part of the liquidation costs. The separate disclosure serves to present costs more precisely and avoid ambiguity.

Additional notice:

Unitholders are encouraged to request the updated Sales Prospectus and the relevant Key Information Document(s), available as of the Effective Date. The updated Sales Prospectus and the Key Information Document as well as the annual and semi-annual reports and other sales material are available from the Management Company and from the designated paying agents named in the Sales Prospectus, if applicable. These documents are also available on www.dws.com/fundinformation.

Unitholders who do not accept the amendments mentioned herein may redeem their shares free of charge within one month following this publication at the offices of the Management Company, and at the paying agents named in the Sales Prospectus, if applicable.

Luxembourg, April 2025

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