



Invesco Zodiac Funds Prospectus

21 March 2018

a mutual investment umbrella fund (*fonds commun de placement*) organized under the laws of the Grand-Duchy of Luxembourg



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Definitions

All references to "Fund" in this Prospectus shall mean a reference to the mutual investment umbrella fund "Invesco Zodiac Funds".

All references to "United States Person" or "US Person" in this Prospectus shall mean, unless otherwise determined by the Management Company, a person resident in the US, a citizen of the US, a corporation, partnership or other entity created or organised in or under the laws of the US, an estate or trust treated as a resident of the US for income tax purposes, or any person falling within the definition of the term "US Person" under Regulation S promulgated under the 1933 Act or in the 1940 Act, as amended from time to time.

All references to "Sub-Fund(s)" in this Prospectus shall mean a reference to any or all, as appropriate, of the Sub-Funds created or to be created under the umbrella of the Fund.

All references to "Invesco US Senior Loan Fund" in this Prospectus shall mean a reference to a Sub-Fund of the Fund created under the denomination of "Invesco US Senior Loan Fund".

All references to "Invesco European Senior Loan Fund" in this Prospectus shall mean a reference to a Sub-Fund of the Fund created under the denomination of "Invesco European Senior Loan Fund".

All references to "Invesco Global Senior Loan Fund" in this Prospectus shall mean a reference to a Sub-Fund of the Fund created under the denomination of "Invesco Global Senior Loan Fund".

All references to "Invesco Global Senior Loan Select Fund" in this Prospectus shall mean a reference to a Sub-Fund of the Fund created under the denomination of "Invesco Global Loan Select Fund".

All references to "Invesco European Senior Loan Select Fund" in this Prospectus shall mean a reference to a Sub-Fund of the Fund created under the denomination of "Invesco European Loan Select Fund".

All references to "Unit(s)" in this Prospectus shall mean a reference to any or all, as appropriate, of units issued or to be issued in any or all of the Sub-Funds.

All references in the Prospectus:

- to "AIFMD" means the Directive 2011/61/EU of the European Parliament and of the Council on alternative investment fund managers, dated 8 June 2011, as amended from time to time;
- to "AIFM Law" means the Luxembourg law of 12 July 2013 on alternative investment fund managers, as amended from time to time;
- to "AIFM Regulation" means the Commission Delegated Regulation (EU) No 231/2013 dated 19 December 2012, supplementing Directive 2011/61/EU of the European Parliament and of the Council with regard to exemptions, general operating conditions, depositaries, leverage, transparency and supervision;
- to "Application Form" shall mean a reference to the application form and/or any other similar document to be completed and submitted by investors to the Registrar and Transfer Agent in order to obtain an account number in the register of the Fund;
- to "ancillary" used in the investment strategy for each SubFund shall mean, unless otherwise provided herein for a SubFund, a level of 25% or less of the actually invested assets (net assets after deducting cash and cash equivalents);
- to "AUD" and to "Australian Dollars" shall mean references to the currency of the Commonwealth of Australia;
- to "Borrower(s)" shall mean borrower(s) of the Senior Loans or any other loans to be invested in by the Sub-Funds, issuers of bonds or any other securities to be invested in by the Sub-Funds, or obligors of the collateral loan obligations or any other financial instruments to be invested in by the Sub-Funds;
- to "Capital" shall mean total capitalization;
- to "CHF" and to "Swiss Francs" shall mean references to the currency of the Swiss Confederation;
- to "Dealing Day" shall mean every day which is a full bank business day in Luxembourg and the United States. Unless otherwise decided by the Board, Good Friday, 24th December and 31st December of each year, or such other dates as determined by the Board and notified to Unitholders in advance, are not a Dealing Day. Any bank business day in Luxembourg will not be a Dealing Day if it falls on a substitution holiday in the United States following 25th/26th December and/or 1st January in each year.
- to "EUR" and to "Euro" shall mean references to the currency of the member states of the European Union that adopt the single currency in accordance with the Treaty establishing the European Economic Community (signed in Rome on 25th March 1957), as amended by the Treaty on European Union (signed in Maastricht on 7th February 1992);
- to "GBP", "£" and to "Sterling" shall mean references to the currency of the United Kingdom;
- to "GITA" shall mean German Investment Tax Act, a special German tax regime for German investors investing in German and foreign investment funds, as amended from time to time;
- to "HKD", "HK\$" and to "Hong Kong Dollars" shall mean references to the currency of Hong Kong;
- to "Identification Documents" shall mean a reference to the relevant documentation required under the applicable anti money laundering and counter terrorist financing laws and regulations applicable to the Management Company (the "AML/CTF Laws and Regulations"), and/or any other document as may be required by the Registrar and Transfer Agent or the Management Company from time to time to comply with their obligations under the AML/CTF Laws and Regulations, or any other laws and regulations which may be applicable;
- to "Investment Manager(s)" shall mean a reference to the entity(ies) in charge of the portfolio management of the relevant Sub-Fund as disclosed in the Appendix of the concerned Sub-Fund;
- to "JPY" and to "Yen" shall mean references to the currency of Japan;
- to "primarily" used in the investment strategy for each SubFund shall mean, unless otherwise provided herein for a SubFund, a level equal to at least 75% of the actually

Definitions

Continued

invested assets (net assets after deducting cash and cash equivalents);

- to "UCI" shall mean Undertaking for Collective Investment;
- to "U.S.\$", USD and to "U.S. Dollars" shall mean references to the currency of the United States of America;
- to "SGD" and to "Singapore Dollar" shall mean references to the currency of Republic of Singapore;
- to "SIF" shall mean Specialised investment fund governed by the 2007 Law;
- to "Well informed investors" shall mean institutional investor and professional investor as well as any other investor that: (i) has declared in writing his/her adhesion to the status of well-informed investor, and (ii) (a) invests a minimum of EUR 125,000 in the specialised investment fund, or (b) has obtained a statement from a credit institution within the meaning of Directive 2006/48/EC, an investment firm within the meaning of Directive 2004/39/EC or a management company within the meaning of Directive 2009/65/EC testifying to his expertise, his experience and his knowledge to adequately appraise an investment in the specialised investment fund.

1. Directory

Address of the Fund

C/O Invesco Management S.A.,
37a Avenue J.F Kennedy
L-1855 Luxembourg
Luxembourg

Management Company and AIFM

Invesco Management S.A.
37a Avenue J.F Kennedy
L-1855 Luxembourg
Luxembourg

Directors of the Management Company are

Douglas.J.Sharp (Chairperson)
Head of EMEA Retail, Invesco, UK

Peter Carroll,
Head of EMEA Delegation Oversight, Invesco, Luxembourg

Rene Marston,
Head of Business Development, Invesco, UK

Carsten Majer,
Chief Marketing Officer Continental Europe, Invesco, Germany

Sergio Trezzi,
Head of retail Distribution EMEA (ex UK) and Latam, Invesco, Italy

Depository

State Street Bank Luxembourg S.C.A.
49, Avenue J. F. Kennedy
L-1855 Luxembourg

Registrar and Transfer Agent, Administrative Agent, Paying Agent and Corporate Agent

State Street Bank Luxembourg S.C.A.,
49, Avenue J. F. Kennedy
L-1855 Luxembourg

Auditor of the Fund

PricewaterhouseCoopers,
Société Coopérative,
2, rue Gerhard Mercator
L-2182 Luxembourg

Principal Distributor

Invesco Management S.A.,
37a Avenue J.F Kennedy
L-1855 Luxembourg
Luxembourg.

Independent Auditor of the Management Company

PricewaterhouseCoopers,
Société Coopérative,
2, rue Gerhard Mercator
L-2182 Luxembourg

Legal Advisers in Luxembourg

Arendt & Medernach SA
41A, Avenue J.F.Kennedy
L-2082 Luxembourg

Investment Manager

Invesco Senior Secured Management, Inc
1166 Avenue of the Americas
26th floor, New York,
NY 10036, USA.

2. The Fund

The Fund organized in and under the laws of the Grand-Duchy of Luxembourg as a mutual investment umbrella fund ("fonds commun de placement"), is an unincorporated (contract type) co-proprietorship of transferable securities and other assets ("securities"), managed in the interest of its co-owners (the "Unitholders") by Invesco Management S.A. (the "Management Company"), a company incorporated under the laws of Luxembourg and having its registered office in Luxembourg. The assets of the Fund are segregated from those of the Management Company and from those of other investment funds managed by the Management Company.

The Fund may be constituted of one or several portfolios of investments (the "Sub-Fund(s)"), the issue proceeds of which will be separately invested pursuant to investment policies fixed by the Board of Directors of the Management Company for each Sub-Fund. For each of the Sub-Funds, different classes (the "Classes" or individually the "Class") of Units may be issued with different characteristics as further described in the relevant Appendix.

The Fund is managed by the Management Company in accordance with Management Regulations which became effective on 31st August, 1999 (the "Management Regulations") and which were first published on 24th September, 1999 in the Mémorial, *Recueil des Sociétés et Associations* (the "Mémorial"). The Management Regulations were last amended as of 10th December 2015. Mention of the deposit of such consolidated Management Regulations with the Luxembourg *Registre de Commerce et des Sociétés* was published in the Mémorial. The Mémorial was replaced by the Recueil Electronique des Sociétés et Associations ("RESA") as of 1 June 2016.

The Fund has been established for an undetermined period. The Fund may be dissolved at any time by agreement between the Management Company and the Depositary (as defined in this Prospectus). The Fund will be dissolved in any cases required under Luxembourg law. Any notice of dissolution will be published in the RESA and in at least two newspapers with appropriate distribution, at least one of which must be a Luxembourg newspaper. In the event of dissolution, the Management Company will realize the assets of the Fund in the best interests of the Unitholders, and the Depositary, upon instructions given by the Management Company, will distribute the net proceeds of liquidation (after deducting all liquidation expenses) among the Unitholders in proportion to the Units held. As provided by Luxembourg law, the proceeds of liquidation corresponding to Units not surrendered for repayment will be kept in safe custody with the Luxembourg "Caisse de Consignation" until the prescription period has elapsed. As soon as any circumstance leading to the state of liquidation of the Fund arises, issue of the Units is prohibited on penalty of nullity.

The liquidation of the Fund or a Sub-Fund may not be requested by a Unitholder, or by his heir or beneficiary.

3. The Sub-Fund(s)

The information concerning existing Sub-Funds is disclosed in the relevant Appendices.

At the date of this Prospectus, the existing Sub-Funds are:

- **Invesco US Senior Loan Fund**
- **Invesco European Senior Loan Fund**
- **Invesco Global Senior Loan Fund**
- **Invesco Global Senior Loan Select Fund**
- **Invesco European Senior Loan Select Fund**

The Management Company may, from time to time, with the consent of the Depositary, create new Sub-Funds by updating this Prospectus by further Appendices or otherwise.

The ownership of a Unit in a Sub-Fund affords the Unitholder the opportunity of having his investment spread over the whole range of securities and other assets held by such Sub-Fund. All Units of a Sub-Fund have equal rights as to dividends and repurchase and proceeds in a liquidation. The Management Regulations do not provide for meetings of Unitholders.

The rights of Unitholders and creditors concerning a Sub-Fund or which have arisen in connection with the creation, operation or liquidation of a Sub-Fund are limited to the assets of that Sub-Fund. For the purpose of the relations between Unitholders, each Sub-Fund will be deemed to be a separate entity. Each Sub-Fund shall bear its own liabilities.

4. Investment Policy of the Sub-Fund(s)

The investment objective, investment guidelines and Investment Restrictions (as defined in Section 9 "Investment Restrictions") (together the "Investment Policy") of each Sub-Fund are described in the relevant Appendices.

The Management Company determines, in accordance with applicable rules and regulations, the General Investment Restriction applicable to the Fund and the Investment Policy applicable to each Sub-Fund.

The Management Company of the Fund is subject to investment supervision as defined in the GITA. The business objective of the Sub Funds is limited to the investment and management of the Sub-Funds' assets for the joint account of the investors, and none of the Sub-Funds engage in an active entrepreneurial management of assets in the context of the GITA.

There can be no guarantee that the investment objectives of any Sub-Fund will be met.

5. Management of the Fund

The Management Company, the main shareholder of which is Invesco International Holdings Ltd, was incorporated as a "société anonyme" under the laws of the Grand Duchy of Luxembourg on 19th September 1991 and its articles of incorporation are deposited with the Luxembourg *Registre de Commerce et des Sociétés*. The Management Company is approved as a management company regulated by chapter 15 of the law of 17 December 2010 on Undertakings for Collective Investment (the "2010 Law"). At the date of this Prospectus, its capital amounts to USD 3,840,000.

The Management Company has been authorized by the CSSF as alternative investment fund manager ("AIFM") on 10th July 2014 and is subject to the investment supervision of the CSSF.

The Management Company acts as AIFM of the Fund within the meaning of article 1(46) of the AIFM Law.

The Fund is an unincorporated co-proprietorship of all its securities and other assets. For this purpose, it is managed in the interest of the Unitholders by the Management Company. The latter may undertake on behalf of the Fund and of the Unitholders any act of administration and management, including the purchase, sale, subscription and exchange of any securities, and exercise all rights directly or indirectly related to the Fund's assets as at the date of this Prospectus.

The Management Company may also be involved in the creation, administration and management of other mutual investment funds.

The Board of Directors of the Management Company is responsible for the management of the Fund.

Subject to its overall responsibility, control and supervision, the Management Company may delegate the day-to-day portfolio management of the investments of the Sub-Funds to the Investment Manager(s), as more fully described in the relevant Appendix of each Sub-Fund.

The Management Company has adopted various procedures and policies in accordance with Luxembourg laws and regulations.

6. Depositary

State Street Bank Luxembourg S.C.A., having its registered office at 49, avenue J. F. Kennedy, L-1855 Luxembourg, has been appointed Depositary of the Fund within the meaning of the AIFM Law.

State Street Bank Luxembourg S.C.A. is a bank organized as a *société anonyme* in and under the laws of the Grand Duchy of Luxembourg in January, 1990. Its authorised, subscribed and fully paid-in capital as at 31 December 2013 amounted to EUR 65,000,975.

The Depositary or the Management Company may terminate the appointment of the Depositary at any time upon 90 days written notice delivered by the one to the other. In the event of termination of the appointment of the Depositary, the Management Company will use its best endeavours to appoint within two months of such termination, a new depositary who will assume the responsibilities and functions of the Depositary under the Management Regulations. Pending the appointment of a new depositary, the Depositary shall take all necessary steps to ensure good preservation of the interests of the Unitholders. After termination as aforesaid, the appointment of the Depositary shall continue thereafter for such period as may be necessary for the transfer of all assets of the Fund to the new depositary.

The Depositary shall assume its functions and responsibilities in accordance with the 2007 Law, the AIFM Law, the AIFM Regulation and the Depositary Agreement.

The Depositary will, in accordance with the 2007 Law, the AIFM Law, the AIFM Regulation and the Depositary Agreement perform the following duties:

- ensure the safe-keeping of the Fund's assets that can be held in custody (including book entry securities) in accordance with article 19 (8) of the AIFM Law and record-keeping of assets that cannot be held in custody in which case the Depositary must verify their ownership;
- ensure that the Fund's cash flows are properly monitored in accordance with article 19 (7) of the AIFM Law, and in particular ensure that all payments made by or on behalf of investors upon the subscription of Units in the Fund have been received and that all cash of the Fund has been booked in cash accounts that the Depositary can monitor and reconcile;
- ensure that the sale, issue, redemption and cancellation of Units effected on behalf of the Fund are carried out in accordance with the 2007 Law, the AIFM Law, the AIFM Regulation, and the Management Regulations;
- ensure that the value of the Units is calculated in accordance with the 2007 Law, the AIFM Law, the AIFM Regulation, the Management Regulations and the valuation procedures;
- carry out the instructions of the Management Company, unless they conflict with the 2007 Law, the AIFM Law, the AIFM Regulation, or any other applicable law or the Management Regulations;
- ensure that, in transactions involving the assets of the Fund, any consideration is remitted to the Fund within the usual time limits in respect of the specified assets; and
- ensure that the income attributable to the Fund is applied in accordance with the Management Regulations.

Subject to the AIFM Law, the AIFM Regulation and the Depositary Agreement, the Depositary is authorized to delegate the safe keeping of the Fund's assets to third parties. The Depositary commits to provide to the Management Company details of any third party and, to the extent applicable, information on the criteria used to select these third parties.

The Depositary's liability in relation to its duties of supervision shall not be affected by the fact that it has entrusted the safekeeping of all or part of the assets in its care to a third party.

To the extent the Depositary delegates part of its duties in accordance with AIFM Law, any potential discharge of liability shall be specified in the depositary agreement.

The liability of the Depositary shall in principle not be affected by any delegation(s) of its custody function and the Depositary shall be liable to the Fund or its investors for the loss of financial instruments by the Depositary or a third party to whom the custody of financial instruments has been delegated.

The Depositary may discharge its responsibility in case of a loss of a financial instrument (i) in the event it can prove that all the conditions set in article 101 of the AIFM Regulation are met; or (ii) where it has contractually discharged its responsibility in compliance with article 19 (13) of the AIFM Law; or (iii) in compliance with the conditions set out under article 19 (14) of the AIFM Law where the laws of a third country requires that certain financial instruments be held by a local entity and there are no local entities that satisfy the delegation requirements of article 19 (11) of the AIFM Law.

The Management Company shall inform the Unitholders of any contractual liability discharge arrangements the Depositary has entered into with a third party pursuant to the provisions of article 19 (11) and article 19(13) of the AIFM Law. A list of the appointed third parties and a description of any contractual liability discharge arrangements shall be kept up-to-date and made available to the Unitholders at the registered office of the Management Company.

All cash, securities and other assets constituting the assets of the Fund shall be held by or to the order of the Depositary on behalf of the Unitholders of the Fund. The Depositary may entrust banks and financial institutions with the custody of such securities held at the Depositary. The Depositary may hold securities in accounts with such clearing houses as it may determine. The Depositary may only dispose of the assets of the Fund and make payments to third parties on behalf of the Fund on receipt of instructions from the Management Company or its appointed agents.

The Depositary Agreement contains provisions on the circumstances under which the Depositary may be indemnified or reimbursed (out of the assets of the relevant Sub-Fund).

Upon receipt of instructions from the Management Company or its appointed agents, the Depositary will carry out all disposals with respect to the Fund's assets.

The Depositary Agreement has been prepared in compliance with the requirements of the 2007 Law, the AIFM Law and the AIFM Regulation, including the contractual particulars of article 83 thereof.

7. Administration

State Street Bank Luxembourg S.C.A. has also been appointed for an undetermined duration as Registrar and Transfer Agent, Administrative Agent, Paying Agent and Corporate Agent of the Fund. It is responsible for the general administrative functions required by Luxembourg law and for the processing of the issue and repurchase of Units, the calculation of the Net Asset Value of the Units of each Sub-Fund and the maintenance of accounting records.

State Street Bank Luxembourg S.C.A. is authorized to delegate under its responsibility and provided that it exercises reasonable care in the selection thereof, to delegate some or all of its duties to an agent or agents, to the extent required, upon prior authorisation of the Management Company and prior notification of the delegation by the Management Company to the supervising authority.

The Administration Agency, Corporate and Paying Agency, Registrar and Transfer Agency Agreement contains provisions on the circumstances under which State Street Bank Luxembourg S.C.A. may be indemnified or reimbursed (out of the assets of the relevant Sub-Fund). State Street Bank Luxembourg S.C.A. or the Management Company may each terminate this agreement on giving ninety days' prior written notice.

8. Management Regulations

By acquiring Units in any Sub-Fund, every investor approves and fully accepts that the Management Regulations of the Fund shall govern the relationship between the Unitholders, the Management Company and the Depositary.

Subject to the approval of the Depositary, the Management Regulations may be amended at any time, in whole or in part.

Amendments will, unless otherwise specified, become effective upon their execution by the Depositary and the Management Company, subject to any regulatory clearance and necessary registration and deposits.

9. General Investment Restrictions

The Management Company, while managing the assets of the Sub-Funds, will conduct the investment operations of the Sub-Funds in compliance with CSSF Circular 07/309 and the other general investment restrictions set out in this section (the "General Investment Restrictions").

The investment policy of a Sub-Fund may be subject to different or additional investment restrictions than those provided below, in which case such different or additional restrictions are disclosed in the relevant Sub-Fund Appendix (the "Specific Investment Restrictions", together with the "General Investment Restrictions", "Investment Restrictions") and shall not supersede, contravene or be less restrictive than the General Investment Restrictions.

1. A Sub-Fund may not invest more than 30% of its net assets or commitments to subscribe in securities of the same type issued by the same issuer. This restriction does not apply to:
 - investments in securities issued or guaranteed by an OECD Member State or its regional or local authorities or by EU, regional or global supranational institutions and bodies;
 - investments in target UCIs that are subject to risk-spreading requirements at least comparable to those applicable to Specialised investment funds.

For the purpose of the application of this restriction, every sub-fund of a target umbrella UCI is to be considered as a separate issuer provided that the principle of segregation of liabilities among the various sub-funds *vis-à-vis* third parties is ensured.

2. Short sales may not in principle result in a Sub-Fund holding a short position in securities of the same type issued by the same issuer representing more than 30% of its assets.
3. When using financial derivative instruments, the Management Company must ensure, via appropriate diversification of the underlying assets, a similar level of risk-spreading. Similarly, the counterparty risk in an OTC transaction must, where applicable, be limited having regard to the quality and qualification of the counterparty.
4. The diversification restrictions above may be derogated from for a period of six months after launch of a Sub-Fund.
5. If any of the above percentages are exceeded as a result of the exercise of subscription rights or as a result of any events other than the making of investments, the situation shall be remedied taking due account of the interests of the Unitholders.
6. The borrowing policy and the possibility for each Sub-Fund to use leverage will be disclosed in the relevant Appendix.

7. Any investing Sub-Fund may subscribe, acquire and/or hold Units to be issued or issued by one or more Sub-Funds (each, a "Target Sub-Fund"), under the condition however that:
 - the Target Sub-Fund does not, in turn, invest in the Investing Sub-Fund invested in this Target Sub-Fund; and
 - in any event, for as long as these Units are held by the Investing Sub-Fund, their value will not be taken into consideration for the calculation of the net assets of the Fund for the purposes of verifying the minimum threshold of the net assets imposed by the Law.
8. The Management Company may not make investments for the purpose of exercising control or management.
9. The Management Company may from time to time impose further investment restrictions as shall be compatible with or in the interests of the Unitholders, in order to comply with the laws and regulations of the countries where the Units of the Sub-Funds are placed.

The Management Company will take steps to ensure that the Sub-Funds will not knowingly finance cluster munitions and weapons containing depleted uranium, and anti-personnel mines, including in particular by holding any form of securities issued by an entity the main activities of which are the manufacturing, use, reparation, sale, exhibition, distribution, import or export, storing or transport of cluster munitions, munitions and weapons containing depleted uranium, and anti-personnel mines, and the Management Company will therefore implement relevant internal investment guidelines.

10. Issue of Units

Form and characteristics of Units

The Management Company shall issue, for each Sub-Fund, Units in registered form only.

Fractional Units may be issued up to 3 decimals as further detailed in the relevant Appendix.

All Units within each Sub-Fund have equal rights and privileges. Each Unit of each Sub-Fund is, upon issue, entitled to participate with all other Units of such Sub-Fund in any distribution upon declaration of dividends in respect of such Sub-Fund or upon liquidation of the Sub-Fund.

For each Sub-Fund, the Management Company may offer several Classes of Units with different characteristics, as detailed in the relevant Appendix. Not all Classes of Units are suitable for all investors and they should ensure that the chosen Class of Units is the most suitable for them.

Restrictions of the ownership

The Fund has been organized under the 2007 Law.

The sale of Units of the Fund is restricted to well-informed investors (hereafter referred to as "Well-informed Investors"), which are defined by the 2007 Law as follows:

- (a) institutional investors and professional investors; and
- (b) any other investors who have declared in writing that they adhere to the status of Well-informed Investor and either:
 - (i) invest at least EUR 125,000 in the Units of the Fund; or
 - (ii) benefit from the certification from a credit institution within the meaning of Directive 2006/48/EC, an investment firm within the meaning of Directive 2004/39/EC or a management company within the meaning of Directive 2009/65/EC certifying their expertise, experience and knowledge to adequately appraise an investment made in the Units of the Fund.

In addition, the marketing of Units in certain other jurisdictions may be restricted pursuant to selling restrictions set out in AIFMD and applicable local rules and regulations.

The Management Company will not issue Units to persons whom it considers as not qualifying as Well-informed Investors and/or precluded from acquiring Units pursuant to AIFMD and applicable local laws and regulations.

When completing the Application Form, investors will be required to confirm their status as Well-informed Investors or any other status that may be required by AIFMD and applicable laws and regulations for acquiring Units. Failure to do so will result in the application being rejected.

The Management Company may reject at its discretion any Application Form.

Upon request from the Registrar and Transfer Agent or the Management Company, Unitholders may be required to provide any confirmation or documentation in an acceptable form from time to time to ensure such compliance.

Subscription in the Fund

1. Prior to the initial subscription:

When making an initial subscription in the Fund, investors must provide the Registrar and Transfer Agent of the Fund with a duly completed Application Form for the Fund along with the Identification Documents, as well as any other document requested from time to time by the Management Company or the Registrar and Transfer Agent.

The Application Form can be obtained upon request from the Management Company or any local Invesco office.

Investors should note that while receipt of the completed Application Form and/or Identification Documents are pending, all transactions may be rejected or delayed.

When completing the Application Form, investors will be required to confirm their U.S. Person status and complete an ERISA Representation.

Investors should further note that if an account with no holding is left inactive (i.e. if no subscription of Units and/or transfer of Units occur) for a period of over 6 months, the Registrar and Transfer Agent will close the account on their records.

2. Application for Units:

Once the investor's account has been created by the Registrar and Transfer Agent, applications for Units should be made by fax or in writing. The term "in writing" in relation to application for Units shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent from time to time. Settlements for subscriptions are due in cleared funds for receipt by the Fund (represented by the Management Company) on the relevant settlement date as disclosed in the Appendix of each Sub-Fund. Payment should be made in the currency of the purchased Class of Units.

Any interest earned on cleared funds will be retained for the benefit of the Management Company and will not be paid to Unitholders. In the event of a late payment, the Management Company may either rescind the subscription or charge interest at the then current rate for overdraft for such currency from the date of acceptance of the application by the Registrar and Transfer Agent.

Applications for Units must include the following information:

- The full name of the Sub-Fund and Class of Units in which the applicant wishes to invest;
- The amount of cash to be invested or the number of Units applied for in respect of each Class of Units, including the figures spelled out in text;
- The name and account number (if available) of the investor as well as the agent code (if applicable) and such information that the Registrar and Transfer Agent may require to ensure compliance with the Laws and Regulations, especially the AML/CTF Law and Regulations.

If possible, applicants should also include the code or identifier for the relevant Units (the "Fund Identifier").

Investors should note the Minimum Initial Investment Amount for each class of Units as set forth in the relevant Appendix of each Sub-Fund.

10. Issue of Units

Continued

Investors should also note that while receipt and acceptance by the Registrar and Transfer Agent of the completed Application Form and Identification Documents are pending, transactions may be rejected or delayed.

Investors should also note that additional confirmation and/or documentation in relation to the investor's compliance with the Well-informed Investor status may be required by the Registrar and Transfer Agent or the Management Company from time to time. While receipt of these confirmations and/or documentation is pending, transactions may be rejected or delayed.

The application for Units must be received by the Registrar and Transfer Agent before the relevant Cut-Off Time (as defined in the relevant Appendix of each Sub-Fund).

Units of a Sub-Fund are issued by the Management Company on the Dealing Day as defined in the relevant Appendix of each Sub-Fund.

Please see the relevant Appendix for more details on the issue of Units of each Sub-Fund.

If the Management Company determines that it would be detrimental to the existing Unitholders to accept a cash application for Units of the relevant Sub-Fund which, either singly or when aggregated with other applications so received on any Dealing Day (the "First Dealing Day") represents more than 10% of the relevant Sub-Fund, the Management Company may decide that all or part of such applications for Units be deferred until the next Dealing Day so that not more than 10% of the Net Asset Value of the relevant Sub-Fund be subscribed for on the First Dealing Day. If the Management Company decides to defer all or part of such application, the applicant shall be informed prior to the deferral taking place. To the extent that any application is not given full effect on such First Dealing Day by virtue of the exercise of the power to pro-rate applications, it shall be carried forward and will not be prioritised over other applications received for a given Dealing Day. Applications shall be treated with respect to the unsatisfied balance thereof as if a further request had been made by the Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days, until such application shall have been satisfied in full.

The Management Company intends that the Fund and its distributors shall comply, with respect to the issuing of Units, with the laws and regulations of the countries where Units are offered. The Management Company may, at its discretion, discontinue temporarily, cease definitely or limit the issue of Units at any time to persons or corporate bodies resident or established in certain countries or territories. The Management Company may prohibit certain corporate bodies from acquiring Units, if such a measure is necessary for the protection of the Unitholders as a whole and the Fund.

The Management Company may reject at its discretion any application for purchase of Units.

Investors should refer to the section entitled "Issue of Units" in the relevant Appendix for more information about issue of Units of each Sub-Fund.

Except as described in "Subscription by and Transfer to US Persons" below, none of the Units may be offered or sold, directly or indirectly, in the US, or to any US Person.

Subscription by and Transfer to U.S. Persons

The Management Company may authorise the purchase by or transfer of Units to or on behalf of a U.S. Person if:

- (i) such purchase or transfer does not result in a violation of the 1933 Act or the securities laws of States of the U.S. or any other US law;
- (ii) such purchase or transfer would not require the Fund to register under the 1940 Act or any other US law; and,
- (iii) there will be no adverse regulatory, tax or fiscal consequences to the Fund or its Unitholders as a result of such a purchase or transfer.

Each applicant for Units who was offered Units in the United States or who is or could be deemed to be a U.S. Person will be required to provide such representations, warranties or documentation as may be required by the Management Company to ensure that such requirements are met prior to approval of such sale or transfer by the Management Company. The Management Company may determine from time to time the number of U.S. Persons who may be admitted into the Fund. The Management Company has determined to permit the private sale of Units in the United States or to U.S. Persons to "accredited investors" (as defined in Rule 501(a) of Regulation D under the 1933 Act) who are also "qualified purchasers" (as defined in Section 2(a)(51) of the 1940 Act) under restrictions and other circumstances designed to preclude any requirement to register the Units under the 1933 Act or any securities law of any state of the United States, or to prevent the Fund from becoming subject to the registration requirements of the 1940 Act, including presentation by such investors, prior to the delivery to them of Units, of a letter containing specified representations and agreements.

The Management Company may refuse an application for Units by or for the account or benefit of any U.S. Person or decline to register a transfer of Units to or for the account or benefit of any U.S. Person and may require the compulsory redemption or transfer of Units beneficially owned by any U.S. Person.

Unitholders are also required to notify the Fund immediately in the event that they become a U.S. Person and the Fund may, at its discretion, redeem or otherwise dispose of the Units to non U.S. Persons. Unitholders and prospective Unitholders are also directed to the section entitled "United States Taxation".

ERISA

The following is a summary of certain considerations associated with an investment in Units of the Fund by employee benefit plans that are subject to Title I of the United States Employee Retirement Income Security Act of 1974, as amended ("ERISA"), plans, individual retirement accounts ("IRAs") and other arrangements that are subject to Section 4975 of the United States Internal Revenue Code of 1986, as amended, and the Treasury regulations promulgated thereunder (the "Code"), or plans that are subject to provisions under any federal, state, local, non-U.S. or other laws or regulations that are similar to such provisions of ERISA or the Code (collectively, "Similar Law"), and entities whose underlying assets are considered to include "plan assets" of any such plan, account or arrangement (each, a "Plan").

"Benefit Plan Investors" is generally defined to include employee benefit plans subject to Title I of ERISA or Section 4975 of the Code (including "Keogh" plans and IRAs), as well as any entity whose underlying assets include plan assets by

10. Issue of Units

Continued

reason of such benefit plan's or plan's investment in such entity (e.g., an entity of which 25% or more of the value of any class of equity interests is held by Benefit Plan Investors and which does not satisfy another exception under ERISA). Thus, absent satisfaction of another exception under the Plan Asset Regulations, if 25% or more of the net asset value of any Class of Units in a Sub-Fund were held by Benefit Plan Investors (determined in accordance with the Plan Asset Regulations), an undivided interest in each of the underlying assets of such Sub-Fund would be deemed to be "plan assets" of any ERISA Plan that invested in such Sub-Fund.

If the assets of a Sub-Fund were deemed to be "plan-assets" under ERISA, this would result, among other things, in (i) the application of the prudence and other fiduciary responsibility standards of ERISA to investments made by such Sub-Fund, and (ii) the possibility that certain transactions in which such Sub-Fund might seek to engage could constitute "prohibited transactions" under ERISA and the Code. If a prohibited transaction occurs for which no exemption is available, the Management Company and/or any other fiduciary that has engaged in the prohibited transaction could be required to (i) restore to the ERISA Plan any profit realized on the transaction and (ii) reimburse the ERISA Plan for any losses suffered by the ERISA Plan as a result of the investment. In addition, each disqualified person (within the meaning of Section 4975 of the Code) involved could be subject to an excise tax equal to 15% of the amount involved in the prohibited transaction for each year the transaction continues and, unless the transaction is corrected within statutorily required periods, to an additional tax of 100%. ERISA Plan fiduciaries who decide to invest in a Sub-Fund could, under certain circumstances, be liable for prohibited transactions or other violations as a result of their investment in such Sub-Fund or as co-fiduciaries for actions taken by or on behalf of such Sub-Fund. With respect to an IRA that invests in a Sub-Fund, the occurrence of a prohibited transaction involving the individual who established the IRA, or his or her beneficiaries, would cause the IRA to lose its tax-exempt status.

The Management Company intends to use reasonable best efforts to limit equity participation by Benefit Plan Investors in each Sub-Fund to less than 25% of the net asset value of each Class of Units of the Sub-Funds as described above so that the underlying assets of such Sub-Fund will not constitute "plan assets" of an ERISA Plan which invests in such Sub-Fund. However, there can be no assurance that, notwithstanding the reasonable best efforts of the Management Company, the underlying assets of such Sub-Fund will not otherwise be deemed to include plan assets.

The Fund will have the power to take certain actions to avoid having the assets of each Sub-Fund characterized as "plan assets", including, without limitation, the right to cause a Unitholder that is a Benefit Plan Investor or a Controlling Person to redeem or to transfer its Units.

The foregoing discussion is general in nature and is not intended to be all-inclusive. Each Plan fiduciary should consult with its legal advisor concerning the considerations discussed above before making an investment in a Sub-Fund. As indicated above, Similar Law governing the investment and management of the assets of governmental, church or non-U.S. plans may contain fiduciary and prohibited transaction requirements similar to those under ERISA and the Code (as discussed above). Accordingly, fiduciaries of such plans, in consultation with their advisors, should consider the impact of applicable Similar Law on an investment in a Sub-Fund and the considerations discussed above.

U.S. Commodity Exchange Act

In the event that a Sub-Fund trades in "commodity interests" and is deemed to be a "commodity pool" under the Commodity Exchange Act, as amended, the Management Company has delegated its respective commodity pool operator ("CPO") duties and obligations to the Investment Manager and the Investment Manager has accepted such delegation.

While each Sub-Fund may invest in instruments which may be treated as commodity interests, as of the date of this Prospectus, the Investment Manager intends to be exempt from registration as a CPO with the Commodity Futures Trading Commission ("CFTC") with respect to each Sub-Fund pursuant to CFTC Rule 4.13(a)(3), on the basis that, among other things, (a) each Sub-Fund's trading in commodity interest positions (including both hedging and speculative positions, and positions in security futures) is limited so that either (i) no more than 5% of the liquidation value of the Sub-Fund's portfolio is used as margin, premiums and required minimum security deposits to establish such positions, or (ii) the aggregate net notional value of the Sub-Fund's trading in such positions does not exceed 100% of the Sub-Fund's liquidation value and (b) interests in the Sub-Fund are exempt from registration under the 1933 Act and offered and sold without marketing to the public in the United States. Therefore, unlike a registered CPO, the Investment Manager will not be required to provide prospective investors with a CFTC compliant disclosure document, nor will the Investment Manager be required to provide investors with periodic account statements or certified annual reports that satisfy the requirements of CFTC rules applicable to registered CPOs. Accordingly, this Prospectus has not been reviewed or approved by the CFTC and it is not anticipated that such review or approval will occur. In the event that the Investment Manager determines to register as a CPO with respect to each Sub-Fund, the Investment Manager currently intends to rely on CFTC Rule 4.7, which exempts a registered CPO from certain disclosure, reporting and record-keeping requirements otherwise applicable to a registered CPO. In such an event, CFTC Rule 4.7 requires that the following statement be provided to investors:

"PURSUANT TO AN EXEMPTION FROM THE COMMODITY FUTURES TRADING COMMISSION IN CONNECTION WITH POOLS WHOSE PARTICIPANTS ARE LIMITED TO QUALIFIED ELIGIBLE PERSONS, AN OFFERING MEMORANDUM FOR THIS POOL IS NOT REQUIRED TO BE, AND HAS NOT BEEN, FILED WITH THE COMMISSION. THE COMMODITY FUTURES TRADING COMMISSION DOES NOT PASS UPON THE MERITS OF PARTICIPATING IN A POOL OR UPON THE ADEQUACY OR ACCURACY OF AN OFFERING MEMORANDUM. CONSEQUENTLY, THE COMMODITY FUTURES TRADING COMMISSION HAS NOT REVIEWED OR APPROVED THIS OFFERING OR ANY OFFERING MEMORANDUM FOR THIS POOL."

Further, the Investment Manager intends to rely on an exemption from registering as a Commodity Trading Advisor pursuant to CFTC Rule 4.14(a)(8).

The Investment Manager's ability to rely upon the exemptions from registration described above could (i) adversely affect the ability of the Sub-Fund to implement its investment program, conduct its operations and/or achieve its objectives, and (ii) subject such Sub-Fund to certain additional costs, expenses and administrative burdens. Furthermore, any determination by the Investment Manager to cease or to limit investing in interests which may be treated as "commodity interests" in order to comply with the regulations of the CFTC could adversely affect the ability of a Sub-Fund to hedge risks associated with its operations.

11. Repurchase of Units

Redemptions

As set out in the relevant Appendix, applications for redemption of Units may be placed by fax or in writing. The term "in writing" in relation to application for Units shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent from time to time. In case the bank details of the Unitholder have changed since the initial ones communicated in the Application Form, a signed instruction with the new bank details will have to be sent to the Registrar and Transfer Agent. Applications for redemption of Units will only be accepted for Units which have been fully paid as at the relevant Cut-Off Time on the proposed date of redemption.

Unitholders may redeem all or part of their holding in a Sub-Fund or Class of Units. If such request would reduce their holding to below the Minimum Holding Amount for the relevant Class of Units, such request may be treated as a request to redeem or convert all remaining Units of such Class of Units to a Class of Units with a lower Minimum Holding Amount. All costs (including potential tax liability which might be applicable because of the country of citizenship, residence or domicile of the relevant Unitholder) associated with such compulsory redemption or conversion will be borne by the relevant Unitholder.

Redemption orders must include the following information:

- The full name of the Sub-Fund and Class of Units which the Unitholder wishes to redeem;
- The amount of cash or the number of Units to be redeemed in respect of each Class of Units, including the figures spelled out in text;
- The name and account on which redemption proceeds will be paid, as well as the agent code (if applicable);
- Such information that the Registrar and Transfer Agent may require to ensure compliance with the AML/CTF Laws and Regulations.

If possible, Unitholders should also include the code or identifier for the relevant Units (the "Fund Identifier").

Unitholders may request the repurchase of their Units under the conditions which are specified for every Sub-Fund in the relevant Appendix.

Any applicable repurchase fee will be disclosed for each Sub-Fund in the relevant Appendix.

Unitholders should note that while receipt of Identification Documents is pending, redemption proceeds cannot be remitted to the Unitholders.

Investors should refer to the section entitled "Repurchase of Units" in the relevant Appendix for more information about repurchase of Units of each Sub-Fund.

Compulsory repurchase of Units

The Management Company may repurchase at any time the Units held by Unitholders who are precluded from purchasing or holding Units. In particular, the Management Company may proceed to the compulsory repurchase of the Units:

- Held directly or indirectly by persons whose activities may adversely affect the Fund's Unitholders (for example that disrupt the investment strategies or impact expenses) or the Fund as a whole;
- Held by persons who don't or cease to comply with the holding requirements of Units for the relevant Class of Units;
- Held by persons who cease to qualify as Well-informed Investors or held by Well-informed Investors on behalf of a person who ceases to or does not qualify as a Well-informed Investor; and
- Held directly or indirectly by persons whose holding of such Units would result in the Fund or its Unitholders suffering adverse regulatory, fiscal or pecuniary consequences the Fund or its Unitholders would not otherwise have suffered
- Held directly or indirectly by U.S. Persons or by any person in breach of any law or requirement of a country governmental or regulatory authority; and
- Held directly or indirectly by persons precluded from holding of such Units pursuant to the selling restrictions set out in applicable local rules and regulations.

The procedure applicable to the compulsory repurchase of Units is described in the Management Regulations.

12. Conversion of Units

Units of one Sub-Fund may not be converted to Units of another Sub-Fund.

Units of one Class may be converted to Units of another Class in the same Sub-Fund, subject to compliance by the concerned Unitholder with the restrictions applicable to the relevant Class of Units. If such request would reduce a holding to below the Minimum Holding Amount for the relevant Class of Units, the remaining Units of the relevant Class of Units may compulsorily be redeemed or converted to a Class of Units with a lower Minimum Holding Amount. All costs (including potential tax liability which might be applicable because of the country of citizenship, residence or domicile of the relevant Unitholder) associated with such compulsory conversion will be borne by the relevant Unitholder.

Where permitted, conversion requests must be received by the Registrar and Transfer Agent by the relevant subscription Cut-Off Time of the relevant Sub-Fund (as defined in the relevant Appendix of each Sub-Fund). The Management Company may at its sole discretion reject any conversion requests.

13. Transfer of Units

Units may be transferred if the completed Application Form and Identification Documents have been obtained from each of the concerned Unitholders, and if the existing restrictions of the Class of Units are complied with by the transferee and transferor. If such request would reduce a holding of the transferor, below the Minimum Holding Amount for the relevant Class of Units, the remaining Units of the relevant Class of Units may compulsorily be redeemed or converted to a class of Units with a lower Minimum Holding Amount. All costs (including potential tax liability which might be applicable because of the country of citizenship, residence or domicile of the relevant Unitholder) associated with such compulsory redemption or conversion will be borne by the relevant Unitholder.

The Management Company will not give effect to any transfer of Units which would result in a person precluded from holding Units becoming a Unitholder of the Fund. The Management Company may request both transferor and transferee a full rationale for the transfer request.

The Management Company may at its sole discretion reject any transfer requests, except for the Invesco Global Senior Loan Select Fund and the Invesco European Senior Loan Select Fund where transfers can only be rejected due to the reasons given in the paragraph above or if such transfer would have a material impact on the Sub-Fund or in extraordinary circumstances.

14. Other Important Dealing Information

Market timing

The Fund's Sub-Funds are not designed for investors with short term investment horizons. Activities which may adversely affect the interests of the Fund's Unitholders (for example that disrupt investment strategies or impact expenses) are not permitted. Specifically, market timing is not permitted.

Whilst recognising that Unitholders may have legitimate needs to adjust their investments from time to time, the Management Company in its discretion may, if it deems such activities adversely affect the interests of the Fund's Unitholders, take action as appropriate to deter such activities.

Accordingly if the Management Company determines or suspects that a Unitholder has engaged in such activities, it may suspend, cancel, reject or otherwise deal with that Unitholder's subscription or conversion applications and take any action or measures as appropriate or necessary to protect the Fund and its Unitholders.

Such measures may include the imposition of a redemption fee, if referenced in the relevant Appendix, on the redemption proceeds of Unitholders whom the Management Company has determined to have engaged in such activities or the imposition of limitations on the number of subscriptions or conversions of Units between Sub-Funds (where conversions are permitted).

Dealing through Euroclear/Clearstream

Arrangements can be made for Units to be held in accounts maintained with either Clearstream or Euroclear. For further information about the procedures involved, please contact the Registrar and Transfer Agent. Unitholders should note that Clearstream will accept deliveries of fractional Units, whereas Euroclear will only accept deliveries for whole numbers of Units. Units held by Clearstream or Euroclear will be registered in the name of the relevant depository.

Closing of a Sub-Fund to further inflows

A Sub-Fund may be closed to new subscriptions (but not to redemptions) if, in the opinion of the Management Company, this is necessary to protect the interests of existing Unitholders. One such circumstance would be where the Sub-Fund has reached a size such that the capacity of the market and/or the capacity of the relevant Investment Manager has been reached, and where to permit further inflows would be detrimental to the performance of the Sub-Fund. Where any Sub-Fund is materially capacity constrained in the opinion of the Management Company, the Sub-Fund may be closed to new subscriptions or conversion into without notice to Unitholders. Details of Sub-Funds which are closed to new subscriptions and conversion will be provided in the annual report of the Fund.

Contract notes

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Contract notes will be delivered by mail and/or fax where a fax number has been supplied.

No certificate for Units will be issued.

15. Determination of the Net Asset Value of Units

The Net Asset Value per Class of Units of each Sub-Fund is determined in accordance with this Prospectus on every Dealing Day for the relevant Sub-Fund and is expressed in the base currency of the relevant Sub-Fund or Class of Units as a per Unit figure.

The prices of Units of the Fund are determined on a forward basis. This means that it is not possible to know in advance the Net Asset Value per Unit at which Units will be bought and sold (exclusive of any sales charges). The Net Asset Value per Unit (or where applicable the Net Asset Value per Class of Units) is calculated at the valuation point as determined by the Management Company for a relevant Sub-Fund from time to time (the "Valuation Point") following the Cut-Off Time (as defined in the relevant Appendix of a Sub-Fund).

The Net Asset Value per Units of each Class of each Sub-Fund is determined by dividing the value of the assets of the relevant Sub-Fund attributable to that Class of Units less the value of the liabilities of the Sub-Fund attributable to that Class of Units by the total number of Units of such Class then outstanding.

The Net Asset Value per Unit (and where applicable the Net Asset Value per Class of Units) of each Sub-Fund is determined by or at the direction of the Management Company and will be notified to Unitholders after the relevant Dealing Day within the timeframe specified in the relevant Appendix, as well as being made available at the offices of the Management Company and the Depositary. The Net Asset Value per Class of Units is calculated to 2 decimal places.

The assets and liabilities of each Sub-Fund shall be determined for each Sub-Fund in the following manner:

- (a) the proceeds from the issue of Units of each Sub-Fund shall be applied in the books of the Fund to that Sub-Fund and the assets and liabilities and income and expenditure attributable thereto shall be applied to such Sub-Fund subject to the provisions of the relevant article of the Management Regulations;
- (b) where any asset is derived from another asset, such derivative asset shall be applied in the books of the Fund to the same Sub-Fund as the assets from which it was derived and on each revaluation of an asset, the increase or diminution in value shall be applied to the relevant Sub-Fund;
- (c) in the case where any asset or liability of the Fund cannot be considered as being attributable to a particular Sub-Fund, such asset or liability shall be allocated to all the Sub-Funds pro rata to the respective Net Asset Values of the relevant Sub-Funds;
- (d) upon the record date for determination of the person entitled to any dividend declared on any Sub-Fund, the Net Asset Value of the Units of such Sub-Fund shall be reduced by the amount of such dividends;
- (e) where the Fund incurs a liability which relates to any asset of a particular Sub-Fund or to any action taken in connection with an asset of a particular Sub-Fund, such liability shall be allocated to the relevant Sub-Fund; and
- (f) if there have been created, within a Sub-Fund, different Classes of Units, the allocation rules set forth above shall be applicable mutatis mutandis to such categories.

The assets of a Sub-Fund shall be deemed to include:

- (a) all cash on hand or on deposit, including any interest accrued thereon;
- (b) all bills and demand notes and accounts receivable (including proceeds of securities sold but not delivered);
- (c) all bonds, time notes, units, stock, debenture stocks, subscription rights, warrants, options, future contracts, loan receivables and similar types of investments, and other securities and assets owned or contracted for such Sub-Fund;
- (d) all stock, stock dividends, cash dividends and cash distributions receivable by such Sub-Fund (provided that the Administrative Agent may make, on behalf of such Sub-Fund, adjustments with regard to fluctuations in the market value of securities caused by trading ex-dividends, ex-rights, or by similar practices);
- (e) all interest accrued on any interest-bearing securities or other assets owned by such Sub-Fund except to the extent that the same is included or reflected in the principal amount of such securities or other assets;
- (f) all forward currency contracts or other hedging instruments;
- (g) all other assets of every kind and nature, including prepaid expenses attributable to such Sub-Fund.

The liabilities of a Sub-Fund shall be deemed to include:

- (a) all loans, bills and accounts payable;
- (b) all accrued or payable administrative expenses attributable to such Sub-Fund (including, but not limited to, Management Company fees, investment manager(s) fees, depositary fees, fees for the Registrar and Transfer Agent, Paying Agent, Domiciliary Agent, and for the Administrative Agent);
- (c) all accrued or payable withholding and other taxes;
- (d) all known liabilities, whether billed or unbilled, including all matured contractual obligations for payments of money or property, including the amount of any unpaid dividends declared by the Management Company on behalf of such Sub-Fund where the Dealing Day falls on the record date for determination of the person entitled thereto or is subsequent thereto;
- (e) an appropriate provision for future taxes based on the total assets and income of such Sub-Fund on the Dealing Day and other reserves, as determined from time to time by the Administrative Agent with the approval of the Board of Directors of the Management Company;
- (f) the preliminary expenses of the Fund, attributable to the relevant Sub-Fund, insofar as the same have not been written off; and
- (g) all other liabilities of such Sub-Fund of whatsoever kind and nature except liabilities represented by Units in such Sub-Fund. In determining the amount of such liabilities the Administrative Agent may calculate

15. Determination of the Net Asset Value of Units

Continued

administrative and other expenses of a regular or recurring nature on an estimated figure for yearly or other periods in advance, and may accrue the same in equal proportions over any such period.

If on any Dealing Day the Net Asset Value per Class of Units of a Sub-Fund cannot be determined because of a temporary breakdown of communications, or a temporary unavailability of market quotations of a Sub-Fund's investments, the Management Company may decide to use, for the purpose of determination of the issue and repurchase price, the Net Asset Value as determined on the preceding Dealing Day or as determined prudently and in good faith pursuant to procedures established by the Management Company.

State Street Bank Luxembourg S.C.A. has been appointed by the Management Company to determine the Net Asset Value per Class of Units and the amount of dividend per Unit to be declared in respect of each Sub-Fund.

16. Fund Transactions

Subject to the Investment Policy set forth in the relevant Appendices of the Sub-Funds, the relevant Investment Manager of each Sub-Fund is primarily responsible for the execution of each Sub-Fund's investment transactions and is authorised to select the brokers, dealers or banks that will execute the purchases and sales of securities or other assets on behalf of the relevant Sub-Fund upon such instructions as may be given or authorised by the relevant Investment Manager. In executing such transactions, the relevant Investment Manager of each Sub-Fund is directed to use its best efforts to obtain the best net results for the relevant Sub-Fund, taking into account factors including, without limitation, price (including applicable brokerage commission and dealer spread), size of order, difficulty of execution and operational facilities of the firm involved and the firm's risk in positioning a block of securities. The Management Company may carry out the transactions in connection with the relevant Sub-Funds through the Invesco group or Invesco group's clients.

In addition to the foregoing, the relevant Investment Manager may, on behalf of the relevant Sub-Fund, sell and purchase securities or other assets to and from the Invesco group or the Invesco group's clients and its affiliates.

Brokers who provide supplemental investment research and research related services to the relevant Investment Manager of each Sub-Fund may receive orders for transactions by the Management Company. Information so received will be in addition to and not in lieu of the services required to be performed by the relevant Investment Manager under the relevant investment advisory agreement, and the fees and expenses of the relevant Investment Manager will not necessarily be reduced as a result of the receipt of such supplemental information. Although each and every service received may not be used for the benefit of all of the Sub-Funds, the Investment Manager believes that those services are, in aggregate, of significant assistance in fulfilling its investment responsibilities to the Management Company.

Securities or other assets held by a Sub-Fund also may be held by another Sub-Fund or by other funds or investment manager clients for which the relevant Investment Manager of each Sub-Fund or their affiliates act as an investment manager. Securities or other assets may be held by, or be an appropriate investment for, a Sub-Fund as well as other clients of the relevant Investment Manager or its affiliates. Because of different objectives or other factors, a particular security may be bought for one or more such clients when one or more clients are selling the same security. If purchases or sales of securities or other assets for a Sub-Fund or other clients for which the relevant Investment Manager acts as investment manager arise for consideration at or about the same time, transactions in such securities will be made, insofar as feasible, for the respective funds and clients in a manner deemed equitable to all. There may be circumstances when purchases or sales of securities or other assets held by a Sub-Fund for one or more clients have an adverse effect on other clients.

17. Conflicts of Interest

Members of the Management Company, the Investment Manager, the Administrative Agent or the Depositary and their respective affiliates, officers, directors and shareholders, employees and agents (collectively the "Parties") are or may be involved in other financial, investment and professional activities which may on occasion cause a conflict of interest with the management of the Fund and/or their respective roles with respect to the Fund. These activities may include managing or advising other funds, private equity vehicles linked to such funds by direct or indirect holdings, purchases and sales of securities, investment management services, brokerage services, valuation of unlisted securities (in circumstances in which fees may increase as the value of assets increases) and serving as directors, officers, advisers or agents of other funds or companies, including entities in which assets of the Fund may be invested.

In particular, the members (e.g. members of the Board of Directors and employees) of the Management Company or the Investment Manager may be involved in advising or managing other investment vehicles which have similar or overlapping investment objectives to or with the Fund or may enter into contractual relationships with other entities of the Invesco group, such as, but not limited to, their subsidiaries and/or affiliates.

Each of the Parties will use its reasonable endeavours to ensure that the performance of their respective duties will not be impaired by any such involvement they may have and that any conflicts which may arise will be resolved fairly and in the best interests of Unitholders.

In accordance with applicable laws and regulations, the Management Company has adopted procedures in order to identify adequately, manage and disclose conflicts of interest and prevent them from impairing the interests of Unitholders.

18. Valuation of the Assets

The assets of the Sub-Funds will be valued as follows:

- (a) Securities listed on a stock exchange or traded on any other regulated market will be valued at the last available price on such exchange or market at the Valuation Point. If a security is listed or traded on several stock exchanges or regulated markets, the last available price on the stock exchange or any other regulated market which constitutes the main market for such securities, will be used. In the event that the last available price does not truly reflect the fair market value of the relevant securities, the value of such securities will be based on the reasonably foreseeable sales price as determined prudently and in good faith pursuant to procedures established by the Management Company;
- (b) Securities not listed or traded on any stock exchange or dealt on any regulated market will be valued on the basis of the reasonably foreseeable sales price as determined prudently and in good faith pursuant to procedures established by the Management Company;
- (c) Cash and other liquid assets will be valued at their face value with interest accrued;
- (d) Senior Loans (as defined in the relevant Appendix) for which reliable market quotes are readily available are valued at the mean of such bid and ask quotes obtained by an independent pricing service approved by the Management Company. If such quotes are not available, the prices will be based upon pricing models developed, maintained and operated by the independent pricing service or will be valued by the Management Company by considering a number of factors including, without limitation, consideration of market indicators, transactions in instruments which the Management Company believes may be comparable (including, for example, comparable credit quality, interest rate, interest rate redetermination period and maturity), the credit worthiness of the Borrower as defined in the relevant Appendix, the current interest rate, the period until the next interest rate redetermination and the maturity of such Senior Loan interests. The procedures of the independent pricing service and its valuations are reviewed by the Investment Manager under the general supervision of the Board of Directors of the Management Company. The Board of Directors of the Management Company has determined in good faith that the use of an independent pricing service is a fair method of determining the valuation of the Senior Loans. In all other circumstances and in the sole discretion of the Management Company, Senior Loans may be valued on the basis of the reasonably foreseeable sales price determined prudently and in good faith pursuant to procedures established by the Management Company;
- (e) The liquidating value of futures or options contracts traded on exchanges or on other regulated markets shall be based upon the last available prices of these contracts on exchanges and regulated markets on which the particular futures or options contracts are traded by the Sub-Fund; provided that if a futures or options contract could not be liquidated on the day with respect to which net assets are being determined, the basis for determining the liquidating value of such contract shall be such value as the Management Company may deem fair and reasonable. The liquidating value of futures or options contracts not traded on exchanges or on other regulated markets shall be their net liquidating value determined, pursuant to the procedures established by the Management Company, on a basis consistently applied for each different type of contract;
- (f) Values expressed in a currency other than the base currency of the relevant Sub-Fund shall be translated to such currency at the average of the last available buying and selling price for such currency applicable at such specific point in time as determined by the Management Company from time to time (which may be a different time to the Valuation Point of the securities and other assets) on the Dealing Day with regard to which the Net Asset Value is calculated;
- (g) The value of swaps shall be determined by applying a recognised and transparent valuation method on a consistent basis; and
- (h) All other securities and other assets will be valued at fair market value as determined in good faith pursuant to procedures established by the Management Company.

In the event that extraordinary circumstances render the above impracticable or inadequate, the Management Company is authorised, prudently, consistently and in good faith, to follow other rules in order to achieve a fair valuation of the assets of the Sub-Funds.

The Net Asset Value of the Fund is at any time equal to the total of the Net Asset Values of the various Sub-Funds, converted where necessary, into U.S. Dollars at the last available rate of exchange prevailing at the Valuation Point of the relevant Sub-Fund.

The valuation of the assets of the Sub-Funds shall be performed in accordance with the rules contained in Article 17 of the AIFM Law.

19. Suspension of the Determination of the Net Asset Value of Units

The Management Company may temporarily suspend the determination of the Net Asset Value of a Sub-Fund and in consequence the issue, the repurchase and conversion (if applicable) of Units or Classes of Units of such Sub-Fund in any of the following events:

- during any period when any of the principal markets or stock exchanges or other markets on which a substantial portion of the investments of the Fund attributable to such Sub-Fund(s) from time to time is quoted or dealt in is closed otherwise than for ordinary holidays, or during which dealings therein are restricted or suspended;
- during any period when the net asset value of one or more UCI, in which the Fund will have invested and the units or the shares of which constitute a significant part of the assets of the Fund attributable to such Sub-Fund(s), cannot be determined accurately so as to reflect their fair market value as at the Valuation Day or the calculation of this net asset value is suspended;
- the existence of any state of affairs which constitutes an emergency as a result of which disposal or valuation of assets owned by the Fund attributable to Sub-Fund(s) would be impracticable;
- any breakdown in the means of communication or computation normally employed in determining the price or value of any of the investments of such Sub-Fund(s) or the current prices or values on any market or stock exchange in respect of the assets attributable to such Sub-Fund(s);
- any period when the Fund is unable to repatriate funds for the purpose of making payments on the redemption of the Units of such Sub-Fund(s) or during which any transfer of funds involved in the realisation or acquisition of investments or payments due on redemption of Units cannot in the opinion of the Management Company be effected at normal rates of exchange;
- if the Fund or any Sub-Fund or Class is being or may be wound up;
- during any period when in the opinion of the Management Company there exist circumstances outside of the control of the Fund where it would be impracticable or unfair towards the Unitholders to continue dealing in Units of any Class of the Fund.

Any such suspension will be notified to those Unitholders who have applied for issue or repurchase or conversion (if applicable) and shall be published in the manner described under the heading "Information" below.

20. Liquidation of the Sub-Funds

By agreement between the Management Company and the Depositary, (i) a Sub-Fund may be liquidated at any time and Unitholders of such Sub-Fund will be allocated the net liquidation proceeds of the assets of the Sub-Fund or (ii) if two or more Sub-Funds exist, a Sub-Fund may be liquidated at any time and Units of another Sub-Fund may be allocated to the Unitholders of the Sub-Fund to be liquidated against contribution in kind of the assets of such Sub-Fund (to be valued by a report of the auditor of the Fund) to the other Sub-Fund provided that the assets of the Sub-Fund to be liquidated are in compliance with the investment policy and the Investment Restrictions (as defined in the section "General Investment Restrictions") of the Sub-Fund to which they are contributed or (iii) a Sub-Fund may be liquidated at any time and its assets may be contributed to another sub-fund of another UCI against allocation of units/shares of such other sub-fund to Unitholders of the Sub-Fund. A liquidation and contribution as contemplated in (ii) above can only be made if such liquidation is justified by the size of the liquidated Sub-Fund, by a change of the economical or political situation affecting the Sub-Fund or for any other reason to assure the best interest of the Unitholders concerned.

In case of liquidation as described in (i) above, the effective date of the liquidation will be notified to Unitholders by mail.

In case of contribution of a Sub-Fund as described in (ii) or (iii) above, all Unitholders of the Sub-Fund concerned will receive one month's prior notice of such contribution.

Until the effective date of the liquidation of a Sub-Fund, Unitholders may continue to repurchase their Units at the applicable Net Asset Value reflecting provisions made to cover expenses resulting from the liquidation of such Sub-Fund.

21. Fees and Expenses

In general, the Management Company is entitled to receive, per Sub-Fund, a management fee as specified in the relevant Appendix of the Prospectus payable quarterly out of the assets of the relevant Sub-Fund.

The fees payable to any Investment Manager(s) or sub-investment manager(s), if any, are, unless disclosed otherwise, paid out of the management fee received by the Management Company.

The maximum management fee payable to the Management Company per Class of Units is disclosed in the appendix of the relevant Sub-Fund.

The Depositary is entitled to a depositary fee of up to 0.02% p.a. of the Sub-Funds net assets payable out of the monies of each Sub-Fund. The amounts effectively paid are disclosed in the annual report of the Fund. In addition to this asset based depositary fee, the Depositary shall be entitled to receive transaction fees out of the monies of each Sub-Fund. Any reasonable disbursements and out-of-pocket expenses (including without limitation telephone, telex, cable and postage expenses) incurred by the Depositary, and any custody charges of banks and financial institutions to whom custody of assets of a Sub-Fund is entrusted, shall be borne by the Sub-Fund to which they relate.

The Registrar and Transfer Agent, Administrative Agent, Paying Agent and Corporate Agent, is entitled to receive an annual fee based upon a reducing scale, of up to 0.12% p.a. of the Sub-Fund's net assets payable out of the monies of each Sub-Fund. In addition the Registrar, Transfer Agent, Paying Agent and Corporate Agent are entitled to transaction and other administration fees dependant on the number of share classes, transfer agency volumes and other administration services provided. In normal circumstances, the total fees payable to State Street for its provision of administrative services shall be subject to a maximum of 0.35% p.a. of the Sub-Fund's net assets. The amounts effectively paid are disclosed in the annual report of the Fund.

The costs charged to the Fund and the Sub-Funds, as appropriate, also include:

- All taxes which may be due on the assets and the income of the Fund;
- The reasonable disbursements and out-of-pocket expenses (including without limitation telephone, telex, cable and postage expenses) incurred by the Depositary and any custody charges of banks and financial institutions to whom custody of assets of a Sub-Fund is entrusted;
- Usual banking fees due on transactions involving securities or other assets held in the portfolios of the Fund (such fees to be included in the acquisition price and to be deducted from the selling price) as well as fees and expenses arising from the Management Company entering into any credit agreements;
- The fees and expenses of the pricing agents and any other service providers;
- Legal expenses incurred by the Management Company or the Depositary while acting in the interests of the Unitholders;
- The cost of preparing and/or filing reports required under AIFMD;

- The cost of preparing and/or filing the Management Regulations and all other documents concerning the Fund, including registration statements, prospectuses and explanatory memoranda with all authorities (including local securities dealers' associations) having jurisdiction over the Fund or the offering of Units of the Fund; the cost of preparing, in such languages as are necessary for the benefit of the Unitholders (including the beneficial holders of the Units), and distributing annual and semi-annual reports and such other reports or documents as may be required under the applicable laws or regulations of the above-cited authorities; the cost of accounting, bookkeeping and calculating the daily Net Asset Value; the cost of preparing and distributing public notices to the Unitholders; lawyers' and auditors' fees; the costs incurred with the admission and the maintenance of the Units on the stock exchanges on which they are listed (if listed); and all similar administrative charges, except, unless otherwise decided by the Management Company, all advertising expenses and other expenses directly incurred in offering or distributing the Units.

All recurring charges will be charged first against income, then against capital gains and then against assets. The charges other than recurring charges may be amortized over a period of five years.

Where a new Sub-Fund is created and launched, it will incur its own formation expenses that will be amortised over a period not exceeding the first five years of existence of the relevant Sub-Fund.

Additional or specific fees, charges and expenses may be provided for in the Prospectus.

22. Auditors

The authorised statutory auditor of the Fund is PricewaterhouseCoopers, Société Coopérative. The Auditor is appointed by the Management Company and shall, with respect to the assets of the Fund, carry out the duties provided by the 2007 Law.

The authorised statutory auditor of the Management Company is PricewaterhouseCoopers, Société Coopérative.

23. Distributions

The distribution policy for each Sub-Fund is disclosed in the relevant Appendix.

Any distribution payment which remains unclaimed after a period of five years from the scheduled date of original payment shall be forfeited and revert to the capital of the relevant Sub-Fund. Thereafter neither the Unitholder nor any of his successors shall have any right to the distribution payment.

For distributing Classes of Units held through Clearstream or Euroclear, reinvestment of distributions will not be possible and distributions (if any) will be paid in cash regardless of the amount.

24. Applicable Law and Jurisdiction

The Management Regulations are governed by the laws of Luxembourg and any dispute arising between the Unitholders, the Management Company and the Depositary will be subject to the jurisdiction of the District Court of Luxembourg.

According to EU regulation 1215/2012 of 12 December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, a judgment given in a Member State of the European Union shall, if it is enforceable in that Member State, in principle (a few exceptions are provided for in EU regulation 1215/2012) be recognised in the other Member States of the European Union without any special procedure being required and shall be enforceable in the other Member States of the European Union when, on the application of any interested party, it has been declared enforceable there..

Notwithstanding the foregoing, the Management Company and the Depositary may subject themselves and the Fund to the jurisdiction of the courts of the countries in which the Units of the Fund are offered and sold with respect to claims by investors resident in such countries and with respect to matters relating to subscriptions and repurchases by Unitholders resident in such countries, to the laws of such countries.

The claims of the Unitholders against the Management Company or the Depositary will lapse five years after the date of the event which gave rise to such claims.

Unitholders shall not have any direct contractual rights against the Investment Manager, the Registrar and Transfer Agent, Administrative Agent, Paying Agent and Corporate Agent, the Auditor of the Fund or any other service providers of the Fund or of the Management Company who have been appointed from time to time by the Management Company.

25. Governing Language

English shall be the governing language of the Management Regulations.

26. Tax Status

The statements on taxation set out below are by way of a general guide for potential investors and Unitholders only of certain Luxembourg and U.S. tax consequences of an investment in the Fund and are based on the law and practice in force and as applied in Luxembourg and the United States as at the date of this Prospectus. The statements should not be taken as constituting legal or tax advice. As is the case with any investment, there can be no guarantee that the tax position prevailing at the time an investment is made will endure indefinitely or that any changes to the tax position will not take effect retrospectively. Neither the Fund nor its advisors are liable for any loss which may arise as a result of current, or changes in, applicable tax laws, practice and their interpretation by any relevant authority.

Dividends, interest, income, distributions of any kind and gains received or accrued by the Fund, in relation to its investments may be subject to non-recoverable withholding tax or other taxes in the countries of origin.

The tax consequences for each investor of acquiring, holding, redeeming, converting or disposing of, or receiving distributions in respect of, Units will depend upon the relevant laws of any jurisdiction to which that investor is subject. Prospective investors should inform themselves of, and, where appropriate, should seek their own professional advice as to, the laws and regulations relating to taxation applicable to the subscription for, purchase, holding, redemption, disposal and conversion of, and receipt of distributions in respect of, Units in the places of their citizenship, residence and domicile.

Taxation in Luxembourg

The tax status of the Fund is determined by legislation and regulations prevailing from time to time in Luxembourg.

Under current law and practice in Luxembourg, the Fund is not subject to tax on capital gains or its income in Luxembourg, nor to the Luxembourg net wealth tax.

The Fund is liable to annual tax in Luxembourg on its net assets (excluding the value of assets invested in other Luxembourg undertakings for collective investment already subject to annual tax or in other specialised investment funds and excluding the value of assets attributable to Sub-Funds or Classes of Units reserved for certain investments in connection with retirement and employee benefit schemes) at a rate per annum of 0.01% calculated and payable quarterly.

In Luxembourg, regulated investment funds such as SIFs have the status of taxable persons for value added tax ("VAT") purposes. Accordingly, the Fund, together with its Management Company, is considered in Luxembourg as a single taxable person for VAT purposes without any input VAT deduction right. A VAT exemption applies in Luxembourg for services qualifying as fund management services. Other services supplied to the Fund/the Management Company could potentially trigger VAT and require the VAT registration of the Management Company in Luxembourg. As a result of such VAT registration, the Fund/the Management Company will be in a position to fulfil the duty to self-assess the VAT regarded as due in Luxembourg on taxable services (or goods to some extent) purchased from abroad.

No VAT liability arises in principle in Luxembourg in respect of any payments by the Fund to its Unitholders, to the extent such payments are linked to their subscription of the Units of the Fund and do, therefore, not constitute the consideration received for taxable services supplied.

Under current legislation, Unitholders are not subject to any capital gains, income or withholding tax in Luxembourg except for (i) those domiciled, resident or having a permanent establishment in Luxembourg or (ii) non-residents of Luxembourg, not protected by a tax treaty, who hold through the Fund more than 10% of a Luxembourg company and have their units in the Fund redeemed less than 6 months after subscription of the Units of the Fund.

Under current Luxembourg tax law there is no withholding tax on any distribution made by the Fund or its paying agent to the Unitholders.

Investors should inform themselves of, and when appropriate consult their professional advisers on, the possible tax consequences of subscribing for, buying, holding, or otherwise disposing of Units under the laws of their country of citizenship, residence, domicile or incorporation.

Common Reporting Standard (CRS) and the Directive on administrative cooperation in the field of taxation (DAC Directive)

Each Unitholder should be aware that Luxembourg has committed to the implementation of the OECD Standard for Automatic Exchange of Financial Account Information - Common Reporting Standard (the "CRS") by signing the OECD's multilateral competent authority agreement ("Multilateral Agreement"). Under this Multilateral Agreement, Luxembourg will automatically exchange financial account information with other participating jurisdictions as of 1 January 2016.

Additionally, on 9 December 2014, the Council of the European Union adopted Directive 2014/107/EU amending Directive 2011/16/EU of 15 February 2011 on administrative cooperation in the field of taxation which provides for an automatic exchange of financial account information between EU Member States ("DAC Directive") including income categories contained in the EU Savings Directive (EC Directive 2003/48/EC). The adoption of the DAC Directive implements the CRS and generalizes the automatic exchange of information within the European Union as of 1 January 2016.

Legislation to implement CRS in Luxembourg was introduced by the law of 18 December 2015. As per CRS rules, certain information regarding Unitholders (including personal identifiers such as name, address, taxpayer identification number) and their investment in the Fund (including information on account balances, income, profits and gains) may be annually reported to the Luxembourg tax authorities, as required by law, which will exchange that information with the tax authorities of EU member States (except initially Austria) and jurisdictions that sign the Multilateral Agreement and implement the CRS, where those Unitholders are tax resident.

The Management Company reserves the right to request any additional documentation or information from Unitholders and applicants for the purposes of fulfilling the requirements of CRS. Luxembourg will apply the first reporting in 2017 (reporting on calendar year 2016). Unitholders and prospective investors are advised to consult their professional advisers concerning the full implications for themselves in respect of any provisions of this Section.

United States taxation

TO ENSURE COMPLIANCE WITH TREASURY DEPARTMENT CIRCULAR 230, WE ARE REQUIRED TO NOTIFY YOU THAT: (A) THIS PROSPECTUS WAS NOT INTENDED OR WRITTEN TO BE

26. Tax Status

Continued

USED, AND CANNOT BE USED, FOR THE PURPOSE OF AVOIDING U.S. FEDERAL, STATE OR LOCAL TAX PENALTIES; (B) THIS DISCUSSION IS INCLUDED HEREIN BY THE FUND IN CONNECTION WITH THE PROMOTION OR MARKETING (WITHIN THE MEANING OF CIRCULAR 230) BY THE FUND OF THE TRANSACTIONS OR MATTERS ADDRESSED HEREIN; AND (C) HOLDERS SHOULD SEEK ADVICE BASED ON THEIR PARTICULAR CIRCUMSTANCES FROM AN INDEPENDENT TAX ADVISER.

* * * * *

The following is a summary of certain U.S. federal income tax consequences of the acquisition, ownership and disposition of Units by a U.S. Holder (as defined below). The discussion and the opinions referenced below are based upon interpretations of the Code, regulations issued thereunder, and rulings and decisions currently in effect (or in some cases proposed), all of which are subject to change, possibly with retroactive effect. This summary deals only with initial purchasers of Units that will hold the Units as capital assets. The discussion does not cover all U.S. federal income tax consequences that may be relevant to, or the actual tax effect that any of the matters described herein will have on, the acquisition, ownership or disposition of Units by particular investors or to investors subject to special treatment under the U.S. federal income tax laws (such as banks, thrifts, or other financial institutions; insurance companies; securities dealers or brokers, or traders in securities electing mark-to-market treatment; mutual funds or real estate investment trusts; small business investment companies; S corporations; investors that hold their Units as part of a hedge, straddle, synthetic security or conversion transaction; investors that are partnerships or hold their interests through a partnership or other entity treated as a partnership for U.S. federal income tax purposes; investors whose functional currency is not the U.S. Dollar; persons subject to the alternative minimum tax; individual retirement accounts and other tax-exempt accounts; or private foundations, charitable remainder trusts and title holding companies). This summary does not address the tax consequences to investors, or other equity holders in, or beneficiaries of, an investor, or any state, local, foreign or other tax laws. This summary also does not address tax considerations applicable to investors that own (directly or indirectly) 10 percent or more of the voting stock of the Fund.

As used herein, the term "U.S. Holder" means a beneficial owner of Units that is, for U.S. federal income tax purposes, (i) an individual citizen or resident of the United States, (ii) a corporation or other entity treated as a corporation created or organised under the laws of the United States or any State thereof (including the District of Columbia), (iii) an estate the income of which is subject to U.S. federal income tax without regard to its source, or (iv) a trust if a court within the United States is able to exercise primary supervision over the administration of the trust and one or more U.S. persons have the authority to control all substantial decisions of the trust, or the trust has elected to be treated as a domestic trust for U.S. federal income tax purposes.

The U.S. federal income tax treatment of a partner in a partnership that holds Units will depend on the status of the partner and the activities of the partnership. Prospective purchasers that are partnerships should consult their tax advisers concerning the U.S. federal income tax consequences to their partners of the acquisition, ownership and disposition of Units by the partnership.

THE SUMMARY OF U.S. FEDERAL INCOME TAX CONSEQUENCES SET OUT BELOW IS FOR GENERAL INFORMATION ONLY. ALL PROSPECTIVE PURCHASERS

SHOULD CONSULT THEIR TAX ADVISERS AS TO THE PARTICULAR TAX CONSEQUENCES TO THEM OF OWNING THE UNITS, INCLUDING THE APPLICABILITY AND EFFECT OF STATE, LOCAL, FOREIGN AND OTHER TAX LAWS AND POSSIBLE CHANGES IN TAX LAW.

The Fund expects to be treated as a corporation for U.S. federal income tax purposes.

U.S. trade or business. It is intended that the activities and the management of the investment of each Sub-Fund will be conducted in a manner consistent with that Sub-Fund's investment policies and objectives, so that each Sub-Fund will not be deemed to derive income effectively connected with the conduct of a United States trade or business. Further, it is intended that any gains from the sale, exchange or other disposition of portfolio securities of a Sub-Fund and foreign currency transactions and substantially all of a Sub-Fund's income from its temporary investments will not be subject to U.S. federal income tax.

Distributions. Distributions paid out of current or accumulated earnings and profits (as determined for U.S. federal income tax purposes) will generally be taxable to a U.S. Holder as foreign source dividend income, and will not be eligible for the dividends received deduction allowed to corporations. Distributions in excess of current and accumulated earnings and profits will be treated as a non-taxable return of capital to the extent of the U.S. Holder's basis in the Units and thereafter as gain, subject to the special rules described under "*Passive Foreign Investment Company Considerations*" below. However, the Fund does not maintain calculations of its earnings and profits in accordance with U.S. federal income tax accounting principles. U.S. Holders should therefore assume that any distribution by the Fund with respect to Units will constitute ordinary dividend income. In addition, a portion of increasing distributions may constitute "excess distributions" subject to the PFIC rules described below. U.S. Holders should consult their own tax advisers with respect to the appropriate U.S. federal income tax treatment of any distribution received from the Fund. Distributions paid in foreign currency will be included in income in a U.S. dollar amount calculated by reference to the exchange rate in effect on the day the distributions are received by the U.S. Holder, regardless of whether the foreign currency is converted into U.S. dollars at that time. If distributions received in foreign currency are converted into U.S. dollars on the day they are received, the U.S. Holder generally will not be required to recognise foreign currency gain or loss in respect of the dividend income.

Sale or Redemption of Units

Characterisation of Redemption. For U.S. federal income tax purposes, any amount realised by a U.S. Holder upon a redemption of Units will be treated as a distribution from the Fund unless the amount is characterised as proceeds of a sale of the Units. The U.S. Holder's amount realised will be the amount of any cash plus the fair market value of any property received by the U.S. Holder.

The amount paid to a U.S. Holder will be treated as proceeds of a sale of the Units if (i) the U.S. Holder completely terminates its interest in the Fund or (ii) the payment is "substantially disproportionate" with respect to the U.S. Holder. The U.S. Holder will completely terminate its interest in the Fund if the Sub-Funds redeem all of the Units owned (directly or indirectly) by the U.S. Holder. The payment will be "substantially disproportionate" if it reduces the U.S. Holder's equity interest in the Fund by more than 20 per cent. This equity interest is computed as a percentage of the outstanding Units of the Sub-Funds before and after the redemption of the Units.

26. Tax Status

Continued

Even if a U.S. Holder does not satisfy the 20 per cent. reduction in equity interest, under certain conditions the U.S. Holder's redemption of Units will be "not essentially equivalent to a dividend" and therefore treated as a sale. U.S. Holders should consult with their tax advisers regarding the application of these rules to their own situations.

Sale Treatment. Upon a sale or other disposition of Units, including a redemption that is treated as a sale, a U.S. Holder generally will recognise gain or loss for U.S. federal income tax purposes equal to the difference, if any, between the amount realised on the sale or other disposition and the U.S. Holder's adjusted tax basis in the Units. Any gain will be taxed under the PFIC rules described below. Any loss will be a capital loss, and will be a long-term capital loss if the Units have been held for more than one year. Any gain or loss will generally be U.S. source.

Distribution Treatment. If a redemption of Units is not treated as a sale, the amount realised will be treated as a distribution of property by the Fund, and will be subject to the rules described above under "Distributions". The U.S. Holder's basis in any Units that are redeemed, after reduction to reflect any non-taxable return of capital, will be added to the basis of the U.S. Holder's remaining Units in the Fund.

Foreign Currency. A U.S. Holder's tax basis in a Unit will generally be its U.S. dollar cost. The U.S. dollar cost of a Unit purchased with foreign currency will generally be the U.S. dollar value of the purchase price on the date of purchase or, in the case of Units traded on an established securities market, as defined in the applicable Treasury Regulations, that are purchased by a cash basis U.S. Holder (or an accrual basis U.S. Holder that so elects), on the settlement date for the purchase. Such an election by an accrual basis U.S. Holder must be applied consistently from year to year and cannot be revoked without the consent of the IRS.

Foreign currency received on the sale or other disposition of a Unit will have a tax basis equal to its U.S. dollar value on the settlement date. Foreign currency that is purchased will generally have a tax basis equal to the U.S. dollar value of the foreign currency on the date of purchase. Any gain or loss recognised on a sale or other disposition of a foreign currency (including its use to purchase Units or upon exchange for U.S. dollars) will be U.S. source ordinary income or loss.

The amount realised on a sale or other disposition of Units for an amount in foreign currency will be the U.S. dollar value of this amount on the date of sale or disposition. On the settlement date, the U.S. Holder will recognise U.S. source foreign currency gain or loss (taxable as ordinary income or loss) equal to the difference (if any) between the U.S. dollar value of the amount received based on the exchange rates in effect on the date of sale or other disposition and the settlement date. However, in the case of Units traded on an established securities market that are sold by a cash basis U.S. Holder (or an accrual basis U.S. Holder that so elects), the amount realised will be based on the exchange rate in effect on the settlement date for the sale, and no exchange gain or loss will be recognised at that time.

Passive Foreign Investment Company Considerations. The Fund is a passive foreign investment company (a "PFIC") for U.S. federal income tax purposes. The Fund's status as a PFIC will subject U.S. Holders to adverse U.S. federal income tax consequences. Under the PFIC regime, a U.S. Holder will generally be subject to special rules with respect to (i) any "excess distribution" (generally, any distributions received by the U.S. Holder on the Units in a taxable year that are greater than 125 per cent. of the average annual distributions received

by the U.S. Holder in the three preceding taxable years or, if shorter, the U.S. Holder's holding period for the Units), and (ii) any gain realised on the sale or other disposition of Units. Under these rules (a) the excess distribution or gain will be allocated ratably over the U.S. Holder's holding period, and (b) the amount allocated to each taxable year will be treated as ordinary income subject to tax at the highest rate of tax in effect for the applicable taxpayer for that year and an interest charge for the deemed deferral benefit will be imposed with respect to the resulting tax. A U.S. Holder will generally be subject to similar rules with respect to distributions to the Fund by, and dispositions by the Fund of the stock of, any direct or indirect subsidiaries of the Fund that are also PFICs.

If the Units are "marketable", U.S. Holders can avoid the interest charge by making a mark to market election with respect to the Units. The Fund does not believe that the Units are "marketable" for the purposes of this election.

In some cases, a holder of a PFIC can avoid the interest charge and the other adverse PFIC consequences described above by making a "qualified electing fund" ("QEF") election to be taxed currently on its share of the PFIC's undistributed income. However, the Fund does not maintain calculations of its income in accordance with U.S. federal income tax accounting principles and does not intend to provide U.S. Holders with the information necessary for the U.S. Holders to make a QEF election. U.S. Holders should therefore assume that they will not be able to make the QEF election.

A U.S. Holder must make an annual return on Internal Revenue Service Form 8621, reporting distributions received and gains realised with respect to each PFIC in which it holds a direct or indirect interest. Prospective investors should consult their tax advisers regarding the potential application of the PFIC regime.

Unrelated Business Taxable Income. A U.S. Holder that is generally exempt from U.S. federal income tax and that does not borrow to purchase or carry Units, generally will not be subject to the unrelated business income tax with respect to payments received as a result of its investment in Units and any gains from the disposition of Units.

U.S. Reporting and Backup Withholding Rules. A U.S. Holder may be subject to information reporting unless it establishes that payments to it are exempt from these rules (e.g., payments to corporations generally are exempt from these rules). Payments that are subject to information reporting may be subject to backup withholding if a U.S. Holder does not provide its taxpayer identification number and otherwise comply with the backup withholding rules. Amounts withheld under the backup withholding rules are available to be credited against a U.S. Holder's U.S. federal income tax liability and may be refunded to the extent they exceed such liability, provided the required information is provided to the Internal Revenue Service.

A U.S. Holder may be required to report, with its tax return for the tax year that includes the date on which the purchase of Units occurs, certain information relating to the purchase to the IRS. Failure to report this information properly can cause a U.S. Holder to be subject to a penalty equal to 10% per cent of the gross amount paid for the Units, subject to a maximum penalty equal of \$100,000. This limit does not apply in cases of intentional disregard.

U.S. Holders who are individuals will be subject to additional reporting obligations with respect to their Units if they do not hold their Units in an account maintained by financial institution and the aggregate value of their Units and certain other "specified foreign financial assets" exceeds \$50,000.

26. Tax Status

Continued

Significant penalties can apply if a U.S. Holder is required to disclose its Units and fails to do so.

Prospective U.S. Investors should consult their own tax advisors about the application of any other U.S. tax reporting rules that may apply to an investment in the Units.

3.8% Medicare Tax On "Net Investment Income" U.S. Holders that are individuals, estates, and certain trusts will be subject to an additional 3.8% Medicare tax on their "net investment income" to the extent that their net investment income, when added to their other modified adjusted gross income, exceeds \$200,000 for an unmarried individual, \$250,000 for a married taxpayer filing a joint return (or a surviving spouse), or \$125,000 for a married individual filing a separate return. U.S. Holders should consult their advisors with respect to the application of the 3.8% Medicare tax to their income and gains, if any, with respect to the Units.

FATCA

Under Sections 4171-1471 of the Code ("FATCA"), the Fund may be subject to a 30% withholding tax on certain income since 1 July 2014, and on the gross proceeds from the sale, maturity, or other disposition of certain of its assets as from January 1st 2019. Under an intergovernmental agreement entered into between the United States and Luxembourg, the Fund is not subject to withholding tax under FATCA if it complies with Luxembourg legislation that requires the Fund to provide the name, address, taxpayer identification number and certain other information with respect to certain Unitholders to the Ministry of Finance of Luxembourg, which would then provide this information to the IRS. This Luxembourg legislation was implemented into Luxembourg law on the 24 July 2015.

If an investor fails to provide any correct, complete and accurate information or certifications that may be required for the Fund to comply with FATCA and to prevent the imposition of U.S. federal withholding tax under FATCA on payments to the Fund, or the investor's ownership of any Units would otherwise cause the Fund to be subject to withholding tax under FATCA, the Management Company is authorised to reject, at its discretion, any application for the purchase of Units or repurchase at any time the Units held by such investor, as permitted by applicable laws. Please note Unitholders and prospective investors are advised to consult their professional advisers concerning the impact of FATCA provisions on their investment.

27. Accounting Year

The accounts of the Fund and the Sub-Fund(s) are closed each year on 31st December.

28. Information

The audited annual reports, the Management Regulations and the Prospectus are made available free of charge at the office of the Management Company.

The reports will contain information on each Sub-Fund and the Fund. Any other financial information concerning the Fund or the Management Company, including the Net Asset Value per Class of Units of each Sub-Fund and any suspension of such valuation, will be made available at the offices of the Management Company and the Depositary.

All notices to Unitholders will be sent to Unitholders at their address indicated in the register of Unitholders. If deemed necessary or required by law, notices will be published in a newspaper and in the RESA.

The following documents will be available for inspection during normal business hours at the offices of the Management Company:

- (1) The Management Regulations (of which copies may be obtained at the registered office of the Management Company without cost);
- (2) The Depositary Agreement between the Management Company and State Street Bank Luxembourg S.C.A.;
- (3) The Administration Agency, Corporate Agency, Registrar and Transfer Agency and Paying Agency Agreement between the Management Company and State Street Bank Luxembourg S.C.A.;
- (4) The Investment Management Agreements between the Management Company and the Investment Managers;
- (5) The Sub-Investment Management Agreements between the Investment Manager and any sub-investment manager, if any;
- (6) The Articles of Incorporation of the Management Company;
- (7) The latest annual reports of the Fund;
- (8) Description on how the Management Company comply with the requirement of the article 8(7) of the AIFM Law and article 14 of the AIFM Regulation; and
- (9) The KID.

Additional periodical publications (including, if available for the relevant Class of Units, the historical performance) will be made available to the Unitholders upon request at the offices of the Management Company.

Other information on the Fund and its Sub-Funds are made available to Unitholders through a restricted website.

Access to this website can be granted to Unitholders by contacting the Management Company or any local Invesco office.

As at the date of the Prospectus, situations involving preferential treatments to Unitholders exist. Such preferential treatments have been granted in accordance with the terms of the Management Regulations and Prospectus and consist in partial or total reimbursement or rebate of certain fees charges and/or expenses, preferential terms applicable to any subscription, redemption, conversion or transfer of Units and in the access to, or in the increased transparency of, information related to certain aspects of the Fund's portfolio or of the

Fund's or its Management Company's management or activities.

Such preferential treatments can be granted to prospective and existing Unitholders on a discretionary basis. Such Unitholders may be part of the Invesco group or may be other investment funds managed or administrated by the Invesco group.

Any material change to the above described situations will be disclosed in the Annual Report.

As required under article 21 of the AIFM Law, and to the extent only that such requirements are applicable, the following information shall be periodically provided to Unitholders by means of disclosure in the annual report of the Fund or; if the materiality so justifies, notified to Unitholders :

- (a) the percentage of the Fund's assets which are subject to special arrangements arising from their illiquid nature;
- (b) any new arrangements for managing the liquidity of the Fund;
- (c) the current risk profile of the Fund and the risk management systems employed by the Management Company to manage these risks;
- (d) any changes to the maximum level of leverage which the Management Company may employ on behalf of the Fund as well as any right of the reuse of collateral or any guarantee granted under any leveraging arrangement; and
- (e) the total amount of leverage employed by that Fund.

Any change to the investment objective and/or the investment policy of a Sub-Fund shall be reflected in this Prospectus upon prior approval of the Board of Directors and the CSSF and any material change shall be notified to Unitholders in accordance with applicable Luxembourg regulatory requirements.

29. Personal Data

Unitholders are required to provide personal data to the Management Company and/or to the Registrar and Transfer Agent. This data shall be held on computer and processed by the Management Company, Investment Managers, Administration Agent or Registrar & Transfer Agent or Depositary or their agents or delegates as data processor (as appropriate). Such data will be processed for the purposes of carrying out the services of the Management Company, Investment Managers, Administration Agent, Registrar & Transfer Agent or Depositary as prescribed by law such as processing subscriptions and redemptions, maintaining registers of Unitholders and providing financial and other information to Unitholders, and to comply with applicable legal obligations. The information may be used in connection with investments in other investment fund(s) managed or administered by the Invesco group.

The Management Company will take steps to ensure that all personal data in relation to Unitholders is recorded accurately and maintained in a secure and confidential format. Such data will be retained only as long as necessary or in accordance with applicable laws and will only be disclosed to such third parties (including agents or delegates of the Management Company) as may be permitted under applicable laws or, where appropriate, with the consent of the Unitholder. This may include disclosure to third parties such as Auditors and the regulators or agents or delegates of the Management Company, Investment Managers, Administration Agent or Registrar & Transfer Agent or Depositary who process the data inter alia for the purposes of the fight against money laundering and terrorist financing or for compliance with foreign regulatory requirements.

Personal data may be transferred and/or disclosed to entities within the Invesco group including their agents or delegates. Personal data may also be transferred and/or disclosed to the entities referred to in the first paragraph of this Section "Personal Data" and their affiliates. Transfers/disclosures will be made in such parties legitimate interest for the purposes of maintaining global client records and providing centralised administrative services and Unitholder servicing as well as marketing services also in countries, such as but not limited to India and/or the United States or Hong Kong, which may not have data protection requirements deemed equivalent to those prevailing in the European Economic Area ("Third Countries").

In particular, the Management Company has delegated certain data processing functions to entities in India and has provided that the transfer of data to the concerned entity may only be conducted in accordance with the requirements of the model clauses set out in Article 26(2) of Directive 95/46/EC for the transfer of personal data to processors established in Third Countries, the provisions of which require that data processors in Third Countries sign up to a similar level of data protection as would apply in the European Economic Area.

Data will only be used for the purpose for which it was collected, unless the consent of the Unitholder is obtained for its use for a different purpose. Unitholders may request access to, rectification or deletion of any data supplied by them to any of the parties above, or stored by any of the parties above, in the manner and subject to the limitations prescribed in applicable laws. Such requests should be directed at the address of the Management Company.

30. Fight Against Money Laundering and Terrorist Financing

Pursuant to international rules and Luxembourg laws and regulations comprising, but not limited to, the law of 12 November 2004 on the fight against money laundering and financing of terrorism, as amended, and circulars of the supervising authority, obligations have been imposed on all professionals of the financial sector to prevent the use of undertakings for collective investment for money laundering and financing of terrorism purposes.

As a result of such provisions, the Registrar and Transfer Agent and the Management Company are required to apply due diligence measures to investors, including but not limited to establishing and verifying the identities of applicants, Unitholders and beneficial owners, as well as conducting ongoing due diligence and scrutinising Unitholders' transactions during the course of the business relationship.

Applicants will be required to provide original and/or certified true copies of such documents and information that the Management Company and/or the Registrar & Transfer Agent may specify to establish proof of identity and address of the applicant and to comply with the requirements of applicable AML/CTF Laws and Regulations. The extent and form of the documentation and information required will depend on the nature of the applicant and will be at the discretion of the Management Company and/or the Registrar and Transfer Agent.

Existing Unitholders may be requested to provide additional or updated verification documents from time to time pursuant to the Management Company's and/or the Registrar and Transfer Agent's ongoing client due diligence requirements under applicable laws and regulations.

The Application Form for the Fund sets out a list of the relevant information and documentation that different categories of applicants are required to submit to the Management Company and/or the Registrar and Transfer Agent with their initial applications. This list is non-exhaustive and is subject to change. The Management Company and/or the Registrar and Transfer Agent shall reserve the right to request all such other documentation that may be required to ensure compliance with the provisions of applicable laws and regulations. For more information, please contact the Registrar and Transfer Agent.

In case of delay or failure by an applicant to provide the documents required, the application for subscription (or, if applicable, for redemption) will not be accepted. Neither the Management Company nor the Registrar and Transfer Agent have any liability for delays or failure to process deals as a result of the applicant providing no or incomplete documentation.

For more information, please contact the Management Company and/or the Registrar and Transfer Agent.

31. Risk Management

The Management Company employs a risk-management process which enables it to detect, measure, manage and monitor the risk of the positions and their contribution to the overall risk profile of each Sub-Fund.

Each Sub-Fund is expected to meet its specific minimum liquidity thresholds, meaning holding a high enough proportion of liquid assets, depending of its actual redemption profile and the market conditions.

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To the Prospectus of the Invesco Zodiac Funds

relating to the Sub-Fund

Invesco US Senior Loan Fund

1. Name of the Sub-Fund

Invesco US Senior Loan Fund (the "Sub-Fund" in this Appendix I).

2. Investment Objective and Investment Guidelines

2.1 Investment Objective

The Sub-Fund's investment objective is to provide a high level of current income, consistent with the preservation of capital, by investing primarily in adjustable rate senior loans ("Senior Loans") whose interest rates float at a spread above LIBOR, collateralized loan obligations and second liens of non investment grade companies organized or located in the United States or Canada.

2.2 Investment strategy for the Sub-Fund

Senior Loans are business loans made to Borrowers that may be corporations, partnerships or other entities. These Borrowers may operate in a variety of industries and geographic regions. The interest rates on Senior Loans adjust periodically, and the Sub-Fund's portfolio of Senior Loans will at all times have a Dollar-weighted average time until the next interest rate adjustment of 1 year or less. Senior Loans generally are negotiated between a Borrower and several financial institution lenders represented by one or more lenders acting as agent for all the lenders. The agent is responsible for negotiating the loan agreement that establishes the terms and conditions of the Senior Loan and the rights of the Borrower and the lenders. Senior Loans may include loans such as syndicated loans, senior leveraged loans, mezzanine loans, revolver loans, delayed draw term loans and foreign senior debt that are in the form of notes.

The Sub-Fund may also invest, on an ancillary basis, in Senior Loans with resets longer than 6 months, unsecured loans, subordinated debt, bonds, notes, and securities and other assets including loans in non-U.S. or non-Canadian Borrowers or Borrowers that are experiencing, or more likely to experience, financial difficulty, including Senior Loans of Borrowers that have filed for bankruptcy protection.

The Sub-Fund may not invest in and acquire warrants, equities and other securities, except in connection with the granting of a Senior Loan or as the result of rights arising out of bankruptcy proceedings relating to Borrowers.

For clarification purposes and subject to the foregoing, investments of the Sub-Fund in participations of corporations which are not exchange-traded on an organised market will not exceed 20% of the Net Asset Value of the Sub-Fund.. The investment of assets will be made in accordance with the principle of risk diversification, meaning that, in addition to any general investment restrictions included in section 9, the Sub-Fund will invest in more than three assets with different risk profiles or invest in one other investment funds complying with the principle of risk diversification(Please refer to the General Investment Restrictions in section 9).

At the Investment Manager's discretion, investments of the Sub-Fund may, at times, be partly or fully hedged against currency fluctuations by entering into foreign exchange transactions or acquiring foreign exchange related instruments. Further, the Sub-Fund may enter into currency transactions to take advantage of fluctuations in currency exchange rates.

Changes in exchange rates between currencies may cause the value of an investment to diminish or increase.

Under unusual market conditions, the Sub-Fund may, provided, in the opinion of the Investment Manager that there is adequate diversification at all times, invest some or all of its assets in cash or cash equivalents, including money market instruments if the Investment Manager believes that it would be in the best interests of the Sub-Fund and its Unitholders. In such cases, the Sub-Fund may not be pursuing its investment objective or complying with the General Investment Restrictions.

2.3 Use of Derivatives

The Sub-Fund may use derivatives for hedging or other purposes as described below.

Credit default swap contracts must be entered into with first class financial institutions specialising in this type of transaction.

a. Derivatives for Hedging Purposes

As a hedge against interest rate fluctuations, the Investment Manager may, on behalf of the Sub-Fund, sell interest rate futures contracts in accordance with Specific Investment Restrictions I) below. For the same purpose, it can also sell call options or buy put options on interest rates or make interest rate swaps on a mutual agreement basis with first class financial institutions specialising in this type of transaction.

As a hedge against the credit risk of specific Borrowers or issuers of assets including loans and similar types of investments held in the portfolio of the Sub-Fund, the Management Company may, on behalf of the Sub-Fund, purchase protection in the form of credit default swaps.

As a hedge against currency risk, the Management Company may enter into swap contracts and forward currency contracts or write call options and purchase put options on currencies in accordance with the Specific Investment Restrictions i) below.

As a hedge against the risk of the fluctuation of the value of the securities and other assets including loans and similar types of investments, the Management Company may engage in financial futures trading in accordance with the Specific Investment Restrictions j) below.

As a hedge against the risk of the fluctuation of securities and other assets including loans and similar types of investments held by the Sub-Fund, the Management Company may engage in index options trading in accordance with the Specific Investment Restrictions k) below.

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b. Derivatives for Purposes other than Hedging

The Sub-Fund may buy or sell financial derivative instruments (for example credit default swaps, put options and call options) for investment purposes. As an example, such instruments may be utilised to take exposure to a Borrower instead of, or in addition to, direct investments in Senior Loans. In addition, and according to the Specific Investment Restrictions (as defined hereafter) the Sub-Fund may buy or sell financial derivative instruments for efficient portfolio management purposes.

The Sub-Fund may buy or sell futures contracts and options on any kind of financial instruments and any other types of financial derivatives subject to Specific Investment Restrictions below. The aggregate commitments in connection with such purchase and sale transactions together with the amount of the commitments relating to the writing of call and put options on transferable securities may not exceed at any time the value of the Net Asset Value of the Sub-Fund.

The writing of call options on loans for which the Sub-Fund has adequate coverage are not considered for the calculation of the aggregate amount of commitments referred to above.

In this context, the concept of the commitments relating to transactions other than options on loans is defined as follows:

- (i) the commitment arising from futures contracts is deemed equal to the value of the underlying net positions payable on those contracts which relate to identical financial instruments (after setting off all sale positions against purchase positions), without taking into account the respective maturity dates; and
- (ii) the commitment deriving from options purchased and written is equal to the aggregate of the exercise (striking) prices of net uncovered sales positions which relate to single underlying assets without taking into account respective maturity dates.

The aggregate amount of premiums paid for the acquisition of call and put options outstanding which are referred to in this paragraph on the "Use of Derivatives", may not exceed 15% of the total Net Asset Value of the Sub-Fund.

3. Specific Investment Restrictions for the Sub-Fund

In addition to the General Investment Restrictions, the investment restrictions set out below (the "Specific Investment Restrictions" in this Appendix I) shall apply to the Sub-Fund.

If the Net Asset Value of the Sub-Fund falls below U.S. \$100 million, the investment objectives and the Specific Investment Restrictions for the Sub-Fund may not be complied with.

- a. The Sub-Fund may invest up to 2% of the total Net Asset Value of the Sub-Fund in loans made to and securities of any single Borrower; except that the Sub-Fund may invest up to 4% of the total Net Asset Value of the Sub-Fund in each of a maximum of three Borrowers; and
- b. The Sub-Fund may invest up to 10% of the total Net Asset Value of the Sub-Fund in loans made to and securities of any and all Borrowers in any single industry; except that the Sub-Fund may invest up to 12% of the total Net Asset Value of the Sub-Fund in each of a maximum of three industries.
 - c. The Sub-Fund may not invest more than 25% of the total Net Asset Value of the Sub-Fund in any loans to Borrowers that are organized or located in countries other than the United States or Canada.
 - d. The Sub-Fund may not invest in unfunded revolver loans. For the purposes of these Specific Investment Restrictions, "unfunded revolver loans" means revolver loans which are entirely unfunded at the time of purchase by the Sub-Fund.
 - e. The Sub-Fund may borrow in aggregate up to 30% of the total Net Asset Value of the Sub-Fund, provided that such borrowings are made only on a temporary basis and to manage liquidity in order to be able to meet redemptions requested by Unitholders. Provided that it has been so advised by the Investment Manager, the Management Company may, on behalf of the Sub-Fund, borrow funds from a third party in accordance with this investment restriction. The borrowings may be secured or unsecured.
 - f. The Sub-Fund may not participate in primary lending syndicates.
 - g. The Sub-Fund may invest up to 10% of the total Net Asset Value of the Sub-Fund in shares or units of one or several other collective investment funds of open-ended or closed-end type.
 - h. The Sub-Fund may employ techniques and instruments relating to transferable securities under the conditions and within the limits laid down by law, regulation or administrative practice provided that such techniques or instruments are used for the purpose of efficient portfolio management. With respect to options:
 1. The Sub-Fund may not invest in put or call options on securities unless:
 - i) such options are quoted on a stock exchange or dealt in on a regulated market; and
 - ii) the acquisition price of such options does not exceed, in terms of premiums, 15% of the total Net Asset Value of the Sub-Fund;
 2. the Sub-Fund may not sell call options on securities which it does not hold, except that the Sub-Fund may sell uncovered call options provided that the aggregate of the exercise prices of such uncovered call options does not exceed 25% of the total Net Asset Value of the Sub-Fund and the Investment Manager is at any time in a position to ensure the coverage of the position taken as a result of the sale of such options;
 3. the Sub-Fund may not write put options on securities unless the Sub-Fund holds sufficient liquid assets to cover the aggregate of the exercise prices of such options written.
 - i. The Sub-Fund shall not acquire or deal in forward currency contracts except that the Sub-Fund may, for the purpose of hedging currency risks, enter into swap contracts and forward currency contracts or write call options and purchase put options on currencies provided however that:
 1. these transactions may only concern contracts which are traded on a regulated market operating regularly, being recognized and open to the public except that the Sub-Fund may also enter into forward sales of

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- currencies or exchange currencies on the basis of private agreements with highly rated financial institutions specialising in this type of transaction;
2. the transactions made for the Sub-Fund in one currency may in principle not exceed the valuation of the aggregate assets of the Sub-Fund denominated in that currency nor exceed the period during which such assets are held; provided however that this limitation shall not be applicable to hedging transactions intended to preserve the value of Units. The Sub-Fund may purchase the currency concerned through a cross transaction (entered into through the same counterpart) should the cost thereof be more advantageous to the Sub-Fund.
- j. The Sub-Fund shall not deal in financial futures, except that:
1. for the purpose of hedging the risk of the fluctuation of the value of the securities and other assets including loans and similar types of investments, the Sub-Fund may have outstanding commitments in respect of financial futures sales contracts not exceeding the corresponding risk of fluctuation of the value of the corresponding portion of the Sub-Fund's portfolio; and
2. for the purpose of efficient portfolio management the Sub-Fund may enter into financial futures purchase contracts in order to facilitate changes in the allocation of such securities and other assets including loans and similar types of investments held by the Sub-Fund between markets or in anticipation of or in a significant market sector advance, provided that sufficient cash, short dated debt securities or instruments (other than the liquid assets referred to in the Specific Investment Restrictions h) 3. above), or securities to be disposed of at a predetermined value exist within the Sub-Fund to match the underlying exposure of any such futures positions.
- k. The Sub-Fund shall not deal in index options except that:
1. for the purpose of hedging the risk of the fluctuation of securities and other assets including loans and similar types of investments held by the Sub-Fund, the Sub-Fund may sell call options on stock indexes or acquire put options on stock indexes. In such event the value of the underlying securities included in the relevant stock index option shall not exceed, together with outstanding commitments in financial futures contracts sold for the same purpose, the aggregate value of the portion of the securities and other assets including loans and similar types of investments in the portfolio of the Sub-Fund to be hedged; and
2. for the purpose of the efficient management of securities and other assets including loans and similar types of investments held by the Sub-Fund, the Sub-Fund may acquire call options on stock indexes mainly in order to facilitate changes in the allocation of the Sub-Fund's assets between markets or in anticipation of or in a significant market sector advance, provided the value of the underlying securities included in the relevant stock index options is covered by cash, short dated debt securities and instruments (other than the liquid assets which may have to be held by the Sub-Fund pursuant to Specific Investment Restrictions h) 3. and j) 2. above) or securities or other assets including loans and similar types of investments to be disposed of at predetermined prices;
- provided however that the aggregate acquisition cost (in terms of premiums paid) of options on securities and index options purchased by the Sub-Fund shall not exceed 15% of the total Net Asset Value of the Sub-Fund.
- l. The Sub-Fund may sell interest rate futures contracts for the purpose of achieving a global hedge against interest rate fluctuations. It may also for the same purpose write call options or purchase put options on interest rates or enter into interest rates swaps by private agreement with highly rated financial institutions specialising in this type of transaction. The aggregate of the commitments relating to future contracts, options and swap transactions on interest rates may not exceed the aggregate estimated market value of the assets to be hedged and held by the Sub-Fund in the currency corresponding to those contracts.
- m. With respect to Specific Investment Restrictions h), i), k), and l), the options in which the Sub-Funds may invest, must be OTC options entered into with first class financial institutions specialising in this type of transaction.
- n. As a matter of clarification, the Sub-Fund may not issue or grant any loans or guarantees in favour of any third party.
- o. At least 90% of the net assets of the Sub-Fund will be invested in one or more of the following assets: securities; money market instruments; derivatives; bank deposits; shares in domestic and foreign investment fund and non-securitised loan claims if the fair market value of such investments can be determined.
- p. The investment of the Sub-Fund into a company will stay below 10 % of the Capital of the company.
- q. The Sub-Fund will not invest in short sales or uncovered short sales.
- r. The Sub-Fund will not invest in or use Securities Financing Transactions or Total Return Swaps within the meaning of Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012.

4. Leverage

The leverage is any method used that increases the exposure of the fund, whether through borrowing of cash or securities or leverage embedded in derivative positions or by any other mean.

The leverage ratio is defined as the ratio between the exposure of the Sub-Fund and its Net Asset Value where a ratio of greater than 1 may determine that derivative use or physical borrowing is allowed. The Sub-Fund does not utilize borrowings to buy assets of the Sub-Fund, but may from time to time borrow to manage the liquidity needs of the Sub-Fund (see section 3e under "Specific Investment Restrictions" for the Sub-Fund for further information).

The Sub-Fund's leverage ratio needs to be calculated by two different methods: the gross method and the commitment method.

The Sub-Fund's exposure under the gross method is calculated as the sum of the absolute values of all positions, including

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derivatives. For the avoidance of doubt, all derivatives will be taken into account under the gross method calculation, including those used for hedging purposes. As a result, a leverage ratio of greater than 1 does not necessarily signify synthetic or physical borrowing by the Sub-Fund.

The Sub-Fund's exposure under the commitment method is calculated as the sum of the absolute values of all positions, including derivatives, after the application of hedging, netting and offsetting arrangements, as described in the AIFM Regulation. As a result, a leverage ratio of greater than 1 does signify that synthetic or physical borrowing by the Sub-Fund is allowed.

In both cases, derivative positions will be converted to equivalent positions in their underlying assets according to the conversion methodologies described in the AIFM Regulation.

The maximum leverage ratio for the Sub-Fund produced out of the gross method will be of 4. The maximum leverage ratio for the Sub-Fund produced out of the commitment approach will be of 2.

5. Risk Factors

Fluctuation of the Net Asset Value of the Units

The Net Asset Value of the Units and income from them may fall as well as rise. On the redemption of Units, the Unitholder may receive back an amount less than the original amount of his investment.

Senior Loans

There is less readily available, reliable information about most Senior Loans than is the case for many other types of securities or other assets including loans and similar types of investments. In addition, there is no minimum rating or other independent evaluation of a Borrower or its securities or other assets including loans and similar types of investments limiting the Sub-Fund's investments, and the Investment Manager relies primarily on its own evaluation of Borrower credit quality rather than on any available independent sources. As a result, the Sub-Fund is particularly dependent on the analytical abilities of the Investment Manager.

Senior Loans generally are not listed on any national securities exchange or automated quotation system and no active trading market exists for many Senior Loans. As a result, many Senior Loans are illiquid, meaning that the Sub-Fund may not be able to sell them quickly at a fair price and/or that the redemptions may be delayed due to illiquidity of the Senior Loans. The market for illiquid securities is more volatile than the market for liquid securities.

The market could be disrupted in the event of an economic downturn or a substantial increase or decrease in interest rates. Extraordinary and sudden changes in interest rates could disrupt the market for Senior Loans. Many Senior Loans, however, are of a large principal amount and are held by a large number of owners. This may enhance their liquidity. In addition, in recent years the number of institutional investors purchasing Senior Loans has increased. Illiquid securities are also difficult to value.

Credit Risk of Borrower

Senior Loans, like most other debt obligations, are subject to the risk of default. Default in the payment of interest or principal on a Senior Loan results in a reduction in income to the Sub-Fund, a reduction in the value of the Senior Loan and a potential decrease in the Net Asset Value of the Sub-Fund.

The Sub-Fund may acquire Senior Loans of Borrowers that are experiencing, or are more likely to experience, financial difficulty, including Senior Loans of Borrowers that have filed for bankruptcy protection. Borrowers may have outstanding debt obligations that are rated below investment grade. More recently, rating agencies have begun rating Senior Loans, and Senior Loans in the Sub-Fund's portfolio may themselves be rated below investment grade. The Sub-Fund may invest a substantial portion of its assets in Senior Loans of Borrowers that have outstanding debt obligations rated below investment grade or that are unrated but of comparable quality to such securities. Debt securities rated below investment grade are viewed by the rating agencies as speculative and are commonly known as "junk bonds". Senior Loans may not be rated at the time that the Sub-Fund purchases them. If a Senior Loan is rated at the time of purchase, the Investment Manager may consider the rating when evaluating the Senior Loan but, in any event, does not view ratings as a determinative factor in investment decisions. As a result, the Sub-Fund is more dependent on the Investment Manager's credit analysis abilities. Because of the protective terms of Senior Loans, the Investment Manager believes that the Sub-Fund is more likely to recover more of its investment in a defaulted Senior Loan than would be the case for most other types of defaulted debt securities. The values of Senior Loans of Borrowers that have filed for bankruptcy protection or that are experiencing payment difficulty could be affected by, among other things, the assessment of the likelihood that the lenders ultimately will receive repayment of the principal amount of such Senior Loans, the likely duration, if any, of a lapse in the scheduled payment of interest and repayment of principal and prevailing interest rates. There is no assurance that the Sub-Fund will be able to recover any amount on Senior Loans of such Borrowers.

In the case of collateralized Senior Loans, there is no assurance that sale of the collateral would raise enough cash to satisfy the Borrower's payment obligation or that the collateral can or will be liquidated. In the event of bankruptcy, liquidation may not occur and the court may not give lenders the full benefit of their senior positions. If the terms of a Senior Loan do not require the Borrower to pledge additional collateral in the event of a decline in the value of the original collateral, the Sub-Fund will be exposed to the risk that the value of the collateral will not at all times equal or exceed the amount of the Borrower's obligations under the Senior Loans. To the extent that a Senior Loan is collateralized by stock in the Borrower or its subsidiaries, such stock may lose all of its value in the event of bankruptcy of the Borrower. Uncollateralized Senior Loans involve a greater risk of loss.

In addition to the credit risk of Borrowers in connection with Senior Loans, there are special risk considerations associated with investing in loans, bonds, equities, warrants and any other securities. Even though the Sub-Fund may invest in government bonds, government guaranteed bonds, bonds issued by supranational authorities and other permitted securities, such securities are subject to credit risk and market risk. Credit risk means such securities are subject to the risk of a Borrower's inability to meet principal and interest payments. Market risk means such securities may be subject to price volatility due to such factors as interest rate sensitivity, market perception of the creditworthiness of the Borrower and general market liquidity.

Interest Rates and Maturity

Interest rates on Senior Loans adjust periodically. The interest rates are adjusted based on a base rate plus a premium or spread over the base rate. The base rate usually is the London Inter-Bank Offered Rate ("LIBOR"), the prime rate offered by one or more major United States banks (the "Prime Rate") or

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the certificate of deposit rate (the "CD Rate") or other base lending rates used by commercial lenders. LIBOR, as provided for in loan agreements, usually is an average of the interest rates quoted by several designated banks as the rates at which they pay interest to major depositors in the London interbank market on U.S. Dollar denominated deposits. The Investment Manager believes that changes in short-term LIBOR rates are closely related to changes in the Federal Reserve federal funds rate, although the two are not technically linked. The Prime Rate quoted by a major U.S. bank is generally the interest rate at which that bank is willing to lend U.S. Dollars to the most creditworthy Borrowers, although it may not be the bank's lowest available rate. The CD Rate, as provided for in loan agreements, usually is the average rate paid on large certificates of deposit traded in the secondary market.

When interest rates rise, the values of fixed income securities generally decline. When interest rates fall, the values of fixed income securities generally increase. The Investment Manager believes that investing in adjustable rate Senior Loans should limit fluctuations in the Net Asset Value of the Sub-Fund caused by changes in interest rates. The Investment Manager expects the values of its Senior Loan investments to fluctuate less than the values of fixed rate, longer-term income securities in response to the changes in interest rates. Changes in interest rates can, however, cause some fluctuation in the Net Asset Value of the Sub-Fund.

Investment in Non-U.S. or Non-Canadian Borrowers

The Sub-Fund may invest in Senior Loans to Borrowers that are organized or located in countries other than the United States or Canada. Investment in non-U.S. or non-Canadian Borrowers involves special risks, including that non-U.S. or non-Canadian Borrowers may be subject to less rigorous accounting and reporting requirements than U.S. or Canadian Borrowers, less rigorous regulatory requirements, different legal systems and laws relating to creditors' rights, the potential inability to enforce legal judgments and the potential for political, social and economic adversity.

Warrants, Equities and Other Securities

Warrants, equities and other securities may have a subordinate claim on a Borrower's assets as compared with Senior Loans. As a result, the values of warrants, equities and other securities generally may be more dependent on the financial condition of the Borrower and less dependent on fluctuations in interest rates than are the values of many debt securities. The values of warrants, equities and other securities may be more volatile than those of Senior Loans and thus may increase the volatility of the Sub-Fund's Net Asset Value. The Sub-Fund may also invest in Collateralized Loan Obligations ("CLO") exposed to collateralized Senior Loans. In addition to the credit risk associated to the exposure to collateralized senior loans (please refer to the section "Credit Risk of Borrower"), CLO investments are considered as illiquid, meaning that the Sub-Fund may not be able to sell them quickly at a fair price.

Participations

The Sub-Fund may purchase participations in Senior Loans or acquire Senior Loans by assignment. Under a participation, the Sub-Fund generally will have rights that are more limited than the rights of lenders or of persons who acquire a Senior Loan by assignment. In a participation, the Sub-Fund typically has a contractual relationship with the lender selling the participation, but not with the Borrower. As a result, the Sub-Fund assumes the credit risk of the lender selling the participation in addition to the credit risk of the Borrower. In the event of the insolvency of the lender selling the participation, the Sub-Fund may be treated as a general creditor of the lender and may not have a senior claim to the lender's interest in the Senior Loan.

Participations in Senior Loans may be more illiquid than Senior Loans acquired by assignment.

Exchange Rate Risk

As the Sub-Fund will invest in securities and other assets including loans and similar types of investments denominated in currencies other than a currency of Units of the Sub-Fund, changes in the exchange rates of such currencies of the investments relative to the currencies of Units will affect the value of Units of the Sub-Fund.

Credit Default Swaps

The market for credit default swaps may sometimes be more illiquid than loan markets. Credit default swaps are valued on a regular basis according to verifiable and transparent valuation methods. A credit default swap is a contract in which one counterparty (the protection buyer, i.e. the Management Company on behalf of the Sub-Fund) pays a fee (in advance and often on an ongoing basis) in return for a contingent payment to be made by the other party (the protection seller) upon the occurrence of a credit event in relation to a Borrower. The protection buyer acquires the right to sell for a pre-agreed price when a credit event occurs. A credit event is commonly defined as bankruptcy, insolvency, receivership, material adverse restructuring of debt or failure to meet payment obligations when due.

Hedged Unit Classes

The Hedged Unit Classes utilise hedging strategies to seek to limit exposure of the currency in which a Hedged Unit Class is denominated to the Base Currency. The Hedged Classes of Units, which are denominated in currencies other than the Base Currency, seek to apply a hedging strategy to reduce the risk of currency movements between the Base Currency of the Sub-Fund and the currency in which the Hedged Unit Class is denominated in. The Hedged Unit Classes seek to achieve this by hedging the Net Asset Value per Class of Unit of the Sub-Fund into the currency in which the Hedged Class of Units is denominated.

Hedging strategies used by the Investment Manager (or any agent appointed by the Investment Manager) may not completely eliminate the exposure to currency movements between the Base Currency and the currency in which the Hedged Unit Class is denominated. There can be no guarantee that hedging strategies will be successful. Mismatches may result between the Sub-Fund's currency position and the Hedged Unit Classes. Hedging strategies are used to reduce risk and not for speculative purposes.

The use of hedging strategies may substantially limit Unitholders in that Hedged Unit Class from benefiting if the currency of the Hedged Unit Class falls against the Base Currency. The costs and all gains/losses from hedging transactions are borne separately by the Unitholders of the respective Hedged Unit Classes.

6. Investment Manager

The Management Company has appointed Invesco Senior Secured Management, Inc (the "Investment Manager" in this Appendix I) to act as adviser and make, subject to the overall control and responsibility of the Board of Directors of the Management Company, discretionary investments with respect to the investment and reinvestment of the assets of the Sub-Fund. The agreement made with the Investment Manager was entered into on 15 June 2010 with an effective date of 5 July 2010.

The Investment Manager with principal offices at 1166 Avenue of the Americas, 26th floor, New-York, NY 10036, USA,

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provides a broad range of investment management services from a number of locations in the U.S. The Investment Manager is a wholly-owned subsidiary of Invesco Ltd. Invesco Ltd is a leading independent global investment management company.

As part of the performance of the services delegated by the Management Company, the Investment Manager may use the support of resources of other subsidiaries of Invesco Ltd, but shall remain in any case fully responsible for the performance of the discretionary investment decisions with respect to the investment and reinvestment of the assets of the Sub-Fund.

The Investment Manager may delegate, at its own expense and (in certain cases) with the approval of the Management Company, any or all of its duties to other companies, provided that the Investment Manager shall remain responsible for the acts and omissions of any such delegate in relation to such duties delegated to it as if such acts or omissions were those of the Investment Manager. The Investment Manager has appointed Invesco Asset Management Limited to provide trade and brokerage services subject to its supervision. In case of any other delegation this Prospectus will be updated.

The Investment Manager advises and represents clients worldwide in providing its investment management services. In providing services to its clients, the Investment Manager may purchase, invest in or otherwise deal with participations in Senior Loans on behalf of its other clients.

The Management Company has also delegated some powers to the Investment Manager relating to the subscription, redemption, conversion or transfer of Units as further detailed in this Appendix.

7. Base Currency of the Sub-Fund

The base currency is U.S. Dollars.

8. Classes of Units

The Sub-Fund currently offers several Classes of Units with different characteristics as described in the schedule "Classes of Units and characteristics" disclosed in this section.

References to these classes of Units will hereafter be, as an example, A Units, AX Units, etc. Units are denominated in the Base Currency of the Sub-Fund, except for (i) the Hedged Unit Classes (as defined below) which are denominated in the hedged currency of the relevant Unit and (ii) GX HKD and HX HKD Unit Classes which are non-Hedged Unit Classes denominated in HKD.

The Classes of Units denominated in other currencies than the Base Currency are hedged Unit Classes (the "Hedged Unit Classes") except for GX HKD and HX HKD Unit Classes. The Hedged Unit Classes will hedge the Base Currency of the Sub-Fund into the relevant currency as disclosed in the schedule "Classes of units and characteristics" below. When hedging the Base Currency to the currency in respect of the relevant Hedged Unit Class, the Sub-Fund will enter into currency hedging transactions. There is no guarantee that by investing in a Hedged Unit Class the currency exposure to the Base Currency will be completely eliminated. In respect of the risks of investing in a Hedged Unit Class please see the section headed "Hedged Unit Classes" under "Risk Factors" above.

For non-Hedged Unit Classes, please see the section headed "Exchange Rate Risk" under "Risk Factors".

Units will be issued to 3 decimal places.

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Classes of Units and characteristics

Class of Units	Availability	Currency	Distribution/ Accumulation	Hedged Class	Minimum Initial Investment Amount	Minimum Holding Amount	Maximum Management Fee	Sales Charge
A	Only available to investors who purchase Units through financial intermediaries appointed as distributors of these Classes of Units by the Management Company and the Investment Manager	USD	Accumulation	No	10 million USD (or equivalent)	10 million USD (or equivalent)	0.40% per annum of the Net Asset Value	None
AX		USD	Monthly Distribution	No				
AH GBP		GBP	Accumulation	Yes				
G	All investors	USD	Accumulation	No	10 million USD (or equivalent)	10 million USD (or equivalent)	0.55% per annum of the Net Asset Value	None
GX		USD	Monthly Distribution	No				
GX HKD		HKD	Monthly Distribution	No				
GH GBP		GBP	Accumulation	Yes				
GH EUR		EUR	Accumulation	Yes				
GHX AUD		AUD	Monthly Distribution	Yes				
GH CHF		CHF	Accumulation	Yes				
GHX EUR		EUR	Monthly Distribution	Yes				
GHX EUR		EUR	Annual Distribution	Yes				
GHX JPY		JPY	Monthly Distribution	Yes				
GHX GBP		GBP	Monthly Distribution	Yes				
H		All investors	USD	Accumulation				
HX	USD		Monthly Distribution	No				
HX HKD	HKD		Monthly Distribution	No				
HH EUR	EUR		Accumulation	Yes				
HH GBP	GBP		Accumulation	Yes				
HHX EUR	EUR		Annual Distribution	Yes				
HHX AUD	AUD		Monthly Distribution	Yes				
HHX SGD	SGD		Monthly Distribution	Yes				
HH CHF	CHF		Accumulation	Yes				
HHX EUR	EUR		Monthly Distribution	Yes				
HHX GBP	GBP		Monthly Distribution	Yes				

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Class of Units	Availability	Currency	Distribution/ Accumulation	Hedged Class	Minimum Initial Investment Amount	Minimum Holding Amount	Maximum Management Fee	Sales Charge
K1H EUR	Please see the "K Classes of Units restrictions" section below	EUR	Accumulation	Yes	10 million USD (or equivalent)	10 million USD (or equivalent)	0.55% per annum of the Net Asset Value	Up to 5% calculated on the entire subscription amount in the subscription currency
KH EUR		EUR	Accumulation	Yes	500,000 USD (or equivalent)	500,000 USD (or equivalent)	0.80% per annum of the Net Asset Value	
NX	Available only to fund of funds or other undertakings for collective investment managed by the Investment Manager or one of its affiliates, to officers, employees or directors of the Investment Manager or its affiliates, or to any other investors at the discretion of the Management Company	USD	Monthly Distribution	No	None	None	None	None
NH EUR		EUR	Accumulation	Yes				

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For more details on distribution policy, Minimum Investment Amount and Minimum Holding Amount and Maximum Management Fees, please see sections 9, 10 and 15 respectively in this Appendix I. For further information on fees and charges applicable to the Fund, please refer to the section "Fees and Expenses" of the Prospectus of the Fund.

K Classes of Units restrictions

KH EUR and K1H EUR Units are exclusively available to legal entities and may not be acquired by individuals or natural persons. As a consequence, KH EUR and K1H EUR Units may not be subscribed, directly or via an intermediary, by individuals or natural persons and may not be transferred to such individuals or natural persons.

KH EUR and K1H EUR Units may only be transferred from an investor to another investor, which qualifies as an eligible legal entity as described above, with the prior written consent of the Management Company in accordance with the provisions of Article 6 of the Management Regulations. In any case, the Management Company will require sufficient evidence regarding the qualification as eligible investor of such new investor.

9. Distribution Policy

Accumulating Classes

For accumulating Classes of Units, all income shall be accumulated in the Net Asset Value of these classes of Units.

Distributing Classes

For distributing Classes of Units, it is intended to distribute all the net available income attributable to the distribution Class of Units and to maintain an equalisation account in respect of those Units in order to avoid any dilution of distributable income. The distributions will be declared and distributed on the first Dealing Day (as defined in section 11 in this Appendix I) of the following period in which the net investment income attributable to such class of Units was earned.

The distribution amount will be automatically reinvested in additional Units of the relevant Class of Units free of any sales charge, unless the Unitholder has elected in its Application Form to receive such distributions in cash. All the distributions in cash will normally be paid out on the 3rd Business Day of the month following the end of the period.

Additional information on distributions, especially on Units held through Clearstream/Euroclear, can be obtained in the section 23 headed "Distributions" of the Prospectus.

10. Minimum Investment Amount and Minimum Holding Amount

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units are disclosed in the schedule "Classes of Units and characteristics" above in section 8.

The total positions held by a Unitholder in the Units of the Sub-Fund or across the Sub-Funds through one or several accounts opened in its name or opened on behalf of the Unitholder in the register(s) shall be aggregated to monitor that the Minimum Initial Investment Amount and the Minimum Holding Amount are met.

To evaluate the equivalent Minimum Initial Investment Amount and Minimum Holding Amount denominated in a currency other

than the base currency of the Sub-Fund, the term "or equivalent" is defined as the amount in the relevant currency converted using the exchange rate available on the last business day of the past quarter.

There are no minimum investment amounts on additional subscriptions.

Unitholders must comply with the Minimum Holding Amount of the relevant Class of Units at all times. However, the Management Company will not consider that the holding of a Unitholder has fallen below the relevant Minimum Holding Amount if such holding has decreased only by reason of market movements affecting the portfolio value.

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units may be waived or varied, in any particular case or generally, at the discretion of the Management Company. In particular, the Management Company may decide to waive the Minimum Initial Investment Amount and the Minimum Holding Amount for Unitholders investing through or introduced by distributors or other third party entities who:

- have an agreement with the Invesco Group,
- have a separate agreement with their clients, and
- can justify an aggregated position of identified clients' holdings in the Sub-Fund(s) above the Minimum Initial Investment Amount and the Minimum Holding Amount.

Further, the Minimum Initial Subscription Amount and the Minimum Holding Amount may be waived where the financial intermediary or distributor, according to regulatory requirements or based on individual fee arrangements with their clients, are not allowed to accept and keep commissions on management fee, subject to the approval of the Management Company.

11. Business Day and Dealing Day

Both a Business Day and a Dealing Day mean every day which is a full bank business day in Luxembourg and the United States.

Unless otherwise decided by the Board, Good Friday, 24th December and 31st December of each year, or such other dates as determined by the Board and notified to Unitholders in advance, are not a Business Day nor a Dealing Day. Any bank business day in Luxembourg will not be a Business Day if it falls on a substitution holiday in the United States following 25th/26th December and/or 1st January in each year.

12. Issue of Units

Issue of Units in the Sub-Fund is subject to the restrictions on ownership described in this Prospectus in the sections headed "Issue of Units", "Restrictions of Ownership" and "Subscriptions by and Transfer to U.S. Persons".

Applications for subscriptions for Units in the Sub-Fund must be received by the Registrar and Transfer Agent by 10 p.m. Luxembourg time (the "Cut-Off Time") one Business Day prior to the applicable Dealing Day. At the discretion of the Investment Manager, all or parts of the subscriptions received on a Dealing Day can be deferred to the next Dealing Day or such other Dealing Day as determined by the Investment Manager. It is noted that, in such case, the option is given to the applicant to withdraw its application. Any deferred request

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or portion will be carried forward and effected, on a pro rata basis where necessary, on the following Dealing Day, until the subscription requests are executed in full. Subscription requests carried forward will not be prioritised over other applications for subscription received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further subscription request had been made by the Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

The Management Company may, in its sole discretion, accept any subscription request received after the Cut-Off Time.

Applications for subscriptions for Units should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation to application for subscriptions shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

Payment must be made in the form of cash transfer within 5 Business Days following the respective Dealing Day on which the application for purchase of Units is received (or deemed to have been received).

Payment should be made in the currency of the purchased Class of Units.

No certificate for Units will be issued.

Statements can be provided if required on request.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Subscribers should note that while receipt of the completed Application Form and Identification Documents are pending, all transactions may be rejected or delayed.

The sections in the main body of the Prospectus headed, "Issue of Units" and "Other Important Dealing Information" applies to the Sub-Fund.

13. Repurchase of Units

Redemptions are possible every Dealing Day, subject to the restrictions below. Redemption requests must be received (or deemed to be received) before 10.00 p.m. Luxembourg time (the "Cut-Off Time" for the Sub-Fund) on that Dealing Day. If the aggregate of the redemption requests received from Unitholders before the Cut-Off time does not exceed the lesser of 3% of the Net Asset Value or U.S.\$100 million, or the currency equivalent, (the "Redemption Limit") these redemption requests will be processed on the Dealing Day on which they are received (or deemed to have been received). The Investment Manager may, at its sole discretion, determine that a higher redemption limit will apply up to an amount not exceeding 10% of the Net Asset Value of the Sub-Fund.

If the aggregate redemption requests received on a Dealing Day result in the Redemption Limit being exceeded, the Management Company may, but is not obliged to, refuse to effect all of the concerned redemptions in full. In such circumstances, all of the relevant redemption requests will be reduced on a pro rata basis. Thereafter, any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. During this process, redemption requests that are carried forward will be aggregated with other redemption requests on each Dealing Day. Redemption

requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

Redemption requests received (or deemed to have been received) after the Cut-Off Time on a Dealing Day will be processed on the next Dealing Day.

Redemption requests should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation to redemption requests shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent from time to time.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Unitholders should note that while receipt of Identification Documents is pending, redemption proceeds cannot be remitted to Unitholders.

Payment of redemption proceeds shall be made in the currency of the respective Class of Units. Such payment shall normally be made, within 5 Business Days following the respective Dealing Day. However, where there are difficulties in liquidating relevant assets, including loans and similar types of investments, payment will be made as soon as reasonably practicable. No interest shall be paid on delayed redemption proceeds.

The Management Company will at all times aim to meet all redemption requests received (or deemed to have been received) on each Dealing Day. In certain circumstances however the Management Company may not be able to meet all redemption requests (in full or in part), for example as a consequence of the illiquidity of many Senior Loans (please see section 5 in this Appendix I for further details), the events set out in the section, "Suspension of the Determination of the Net Asset Value of Units" in this Prospectus, or the need to protect the interests of the Fund, the Sub-Fund and/or Unitholders (as the Management Company may in its discretion determine). Accordingly the Management Company reserves the right in its discretion to defer or scale down pro rata each redemption request. In any of the above listed situations, redemptions may only be suspended under exceptional circumstances and for a period not exceeding 36 months.

If for any reason redemption payments are delayed, payments will be made to Unitholders as soon as reasonably practicable and interest shall not be paid.

If the holding of any Unitholder in any Class falls at any time below the relevant Minimum Holding Amount for that Class as a direct result of a redemption request, the Management Company may compulsorily redeem or convert into another Class with a lower Minimum Holding Amount the remaining holding of such Unitholder in that Class.

For the avoidance of doubt this Sub-Fund is not designed for investors with short term investment horizons.

14. Determination of the Net Asset Value per Class of Units

The Net Asset Value per Class of Units will be calculated on the Business Day following the applicable Dealing Day, by reference to prices as at the Dealing Day.

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The Valuation Point for the Sub-Fund is 10 p.m. Luxembourg time on the Dealing Day.

The Net Asset Value per Class of Units of the Sub-Fund is determined by or at the direction of the Management Company in the base currency of the Sub-Fund. The Net Asset Value per Unit will be expressed and provided in the relevant currency of the Class of Units. The Net Asset Value per Class of Units will be available at the offices of the Management Company and the Depositary.

15. Fees of the Management Company and Investment Manager.

The Management Company is entitled to receive a management fee in respect of each Class of Units as disclosed in the schedule "Classes of Units and characteristics" in section 8 of this Appendix. This management fee is a percentage per annum of the Net Asset Value of the relevant Class of Units, accrued daily and payable at the end of each quarter.

The Management Company may choose to waive or rebate its entire fee or any portion thereof at its absolute discretion for an indefinite period. For example, the Management Company may choose to waive or rebate all or part of its fee in order to reduce the impact such fee may have on the performance of such Sub-Fund or Class in instances where the net assets of the Sub-Fund or Class are of insufficient size, or may do so in its discretion for any other purpose. Additionally, the Management Company may pay a portion of its management fee to distributors, dealers or other entities that assist the Management Company in the performance of its duties or provide services, directly or indirectly, to the Sub-Fund or its Unitholders, and its management fee related to each of the Classes of Units on a negotiated basis in a private arrangement with a Unitholder or prospective Unitholder of each Class of Units. The selection of Unitholders or prospective Unitholders of each Class of Units with whom such private arrangements may be made and the terms on which its distributors or their affiliates, designees or placement agents may enter into such private arrangements are a matter for its distributors, except that as a condition of any such arrangements, the Fund and the Sub-Fund will not thereby incur any obligation or liability whatsoever.

The Investment Manager is paid out of the management fee received by the Management Company in accordance with the terms of the agreement signed between the Management Company and the Investment Manager relating to the portfolio management of the Sub-Fund.

16. Sales Charges

Classes are subject to a Sales Charge as disclosed in the schedule "Classes of Units and characteristics" in section 8. The calculation of the Sales Charge is based on the entire subscription amount in the subscription currency.

The Sales Charge shall revert to the Principal Distributor (or to the relevant distributor through which the initial purchase was made). If in any country in which the Units are offered, local law or practice requires a lower initial Sales Charge than that disclosed in the schedule "Classes of Units and characteristics", the Principal Distributor may sell the Units and may authorise distributors to sell the Units within such country at such lower levels in accordance with the maximum amounts permitted by the law or practice of such country.

17. Duration of the Sub-Fund

The Sub-Fund is established for an undetermined period.

APPENDIX II

To the Prospectus of the Invesco Zodiac Funds

relating to the Sub-Fund

Invesco European Senior Loan Fund

1. Name of the Sub-Fund

Invesco European Senior Loan Fund (the "Sub-Fund" in this Appendix II).

2. Investment Objective and Investment Guidelines

2.1 Investment Objective

The Sub-Fund seeks to provide a high level of current income, consistent with the preservation of capital, by investing primarily in adjustable rate senior loans ("Senior Loans"), collateralized loan obligations, second lien loans, mezzanine securities and credit derivatives relating to non-investment grade companies and denominated in Euro, Sterling and other European currencies (including, but not limited to, Norwegian Krone, Swedish Krona, Swiss Franc and Danish Krone).

2.2 Investment strategy for the Sub-Fund

Senior Loans are business loans made to Borrowers that may be corporations, partnerships or other entities. These Borrowers may operate in a variety of industries and geographic regions. The interest rates on Senior Loans adjust periodically, and the Sub-Fund's portfolio of Senior Loans will at all times have a Euro-weighted average time until the next interest rate adjustment of 1 year or less. Senior Loans generally are negotiated between a Borrower and several financial institution lenders represented by one or more lenders acting as agent for all the lenders. The agent is responsible for negotiating the loan agreement that establishes the terms and conditions of the Senior Loan and the rights of the Borrower and the lenders. Senior Loans may include loans such as syndicated loans, senior leveraged loans, mezzanine loans, revolver loans, delayed draw term loans, second-lien loans, Floating-Rate Note (FRN) and foreign senior debt that are in the form of notes. The Sub-Fund may also use credit derivatives for hedging or other investment purposes. These credit derivatives may be linked to a reference entity or a basket of reference entities. Please refer to section 4 "Derivatives" for further explanations.

The Sub-Fund may also invest, on an ancillary basis, in Senior Loans with resets longer than 6 months, unsecured loans, subordinated debt, bonds, notes, and securities and other assets including loans to Borrowers that are experiencing, or more likely to experience, financial difficulty, including Senior Loans of Borrowers that have filed for bankruptcy protection.

The Sub-Fund may not invest in or acquire warrants, equities and other securities, except in connection with the granting of a Senior Loan or as the result of rights arising out of bankruptcy proceedings relating to Borrowers.

The investment of assets will be made in accordance with the principle of risk diversification, meaning that, in addition to any general investment restrictions included in section 9, the Sub-Fund will invest at least in more than three assets with different risk profiles or invest in one or more other investment funds complying with the principle of risk diversification (Please refer to the General Investment Restrictions in section 9).

For clarification purposes and subject to the foregoing, investments of the Sub-Fund in participations of corporations which are not exchange-traded on an organised market will not exceed 20% of the Net Asset Value of the Sub-Fund.

At the Investment Manager's discretion, investments of the Sub-Fund may, at times, be partly or fully hedged against currency fluctuations by entering into foreign exchange transactions or acquiring foreign exchange related instruments. Further, the Sub-Fund may enter into currency transactions to take advantage of fluctuations in currency exchange rates. Changes in exchange rates between currencies may cause the value of an investment to diminish or increase.

Under unusual market conditions, the Sub-Fund may, provided, in the opinion of the Investment Manager that there is adequate diversification at all times, invest some or all of its assets in cash or cash equivalents, including money market instruments if the Investment Manager believes that it would be in the best interests of the Sub-Fund and its Unitholders. In such cases, the Sub-Fund may not be pursuing its investment objective or complying with the General Investment Restrictions.

2.3 Use of Derivatives

The Sub-Fund may use derivatives for hedging or other purposes as described below.

Credit default swap contracts must be entered into with first class financial institutions specialising in this type of transaction.

a. Derivatives for Hedging Purposes

As a hedge against interest rate fluctuations, the Management Company may, on behalf of the Sub-Fund, sell interest rate futures contracts in accordance with "the Specific Investment Restrictions" I). For the same purpose, it can also sell call options or buy put options on interest rates or make interest rate swaps on a mutual agreement basis with first class financial institutions specialising in this type of transaction.

As a hedge against the credit risk of specific Borrowers or issuers of assets including loans and similar types of investments held in the portfolio of the Sub-Fund, the Management Company may, on behalf of the Sub-Fund, purchase protection in the form of credit default swaps.

As a hedge against currency risk, the Management Company may enter into swap contracts and forward currency contracts or write call options and purchase put options on currencies in accordance with the Specific Investment Restrictions i) below.

As a hedge against the risk of the fluctuation of the value of the securities and other assets including loans and similar types of investments, the Management Company may engage in financial futures trading in accordance with the Specific Investment Restrictions j) below.

As a hedge against the risk of the fluctuation of securities and other assets including loans and similar types of investments held by the Sub-Fund, the Management Company may engage in index options trading in accordance with the Specific Investment Restrictions k) below.

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b. Derivatives for Purposes other than Hedging

The Sub-Fund may buy or sell financial derivative instruments (for example credit default swaps, put options and call options) for investment purposes. As an example, such instruments may be utilised to take exposure to a Borrower instead of, or in addition to direct investments in Senior Loans. In addition, and according to the Specific Investment Restrictions (as defined hereafter) the Sub-Fund may buy or sell financial derivative instruments for efficient portfolio management purposes.

The Sub-Fund may buy or sell futures contracts and options on any kind of financial instruments and any other types of financial derivatives subject to Specific Investment Restrictions

i). The aggregate commitments in connection with such purchase and sale transactions together with the amount of the commitments relating to the writing of call and put options on transferable securities may not exceed at any time the value of the Net Asset Value of the Sub-Fund.

The writing of call options on loans for which the Sub-Fund has adequate coverage are not considered for the calculation of the aggregate amount of commitments referred to above.

In this context, the concept of the commitments relating to transactions other than options on loans is defined as follows:

- (i) the commitment arising from futures contracts is deemed equal to the value of the underlying net positions payable on those contracts which relate to identical financial instruments (after setting off all sale positions against purchase positions), without taking into account the respective maturity dates; and
- (ii) the commitment deriving from options purchased and written is equal to the aggregate of the exercise (striking) prices of net uncovered sales positions which relate to single underlying assets without taking into account respective maturity dates.

The aggregate amount of premiums paid for the acquisition of call and put options outstanding which are referred to in this paragraph on the "Use of Derivatives", may not exceed 15% of the total Net Asset Value of the Sub-Fund.

3. Specific Investment Restrictions for the Sub-Fund

In addition to the General Investment Restrictions, the investment restrictions set out below (the "Specific Investment Restrictions" in this Appendix II) shall apply to the Sub-Fund.

If the Net Asset Value of the Sub-Fund falls below EUR 100 million, the investment objective and the "Specific Investment Restrictions" for the Sub-Fund may not be complied with.

- a. The Sub-Fund may invest up to 2% of the total Net Asset Value of the Sub-Fund in loans made to and securities of any single Borrower; except that the Sub-Fund may invest up to 4% of the total Net Asset Value of the Sub-Fund in each of a maximum of three Borrowers; and
- b. The Sub-Fund may invest up to 10% of the total Net Asset Value of the Sub-Fund in loans made to and securities of any and all Borrowers in any single industry; except that the Sub-Fund may invest up to 12% of the total Net Asset Value of the Sub-Fund in each of a maximum of three industries.
- c. The Sub-Fund may invest up to 25% of the total Net Asset Value of the Sub-Fund in any loans to, debt securities issued by and derivatives on Borrowers that are

denominated in currencies other than European currencies (including, but not limited to, U.S. Dollars).

- d. The Sub-Fund may not invest in unfunded revolver loans. For the purposes of these Specific Investment Restrictions, "unfunded revolver loans" means revolver loans which are entirely unfunded at the time of purchase by the Sub-Fund.
- e. The Sub-Fund may borrow in aggregate up to 30% of the total Net Asset Value of the Sub-Fund, provided that such borrowings are made only on a temporary basis and to manage liquidity in order to be able to meet redemptions requested by Unitholders. Provided that it has been so advised by the Investment Manager, the Management Company may, on behalf of the Sub-Fund, borrow funds from a third party in accordance with this investment restriction. The borrowings may be secured or unsecured.
- f. The Sub-Fund may not participate in primary lending syndicates.
- g. The Sub-Fund may invest up to 10% of the total Net Asset Value of the Sub-Fund in shares or units of one or several other collective investment funds of open-ended or closed-end type.
- h. The Sub-Fund may employ techniques and instruments relating to transferable securities under the conditions and within the limits laid down by law, regulation or administrative practice provided that such techniques or instruments are used for the purpose of efficient portfolio management. With respect to options:
 - 1. The Sub-Fund may not invest in put or call options on securities unless:
 - i) such options are quoted on a stock exchange or dealt in on a regulated market; and
 - ii) the acquisition price of such options does not exceed, in terms of premiums, 15% of the total Net Asset Value of the Sub-Fund;
 - 2. the Sub-Fund may not sell call options on securities which it does not hold, except that the Sub-Fund may sell uncovered call options provided that the aggregate of the exercise prices of such uncovered call options does not exceed 25% of the total Net Asset Value of the Sub-Fund and the Management Company is at any time in a position to ensure the coverage of the position taken as a result of the sale of such options;
 - 3. the Sub-Fund may not write put options on securities unless the Sub-Fund holds sufficient liquid assets to cover the aggregate of the exercise prices of such options written.
- i. The Sub-Fund shall not acquire or deal in forward currency contracts except that the Sub-Fund may, for the purpose of hedging currency risks, enter into swap contracts and forward currency contracts or write call options and purchase put options on currencies provided however that:
 - 1. these transactions may only concern contracts which are traded on a regulated market operating regularly, being recognized and open to the public except that the Sub-Fund may also enter into forward sales of currencies or exchange currencies on the basis of private agreements with highly rated financial institutions specialising in this type of transaction;

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2. the transactions made for the Sub-Fund in one currency may in principle not exceed the valuation of the aggregate assets of the Sub-Fund denominated in that currency nor exceed the period during which such assets are held; provided however that this limitation shall not be applicable to hedging transactions intended to preserve the value of Units. The Sub-Fund may purchase the currency concerned through a cross transaction (entered into through the same counterpart) should the cost thereof be more advantageous to the Sub-Fund.
 - j. The Sub-Fund shall not deal in financial futures, except that:
 1. for the purpose of hedging the risk of the fluctuation of the value of the securities and other assets including loans and similar types of investments the Sub-Fund may have outstanding commitments in respect of financial futures sales contracts not exceeding the corresponding risk of fluctuation of the value of the corresponding portion of the Sub-Fund's portfolio; and
 2. for the purpose of efficient portfolio management the Sub-Fund may enter into financial futures purchase contracts in order to facilitate changes in the allocation of such securities and other assets including loans and similar types of investments held by the Sub-Fund between markets or in anticipation of or in a significant market sector advance, provided that sufficient cash, short dated debt securities or instruments (other than the liquid assets referred to in the "Specific Investment Restrictions" i) 3. above), or securities to be disposed of at a predetermined value exist within the Sub-Fund to match the underlying exposure of any such futures positions.
 - k. The Sub-Fund shall not deal in index options except that:
 1. for the purpose of hedging the risk of the fluctuation of securities and other assets including loans and similar types of investments held by the Sub-Fund, the Sub-Fund may sell call options on stock indexes or acquire put options on stock indexes. In such event the value of the underlying securities included in the relevant stock index option shall not exceed, together with outstanding commitments in financial futures contracts sold for the same purpose, the aggregate value of the portion of the securities and other assets including loans and similar types of investments in the portfolio of the Sub-Fund to be hedged; and
 2. for the purpose of the efficient management of securities and other assets including loans and similar types of investments held by the Sub-Fund, the Sub-Fund may acquire call options on stock indexes mainly in order to facilitate changes in the allocation of the Sub-Fund's assets between markets or in anticipation of or in a significant market sector advance, provided the value of the underlying securities included in the relevant stock index options is covered by cash, short dated debt securities and instruments (other than the liquid assets which may have to be held by the Sub-Fund pursuant to the Specific Investment Restrictions i) 3. and j) 2. above) or securities or other assets including loans and similar types of investments to be disposed of at predetermined prices;

provided however that the aggregate acquisition cost (in terms of premiums paid) of options on securities and index options purchased by the Sub-Fund shall not exceed 15% of the total Net Asset Value of the Sub-Fund.
 - l. The Sub-Fund may sell interest rate futures contracts for the purpose of achieving a global hedge against interest rate fluctuations. It may also for the same purpose write call options or purchase put options on interest rates or enter into interest rates swaps by private agreement with highly rated financial institutions specialising in this type of transaction. The aggregate of the commitments relating to future contracts, options and swap transactions on interest rates may not exceed the aggregate estimated market value of the assets to be hedged and held by the Sub-Fund in the currency corresponding to those contracts.
 - m. With respect to "Specific Investment Restrictions" i), j), l), and m), the options in which the Sub-Funds may invest, must be OTC options entered into with first class financial institutions specialising in this type of transaction.
 - n. As a matter of clarification, the Sub-Fund may not issue or grant any loans or guarantees in favour of any third party.
 - o. At least 90% of the net assets of the Sub-Fund will be invested in one or more of the following assets: securities; money market instruments; derivatives; bank deposits; shares in domestic and foreign investment fund, non-securitized loan claims and equity investments in corporations if the fair market value of such investments can be determined.
 - p. The investment of the Sub-Fund into a company will stay below 10 % of the Capital of the company.
 - q. The Sub-Fund will not invest in short sales or uncovered short sales.
 - r. The Sub-Fund will not invest in or use Securities Financing Transactions or Total Return Swaps within the meaning of Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012.
- #### 4. Leverage
- The leverage is any method used that increases the exposure of the fund, whether through borrowing of cash or securities or leverage embedded in derivative positions or by any other mean.
- The leverage ratio is defined as the ratio between the exposure of the Sub-Fund and its Net Asset Value where a ratio of greater than 1 may determine that derivative use or physical borrowing is allowed. The Sub-Fund does not utilize borrowings to buy assets of the Sub-Fund, but may from time to time borrow to manage the liquidity needs of the Sub-Fund (see section 3e under "Specific Investment Restrictions" for the Sub-Fund for further information).
- The Sub-Fund's leverage ratio needs to be calculated by two different methods: the gross method and the commitment method.
- The Sub-Fund's exposure under the gross method is calculated as the sum of the absolute values of all positions, including derivatives. For the avoidance of doubt, all derivatives will be taken into account under the gross method calculation, including those used for hedging purposes. As a result, a

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leverage ratio of greater than 1 does not necessarily signify synthetic or physical borrowing by the Sub-Fund.

The Sub-Fund's exposure under the commitment method is calculated as the sum of the absolute values of all positions, including derivatives, after the application of hedging, netting and offsetting arrangements, as described in the AIFM Regulation. As a result, a leverage ratio of greater than 1 does signify that synthetic or physical borrowing by the Sub-Fund is allowed.

In both cases, derivative positions will be converted to equivalent positions in their underlying assets according to the conversion methodologies described in the AIFM Regulation.

The maximum leverage ratio for the Sub-Fund produced out of the gross method will be of 4. The maximum leverage ratio for the Sub-Fund produced out of the commitment approach will be of 2.

5. Risk Factors

Fluctuation of the Net Asset Value of the Units

The Net Asset Value of the Units and income from them may fall as well as rise. On the redemption of Units, the Unitholder may receive back an amount less than the original amount of his investment.

Senior Loans

There is less readily available, reliable information about most Senior Loans than is the case for many other types of securities or other assets including loans and similar types of investments. In addition, there is no minimum rating or other independent evaluation of a Borrower or its securities or other assets including loans and similar types of investments limiting the Sub-Fund's investments, and the Investment Manager relies primarily on its own evaluation of Borrower credit quality rather than on any available independent sources. As a result, the Sub-Fund is particularly dependent on the analytical abilities of the Investment Manager.

Senior Loans generally are not listed on any national securities exchange or automated quotation system and no active trading market exists for many Senior Loans. As a result, many Senior Loans are illiquid, meaning that the Sub-Fund may not be able to sell them quickly at a fair price and/or that the redemptions may be delayed due to illiquidity of the Senior Loans.

The market could be disrupted in the event of an economic downturn or a substantial increase or decrease in interest rates. Extraordinary and sudden changes in interest rates could disrupt the market for Senior Loans. Many Senior Loans, however, are of a large principal amount and are held by a large number of owners. This may enhance their liquidity. In addition, in recent years the number of institutional investors purchasing Senior Loans has increased.

Illiquid loans are also difficult to value.

European Senior Loans

The market for Senior Loans remains less developed in Europe than in the U.S. Accordingly, and despite of the development of this market in Europe, the European Senior Loans secondary market is usually not considered as liquid as the one in the U.S.. Illiquid markets are more volatile than the liquid markets, and illiquid loans are difficult to value.

Investment in Developing Markets

Borrowers may be located in jurisdictions considered as developed markets, which involve additional risks. More specifically, political volatility or sudden changes in the

economic and legal environment of the Borrower may influence the reimbursement capacity of the Borrowers or the execution of the Senior Loans. Such situations may negatively impact the value of the Senior Loans or of the debt instruments issued by the Borrowers, or cause the bankrupt or insolvability of such Borrowers.

Credit Risk of Borrower

Senior Loans as well as the other debt securities in which the Sub-Fund invests, like most other debt obligations, are subject to the risk of default. Default in the payment of interest or principal by a Borrower results in a reduction in income to the Sub-Fund, a reduction in the value of the Senior Loan or such other debt securities, and a potential decrease in the Net Asset Value of the Sub-Fund.

The Sub-Fund may seek exposure to Borrowers that are experiencing, or are more likely to experience, financial difficulty, including Borrowers that have filed for bankruptcy protection. Borrowers may have outstanding debt obligations that are rated below investment grade.

More recently, rating agencies have begun rating Senior Loans, and Senior Loans in the Sub-Fund's portfolio may themselves be rated below investment grade. The Sub-Fund may invest a substantial portion of its assets in Senior Loans of Borrowers that have outstanding debt obligations rated below investment grade or that are unrated but of comparable quality to such securities. Debt securities rated below investment grade are viewed by the rating agencies as speculative and are commonly known as "junk bonds". Senior Loans may not be rated at the time that the Sub-Fund purchases them. If a Senior Loan is rated at the time of purchase, the Investment Manager may consider the rating when evaluating the Senior Loan but, in any event, does not view ratings as a determinative factor in investment decisions. As a result, the Sub-Fund is more dependent on the Investment Manager's credit analysis abilities. Because of the protective terms of Senior Loans, the Investment Manager believes that the Sub-Fund is more likely to recover more of its investment in a defaulted Senior Loan than would be the case for most other types of defaulted debt securities. The values of Senior Loans of Borrowers that have filed for bankruptcy protection or that are experiencing payment difficulty could be affected by, among other things, the assessment of the likelihood that the lenders ultimately will receive repayment of the principal amount of such Senior Loans, the likely duration, if any, of a lapse in the scheduled payment of interest and repayment of principal and prevailing interest rates. There is no assurance that the Sub-Fund will be able to recover any amount on Senior Loans of such Borrowers.

In the case of collateralized Senior Loans, there is no assurance that sale of the collateral would raise enough cash to satisfy the Borrower's payment obligation or that the collateral can or will be liquidated. In the event of bankruptcy, liquidation may not occur and the court may not give lenders the full benefit of their senior positions. If the terms of a Senior Loan do not require the Borrower to pledge additional collateral in the event of a decline in the value of the original collateral, the Sub-Fund will be exposed to the risk that the value of the collateral will not at all times equal or exceed the amount of the Borrower's obligations under the Senior Loans. To the extent that a Senior Loan is collateralized by stock in the Borrower or its subsidiaries, such stock may lose all of its value in the event of bankruptcy of the Borrower. Uncollateralized Senior Loans involve a greater risk of loss.

The bankruptcy regimes are not consistent across Europe and, depending on the jurisdiction, may offer different levels of protection for the lenders and creditors in the event of

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bankruptcy. Therefore, the risks described in this “Credit Risk of Borrower” section may differ and be higher in certain jurisdictions where the bankruptcy regime offers less protection.

In addition to the credit risk of Borrowers in connection with Senior Loans, there are special risk considerations associated with investing in loans, bonds, equities, warrants and any other securities. Even though the Sub-Fund may invest in government bonds, government guaranteed bonds, bonds issued by supranational authorities and other permitted securities, such securities are subject to credit risk and market risk. Credit risk means such securities are subject to the risk of a Borrower’s inability to meet principal and interest payments. Market risk means such securities may be subject to price volatility due to such factors as interest rate sensitivity, market perception of the creditworthiness of the Borrower and general market liquidity.

Exposure to non-U.S. or non-Canadian Borrowers involves special risks, including that they may be subject to less rigorous accounting and reporting requirements, less rigorous regulatory requirements, different legal systems and laws relating to creditors’ rights, the potential inability to enforce legal judgments and the potential for political, social and economic adversity.

Interest Rates and Maturity

Interest rates on Senior Loans adjust periodically. The interest rates are adjusted based on a base rate plus a premium or spread over the base rate. The base rate usually for Senior Loans denominated in Euro is the Euro Inter-Bank Offered Rate (“EURIBOR”). EURIBOR is an average of the interest rates quoted by several designated banks as the rate at which Euro interbank term deposits are offered by one prime bank to another prime bank within the Economic and Monetary Union. The Investment Manager believes that changes in short-term EURIBOR rates are closely related to changes in the European Central Bank funds rate, although the two are not technically linked.

When interest rates rise, the values of fixed income securities generally decline. When interest rates fall, the values of fixed income securities generally increase. The Investment Manager believes that investing in adjustable rate Senior Loans should limit fluctuations in the Net Asset Value of the Sub-Fund caused by changes in interest rates. The Investment Manager expects the values of its Senior Loan investments to fluctuate less than the values of fixed rate, longer-term income securities in response to the changes in interest rates. Changes in interest rates can, however, cause some fluctuation in the Net Asset Value of the Sub-Fund.

Warrants, Equities and Other Securities

Warrants, equities and other securities may have a subordinate claim on a Borrower’s assets as compared with Senior Loans. As a result, the values of warrants, equities and other securities generally may be more dependent on the financial condition of the Borrower and less dependent on fluctuations in interest rates than are the values of many debt securities. The values of warrants, equities and other securities may be more volatile than those of Senior Loans and thus may increase the volatility of the Sub-Fund’s Net Asset Value. The Sub-Fund may also invest in Collateralized Loan Obligations (“CLO”) exposed to collateralized Senior Loans. In addition to the credit risk associated to the exposure to collateralized senior loans (please refer to the section “Credit Risk of Borrower”), CLO investments are considered as illiquid, meaning that the Sub-Fund may not be able to sell them quickly at a fair price.

Participations

The Sub-Fund may purchase participations in Senior Loans or acquire Senior Loans by assignment. Under a participation, the Sub-Fund generally will have rights that are more limited than the rights of lenders or of persons who acquire a Senior Loan by assignment. In a participation, the Sub-Fund typically has a contractual relationship with the lender selling the participation, but not with the Borrower. As a result, the Sub-Fund assumes the credit risk of the lender selling the participation in addition to the credit risk of the Borrower. In the event of the insolvency of the lender selling the participation, the Sub-Fund may be treated as a general creditor of the lender and may not have a senior claim to the lender’s interest in the Senior Loan. Participations in Senior Loans may be more illiquid than Senior Loans acquired by assignment.

Exchange Rate Risk

As the Sub-Fund will invest in securities and other assets including loans and similar types of investments denominated in currencies other than a currency of Units of the Sub-Fund, changes in the exchange rates of such currencies of the investments relative to the currencies of Units will affect the value of Units of the Sub-Fund.

Credit Default Swaps

The market for credit default swaps may sometimes be more illiquid than loan markets. Credit default swaps are valued on a regular basis according to verifiable and transparent valuation methods. A credit default swap is a contract in which one counterparty (the protection buyer, i.e. the Management Company on behalf of the Sub-Fund) pays a fee (in advance and often on an ongoing basis) in return for a contingent payment to be made by the other party (the protection seller) upon the occurrence of a credit event in relation to a Borrower. The protection buyer acquires the right to sell for a pre-agreed price when a credit event occurs. A credit event is commonly defined as bankruptcy, insolvency, receivership, material adverse restructuring of debt or failure to meet payment obligations when due.

Hedged Unit Classes

The Hedged Unit classes utilise hedging strategies to seek to limit exposure of the currency in which a Hedged Unit class is denominated to the Base Currency. The Hedged Unit classes, which are denominated in currencies other than the Base Currency, seek to apply a hedging strategy to reduce the risk of currency movements between the Base Currency of the Sub-Fund and the currency in which the Hedged Unit class is denominated in. The Hedged Unit classes seek to achieve this by hedging the Net Asset Value per Class of Unit of the Sub-Fund into the currency in which the Hedged Unit class is denominated.

Hedging strategies used by the Investment Manager (or any agent appointed by the Investment Manager) may not completely eliminate the exposure to currency movements between the Base Currency and the currency in which the Hedged Unit class is denominated. There can be no guarantee that hedging strategies will be successful. Mismatches may result between the Sub-Fund’s currency position and the Hedged Unit classes. Hedging strategies are used to reduce risk and not for speculative purposes.

The use of hedging strategies may substantially limit Unitholders in that Hedged Unit Class from benefiting if the currency of the Hedged Unit Class falls against the Base Currency. The costs and all gains/losses from hedging transactions are borne separately by the Unitholders of the respective Hedged Unit Classes.

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6. Investment Manager

The Management Company has appointed Invesco Senior Secured Management, Inc (the "Investment manager" in this Appendix II) to act as adviser and make, subject to the overall control and responsibility of the Board of Directors of the Management Company, discretionary investments with respect to the investment and reinvestment of the assets of the Sub-Fund. The agreement made with the Investment Manager was entered into with an effective date of 20 March 2012.

The Investment Manager with principal offices at 1166 Avenue of the Americas, 26th floor, New-York, NY 10036, USA, provides a broad range of investment management services from a number of locations in the U.S. The Investment Manager is a wholly-owned subsidiary of Invesco Ltd. Invesco Ltd is a leading independent global investment management company.

As part of the performance of the services delegated by the Management Company, the Investment Manager may use the support of resources of other subsidiaries of Invesco Ltd, but shall remain in any case fully responsible for the performance of the discretionary investment decisions with respect to the investment and reinvestment of the assets of the Sub-Fund.

The Investment Manager may delegate, at its own expense and (in certain cases) with the approval of the Management Company, any or all of its duties to other companies, provided that the Investment Manager shall remain responsible for the acts and omissions of any such delegate in relation to such duties delegated to it as if such acts or omissions were those of the Investment Manager. The Investment Manager has appointed Invesco Asset Management Limited to provide trade and brokerage services subject to its supervision.

In case of any other delegation this Prospectus will be updated.

The Investment Manager advises and represents clients worldwide in providing its investment management services. In providing services to its clients, the Investment Manager may purchase, invest in or otherwise deal with participations in Senior Loans on behalf of its other clients.

The Management Company has also delegated some powers to the Investment Manager relating to the subscription, redemption, conversion or transfer of Units as further detailed in this Appendix.

7. Base Currency of the Sub-Fund

The base currency is EUR.

8. Classes of Units

The Sub-Fund currently offers several Classes of Units with different characteristics as described in the schedule "Classes of Units and characteristics" disclosed in this section.

References to these classes of Units will hereafter be, as an example, G Units, GX Units, etc. Units are denominated in the Base Currency of the Sub-Fund, except for the Hedged Class of Units which are denominated in the hedged currency of the relevant Unit.

The Classes of Units denominated in other currencies than the Base Currency are hedged unit classes (the "Hedged Units"). These Hedged Units will hedge the Base Currency of the Sub-Fund into the relevant currency as disclosed in the schedule "Classes of units and characteristics" below. When hedging the Base Currency to the currency in respect of the relevant Hedged Units, the Sub-Fund will enter into currency hedging

transactions. There is no guarantee that by investing in a Hedged Unit the currency exposure to the Base Currency will be completely eliminated. In respect of the risks of investing in a Hedged Unit please see the section headed "Hedged Units Classes" under "Risk Factors" above.

For non-hedged Classes of Units, please see the section headed "Exchange Rate Risk" under "Risk Factors" above.

Units will be issued to 3 decimal places.

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Classes of Units and characteristics

Class of Units	Availability	Currency	Distribution/ Accumulation	Hedged Class	Minimum Initial Investment Amount	Minimum Holding Amount	Maximum Management Fee	Sales Charge
G	All investors	EUR	Accumulation	No	10 million EUR (or equivalent)	10 million EUR (or equivalent)	0.60% per annum of the Net Asset Value	None
GX		EUR	Monthly Distribution	No				
GX		EUR	Annual Distribution	No				
GH GBP		GBP	Accumulation	Yes				
GH USD		USD	Accumulation	Yes				
GH CHF		CHF	Accumulation	Yes				
GHX GBP		GBP	Quarterly Distribution	Yes				
GHX CHF		CHF	Monthly Distribution	Yes				
GHX USD		USD	Monthly Distribution	Yes				
H	All investors	EUR	Accumulation	No	125,000 EUR (or equivalent)	125,000 EUR (or equivalent)	0.80% per annum of the Net Asset Value	Up to 5% calculated on the entire subscription amount in the subscription currency
HX		EUR	Monthly Distribution	No				
HX		EUR	Annual Distribution	No				
HH GBP		GBP	Accumulation	Yes				
HH USD		USD	Accumulation	Yes				
HH CHF		CHF	Accumulation	Yes				
HHX USD		USD	Monthly Distribution	Yes				
K	Please see the "K Units restrictions" section below	EUR	Accumulation	No	500,000 EUR (or equivalent)	500,000 EUR (or equivalent)	0.80% per annum of the Net Asset Value	Up to 5% calculated on the entire subscription amount in the subscription currency
N	Available only to fund of funds or other undertakings for collective investment managed by the Investment Manager or one of its affiliates, to officers, employees or directors of the Investment Manager or its affiliates, or to any other investors at the discretion of the Management Company	EUR	Accumulation	No	None	None	None	None
NHX USD		USD	Monthly Distribution	Yes				

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For more details on distribution policy, Minimum Investment Amount and Minimum Holding Amount and Maximum Management Fees, please see sections 9, 10 and 15 respectively in this Appendix II. For further information on fees and charges applicable to the Fund, please refer to the section "Fees and Expenses" of the Prospectus of the Fund.

K Classes of Units Restrictions

K Units are exclusively available to legal entities and may not be acquired by individuals or natural persons. As a consequence, K Units may not be subscribed, directly or via an intermediary, by individuals or natural persons and may not be transferred to such individuals or natural persons.

K Units may only be transferred from an investor to another investor, which qualifies as an eligible legal entity as described above, with the prior written consent of the Management Company in accordance with the provisions of Article 6 of the Management Regulations. In any case, the Management Company will require sufficient evidence regarding the qualification as eligible investor of such new investor.

9. Distribution Policy

Accumulating Classes

For accumulating Classes of Units, all income shall be accumulated in the Net Asset Value of these classes of Units.

Distributing Classes

For distributing Classes of Units, it is intended to distribute all the net available income attributable to the distribution Class of Units and to maintain an equalisation account in respect of those Units in order to avoid any dilution of distributable income. The distributions will be declared and distributed on the first Dealing Day (as defined in section 11 in this Appendix II) of the following period in which the net investment income attributable to such class of Units was earned.

The distribution amount will be automatically reinvested in additional Units of the relevant Class of Units free of any sales charge, unless the Unitholder has elected in its Application Form to receive such distributions in cash. All the distributions in cash will normally be paid out on the 3rd Business Day of the month following the end of the period.

Additional information on distributions, especially on Units held through Clearstream/Euroclear, can be obtained in the section 23 headed "Distributions" of the Prospectus.

10. Minimum Investment Amount and Minimum Holdings Amount

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units are disclosed in the schedule "Classes of Units and characteristics" above in section 8.

The total positions held by a Unitholder in the Units of the Sub-Fund or across the Sub-Funds through one or several accounts opened in its name or opened on behalf of the Unitholder in the register(s) shall be aggregated to monitor that the Minimum Initial Investment Amount and the Minimum Holding Amount are met.

To evaluate the equivalent Minimum Initial Investment Amount and the Minimum Holding Amount denominated in a currency other than the base currency of the Sub-Fund, the term "or equivalent" is defined as the amount in the relevant currency

converted using the exchange rate available on the last business day of the past quarter.

There are no minimum investment amounts on additional subscriptions.

Unitholders must comply with the Minimum Holding Amount of the relevant Class of Units at all times. However, the Management Company will not consider that the holding of a Unitholder has fallen below the relevant Minimum Holding Amount if such holding has decreased only by reason of market movements affecting the portfolio value.

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units may be waived or varied, in any particular case or generally, at the discretion of the Management Company. In particular, the Management Company may decide to waive the Minimum Initial Investment Amount and the Minimum Holding Amount for Unitholders investing through or introduced by distributors or other third party entities who:

- have an agreement with the Invesco Group,
- have a separate agreement with their clients, and
- can justify an aggregated position of identified clients' holdings in the Sub-Fund(s) above the Minimum Initial Investment Amount and the Minimum Holding Amount.

Further, the Minimum Initial Subscription Amount and the Minimum Holding Amount may be waived where the financial intermediary or distributor, according to regulatory requirements or based on individual fee arrangements with their clients, are not allowed to accept and keep commissions on management fee, subject to the approval of the Management Company.

11. Business Day and Dealing Day

Both a Business Day and a Dealing Day mean every day which is a full bank business day in Luxembourg, in the United Kingdom and the United States.

Unless otherwise decided by the Board, Good Friday, 24th December and 31st December of each year, or such other dates as determined by the Board and notified to Unitholders in advance, are not a Business Day nor a Dealing Day. Any bank business day in Luxembourg will not be a Business Day if it falls on a substitution holiday in the United States following 25th/26th December and/or 1st January in each year.

12. Issue of Units

Issue of Units in the Sub-Fund is subject to the restrictions on ownership described in this Prospectus in the sections headed "Issue of Units".

Applications for subscriptions for Units in the Sub-Fund must be received by the Registrar and Transfer Agent by 4 p.m. Luxembourg time (the "Cut-Off Time") one Business Day prior to the applicable Dealing Day. At the discretion of the Investment Manager, all or parts of the subscriptions received on a Dealing Day can be deferred to the next Dealing Day or such other Dealing Day as determined by the Investment Manager. It is noted that, in such case, the option is given to the applicant to withdraw its application. Any deferred request or portion will be carried forward and effected, on a pro rata basis where necessary, on the following Dealing Day, until the subscription requests are executed in full. Subscription requests

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carried forward will not be prioritised over other applications for subscription received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further subscription request had been made by the Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

Applications for subscriptions for Units should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation to application for Units shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

The Management Company may, in its sole discretion, accept any subscription request received after the Cut-Off Time.

Payment must be made in the form of cash transfer within 5 Business Days following the respective Dealing Day on which the application for purchase of Units is received (or deemed to have been received).

Payment should be made in the currency of the purchased Class of Units.

No certificate for Units will be issued.

Statements can be provided if required on request.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Subscribers should note that while receipt of the completed Application Form and Identification Documents are pending, all transactions may be rejected or delayed.

The section in the main body of the Prospectus headed, "ISSUE OF UNITS" applies to the Sub-Fund.

13. Repurchase of Units

Redemptions are possible every Dealing Day, subject to the restrictions below. Redemption requests must be received (or deemed to be received) before 4.00 p.m. Luxembourg time (the "Cut-Off Time" for the Sub-Fund) on that Dealing Day. If the aggregate of the redemption requests received from Unitholders before the Cut-Off time does not exceed the lesser of 3% of the Net Asset Value or EUR €10 million, or the currency equivalent, (the "Redemption Limit") these redemption requests will be processed on the Dealing Day on which they are received (or deemed to have been received). The Investment Manager may, at its sole discretion, determine that a higher redemption limit will apply, up to an amount not exceeding 10% of the Net Asset Value of the Sub-Fund.

If the aggregate redemption requests received on a Dealing Day result in the Redemption Limit being exceeded, the Management Company may, but is not obliged to, refuse to effect all of the concerned redemptions in full. In such circumstances, all of the relevant redemption requests will be reduced on a pro rata basis. Thereafter, any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. During this process, redemption requests that are carried forward will be aggregated with other redemption requests on each Dealing Day. Redemption requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned

Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

Redemption requests received (or deemed to have been received) after the Cut-Off Time on a Dealing Day will be processed on the next Dealing Day.

Redemption requests should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation to redemption requests shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Unitholders should note that while receipt of Identification Documents is pending, redemption proceeds cannot be remitted to Unitholder.

Payment of redemption proceeds shall be made in the currency of the respective Class of Units. Such payment shall normally be made, within 5 Business Days following the respective Dealing Day. However, where there are difficulties in liquidating relevant assets, including loans and similar types of investments, payment will be made as soon as reasonably practicable. No interest shall be paid on delayed redemption proceeds.

The Management Company will at all times aim to meet all redemption requests received (or deemed to have been received) on each Dealing Day. In certain circumstances however the Management Company may not be able to meet all redemption requests (in full or in part), for example as a consequence of the illiquidity of many Senior Loans (please see section 5 in this Appendix II for further details), the events set out in the section, "Suspension of the Determination of the net Asset Value of Units" in this Prospectus, or the need to protect the interests of the Fund, the Sub-Fund and/or Unitholders (as the Management Company may in its discretion determine). Accordingly the Management Company reserves the right in its discretion to defer or scale down pro rata each redemption request.

Especially, the Management Company may decide to limit the total number of Units of the Sub-Fund which may be redeemed on any given Dealing Day to 10% of the Net Asset Value of the Sub-Fund, or such higher percentage as the Management Company may decide. This limitation will be applied pro rata to all Unitholders of the Sub-Fund requesting redemptions to be effected on this Dealing Day. Any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. Redemption requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

In any of the above listed situations, redemptions may only be suspended under exceptional circumstances and for a period not exceeding 36 months.

If for any reason redemption payments are delayed, payments will be made to Unitholders as soon as reasonably practicable and interest shall not be paid.

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If the holding of any Unitholder in any Class falls at any time below the relevant Minimum Holding Amount for that Class as a direct result of a redemption request, the Management Company may compulsorily redeem or convert into another Class with a lower Minimum Holding Amount the remaining holding of such Unitholder in that Class.

In addition, the provisions set out in the section entitled "Repurchase of Units" in the main body of the Prospectus, and in particular the provisions regarding compulsory redemption, will apply to repurchase of Units in the Sub-Fund.

14. Determination of the Net Asset Value per Class of Units

The Net Asset Value per Class of Units will be calculated on the Business Day following the applicable Dealing Day, by reference to prices as at the Dealing Day.

The Valuation Point for the Sub-Fund is 10 p.m. Luxembourg time on the Dealing Day.

The Net Asset Value per Class of Units of the Sub-Fund is determined by or at the direction of the Management Company in the base currency of the Sub-Fund. The Net Asset Value per Unit will be expressed and provided in the relevant currency of the Class of Units. These will be made available at the offices of the Management Company and the Depositary.

15. Fees of the Management Company and Investment Manager

The Management Company is entitled to receive a management fee in respect of each Class of Units as disclosed in the schedule "Classes of Units and characteristics" in section 8 of this Appendix. This management fee is a percentage per annum of the Net Asset Value of the relevant Class of Units, accrued daily and payable at the end of each quarter.

The Management Company may choose to waive or rebate its entire fee or any portion thereof at its absolute discretion for an indefinite period. For example, the Management Company may choose to waive or rebate all or part of its fee in order to reduce the impact such fee may have on the performance of such Sub-Fund or Class in instances where the net assets of the Sub-Fund or Class are of insufficient size, or may do so in its discretion for any other purpose. Additionally, the Management Company may pay a portion of its management fee to distributors, dealers or other entities that assist the Management Company in the performance of its duties or provide services, directly or indirectly, to the Sub-Fund or its Unitholders, and its management fee related to each of the Classes of Units on a negotiated basis in a private arrangement with a Unitholder or prospective Unitholder of each Class of Units. The selection of Unitholders or prospective Unitholders of each Class of Units with whom such private arrangements may be made and the terms on which its distributors or their affiliates, designees or placement agents may enter into such private arrangements are a matter for its distributors, except that as a condition of any such arrangements, the Fund and the Sub-Fund will not thereby incur any obligation or liability whatsoever.

The Investment Manager is paid out of the management fee received by the Management Company in accordance with the terms of the agreement signed between the Management Company and the Investment Manager relating to the portfolio management of the Sub-Fund.

16. Sales Charges

Classes are subject to a Sales Charge as disclosed in the schedule "Classes of Units and characteristics" in section 8. The calculation of the Sales Charge is based on the entire subscription amount in the subscription currency.

The Sales Charge shall revert to the Principal Distributor (or to the relevant distributor through which the initial purchase was made). If in any country in which the Units are offered, local law or practice requires a lower initial Sales Charge than that disclosed in the schedule "Classes of Units and characteristics" in section 8, the Principal Distributor may sell the Units and may authorise distributors to sell the Units within such country at such lower levels in accordance with the maximum amounts permitted by the law or practice of such country.

17. Duration of the Sub-Fund

The Sub-Fund is established for an undetermined period.

APPENDIX III

To the Prospectus of the Invesco Zodiac Funds

relating to the Sub-Fund

Invesco Global Senior Loan Fund

1. Name of the Sub-Fund

Invesco Global Senior Loan Fund (the “Sub-Fund” in this Appendix III).

2. Investment Objective and Investment Guidelines

2.1 Investment Objective

The Sub-Fund aims to provide a high level of current income, consistent with the preservation of capital.

2.2 Investment strategy for the Sub-Fund

The Sub-Fund seeks to achieve its investment objective by investing primarily in adjustable rate senior loans (“Senior Loans”) issued globally.

Senior Loans may include, but are not limited to, loans such as syndicated loans, senior leveraged loans, mezzanine loans, revolver loans, delayed draw term loans, second lien loans, Floating-Rate Notes (FRNs) and secured debt.

The Sub-Fund may also invest on an ancillary basis, in unsecured debt, subordinated debt and Collateralized Loan Obligations (CLOs).

The Sub-Fund may invest in the above either directly or indirectly through other Sub-Funds of the Fund and/or other collective investment funds.

The investment of assets will be made in accordance with the principle of risk diversification, meaning that, in addition to any general investment restrictions included in section 9, the Sub-Fund will invest at least in more than three assets with different risk profiles or invest in one or more other investment funds complying with the principle of risk diversification (Please refer to the General Investment Restrictions in section 9).

For clarification purposes and subject to the foregoing, investments of the Sub-Fund, directly or through other Sub-Funds of the Fund and/or other collective investment funds, in participations of corporations which are not exchange-traded on an organised market will not exceed 20% of the Net Asset Value of the Sub-Fund.

While it is not the intention of the Investment Manager to invest in equity securities, it is possible that such securities may be received and held as a result of a corporate action or other conversion.

Under unusual market conditions, the Sub-Fund may, provided, in the opinion of the Investment Manager that there is adequate diversification at all times, invest some or all of its assets in cash or cash equivalents, including money market instruments if the Investment Manager believes that it would be in the best interests of the Sub-Fund and its Unitholders. In such cases, the Sub-Fund may not be pursuing its investment objective or complying with the General Investment Restrictions.

The Sub-Fund’s use of financial derivative instruments is intended to include, but is not limited to, derivatives on credit, rates and currencies, and such derivatives may be used for efficient portfolio management, hedging purposes and for investment purposes.

Non-USD denominated investments are intended to be hedged back into USD at the discretion of the Investment Manager.

2.3 Use of Derivatives

The Sub-Fund may use derivatives for hedging or other purposes as outlined above.

3. Specific Investment Restrictions for the Sub-Fund

In addition to the General Investment Restrictions, the investment restrictions set out below (the “Specific Investment Restrictions” in this Appendix III) shall apply to the Sub-Fund.

If the Net Asset Value of the Sub-Fund falls below U.S. \$100 million, the investment objectives and the Specific Investment Restrictions for the Sub-Fund may not be complied with.

The Specific Investment Restrictions apply to the aggregate of direct investments by the Sub-Fund as well as to investments through the other Sub-Funds of the Fund and/or other collective investment funds initiated by the Invesco Group exposed to Senior Loans.

- a. The Sub-Fund may invest up to 2% of the total Net Asset Value of the Sub-Fund in loans made to and securities of any single Borrower; except that the Sub-Fund may invest up to 4% of the total Net Asset Value of the Sub-Fund in each of a maximum of three Borrowers.
- b. The Sub-Fund may invest up to 10% of the total Net Asset Value of the Sub-Fund in loans made to and securities of any and all Borrowers in any single industry; except that the Sub-Fund may invest up to 12% of the total Net Asset Value of the Sub-Fund in each of a maximum of three industries.
- c. The Sub-Fund may invest up to 100% of the total Net Asset Value in Units or Shares of other UCIs, including the Units of the other Sub-Funds of the Fund and/or other collective investment funds initiated by the Invesco Group exposed to Senior Loans.
- d. The Sub-Fund may not invest in unfunded revolver loans. For the purposes of these Specific Investment Restrictions, “unfunded revolver loans” means revolver loans which are entirely unfunded at the time of purchase by the Sub-Fund.
- e. The Sub-Fund may borrow in aggregate up to 30% of the total Net Asset Value of the Sub-Fund, provided that such borrowings are made only on a temporary basis and to manage liquidity in order to be able to meet redemptions requested by Unitholders. Provided that it has been so advised by the Investment Manager, the Management Company may, on behalf of the Sub-Fund, borrow funds from a third party in accordance with this investment restriction. The borrowings may be secured or unsecured.
- f. The Sub-Fund may not participate in primary lending syndicates.
- g. The Sub-Fund may employ techniques and instruments relating to transferable securities under the conditions and within the limits laid down by law, regulation or administrative practice provided that such techniques or instruments are used for the purpose of efficient portfolio management. With respect to options:

APPENDIX III

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1. The Sub-Fund may not invest in put or call options on securities unless:
 - i) such options are quoted on a stock exchange or dealt in on a regulated market; and
 - ii) the acquisition price of such options does not exceed, in terms of premiums, 15% of the total Net Asset Value of the Sub-Fund;
 2. the Sub-Fund may not sell call options on securities which it does not hold, except that the Sub-Fund may sell uncovered call options provided that the aggregate of the exercise prices of such uncovered call options does not exceed 25% of the total Net Asset Value of the Sub-Fund and the Investment Manager is at any time in a position to ensure the coverage of the position taken as a result of the sale of such options;
 3. the Sub-Fund may not write put options on securities unless the Sub-Fund holds sufficient liquid assets to cover the aggregate of the exercise prices of such options written.
- h. The Sub-Fund shall not acquire or deal in forward currency contracts except that the Sub-Fund may, for the purpose of hedging currency risks, enter into swap contracts and forward currency contracts or write call options and purchase put options on currencies provided however that:
1. these transactions may only concern contracts which are traded on a regulated market operating regularly, being recognized and open to the public except that the Sub-Fund may also enter into forward sales of currencies or exchange currencies on the basis of private agreements with highly rated financial institutions specialising in this type of transaction;
 2. the transactions made for the Sub-Fund in one currency may in principle not exceed the valuation of the aggregate assets of the Sub-Fund denominated in that currency nor exceed the period during which such assets are held; provided however that this limitation shall not be applicable to hedging transactions intended to preserve the value of Units. The Sub-Fund may purchase the currency concerned through a cross transaction (entered into through the same counterpart) should the cost thereof be more advantageous to the Sub-Fund.
- i. The Sub-Fund shall not deal in financial futures, except that:
1. for the purpose of hedging the risk of the fluctuation of the value of the securities and other assets including loans and similar types of investments the Sub-Fund may have outstanding commitments in respect of financial futures sales contracts not exceeding the corresponding risk of fluctuation of the value of the corresponding portion of the Sub-Fund's portfolio; and
 2. for the purpose of efficient portfolio management the Sub-Fund may enter into financial futures purchase contracts in order to facilitate changes in the allocation of such securities and other assets including loans and similar types of investments held by the Sub-Fund between markets or in anticipation of or in a significant market sector advance, provided that sufficient cash, short dated debt securities or instruments (other than the liquid assets referred to in the Specific Investment Restrictions g) 3. above), or securities to be disposed of at a predetermined value exist within the Sub-Fund to match the underlying exposure of any such futures positions.
- j. The Sub-Fund shall not deal in index options except that:
1. for the purpose of hedging the risk of the fluctuation of securities and other assets including loans and similar types of investments held by the Sub-Fund, the Sub-Fund may sell call options on stock indexes or acquire put options on stock indexes. In such event the value of the underlying securities included in the relevant stock index option shall not exceed, together with outstanding commitments in financial futures contracts sold for the same purpose, the aggregate value of the portion of the securities and other assets including loans and similar types of investments in the portfolio of the Sub-Fund to be hedged; and
 2. for the purpose of the efficient management of securities and other assets including loans and similar types of investments held by the Sub-Fund, the Sub-Fund may acquire call options on stock indexes mainly in order to facilitate changes in the allocation of the Sub-Fund's assets between markets or in anticipation of or in a significant market sector advance, provided the value of the underlying securities included in the relevant stock index options is covered by cash, short dated debt securities and instruments (other than the liquid assets which may have to be held by the Sub-Fund pursuant to Specific Investment Restrictions g) 3. and i) 2. above) or securities or other assets including loans and similar types of investments to be disposed of at predetermined prices;
provided however that the aggregate acquisition cost (in terms of premiums paid) of options on securities and index options purchased by the Sub-Fund shall not exceed 15% of the total Net Asset Value of the Sub-Fund.
- k. The Sub-Fund may sell interest rate futures contracts for the purpose of achieving a global hedge against interest rate fluctuations. It may also for the same purpose write call options or purchase put options on interest rates or enter into interest rates swaps by private agreement with highly rated financial institutions specialising in this type of transaction. The aggregate of the commitments relating to future contracts, options and swap transactions on interest rates may not exceed the aggregate estimated market value of the assets to be hedged and held by the Sub-Fund in the currency corresponding to those contracts.
- l. With respect to Specific Investment Restrictions g), h), j), and k), the options in which the Sub-Fund may invest, must be OTC options entered into with first class financial institutions specialising in this type of transaction.
- m. As a matter of clarification, the Sub-Fund may not issue or grant any loans or guarantees in favour of any third party.
- n. At least 90% of the net assets of the Sub-Fund will be invested in one or more of the following assets: securities; money market instruments; derivatives; bank deposits; shares in domestic and foreign investment fund, non-securitised loan claims and equity investments in corporations if the fair market value of such investments can be determined.

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- o. The investment of the Sub-Fund into a company will stay below 10 % of the Capital of the company.
- p. The Sub-Fund will not invest in short sales or uncovered short sales.
- q. The Sub-Fund will not invest in or use Securities Financing Transactions or Total Return Swaps within the meaning of Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012.

4. Leverage

The leverage is any method used that increases the exposure of the fund, whether through borrowing of cash or securities or leverage embedded in derivative positions or by any other mean.

The leverage ratio is defined as the ratio between the exposure of the Sub-Fund and its Net Asset Value where a ratio of greater than 1 may determine that derivative use or physical borrowing is allowed. The Sub-Fund does not utilize borrowings to buy assets of the Sub-Fund, but may from time to time borrow to manage the liquidity needs of the Sub-Fund (see section 3 "Specific Investment Restrictions" for the Sub-Fund for further information).

The Sub-Fund's leverage ratio needs to be calculated by two different methods: the gross method and the commitment method.

The Sub-Fund's exposure under the gross method is calculated as the sum of the absolute values of all positions, including derivatives. For the avoidance of doubt, all derivatives will be taken into account under the gross method calculation, including those used for hedging purposes. As a result, a leverage ratio of greater than 1 does not necessarily signify synthetic or physical borrowing by the Sub-Fund.

The Sub-Fund's exposure under the commitment method is calculated as the sum of the absolute values of all positions, including derivatives, after the application of hedging, netting and offsetting arrangements, as described in the AIFM Regulation. As a result, a leverage ratio of greater than 1 does signify that synthetic or physical borrowing by the Sub-Fund is allowed.

In both cases, derivative positions will be converted to equivalent positions in their underlying assets according to the conversion methodologies described in the AIFM Regulation.

The maximum leverage ratio for the Sub-Fund produced out of the gross method will be of 4. The maximum leverage ratio for the Sub-Fund produced out of the commitment approach will be of 2.

5. Risk Factors

Fluctuation of the Net Asset Value of the Units

The Net Asset Value of the Units and income from them may fall as well as rise. On the redemption of Units, the Unitholder may receive back an amount less than the original amount of his investment.

Senior Loans

There is less readily available, reliable information about most Senior Loans than is the case for many other types of securities or other assets including loans and similar types of investments. In addition, there is no minimum rating or other

independent evaluation of a Borrower or its securities or other assets including loans and similar types of investments limiting the Sub-Fund's investments, and the Investment Manager relies primarily on its own evaluation of Borrower credit quality rather than on any available independent sources. As a result, the Sub-Fund is particularly dependent on the analytical abilities of the Investment Manager.

Senior Loans generally are not listed on any national securities exchange or automated quotation system and no active trading market exists for many Senior Loans. As a result, many Senior Loans are illiquid, meaning that the Sub-Fund may not be able to sell them quickly at a fair price and/or that the redemptions may be delayed due to illiquidity of the Senior Loans. The market for illiquid securities is more volatile than the market for liquid securities.

The market could be disrupted in the event of an economic downturn or a substantial increase or decrease in interest rates. Extraordinary and sudden changes in interest rates could disrupt the market for Senior Loans. Many Senior Loans, however, are of a large principal amount and are held by a large number of owners. This may enhance their liquidity. In addition, in recent years the number of institutional investors purchasing Senior Loans has increased. Illiquid securities are also difficult to value.

Credit Risk of Borrower

Senior Loans whether they are directly invested in by the Sub-Fund or indirectly through the other Sub-Funds of the Fund and/or other collective investment funds initiated by the Invesco Group exposed to Senior Loans, like most other debt obligations, are subject to the risk of default. Default in the payment of interest or principal on a Senior Loan results in a reduction in income to the Sub-Fund, a reduction in the value of the Senior Loan and a potential decrease in the Net Asset Value of the Sub-Fund.

The Sub-Fund may acquire Senior Loans of Borrowers that are experiencing, or are more likely to experience, financial difficulty, including Senior Loans of Borrowers that have filed for bankruptcy protection. Borrowers may have outstanding debt obligations that are rated below investment grade. More recently, rating agencies have begun rating Senior Loans, and Senior Loans in the Sub-Fund's portfolio may themselves be rated below investment grade. The Sub-Fund may invest a substantial portion of its assets in Senior Loans of Borrowers that have outstanding debt obligations rated below investment grade or that are unrated but of comparable quality to such securities. Debt securities rated below investment grade are viewed by the rating agencies as speculative and are commonly known as "junk bonds". Senior Loans may not be rated at the time that the Sub-Fund purchases them. If a Senior Loan is rated at the time of purchase, the Investment Manager may consider the rating when evaluating the Senior Loan but, in any event, does not view ratings as a determinative factor in investment decisions. As a result, the Sub-Fund is more dependent on the Investment Manager's credit analysis abilities. Because of the protective terms of Senior Loans, the Investment Manager believes that the Sub-Fund is more likely to recover more of its investment in a defaulted Senior Loan than would be the case for most other types of defaulted debt securities. The values of Senior Loans of Borrowers that have filed for bankruptcy protection or that are experiencing payment difficulty could be affected by, among other things, the assessment of the likelihood that the lenders ultimately will receive repayment of the principal amount of such Senior Loans, the likely duration, if any, of a lapse in the scheduled payment of interest and repayment of principal and prevailing interest rates. There is no assurance that the Sub-Fund will be able to recover any amount on Senior Loans of such Borrowers.

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In the case of collateralized Senior Loans, there is no assurance that sale of the collateral would raise enough cash to satisfy the Borrower's payment obligation or that the collateral can or will be liquidated. In the event of bankruptcy, liquidation may not occur and the court may not give lenders the full benefit of their senior positions. If the terms of a Senior Loan do not require the Borrower to pledge additional collateral in the event of a decline in the value of the original collateral, the Sub-Fund will be exposed to the risk that the value of the collateral will not at all times equal or exceed the amount of the Borrower's obligations under the Senior Loans. To the extent that a Senior Loan is collateralized by stock in the Borrower or its subsidiaries, such stock may lose all of its value in the event of bankruptcy of the Borrower. Uncollateralized Senior Loans involve a greater risk of loss.

In addition to the credit risk of Borrowers in connection with Senior Loans, there are special risk considerations associated with investing in loans, bonds, equities, warrants and any other securities. Even though the Sub-Fund may invest in government bonds, government guaranteed bonds, bonds issued by supranational authorities and other permitted securities, such securities are subject to credit risk and market risk. Credit risk means such securities are subject to the risk of a Borrower's inability to meet principal and interest payments. Market risk means such securities may be subject to price volatility due to such factors as interest rate sensitivity, market perception of the creditworthiness of the Borrower and general market liquidity.

Interest Rates and Maturity

Interest rates on Senior Loans adjust periodically. The interest rates are adjusted based on a base rate plus a premium or spread over the base rate. The base rate usually is the London Inter-Bank Offered Rate ("LIBOR"), the prime rate offered by one or more major United States banks (the "Prime Rate") or the certificate of deposit rate (the "CD Rate") or other base lending rates used by commercial lenders. LIBOR, as provided for in loan agreements, usually is an average of the interest rates quoted by several designated banks as the rates at which they pay interest to major depositors in the London interbank market on U.S. Dollar denominated deposits. The Investment Manager believes that changes in short-term LIBOR rates are closely related to changes in the Federal Reserve federal funds rate, although the two are not technically linked. The Prime Rate quoted by a major U.S. bank is generally the interest rate at which that bank is willing to lend U.S. Dollars to the most creditworthy Borrowers, although it may not be the bank's lowest available rate. The CD Rate, as provided for in loan agreements, usually is the average rate paid on large certificates of deposit traded in the secondary market.

When interest rates rise, the values of fixed income securities generally decline. When interest rates fall, the values of fixed income securities generally increase. The Investment Manager believes that investing in adjustable rate Senior Loans should limit fluctuations in the Net Asset Value of the Sub-Fund caused by changes in interest rates. The Investment Manager expects the values of its Senior Loan investments to fluctuate less than the values of fixed rate, longer-term income securities in response to the changes in interest rates. Changes in interest rates can, however, cause some fluctuation in the Net Asset Value of the Sub-Fund.

Warrants, Equities and Other Securities

Warrants, equities and other securities may have a subordinate claim on a Borrower's assets as compared with Senior Loans. As a result, the values of warrants, equities and other securities generally may be more dependent on the financial condition of the Borrower and less dependent on fluctuations in interest rates than are the values of many debt securities. The values of

warrants, equities and other securities may be more volatile than those of Senior Loans and thus may increase the volatility of the Sub-Fund's Net Asset Value.

Participations

The Sub-Fund may purchase participations in Senior Loans or acquire Senior Loans by assignment. Under a participation, the Sub-Fund generally will have rights that are more limited than the rights of lenders or of persons who acquire a Senior Loan by assignment. In a participation, the Sub-Fund typically has a contractual relationship with the lender selling the participation, but not with the Borrower. As a result, the Sub-Fund assumes the credit risk of the lender selling the participation in addition to the credit risk of the Borrower. In the event of the insolvency of the lender selling the participation, the Sub-Fund may be treated as a general creditor of the lender and may not have a senior claim to the lender's interest in the Senior Loan. Participations in Senior Loans may be more illiquid than Senior Loans acquired by assignment.

Exchange Rate Risk

As the Sub-Fund will invest, directly or indirectly through the Underlying Portfolios, in securities and other assets including loans and similar types of investments denominated in currencies other than a currency of Units of the Sub-Fund, changes in the exchange rates of such currencies of the investments relative to the currencies of Units will affect the value of Units of the Sub-Fund.

Credit Default Swaps

The market for credit default swaps may sometimes be more illiquid than loan markets. Credit default swaps are valued on a regular basis according to verifiable and transparent valuation methods. A credit default swap is a contract in which one counterparty (the protection buyer, i.e. the Management Company whether it has been entered into the contract on behalf of the Sub-Fund or indirectly on behalf of the other Sub-Funds of the Fund and/or other collective investment funds initiated by the Invesco Group exposed to Senior Loans pays a fee (in advance and often on an ongoing basis) in return for a contingent payment to be made by the other party (the protection seller) upon the occurrence of a credit event in relation to a Borrower. The protection buyer acquires the right to sell for a pre-agreed price when a credit event occurs. A credit event is commonly defined as bankruptcy, insolvency, receivership, material adverse restructuring of debt or failure to meet payment obligations when due.

Hedged Unit Classes

The Hedged Unit Classes utilize hedging strategies to seek to limit exposure of the currency in which a Hedged Unit Class is denominated to the Base Currency. The Hedged Classes of Units, which are denominated in currencies other than the Base Currency, seek to apply a hedging strategy to reduce the risk of currency movements between the Base Currency of the Sub-Fund and the currency in which the Hedged Unit Class is denominated in. The Hedged Unit Classes seek to achieve this by hedging the Net Asset Value per Class of Unit of the Sub-Fund into the currency in which the Hedged Class of Units is denominated.

Hedging strategies used by the Investment Manager (or any agent appointed by the Investment Manager) may not completely eliminate the exposure to currency movements between the Base Currency and the currency in which the Hedged Unit Class is denominated. There can be no guarantee that hedging strategies will be successful. Mismatches may result between the Sub-Fund's currency position and the Hedged Unit Classes. Hedging strategies are used to reduce risk and not for speculative purposes.

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The use of hedging strategies may substantially limit Unitholders in that Hedged Unit Class from benefiting if the currency of the Hedged Unit Class falls against the Base Currency. The costs and all gains/losses from hedging transactions are borne separately by the Unitholders of the respective Hedged Unit Classes.

Liquidity of other UCIs

Although the Investment Manager may seek to select other UCIs which offer the opportunity to have their shares or units redeemed within a reasonable timeframe, there can be no assurance that the liquidity of such other UCIs will always be sufficient to meet redemption requests as, and when, made. Any lack of liquidity may affect the liquidity of the Units of the Sub-Fund and the value of its investments.

For such reasons the treatment of redemption requests may be postponed in exceptional circumstances including if a lack of liquidity may result in difficulties in determining the Net Asset Value of the Units and consequently a suspension of issues and redemptions.

Managers of other UCIs

Managers of other UCIs ("Submanagers") may invest in and actively trade instruments with significant risk characteristics, including risks arising from the volatility of securities, financial futures, derivatives, currency and interest rate markets, the leverage factors associated with trading in such markets and instruments, and the potential exposure to loss resulting from counterparty defaults. There can be no assurance that the Sub-Fund's investment program will be successful or that the investment objective of the Sub-Fund will be achieved.

Despite the strict due diligence procedure which will be used to select and monitor the individual other UCIs in which the assets of the Sub-Fund will be invested, there can be no assurance that the past performance information will be indicative of how such investments will perform (either in terms of profitability or correlation) in the future. Upon a redemption of Units or the liquidation of the Sub-Fund, investors may receive less than the amount invested.

The other UCIs are likely to be dependent upon the services of one or a few individuals. The loss (through death, disability, retirement or leaving the employ of the Submanager) of a key principal's services could cause the other UCI to incur losses.

The other UCI could become involved in shareholder, insider trading or other litigation as a result of its investment activities, which could adversely affect the performance of the Sub-Fund.

Fee structure - management fees and administration and operating expenses

The Sub-Fund will bear, indirectly, a pro rata portion of the fees paid by the other UCIs in which the Sub-Fund invests to their Submanagers or other service providers. As a result the expenses borne by the Sub-Fund may constitute a higher percentage of the Net Asset Value than in relation to other investment schemes. Further, certain of the strategies employed by other UCIs may require frequent changes in trading positions and consequent portfolio turnover. This may involve brokerage commission expenses exceeding significantly those of other investment schemes of comparable size.

Accordingly, there may be duplication of fees and expenses as a result of fees and expenses levied at the level of the other UCIs. In addition, there will be operating expenses as well as fees of the Depositary and the Administrative Agent at the level of the Sub-Fund.

It is possible that, even at times when the Sub-Fund has a negative or zero performance, the Sub-Fund will, indirectly, bear performance fees levied at the level of the other UCIs.

Investment in other funds

The Investment Manager seeks to monitor investments and trading activities of the other UCIs in which the Sub-Fund may invest. However, investment decisions are normally made independently at the level of the other UCIs and are solely subject to the restrictions applicable to those underlying other UCIs. None of the Sub-Fund, the Investment Manager or the Depositary are liable for compliance with such restrictions.

It is possible that some Submanagers will take positions in the same security or in issues of the same industry or country or in the same currency or commodity at the same time.

Consequently, it is possible that one other UCI may purchase an instrument at the same time as another UCI decides to sell it. There is no guarantee that the selection of the underlying other UCI will actually result in diversification of investment styles and that the positions taken by the underlying other UCI will always be consistent.

Investments in other UCIs usually entail a duplication of entrance, management, administration, depositary charges and taxes. However, such duplication is expected to be partly reduced by obtaining waiver of, or re-allowances on, sales commission by the other UCI in which investments will be made or by investing in UCIs or share or unit classes of UCIs exempt of sales commission.

No duplication of subscription and redemption charges will be incurred by the Sub-Fund in the case of investments in other UCIs managed by the Investment Manager or its subsidiaries.

Where the Sub-Fund is investing all or part of its assets in other UCIs denominated in a currency other than the Base Currency, the Sub-Fund may enter into forward foreign exchange transactions in order to manage the foreign exchange risks arising from holding such instruments and in order to protect the value of its investments against short-term market volatility. These techniques may not always be possible or effective in limiting losses.

6. Investment Manager

The Management Company has appointed Invesco Senior Secured Management, Inc (the "Investment Manager" in this Appendix III) to act as adviser and make, subject to the overall control and responsibility of the Board of Directors of the Management Company, discretionary investments with respect to the investment and reinvestment of the assets of the Sub-Fund. The agreement made with the Investment Manager was entered into on 15 June 2010 with an effective date of 5 July 2010.

The Investment Manager with principal offices at 1166 Avenue of the Americas, 26th floor, New-York, NY 10036, USA, provides a broad range of investment management services from a number of locations in the U.S. The Investment Manager is a wholly-owned subsidiary of Invesco Ltd. Invesco Ltd is a leading independent global investment management company.

As part of the performance of the services delegated by the Management Company, the Investment Manager may use the support of resources of other subsidiaries of Invesco Ltd, but shall remain in any case fully responsible for the performance of the discretionary investment decisions with respect to the investment and reinvestment of the assets of the Sub-Fund.

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The Investment Manager may delegate, at its own expense and (in certain cases) with the approval of the Management Company, any or all of its duties to other companies, provided that the Investment Manager shall remain responsible for the acts and omissions of any such delegate in relation to such duties delegated to it as if such acts or omissions were those of the Investment Manager. The Investment Manager has appointed Invesco Asset Management Limited to provide trade and brokerage services subject to its supervision.

In case of any other delegation this Prospectus will be updated.

The Investment Manager advises and represents clients worldwide in providing its investment management services. In providing services to its clients, the Investment Manager may purchase, invest in or otherwise deal with participations in Senior Loans on behalf of its other clients.

The Management Company has also delegated some powers to the Investment Manager relating to the subscription, redemption, conversion or transfer of Units as further detailed in this Appendix.

7. Base Currency of the Sub-Fund

The base currency is U.S. Dollars.

8. Classes of Units

The Sub-Fund currently offers several Classes of Units with different characteristics as described in the schedule "Classes of Units and characteristics" disclosed in this section.

References to these classes of Units will hereafter be, as an example, G Units, GX Units, etc. Units are denominated in the Base Currency of the Sub-Fund, except for the Hedged Unit Classes which are denominated in the hedged currency of the relevant Unit.

The Classes of Units denominated in other currencies than the Base Currency are hedged Unit Classes (the "Hedged Unit Classes"). These Hedged Unit Classes will hedge the Base Currency of the Sub-Fund into the relevant currency as disclosed in the schedule "Classes of units and characteristics" below. When hedging the Base Currency to the currency in respect of the relevant Hedged Unit Class, the Sub-Fund will enter into currency hedging transactions. There is no guarantee that by investing in a Hedged Unit Class the currency exposure to the Base Currency will be completely eliminated. In respect of the risks of investing in a Hedged Unit Class please see the section headed "Hedged Unit Classes" under "Risk Factors" above.

For non-Hedged Unit Classes, please see the section headed "Exchange Rate Risk" under "Risk Factors".

Units will be issued to 3 decimal places.

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Classes of Units and characteristics

Class of Units	Availability	Currency	Distribution/ Accumulation	Hedged Class	Minimum Initial Investment Amount	Minimum Holding Amount	Maximum Management Fee	Sales Charge
G	All investors	USD	Accumulation	No	10 million USD (or equivalent)	10 million USD (or equivalent)	0.60% per annum of the Net Asset Value	None
GX		USD	Monthly Distribution	No				
GH GBP		GBP	Accumulation	Yes				
GH EUR		EUR	Accumulation	Yes				
GH CHF		CHF	Accumulation	Yes				
GHX EUR		EUR	Monthly Distribution	Yes				
M	All investors	USD	Accumulation	No	1 million USD (or equivalent)	1 million USD (or equivalent)	0.70% per annum of the Net Asset Value	Up to 5% calculated on the entire subscription amount in the subscription currency.
MX		USD	Monthly Distribution	No				
MH EUR		EUR	Accumulation	Yes				
MH GBP		GBP	Accumulation	Yes				
MH CHF		CHF	Accumulation	Yes				
MHX AUD		AUD	Monthly Distribution	Yes				
MHX JPY		JPY	Monthly Distribution	Yes				
NX	Available only to fund of funds or other undertakings for collective investment managed by the Investment Manager, or one of its affiliates, to officers, employees or directors of the Investment Adviser Manager or its affiliates, or to any other investors at the discretion of the Management Company	USD	Monthly Distribution	No	None	None	None	None

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For more details on distribution policy, Minimum Investment Amount and Minimum Holding Amount and Maximum Management Fees, please see sections 9, 10 and 15 respectively in this Appendix III

It is noted that investments in the other Sub-Funds of the Fund and/or other collective investment funds initiated by the Invesco Group exposed to Senior Loans shall be made on the N classes of Units which are free of Management Fees, but which bear the other applicable fees and charges. For further information on fees and charges applicable to the Fund, please refer to the section "Fees and Expenses" of the Prospectus of the Fund. It is further noted that investments in collective investment funds others than Sub-Funds of the Fund or UCIs initiated by the Invesco Group shall bear the applicable fees and charges applied to that fund in accordance with the relevant prospectus.

9. Distribution Policy

Accumulating Classes

For accumulating Classes of Units, all income shall be accumulated in the Net Asset Value of these classes of Units.

Distributing Classes

For distributing Classes of Units, it is intended to distribute all the net available income attributable to the distribution Class of Units and to maintain an equalisation account in respect of those Units in order to avoid any dilution of distributable income. The distributions will be declared and distributed on the first Dealing Day (as defined in section 1.1 in this Appendix III) of the following period in which the net investment income attributable to such class of Units was earned.

The distribution amount will be automatically reinvested in additional Units of the relevant Class of Units free of any sales charge, unless the Unitholder has elected in its Application Form to receive such distributions in cash. All the distributions in cash will normally be paid out on the 3rd Business Day of the month following the end of the period.

Additional information on distributions, especially on Units held through Clearstream/Euroclear, can be obtained in the section 23 headed "Distributions" of the Prospectus.

10. Minimum Investment Amount and Minimum Holding Amount

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units are disclosed in the schedule "Classes of Units and characteristics" above in section 8.

The total positions held by a Unitholder in the Units of the Sub-Fund or across the Sub-Funds through one or several accounts opened in its name or opened on behalf of the Unitholder in the register(s) shall be aggregated to monitor that the Minimum Initial Investment Amount and the Minimum Holding Amount are met.

To evaluate the equivalent Minimum Initial Investment Amount and Minimum Holding Amount denominated in a currency other than the base currency of the Sub-Fund, the term "or equivalent" is defined as the amount in the relevant currency converted using the exchange rate available on the last business day of the past quarter

There are no minimum investment amounts on additional subscriptions.

Unitholders must comply with the Minimum Holding Amount of the relevant Class of Units at all times. However, the Management Company will not consider that the holding of a Unitholder has fallen below the relevant Minimum Holding Amount if such holding has decreased only by reason of market movements affecting the portfolio value.

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units may be waived or varied, in any particular case or generally, at the discretion of the Management Company. In particular, the Management Company may decide to waive the Minimum Initial Investment Amount and the Minimum Holding Amount for Unitholders investing through or introduced by distributors or other third party entities who:

- have an agreement with the Invesco Group,
- have a separate agreement with their clients and
- can justify an aggregated position of identified clients' holdings in the Sub-Fund(s) above the Minimum Initial Investment Amount and the Minimum Holding Amount.

Further, the Minimum Initial Subscription Amount and the Minimum Holding Amount may be waived where the financial intermediary or distributor, according to regulatory requirements or based on individual fee arrangements with their clients, are not allowed to accept and keep commissions on management fee, subject to the approval of the Management Company.

11. Business Day and Dealing Day

Both a Business Day and a Dealing Day mean every day which is a full bank business day in Luxembourg, the United Kingdom and the United States.

Unless otherwise decided by the Board, Good Friday, 24th December and 31st December of each year, or such other dates as determined by the Board and notified to Unitholders in advance, are not a Business Day nor a Dealing Day. Any bank business day in Luxembourg will not be a Business Day if it falls on a substitution holiday in the United States following 25th/26th December and/or 1st January in each year.

12. Issue of Units

Issue of Units in the Sub-Fund is subject to the restrictions on ownership described in this Prospectus in the sections headed "Issue of Units", "Restrictions of Ownership" and "Subscriptions by and Transfer to U.S. Persons".

Applications for subscriptions for Units in the Sub-Fund must be received by the Registrar and Transfer Agent by 12 noon Luxembourg time (the "Cut-Off Time") one Business Day prior to the applicable Dealing Day. At the discretion of the Investment Manager, all or parts of the subscriptions received on a Dealing Day can be deferred to the next Dealing Day or such other Dealing Day as determined by the Investment Manager. It is noted that, in such case, the option is given to the applicant to withdraw its application. Any deferred request or portion will be carried forward and effected, on a pro rata basis where necessary, on the following Dealing Day, until the subscription requests are executed in full. Subscription requests carried forward will not be prioritised over other applications for subscription received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further subscription request had been made by the Unitholder

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in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

The Management Company may, in its sole discretion, accept any subscription request received after the Cut-Off Time.

Applications for subscriptions for Units should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation to application for subscriptions shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

Payment must be made in the form of cash transfer within 4 Business Days following the respective Dealing Day on which the application for purchase of Units is received (or deemed to have been received).

Payment should be made in the currency of the purchased Class of Units.

No certificate for Units will be issued.

Statements can be provided if required on request.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Subscribers should note that while receipt of the completed Application Form and Identification Documents are pending, all transactions may be rejected or delayed.

The sections in the main body of the Prospectus headed, "Issue of Units" and "Other Important Dealing Information" applies to the Sub-Fund.

13. Repurchase of Units

Redemptions are possible every Dealing Day, subject to the restrictions below. Redemption requests must be received (or deemed to be received) before 12 noon Luxembourg time (the "Cut-Off Time" for the Sub-Fund) on that Dealing Day. If the aggregate of the redemption requests received from Unitholders before the Cut-Off time does not exceed the lesser of 3% of the Net Asset Value or U.S.\$10 million, or the currency equivalent, (the "Redemption Limit") these redemption requests will be processed on the Dealing Day on which they are received (or deemed to have been received). The Investment Manager may, at its sole discretion, determine that a higher redemption limit will apply, up to an amount not exceeding 10% of the Net Asset Value of the Sub-Fund.

If the aggregate redemption requests received on a Dealing Day result in the Redemption Limit being exceeded, the Management Company may, but is not obliged to, refuse to effect all of the concerned redemptions in full. In such circumstances, all of the relevant redemption requests will be reduced on a pro rata basis. Thereafter, any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. During this process, redemption requests that are carried forward will be aggregated with other redemption requests on each Dealing Day. Redemption requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

Redemption requests received (or deemed to have been received) after the Cut-Off Time on a Dealing Day will be processed on the next Dealing Day.

Redemption requests should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation to redemption requests shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Unitholders should note that while receipt of Identification Documents is pending, redemption proceeds cannot be remitted to Unitholder.

Payment of redemption proceeds shall be made in the currency of the respective Class of Units. Such payment shall normally be made, within 6 Business Days following the respective Dealing Day. However, where there are difficulties in liquidating relevant assets, including loans and similar types of investments, payment will be made as soon as reasonably practicable. No interest shall be paid on delayed redemption proceeds.

The Management Company will at all times aim to meet all redemption requests received (or deemed to have been received) on each Dealing Day. In certain circumstances however the Management Company may not be able to meet all redemption requests (in full or in part), for example as a consequence of the illiquidity of many Senior Loans (please see section 5 in this Appendix III for further details), the events set out in the section "Suspension of the Determination of the Net Asset Value of Units" in this Prospectus, or the need to protect the interests of the Fund, the Sub-Fund and/or Unitholders (as the Management Company may in its discretion determine). Accordingly the Management Company reserves the right in its discretion to defer or scale down pro rata each redemption request.

Especially, the Management Company may decide to limit the total number of Units of the Sub-Fund which may be redeemed on any given Dealing Day to 10% of the Net Asset Value of the Sub-Fund, or such higher percentage as the Management Company may decide. This limitation will be applied pro rata to all Unitholders of the Sub-Fund requesting redemptions to be effected on this Dealing Day. Any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. Redemption requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

In any of the above listed situations, redemptions may only be suspended under exceptional circumstances and for a period not exceeding 36 months.

If for any reason redemption payments are delayed, payments will be made to Unitholders as soon as reasonably practicable and interest shall not be paid.

If the holding of any Unitholder in any Class falls at any time below the relevant Minimum Holding Amount for that Class as a direct result of a redemption request, the Management Company may compulsorily redeem or convert into another

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Class with a lower Minimum Holding Amount the remaining holding of such Unitholder in that Class.

In addition, the provisions set out in the section entitled "Repurchase of Units" in the main body of the Prospectus, and in particular the provisions regarding compulsory redemption, will apply to repurchase of Units in the Sub-Fund.

14. Determination of the Net Asset Value per Class of Units

The Net Asset Value per Class of Units will be calculated on the Business Day following the applicable Dealing Day, by reference to prices as at the Dealing Day.

The Valuation Point for the Sub-Fund is 10 p.m. Luxembourg time on the Dealing Day.

The Net Asset Value per Class of Units of the Sub-Fund is determined by or at the direction of the Management Company in the base currency of the Sub-Fund. The Net Asset Value per Unit will be expressed and provided in the relevant currency of the Class of Units. The Net Asset Value per Class of Units will be available at the offices of the Management Company and the Depositary.

15. Fees of the Management Company and Investment Manager.

The Management Company is entitled to receive a management fee in respect of each Class of Units as disclosed in the schedule "Classes of Units and characteristics" in section 8 of this Appendix. This management fee is a percentage per annum of the Net Asset Value of the relevant Class of Units, accrued daily and payable at the end of each quarter.

The Management Company may choose to waive or rebate its entire fee or any portion thereof at its absolute discretion for an indefinite period. For example, the Management Company may choose to waive or rebate all or part of its fee in order to reduce the impact such fee may have on the performance of such Sub-Fund or Class in instances where the net assets of the Sub-Fund or Class are of insufficient size, or may do so in its discretion for any other purpose. Additionally, the Management Company may pay a portion of its management fee to distributors, dealers or other entities that assist the Management Company in the performance of its duties or provide services, directly or indirectly, to the Sub-Fund or its Unitholders, and its management fee related to each of the Classes of Units on a negotiated basis in a private arrangement with a Unitholder or prospective Unitholder of each Class of Units. The selection of Unitholders or prospective Unitholders of each Class of Units with whom such private arrangements may be made and the terms on which its distributors or their affiliates, designees or placement agents may enter into such private arrangements are a matter for its distributors, except that as a condition of any such arrangements, the Fund and the Sub-Fund will not thereby incur any obligation or liability whatsoever.

The Investment Manager is paid out of the management fee received by the Management Company in accordance with the terms of the agreement signed between the Management Company and the Investment Manager relating to the portfolio management of the Sub-Fund.

16. Sales Charges

Classes are subject to a Sales Charge as disclosed in the schedule "Classes of Units and characteristics" in section 8. The calculation of the Sales Charge is based on the entire subscription amount in the subscription currency.

The Sales Charge shall revert to the Principal Distributor (or to the relevant distributor through which the initial purchase was made). If in any country in which the Units are offered, local law or practice requires a lower initial Sales Charge than that disclosed in the schedule "Classes of Units and characteristics", the Principal Distributor may sell the Units and may authorise distributors to sell the Units within such country at such lower levels in accordance with the maximum amounts permitted by the law or practice of such country.

17. Duration of the Sub-Fund

The Sub-Fund is established for an undetermined period.

APPENDIX IV

To the Prospectus of the Invesco Zodiac Funds

relating to the Sub-Fund

Invesco Global Senior Loan Select Fund

1. Name of the Sub-Fund

Invesco Global Senior Loan Select Fund (the "Sub-Fund" in this Appendix IV).

2. Investment Objective and Investment Guidelines

2.1 Investment Objective

The Sub-Fund aims to provide a high level of current income, consistent with the preservation of capital.

2.2 Investment strategy for the Sub-Fund

The Sub-Fund seeks to achieve its objective by investing primarily in adjustable rate senior loans ("Senior Loans") issued globally.

Senior Loans may include secured loans such as senior leveraged loans, mezzanine loans, delayed draw term loans, Debtor in Possession (DIPs) loans, second lien loans, senior fixed and floating rate first and second lien notes and foreign senior debt that are in the form of notes.

The Sub-Fund may also invest, on an ancillary basis, in subordinated secured debt, subordinated bonds, subordinated notes and other subordinated securities.

The Sub-Fund will invest in accordance with the principles of risk diversification, i.e. it will hold more than three assets with a different risk profile. The principle of risk diversification is also considered to be observed if assets of one or more investment funds are held by an investment fund to a not insignificant extent and these other investment funds observe the principle of risk diversification itself.

The Sub-Fund will not invest in any asset with a credit rating of below B-/B3 as determined by taking the worst rating applied by either the S&P or Moody's facility rating, at the time of purchase. If no credit rating is available the Moody's corporate family rating (CFR) or a similar rating from a different credit rating agency may be used, however, if this is not available then securities may still be held in the event the Investment Manager determines that they are of an equivalent standard. Credit downgrades will not be deemed a breach and will be remediated in accordance with and subject to applicable requirements including, to the extent applicable, German insurance regulatory requirements, if such assets are more than 3% of the Net Asset Value of the Sub-Fund. If the assets are less than 3% of the Net Asset Value of the Sub-Fund, the situation shall be remedied within 6 months of the event.

For the avoidance of doubt, the Sub-Fund will not invest into asset backed securities or structured bonds. The Sub-Fund will also not invest into working capital or consumer loans.

While it is not the intention of the Investment Manager to invest in equity securities, it is possible that such securities may be received and held as a result of a corporate action or other conversion. Up to 10% of the Net Asset Value of the Sub-Fund may be invested in other UCIs.

The Sub-Fund's use of financial derivative instruments is intended to include, but is not limited to, derivatives on credit, rates and currencies, however, such derivatives may only be used for hedging purposes.

Non-Euro denominated investments are intended to be hedged back into Euro at the discretion of the Investment Manager.

2.3 Use of Derivatives

The Sub-Fund may use derivatives only for hedging purposes as outlined above.

3. Specific Investment Restrictions for the Sub-Fund

In addition to the General Investment Restrictions, the investment restrictions set out below (the "Specific Investment Restrictions" in this Appendix IV) shall apply to the Sub-Fund.

The Sub-Fund may only invest in the following assets:

- securities,
- money market instruments,
- derivatives,
- bank deposits,
- units or shares in domestic and corresponding foreign investment funds within the meaning of sec. 1 para. 1b sent. 2 of the GITA.
- precious metals,
- non-securitised secured loan receivables,
- participations in corporations if the market value of such interests can be determined.

Investments of the Sub-Fund in participations of corporations which are not traded on a stock exchange or included on another organised market will not exceed 20% of the Net Asset Value of the Sub-Fund.

The investment of the Sub-Fund into a corporation will stay below 10 % of the capital of that corporation.

The Sub-Fund may invest up to 2.5% of the total Net Asset Value of the Sub-Fund in secured loans made to and securities issued by any single Borrower. This investment limit can however be increased for a maximum of three Borrowers to up to 4% of the total Net Asset Value of the Sub-Fund.

The Sub-Fund may invest up to 10% of the total Net Asset Value of the Sub-Fund in loans made to and securities issued by any and all Borrowers in any single industry established by the Blended Weighted Average of the CS Leveraged Loan Index and the CS Western European Leverage Loan Index (the "Global Index"). This investment limit can however be increased for a maximum of three industries to up to 12% of the total Net Asset Value of the Sub-Fund, except in those cases where the industry group is more than 12% of the Global Index. In such cases, no more than 115% of that industry's weight in the Global Index shall be held in the Sub-Fund.

The Sub-Fund may derogate from the particular investment limits in the preceding two paragraphs of this section 3 if the Sub-Fund Net Asset Value is not or drops below EUR 150 million.

The Sub-Fund may borrow in aggregate up to 30% of its Net Asset Value, provided that such borrowings are made only on a short-term and temporary basis and to manage liquidity in order to be able to meet redemption requests by Unitholders. The borrowings may be secured or unsecured.

The Sub-Fund will not invest in or use Securities Financing Transactions or Total Return Swaps within the meaning of Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012.

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3. Leverage

The leverage is any method used that increases the exposure of the fund, whether through borrowing of cash or securities or leverage embedded in derivative positions or by any other mean.

The leverage ratio is defined as the ratio between the exposure of the Sub-Fund and its Net Asset Value where a ratio of greater than 1 may determine that derivative use or physical borrowing is allowed. The Sub-Fund does not utilize borrowings to buy assets of the Sub-Fund, but may from time to time borrow to manage the liquidity needs of the Sub-Fund (see section 3 "Specific Investment Restrictions" for the Sub-Fund for further information).

The Sub-Fund's leverage ratio needs to be calculated by two different methods: the gross method and the commitment method.

The Sub-Fund's exposure under the gross method is calculated as the sum of the absolute values of all positions, including derivatives. For the avoidance of doubt, all derivatives will be taken into account under the gross method calculation, including those used for hedging purposes. As a result, a leverage ratio of greater than 1 does not necessarily signify synthetic or physical borrowing by the Sub-Fund.

The Sub-Fund's exposure under the commitment method is calculated as the sum of the absolute values of all positions, including derivatives, after the application of hedging, netting and offsetting arrangements, as described in the AIFM Regulation. As a result, a leverage ratio of greater than 1 does signify that synthetic or physical borrowing by the Sub-Fund is allowed.

In both cases, derivative positions will be converted to equivalent positions in their underlying assets according to the conversion methodologies described in the AIFM Regulation.

The maximum leverage ratio for the Sub-Fund produced out of the gross method will be of 4. The maximum leverage ratio for the Sub-Fund produced out of the commitment approach will be of 2.

5. Risk Factors

Fluctuation of the Net Asset Value of the Units

The Net Asset Value of the Units and income from them may fall as well as rise. On the redemption of Units, the Unitholder may receive back an amount less than the original amount of his investment.

Senior Loans

There is less readily available, reliable information about most Senior Loans than is the case for many other types of securities or other assets including loans and similar types of investments. In addition, there is no minimum rating or other independent evaluation of a Borrower or its securities or other assets including loans and similar types of investments limiting the Sub-Fund's investments, and the Investment Manager relies primarily on its own evaluation of Borrower credit quality rather than on any available independent sources. As a result, the Sub-Fund is particularly dependent on the analytical abilities of the Investment Manager.

Senior Loans generally are not listed on any national securities exchange or automated quotation system and no active trading market exists for many Senior Loans. As a result, many Senior Loans are illiquid, meaning that the Sub-Fund may not be able

to sell them quickly at a fair price and/or that the redemptions may be delayed due to illiquidity of the Senior Loans.

The market could be disrupted in the event of an economic downturn or a substantial increase or decrease in interest rates. Extraordinary and sudden changes in interest rates could disrupt the market for Senior Loans. Many Senior Loans, however, are of a large principal amount and are held by a large number of owners. This may enhance their liquidity. In addition, in recent years the number of institutional investors purchasing Senior Loans has increased.

Illiquid loans are also difficult to value.

European Senior Loans

The market for Senior Loans remains less developed in Europe than in the United States. Accordingly, and despite of the development of this market in Europe, the European Senior Loans secondary market is usually not considered as liquid as the one in the United States. Illiquid markets are more volatile than the liquid markets, and illiquid loans are difficult to value.

Credit Risk of Borrower

Senior Loans as well as the other debt securities in which the Sub-Fund may invest, like most other debt obligations, are subject to the risk of default. Default in the payment of interest or principal by a Borrower results in a reduction in income to the Sub-Fund, a reduction in the value of the Senior Loan or such other debt securities, and a potential decrease in the Net Asset Value of the Sub-Fund.

The Sub-Fund may seek exposure to Borrowers that are experiencing, or are more likely to experience, financial difficulty. Borrowers may have outstanding debt obligations that are rated below investment grade.

More recently, rating agencies have begun rating Senior Loans, and Senior Loans in the Sub-Fund's portfolio may themselves be rated below investment grade. The Sub-Fund may invest a substantial portion of its assets in Senior Loans of Borrowers that have outstanding debt obligations rated below investment grade or that are unrated but of comparable quality to such securities. Debt securities rated below investment grade are viewed by the rating agencies as speculative and are commonly known as "junk bonds". Senior Loans may not be rated at the time that the Sub-Fund purchases them. If a Senior Loan is rated at the time of purchase, the Investment Manager may consider the rating when evaluating the Senior Loan but, in any event, does not view ratings as a determinative factor in investment decisions. As a result, the Sub-Fund is more dependent on the Investment Manager's credit analysis abilities.

Because of the protective terms of Senior Loans, the Investment Manager believes that the Sub-Fund is more likely to recover more of its investment in a default Senior Loan than would be the case for most other types of defaulted debt securities. The values of Senior Loans of Borrowers that have filed for bankruptcy protection or that are experiencing payment difficulty could be affected by, among other things, the assessment of the likelihood that the lenders ultimately will receive repayment of the principal amount of such Senior Loans, the likely duration, if any, of a lapse in the scheduled payment of interest and repayment of principal and prevailing interest rates. There is no assurance that the Sub-Fund will be able to recover any amount on Senior Loans of such Borrowers.

In the case of collateralized Senior Loans, there is no assurance that sale of the collateral would raise enough cash to satisfy the Borrower's payment obligation or that the collateral can or

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will be liquidated. In the event of bankruptcy, liquidation may not occur and the court may not give lenders the full benefit of their senior positions. If the terms of a Senior Loan do not require the Borrower to pledge additional collateral in the event of a decline in the value of the original collateral, the Sub-Fund will be exposed to the risk that the value of the collateral will not at all times equal or exceed the amount of the Borrower's obligations under the Senior Loans. To the extent that a Senior Loan is collateralized by stock in the Borrower or its subsidiaries, such stock may lose all of its value in the event of bankruptcy of the Borrower.

The bankruptcy regimes are not consistent across different jurisdictions and, depending on the jurisdiction itself, may offer different levels of protection for the lenders and creditors in the event of bankruptcy. Therefore, the risks described in this "Credit Risk of Borrower" section may differ and be higher in certain jurisdictions where the bankruptcy regime offers less protection.

In addition to the credit risk of Borrowers in connection with Senior Loans, there are special risk considerations associated with investing in loans, bonds, equities, warrants and any other securities. Even though the Sub-Fund may invest in government bonds, government guaranteed bonds, bonds issued by supranational authorities and other permitted securities, such securities are subject to credit risk and market risk. Credit risk means such securities are subject to the risk of a Borrower's inability to meet principal and interest payments. Market risk means such securities may be subject to price volatility due to such factors as interest rate sensitivity, market perception of the creditworthiness of the Borrower and general market liquidity.

Interest Rates and Maturity

Interest rates on Senior Loans adjust periodically. The interest rates are adjusted based on a base rate plus a premium or spread over the base rate.

For Senior Loans denominated in Euro, the base rate usually is the Euro Inter-Bank Offered Rate ("EURIBOR"). EURIBOR is an average of the interest rates quoted by several designated banks as the rate at which Euro interbank term deposits are offered by one prime bank to another prime bank within the Economic and Monetary Union. The Investment Manager believes that changes in short-term EURIBOR rates are closely related to changes in the European Central Bank funds rate, although the two are not technically linked.

For Senior Loans denominated in U.S. Dollars, the base rate usually is the London Inter-Bank Offered Rate ("LIBOR"), the prime rate offered by one or more major United States banks (the "Prime Rate") or the certificate of deposit rate (the "CD Rate") or other base lending rates used by commercial lenders. LIBOR, as provided for in loan agreements, usually is an average of the interest rates quoted by several designated banks as the rates at which they pay interest to major depositors in the London interbank market on U.S. Dollar denominated deposits. The Investment Manager believes that changes in short-term LIBOR rates are closely related to changes in the Federal Reserve federal funds rate, although the two are not technically linked. The Prime Rate quoted by a major U.S. bank is generally the interest rate at which that bank is willing to lend U.S. Dollars to the most creditworthy Borrowers, although it may not be the bank's lowest available rate. The CD Rate, as provided for in loan agreements, usually is the average rate paid on large certificates of deposit traded in the secondary market.

When interest rates rise, the values of fixed income securities generally decline. When interest rates fall, the values of fixed

income securities generally increase. The Investment Manager believes that investing in adjustable rate Senior Loans should limit fluctuations in the Net Asset Value of the Sub-Fund caused by changes in interest rates. The Investment Manager expects the values of its Senior Loan investments to fluctuate less than the values of fixed rate, longer-term income securities in response to the changes in interest rates. Changes in interest rates can, however, cause some fluctuation in the Net Asset Value of the Sub-Fund.

Warrants, Equities and Other Securities

Warrants, equities and other securities may have a subordinate claim on a Borrower's assets as compared with Senior Loans. As a result, the values of warrants, equities and other securities generally may be more dependent on the financial condition of the Borrower and less dependent on fluctuations in interest rates than are the values of many debt securities. The values of warrants, equities and other securities may be more volatile than those of Senior Loans and thus may increase the volatility of the Sub-Fund's Net Asset Value.

Participations

The Sub-Fund may purchase participations in Senior Loans or acquire Senior Loans by assignment. Under a participation, the Sub-Fund generally will have rights that are more limited than the rights of lenders or of persons who acquire a Senior Loan by assignment. In a participation, the Sub-Fund typically has a contractual relationship with the lender selling the participation, but not with the Borrower. As a result, the Sub-Fund assumes the credit risk of the lender selling the participation in addition to the credit risk of the Borrower. In the event of the insolvency of the lender selling the participation, the Sub-Fund may be treated as a general creditor of the lender and may not have a senior claim to the lender's interest in the Senior Loan. Participations in Senior Loans may be more illiquid than Senior Loans acquired by assignment.

Exchange Rate Risk

As the Sub-Fund will invest in securities and other assets including loans and similar types of investments denominated in currencies other than a currency of Units of the Sub-Fund, changes in the exchange rates of such currencies of the investments relative to the currencies of Units will affect the value of Units of the Sub-Fund.

6. Investment Manager

The Management Company has appointed Invesco Senior Secured Management, Inc (the "Investment Manager" in this Appendix IV) to act as adviser and make, subject to the overall control and responsibility of the Board of Directors of the Management Company, discretionary investments with respect to the investment and reinvestment of the assets of the Sub-Fund. The agreement made with the Investment Manager was entered into with an effective date of 21 June 2016.

The Investment Manager with principal offices at 1166 Avenue of the Americas, 26th floor, New-York, NY 10036, USA, provides a broad range of investment management services from a number of locations in the U.S. The Investment Manager is a wholly-owned subsidiary of Invesco Ltd. Invesco Ltd is a leading independent global investment management company.

As part of the performance of the services delegated by the Management Company, the Investment Manager may use the support of resources of other subsidiaries of Invesco Ltd, but shall remain in any case fully responsible for the performance of the discretionary investment decisions with respect to the investment and reinvestment of the assets of the Sub-Fund.

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Continued

The Investment Manager may delegate, at its own expense and (in certain cases) with the approval of the Management Company, any or all of its duties to other companies, provided that the Investment Manager shall remain responsible for the acts and omissions of any such delegate in relation to such duties delegated to it as if such acts or omissions were those of the Investment Manager. The Investment Manager has appointed Invesco Asset Management Limited to provide trade and brokerage services subject to its supervision.

In case of any other delegation this Prospectus will be updated.

The Investment Manager advises and represents clients worldwide in providing its investment management services. In providing services to its clients, the Investment Manager may purchase, invest in or otherwise deal with participations in Senior Loans on behalf of its other clients.

The Management Company has also delegated some powers to the Investment Manager relating to the subscription, redemption, conversion or transfer of Units as further detailed in this Appendix.

7. Base Currency of the Sub-Fund

The base currency is EUR.

8. Investor Restriction and Transfer of Units

The number of investors in the Sub-Fund is limited to 100 investors, which, in addition to being Well-Informed Investors, must qualify as professional and semi-professional investors within the meaning of § 1 sub. 19 KAGB which are not natural persons within the meaning of secs. 1 and 15 GITA ("Qualified Investors").

Subject to the provisions of section 13 and to any applicable laws and regulations, Investors may transfer units without the prior consent of the Management Company, so long as the transferee is a Qualified Investor, as defined above, and has provided a completed Application Form and Identification Documents, and if the existing restrictions of the Class of Units are complied with by the transferee and transferor.

If such request would reduce a holding of the transferor, below the Minimum Holding Amount for the relevant Class of Units, the remaining Units of the relevant Class of Units may compulsorily be redeemed or converted to a class of Units with a lower Minimum Holding Amount. All costs (including potential tax liability which might be applicable because of the country of citizenship, residence or domicile of the relevant Unitholder) associated with such compulsory redemption or conversion will be borne by the relevant Unitholder.

Transfers of Units are not permitted which would result in a person precluded from holding directly or indirectly, Units becoming a Unitholder of the Fund.

9. Classes of Units

The Sub-Fund currently offers several Classes of Units with different characteristics as described in the schedule "Classes of Units and characteristics" disclosed in this section.

References to these classes of Units will hereafter be, as an example, G Units, GX Units, etc. Units are denominated in the Base Currency of the Sub-Fund.

In respect of the risks of investing in the Classes of Units please see the section headed "Exchange Rate Risk" under "Risk Factors" above.

Units will be issued to 3 decimal places.

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Continued

Classes of Units and characteristics

Class of Units	Availability	Currency	Distribution/ Accumulation	Hedged Class	Minimum Initial Investment Amount	Minimum Holding Amount	Maximum Management Fee	Sales Charge
G	Please see section 8 above	EUR	Accumulation	No	10 million EUR (or equivalent)	10 million EUR (or equivalent)	0.60% per annum of the Net Asset Value	None
GX		EUR	Annual Distribution	No				
M	Please see section 8 above	EUR	Accumulation	No	1 million EUR (or equivalent)	1 million EUR (or equivalent)	0.70% per annum of the Net Asset Value	Up to 5% calculated on the entire subscription amount in the subscription currency.
MX		EUR	Annual Distribution	No				

APPENDIX IV

Continued

For more details on distribution policy, Minimum Investment Amount and Minimum Holding Amount and Maximum Management Fees, please see sections 10, 11 and 16 respectively in this Appendix IV. For further information on fees and charges applicable to the Fund, please refer to the section "Fees and Expenses" of the Prospectus of the Fund. It is further noted that investments in collective investment funds others than Sub-Funds of the Fund or UCIs initiated by the Invesco Group shall bear the applicable fees and charges applied to that fund in accordance with the relevant prospectus.

10. Distribution Policy

Accumulating Classes

For accumulating Classes of Units, all income shall be accumulated in the Net Asset Value of these classes of Units.

Distributing Classes

For distributing Classes of Units, it is intended to distribute all the net available income attributable to the distribution Class of Units and to maintain an equalisation account in respect of those Units in order to avoid any dilution of distributable income. The distributions will be declared and distributed on the first Dealing Day (as defined in section 12 in this Appendix IV) of the following period in which the net investment income attributable to such class of Units was earned.

The distribution amount will be automatically reinvested in additional Units of the relevant Class of Units free of any sales charge, unless the Unitholder has elected in its Application Form to receive such distributions in cash. All the distributions in cash will normally be paid out on the 3rd Business Day (as defined in section 12 in this Appendix IV) of the month following the end of the period.

Additional information on distributions, especially on Units held through Clearstream/Euroclear, can be obtained in the section 23 headed "Distributions" of the Prospectus.

11. Minimum Investment Amount and Minimum Holding Amount

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units are disclosed in the schedule "Classes of Units and characteristics" above in section 9.

The total positions held by a Unitholder in the Units of the Sub-Fund or across the Sub-Funds through one or several accounts opened in its name or opened on behalf of the Unitholder in the register(s) shall be aggregated to monitor that the Minimum Initial Investment Amount and the Minimum Holding Amount are met.

To evaluate the equivalent Minimum Initial Investment Amount and Minimum Holding Amount denominated in a currency other than the base currency of the Sub-Fund, the term "or equivalent" is defined as the amount in the relevant currency converted using the exchange rate available on the last business day of the past quarter

There are no minimum investment amounts on additional subscriptions.

Unitholders must comply with the Minimum Holding Amount of the relevant Class of Units at all times. However, the Management Company will not consider that the holding of a Unitholder has fallen below the relevant Minimum Holding

Amount if such holding has decreased only by reason of market movements affecting the portfolio value.

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units may be waived or varied, in any particular case or generally, at the discretion of the Management Company. In particular, the Management Company may decide to waive the Minimum Initial Investment Amount and the Minimum Holding Amount for Unitholders investing through or introduced by distributors or other third party entities who:

- have an agreement with the Invesco Group,
- have a separate agreement with their clients and
- can justify an aggregated position of identified clients' holdings in the Sub-Fund(s) above the Minimum Initial Investment Amount and the Minimum Holding Amount.

Further, the Minimum Initial Subscription Amount and the Minimum Holding Amount may be waived where the financial intermediary or distributor, according to regulatory requirements or based on individual fee arrangements with their clients, are not allowed to accept and keep commissions on management fee, subject to the approval of the Management Company.

12. Business Day and Dealing Day

Both a Business Day and a Dealing Day mean every day which is a full bank business day in Luxembourg, the United Kingdom and the United States.

Unless otherwise decided by the Board, Good Friday, 24th December and 31st December of each year, or such other dates as determined by the Board and notified to Unitholders in advance, are not a Business Day nor a Dealing Day. Any bank business day in Luxembourg will not be a Business Day if it falls on a substitution holiday in the United States following 25th/26th December and/or 1st January in each year.

13. Issue of Units

Issue of Units in the Sub-Fund is subject to the restrictions on ownership described in this Prospectus in the sections headed "Issue of Units", "Restrictions of Ownership", "Subscriptions by and Transfer to U.S. Persons" and section 8 in this Appendix IV.

Applications for subscriptions for Units in the Sub-Fund must be received by the Registrar and Transfer Agent by 4 p.m. Luxembourg time (the "Cut-Off Time") one Business Day prior to the applicable Dealing Day. At the discretion of the Investment Manager, all or parts of the subscriptions received on a Dealing Day can be deferred to the next Dealing Day or such other Dealing Day as determined by the Investment Manager. It is noted that, in such case, the option is given to the applicant to withdraw its application. Any deferred request or portion will be carried forward and effected, on a pro rata basis where necessary, on the following Dealing Day, until the subscription requests are executed in full. Subscription requests carried forward will not be prioritised over other applications for subscription received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further subscription request had been made by the Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

The Management Company may, in its sole discretion, accept any subscription request received after the Cut-Off Time.

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Applications for subscriptions for Units should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation to application for subscriptions shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

Payment must be made in the form of cash transfer within 5 Business Days following the respective Dealing Day on which the application for purchase of Units is received (or deemed to have been received).

Payment should be made in the currency of the purchased Class of Units.

No certificate for Units will be issued.

Statements can be provided if required on request.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Subscribers should note that while receipt of the completed Application Form and Identification Documents are pending, all transactions may be rejected or delayed.

The sections in the main body of the Prospectus headed, "Issue of Units" and "Other Important Dealing Information" applies to the Sub-Fund.

14. Repurchase of Units

Redemptions are possible every Dealing Day, subject to the restrictions below. Redemption requests must be received (or deemed to be received) before 4 p.m Luxembourg time (the "Cut-Off Time" for the Sub-Fund) on that Dealing Day. If the aggregate of the redemption requests received from Unitholders before the Cut-Off time does not exceed the lesser of 3% of the Net Asset Value or EUR € 10 million, or the currency equivalent, (the "Redemption Limit") these redemption requests will be processed on the Dealing Day on which they are received (or deemed to have been received). The Investment Manager may, at its sole discretion, determine that a higher redemption limit will apply, up to an amount not exceeding 10% of the Net Asset Value of the Sub-Fund.

If the aggregate redemption requests received on a Dealing Day result in the Redemption Limit being exceeded, the Management Company may, but is not obliged to, refuse to effect all of the concerned redemptions in full. In such circumstances, all of the relevant redemption requests will be reduced on a pro rata basis. Thereafter, any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. During this process, redemption requests that are carried forward will be aggregated with other redemption requests on each Dealing Day. Redemption requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

Redemption requests received (or deemed to have been received) after the Cut-Off Time on a Dealing Day will be processed on the next Dealing Day.

Redemption requests should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation

to redemption requests shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Unitholders should note that while receipt of Identification Documents is pending, redemption proceeds cannot be remitted to Unitholder.

Payment of redemption proceeds shall be made in the currency of the respective Class of Units. Such payment shall normally be made, within 5 Business Days following the respective Dealing Day. However, where there are difficulties in liquidating relevant assets, including loans and similar types of investments, payment will be made as soon as reasonably practicable. No interest shall be paid on delayed redemption proceeds.

The Management Company will at all times aim to meet all redemption requests received (or deemed to have been received) on each Dealing Day. In certain circumstances however the Management Company may not be able to meet all redemption requests (in full or in part), for example as a consequence of the illiquidity of many Senior Loans (please see section 5 in this Appendix IV for further details), the events set out in the section "Suspension of the Determination of the Net Asset Value of Units" in this Prospectus, or the need to protect the interests of the Fund, the Sub-Fund and/or Unitholders (as the Management Company may in its discretion determine). Accordingly the Management Company reserves the right in its discretion to defer or scale down pro rata each redemption request.

Especially, the Management Company may decide to limit the total number of Units of the Sub-Fund which may be redeemed on any given Dealing Day to 10% of the Net Asset Value of the Sub-Fund, or such higher percentage as the Management Company may decide. This limitation will be applied pro rata to all Unitholders of the Sub-Fund requesting redemptions to be effected on this Dealing Day. Any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. Redemption requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

In any of the above listed situations in this section 14, redemptions may only be suspended, reduced, deferred, scaled down or limited under exceptional circumstances and for a period not exceeding 12 months.

If for any reason redemption payments are delayed, payments will be made to Unitholders as soon as reasonably practicable and interest shall not be paid.

If the holding of any Unitholder in any Class falls at any time below the relevant Minimum Holding Amount for that Class as a direct result of a redemption request, the Management Company may compulsorily redeem or convert into another Class with a lower Minimum Holding Amount the remaining holding of such Unitholder in that Class.

In addition, the provisions set out in the section entitled "Repurchase of Units" in the main body of the Prospectus, and

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Continued

in particular the provisions regarding compulsory redemption, will apply to repurchase of Units in the Sub-Fund.

15. Determination of the Net Asset Value per Class of Units

The Net Asset Value per Class of Units will be calculated on the Business Day following the applicable Dealing Day, by reference to prices as at the Dealing Day.

The Valuation Point for the Sub-Fund is 10 p.m. Luxembourg time on the Dealing Day.

The Net Asset Value per Class of Units of the Sub-Fund is determined by or at the direction of the Management Company in the base currency of the Sub-Fund. The Net Asset Value per Unit will be expressed and provided in the relevant currency of the Class of Units. The Net Asset Value per Class of Units will be available at the offices of the Management Company and the Depositary.

16. Fees of the Management Company and Investment Manager.

The Management Company is entitled to receive a management fee in respect of each Class of Units as disclosed in the schedule "Classes of Units and characteristics" in section 9 of this Appendix. This management fee is a percentage per annum of the Net Asset Value of the relevant Class of Units, accrued daily and payable at the end of each quarter.

The Management Company may choose to waive or rebate its entire fee or any portion thereof at its absolute discretion for an indefinite period. For example, the Management Company may choose to waive or rebate all or part of its fee in order to reduce the impact such fee may have on the performance of such Sub-Fund or Class in instances where the net assets of the Sub-Fund or Class are of insufficient size, or may do so in its discretion for any other purpose. Additionally, the Management Company may pay a portion of its management fee to distributors, dealers or other entities that assist the Management Company in the performance of its duties or provide services, directly or indirectly, to the Sub-Fund or its Unitholders, and its management fee related to each of the Classes of Units on a negotiated basis in a private arrangement with a Unitholder or prospective Unitholder of each Class of Units. The selection of Unitholders or prospective Unitholders of each Class of Units with whom such private arrangements may be made and the terms on which its distributors or their affiliates, designees or placement agents may enter into such private arrangements are a matter for its distributors, except that as a condition of any such arrangements, the Fund and the Sub-Fund will not thereby incur any obligation or liability whatsoever.

The Investment Manager is paid out of the management fee received by the Management Company in accordance with the terms of the agreement signed between the Management Company and the Investment Manager relating to the portfolio management of the Sub-Fund.

17. Sales Charges

Classes may be subject to a Sales Charge as disclosed in the schedule "Classes of Units and characteristics" in section 9. The calculation of the Sales Charge is based on the entire subscription amount in the subscription currency.

The Sales Charge shall revert to the Principal Distributor (or to the relevant distributor through which the initial purchase was made). If in any country in which the Units are offered, local law or practice requires a lower initial Sales Charge than that

disclosed in the schedule "Classes of Units and characteristics", the Principal Distributor may sell the Units and may authorise distributors to sell the Units within such country at such lower levels in accordance with the maximum amounts permitted by the law or practice of such country.

18. Duration of the Sub-Fund

The Sub-Fund is established for an undetermined period.

APPENDIX V

To the Prospectus of the Invesco Zodiac Funds

relating to the Sub-Fund

Invesco European Senior Loan Select Fund

1. Name of the Sub-Fund

Invesco European Senior Loan Select Fund (the "Sub-Fund" in this Appendix V).

2. Investment Objective and Investment Guidelines

2.1 Investment Objective

The Sub-Fund aims to provide a high level of current income, consistent with the preservation of capital.

2.2 Investment strategy for the Sub-Fund

The Sub-Fund seeks to achieve its objective by investing primarily in adjustable rate senior loans ("Senior Loans") denominated in Euro, Sterling and other European currencies (including but not limited to Norwegian Krone, Swedish Krona, Swiss Franc and Danish Krone).

Senior Loans may include secured loans such as senior leveraged loans, mezzanine loans, delayed draw term loans, Debtor in Possession (DIPs) loans, second lien loans, senior fixed and floating rate first and second lien notes and foreign senior debt that are in the form of notes.

The Sub-Fund may also invest, on an ancillary basis, in subordinated secured debt, subordinated bonds, subordinated notes and other subordinated securities.

The Sub-Fund will invest in accordance with the principles of risk diversification, i.e. it will hold more than three assets with a different risk profile. The principle of risk diversification is also considered to be observed if assets of one or more investment funds are held by an investment fund to a not insignificant extent and these other investment funds observe the principle of risk diversification itself.

The Sub-Fund will not invest in any asset with a credit rating of below B-/B3 as determined by taking the worst rating applied by either the S&P or Moody's facility rating, at the time of purchase. If no credit rating is available the Moody's corporate family rating (CFR) or a similar rating from a different credit rating agency may be used, however, if this is not available then securities may still be held in the event the Investment Manager determines that they are of an equivalent standard. Credit downgrades will not be deemed a breach and will be remediated in accordance with and subject to applicable requirements including, to the extent applicable, German insurance regulatory requirements, if such assets are more than 3% of the Net Asset Value of the Sub-Fund. If the assets are less than 3% of the Net Asset Value of the Sub-Fund, the situation shall be remedied within 6 months of the event.

For the avoidance of doubt, the Sub-Fund will not invest into asset backed securities or structured bonds. The Sub-Fund will also not invest into working capital or consumer loans.

While it is not the intention of the Investment Manager to invest in equity securities, it is possible that such securities may be received and held as a result of a corporate action or other conversion.

Up to 10% of the Net Asset Value of the Sub-Fund may be invested in other UCIs.

The Sub-Fund's use of financial derivative instruments is intended to include, but is not limited to, derivatives on credit,

rates and currencies, however, such derivatives may only be used for hedging purposes.

Non-Euro denominated investments are intended to be hedged back into Euro at the discretion of the Investment Manager.

2.3 Use of Derivatives

The Sub-Fund may use derivatives only for hedging purposes as outlined above.

3. Specific Investment Restrictions for the Sub-Fund

In addition to the General Investment Restrictions, the investment restrictions set out below (the "Specific Investment Restrictions" in this Appendix V) shall apply to the Sub-Fund. The Sub-Fund may only invest in the following assets:

- securities,
- money market instruments,
- derivatives,
- bank deposits,
- units or shares in domestic and corresponding foreign investment funds within the meaning of sec. 1 para. 1b sent. 2 of the GITA.
- precious metals,
- non-securitised secured loan receivables,
- participations in corporations if the market value of such interests can be determined.

Investments of the Sub-Fund in participations of corporations which are not traded on a stock exchange or included on another organised market will not exceed 20% of the Net Asset Value of the Sub-Fund.

The investment of the Sub-Fund into a corporation will stay below 10 % of the capital of that corporation.

The Sub-Fund may invest up to 2.5% of the total Net Asset Value of the Sub-Fund in secured loans made to and securities issued by any single Borrower. This investment limit can however be increased for a maximum of three Borrowers to up to 4% of the total Net Asset Value of the Sub-Fund.

The Sub-Fund may invest up to 10% of the total Net Asset Value of the Sub-Fund in loans made to and securities issued by any and all Borrowers in any single industry established by the Weighted Average of the CS Western European Leverage Loan Index (the "Index"). This investment limit can however be increased for a maximum of three industries to up to 12% of the total Net Asset Value of the Sub-Fund, except in those cases where the industry group is more than 12% of the Index. In such cases, no more than 115% of that industry's weight in the Index shall be held in the Sub-Fund.

The Sub-Fund may derogate from the particular investment limits in the preceding two paragraphs of this section 3 if the Sub-Fund Net Asset Value is not or drops below EUR 150 million.

The Sub-Fund may borrow in aggregate up to 30% of its Net Asset Value, provided that such borrowings are made only on a short-term and temporary basis and to manage liquidity in order to be able to meet redemption requests by Unitholders. The borrowings may be secured or unsecured.

The Sub-Fund will not invest in or use Securities Financing Transactions or Total Return Swaps within the meaning of Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of

APPENDIX V

Continued

securities financing transactions and of reuse and amending Regulation (EU) No 648/2012.

4. Leverage

The leverage is any method used that increases the exposure of the fund, whether through borrowing of cash or securities or leverage embedded in derivative positions or by any other means.

The leverage ratio is defined as the ratio between the exposure of the Sub-Fund and its Net Asset Value where a ratio of greater than 1 may determine that derivative use or physical borrowing is allowed. The Sub-Fund does not utilize borrowings to buy assets of the Sub-Fund, but may from time to time borrow to manage the liquidity needs of the Sub-Fund (see section 3 "Specific Investment Restrictions" for the Sub-Fund for further information).

The Sub-Fund's leverage ratio needs to be calculated by two different methods: the gross method and the commitment method.

The Sub-Fund's exposure under the gross method is calculated as the sum of the absolute values of all positions, including derivatives. For the avoidance of doubt, all derivatives will be taken into account under the gross method calculation, including those used for hedging purposes. As a result, a leverage ratio of greater than 1 does not necessarily signify synthetic or physical borrowing by the Sub-Fund.

The Sub-Fund's exposure under the commitment method is calculated as the sum of the absolute values of all positions, including derivatives, after the application of hedging, netting and offsetting arrangements, as described in the AIFM Regulation. As a result, a leverage ratio of greater than 1 does signify that synthetic or physical borrowing by the Sub-Fund is allowed.

In both cases, derivative positions will be converted to equivalent positions in their underlying assets according to the conversion methodologies described in the AIFM Regulation.

The maximum leverage ratio for the Sub-Fund produced out of the gross method will be of 4. The maximum leverage ratio for the Sub-Fund produced out of the commitment approach will be of 2.

5. Risk Factors

Fluctuation of the Net Asset Value of the Units

The Net Asset Value of the Units and income from them may fall as well as rise. On the redemption of Units, the Unitholder may receive back an amount less than the original amount of his investment.

Senior Loans

There is less readily available, reliable information about most Senior Loans than is the case for many other types of securities or other assets including loans and similar types of investments. In addition, there is no minimum rating or other independent evaluation of a Borrower or its securities or other assets including loans and similar types of investments limiting the Sub-Fund's investments, and the Investment Manager relies primarily on its own evaluation of Borrower credit quality rather than on any available independent sources. As a result, the Sub-Fund is particularly dependent on the analytical abilities of the Investment Manager.

Senior Loans generally are not listed on any national securities exchange or automated quotation system and no active trading

market exists for many Senior Loans. As a result, many Senior Loans are illiquid, meaning that the Sub-Fund may not be able to sell them quickly at a fair price and/or that the redemptions may be delayed due to illiquidity of the Senior Loans.

The market could be disrupted in the event of an economic downturn or a substantial increase or decrease in interest rates. Extraordinary and sudden changes in interest rates could disrupt the market for Senior Loans. Many Senior Loans, however, are of a large principal amount and are held by a large number of owners. This may enhance their liquidity. In addition, in recent years the number of institutional investors purchasing Senior Loans has increased.

Illiquid loans are also difficult to value.

European Senior Loans

The market for Senior Loans remains less developed in Europe than in the United States. Accordingly, and despite of the development of this market in Europe, the European Senior Loans secondary market is usually not considered as liquid as the one in the United States. Illiquid markets are more volatile than the liquid markets, and illiquid loans are difficult to value.

Credit Risk of Borrower

Senior Loans as well as the other debt securities in which the Sub-Fund may invest, like most other debt obligations, are subject to the risk of default. Default in the payment of interest or principal by a Borrower results in a reduction in income to the Sub-Fund, a reduction in the value of the Senior Loan or such other debt securities, and a potential decrease in the Net Asset Value of the Sub-Fund.

The Sub-Fund may seek exposure to Borrowers that are experiencing, or are more likely to experience, financial difficulty. Borrowers may have outstanding debt obligations that are rated below investment grade.

More recently, rating agencies have begun rating Senior Loans, and Senior Loans in the Sub-Fund's portfolio may themselves be rated below investment grade. The Sub-Fund may invest a substantial portion of its assets in Senior Loans of Borrowers that have outstanding debt obligations rated below investment grade or that are unrated but of comparable quality to such securities. Debt securities rated below investment grade are viewed by the rating agencies as speculative and are commonly known as "junk bonds". Senior Loans may not be rated at the time that the Sub-Fund purchases them. If a Senior Loan is rated at the time of purchase, the Investment Manager may consider the rating when evaluating the Senior Loan but, in any event, does not view ratings as a determinative factor in investment decisions. As a result, the Sub-Fund is more dependent on the Investment Manager's credit analysis abilities.

Because of the protective terms of Senior Loans, the Investment Manager believes that the Sub-Fund is more likely to recover more of its investment in a default Senior Loan than would be the case for most other types of defaulted debt securities. The values of Senior Loans of Borrowers that have filed for bankruptcy protection or that are experiencing payment difficulty could be affected by, among other things, the assessment of the likelihood that the lenders ultimately will receive repayment of the principal amount of such Senior Loans, the likely duration, if any, of a lapse in the scheduled payment of interest and repayment of principal and prevailing interest rates. There is no assurance that the Sub-Fund will be able to recover any amount on Senior Loans of such Borrowers.

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In the case of collateralized Senior Loans, there is no assurance that sale of the collateral would raise enough cash to satisfy the Borrower's payment obligation or that the collateral can or will be liquidated. In the event of bankruptcy, liquidation may not occur and the court may not give lenders the full benefit of their senior positions. If the terms of a Senior Loan do not require the Borrower to pledge additional collateral in the event of a decline in the value of the original collateral, the Sub-Fund will be exposed to the risk that the value of the collateral will not at all times equal or exceed the amount of the Borrower's obligations under the Senior Loans. To the extent that a Senior Loan is collateralized by stock in the Borrower or its subsidiaries, such stock may lose all of its value in the event of bankruptcy of the Borrower.

The bankruptcy regimes are not consistent across different jurisdictions and, depending on the jurisdiction itself, may offer different levels of protection for the lenders and creditors in the event of bankruptcy. Therefore, the risks described in this "Credit Risk of Borrower" section may differ and be higher in certain jurisdictions where the bankruptcy regime offers less protection.

In addition to the credit risk of Borrowers in connection with Senior Loans, there are special risk considerations associated with investing in loans, bonds, equities, warrants and any other securities. Even though the Sub-Fund may invest in government bonds, government guaranteed bonds, bonds issued by supranational authorities and other permitted securities, such securities are subject to credit risk and market risk. Credit risk means such securities are subject to the risk of a Borrower's inability to meet principal and interest payments. Market risk means such securities may be subject to price volatility due to such factors as interest rate sensitivity, market perception of the creditworthiness of the Borrower and general market liquidity.

Interest Rates and Maturity

Interest rates on Senior Loans adjust periodically. The interest rates are adjusted based on a base rate plus a premium or spread over the base rate.

For Senior Loans denominated in Euro, the base rate usually is the Euro Inter-Bank Offered Rate ("EURIBOR"). EURIBOR is an average of the interest rates quoted by several designated banks as the rate at which Euro interbank term deposits are offered by one prime bank to another prime bank within the Economic and Monetary Union. The Investment Manager believes that changes in short-term EURIBOR rates are closely related to changes in the European Central Bank funds rate, although the two are not technically linked.

When interest rates rise, the values of fixed income securities generally decline. When interest rates fall, the values of fixed income securities generally increase. The Investment Manager believes that investing in adjustable rate Senior Loans should limit fluctuations in the Net Asset Value of the Sub-Fund caused by changes in interest rates. The Investment Manager expects the values of its Senior Loan investments to fluctuate less than the values of fixed rate, longer-term income securities in response to the changes in interest rates. Changes in interest rates can, however, cause some fluctuation in the Net Asset Value of the Sub-Fund.

Warrants, Equities and other Securities

Warrants, equities and other securities may have a subordinate claim on a Borrower's assets as compared with Senior Loans. As a result, the values of warrants, equities and other securities generally may be more dependent on the financial condition of the Borrower and less dependent on fluctuations in interest rates than are the values of many debt securities. The values of

warrants, equities and other securities may be more volatile than those of Senior Loans and thus may increase the volatility of the Sub-Fund's Net Asset Value.

Participations

The Sub-Fund may purchase participations in Senior Loans or acquire Senior Loans by assignment. Under a participation, the Sub-Fund generally will have rights that are more limited than the rights of lenders or of persons who acquire a Senior Loan by assignment. In a participation, the Sub-Fund typically has a contractual relationship with the lender selling the participation, but not with the Borrower. As a result, the Sub-Fund assumes the credit risk of the lender selling the participation in addition to the credit risk of the Borrower. In the event of the insolvency of the lender selling the participation, the Sub-Fund may be treated as a general creditor of the lender and may not have a senior claim to the lender's interest in the Senior Loan. Participations in Senior Loans may be more illiquid than Senior Loans acquired by assignment.

Exchange Rate Risk

As the Sub-Fund will invest in securities and other assets including loans and similar types of investments denominated in currencies other than a currency of Units of the Sub-Fund, changes in the exchange rates of such currencies of the investments relative to the currencies of Units will affect the value of Units of the Sub-Fund.

6. Investment Manager

The Management Company has appointed Invesco Senior Secured Management, Inc (the "Investment Manager" in this Appendix V) to act as adviser and make, subject to the overall control and responsibility of the Board of Directors of the Management Company, discretionary investments with respect to the investment and reinvestment of the assets of the Sub-Fund. The agreement made with the Investment Manager was entered into with an effective date of 5 July 2017.

The Investment Manager with principal offices at 1166 Avenue of the Americas, 26th floor, New-York, NY 10036, USA, provides a broad range of investment management services from a number of locations in the U.S. The Investment Manager is a wholly-owned subsidiary of Invesco Ltd. Invesco Ltd is a leading independent global investment management company.

As part of the performance of the services delegated by the Management Company, the Investment Manager may use the support of resources of other subsidiaries of Invesco Ltd, but shall remain in any case fully responsible for the performance of the discretionary investment decisions with respect to the investment and reinvestment of the assets of the Sub-Fund.

The Investment Manager may delegate, at its own expense and (in certain cases) with the approval of the Management Company, any or all of its duties to other companies, provided that the Investment Manager shall remain responsible for the acts and omissions of any such delegate in relation to such duties delegated to it as if such acts or omissions were those of the Investment Manager. The Investment Manager has appointed Invesco Asset Management Limited to provide trade and brokerage services subject to its supervision.

In case of any other delegation this Prospectus will be updated.

The Investment Manager advises and represents clients worldwide in providing its investment management services. In providing services to its clients, the Investment Manager may purchase, invest in or otherwise deal with participations in Senior Loans on behalf of its other clients.

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The Management Company has also delegated some powers to the Investment Manager relating to the subscription, redemption, conversion or transfer of Units as further detailed in this Appendix.

7. Base Currency of the Sub-Fund

The base currency is EUR.

8. Investor Restriction and Transfer of Units

The number of investors in the Sub-Fund is limited to 100 investors, which, in addition to being Well-Informed Investors, must qualify as professional within the meaning of § 1 sub. 19 KAGB which are not natural persons within the meaning of secs. 1 and 15 GITA ("Qualified Investors").

Subject to the provisions of section 13 and to any applicable laws and regulations, Investors may transfer units without the prior consent of the Management Company, so long as the transferee is a Qualified Investor, as defined above, and has provided a completed Application Form and Identification Documents, and if the existing restrictions of the Class of Units are complied with by the transferee and transferor.

If such request would reduce a holding of the transferor, below the Minimum Holding Amount for the relevant Class of Units, the remaining Units of the relevant Class of Units may compulsorily be redeemed or converted to a class of Units with a lower Minimum Holding Amount. All costs (including potential tax liability which might be applicable because of the country of citizenship, residence or domicile of the relevant Unitholder) associated with such compulsory redemption or conversion will be borne by the relevant Unitholder.

Transfers of Units are not permitted which would result in a person precluded from holding directly or indirectly, Units becoming a Unitholder of the Fund.

V Class of Units Restrictions

V Units are exclusively available, in certain limited circumstances, to Qualified Investors at the discretion of the Management Company and/or the Investment Manager.

9. Classes of Units

The Sub-Fund currently offers several Classes of Units with different characteristics as described in the schedule "Classes of Units and characteristics" disclosed in this section.

References to these Classes of Units will hereafter be, as an example, G Units, GX Units, etc. Units are denominated in the Base Currency of the Sub-Fund.

In respect of the risks of investing in the Classes of Units, please see the section headed "Exchange Rate Risk" under "Risk Factors" above.

Units will be issued to 3 decimal places.

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Classes of Units and characteristics

Class of Units	Availability	Currency	Distribution/ Accumulation	Hedged Class	Minimum Initial Investment Amount	Minimum Holding Amount	Maximum Management Fee	Sales Charge
G	Please see section 8 above	EUR	Accumulation	No	10 million EUR (or equivalent)	10 million EUR (or equivalent)	0.60% per annum of the Net Asset Value	None
GX		EUR	Annual Distribution	No				
M	Please see section 8 above	EUR	Accumulation	No	1 million EUR (or equivalent)	1 million EUR (or equivalent)	0.70% per annum of the Net Asset Value	Up to 5% calculated on the entire subscription amount in the subscription currency.
MX		EUR	Annual Distribution	No				
VX	Please see section 8 above	EUR	Monthly Distribution	No	10 million EUR (or equivalent)	10 million EUR (or equivalent)	0.60% per annum of the Net Asset Value	None

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For more details on distribution policy, Minimum Investment Amount and Minimum Holding Amount and Maximum Management Fees, please see sections 10, 11 and 16 respectively in this Appendix V. For further information on fees and charges applicable to the Fund, please refer to the section "Fees and Expenses" of the Prospectus of the Fund. It is further noted that investments in collective investment funds others than Sub-Funds of the Fund or UCIs initiated by the Invesco Group shall bear the applicable fees and charges applied to that fund in accordance with the relevant prospectus.

10. Distribution Policy

Accumulating Classes

For accumulating Classes of Units, all income shall be accumulated in the Net Asset Value of these classes of Units.

Distributing Classes

For distributing Classes of Units, it is intended to distribute all the net available income attributable to the distribution Class of Units and to maintain an equalisation account in respect of those Units in order to avoid any dilution of distributable income. The distributions will be declared and distributed on the first Dealing Day (as defined in section 12 in this Appendix V) of the following period in which the net investment income attributable to such class of Units was earned.

The distribution amount will be automatically reinvested in additional Units of the relevant Class of Units free of any sales charge, unless the Unitholder has elected in its Application Form to receive such distributions in cash. All the distributions in cash will normally be paid out on the 3rd Business Day (as defined in section 12 in this Appendix V) of the month following the end of the period.

Additional information on distributions, especially on Units held through Clearstream/Euroclear, can be obtained in the section 23 headed "Distributions" of the Prospectus.

11. Minimum Investment Amount and Minimum Holding Amount

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units are disclosed in the schedule "Classes of Units and characteristics" above in section 9.

The total positions held by a Unitholder in the Units of the Sub-Fund or across the Sub-Funds through one or several accounts opened in its name or opened on behalf of the Unitholder in the register(s) shall be aggregated to monitor that the Minimum Initial Investment Amount and the Minimum Holding Amount are met.

To evaluate the equivalent Minimum Initial Investment Amount and Minimum Holding Amount denominated in a currency other than the base currency of the Sub-Fund, the term "or equivalent" is defined as the amount in the relevant currency converted using the exchange rate available on the last business day of the past quarter

There are no minimum investment amounts on additional subscriptions.

Unitholders must comply with the Minimum Holding Amount of the relevant Class of Units at all times. However, the Management Company will not consider that the holding of a Unitholder has fallen below the relevant Minimum Holding

Amount if such holding has decreased only by reason of market movements affecting the portfolio value.

The Minimum Initial Investment Amount and the Minimum Holding Amount in each Class of Units may be waived or varied, in any particular case or generally, at the discretion of the Management Company. In particular, the Management Company may decide to waive the Minimum Initial Investment Amount and the Minimum Holding Amount for Unitholders investing through or introduced by distributors or other third party entities who:

- have an agreement with the Invesco Group,
- have a separate agreement with their clients and
- can justify an aggregated position of identified clients' holdings in the Sub-Fund(s) above the Minimum Initial Investment Amount and the Minimum Holding Amount.

Further, the Minimum Initial Subscription Amount and the Minimum Holding Amount may be waived where the financial intermediary or distributor, according to regulatory requirements or based on individual fee arrangements with their clients, are not allowed to accept and keep commissions on management fee, subject to the approval of the Management Company.

12. Business Day and Dealing Day

Both a Business Day and a Dealing Day mean every day which is a full bank business day in Luxembourg, the United Kingdom and the United States.

Unless otherwise decided by the Board, Good Friday, 24th December and 31st December of each year, or such other dates as determined by the Board and notified to Unitholders in advance, are not a Business Day nor a Dealing Day. Any bank business day in Luxembourg will not be a Business Day if it falls on a substitution holiday in the United States following 25th/26th December and/or 1st January in each year.

13. Issue of Units

Issue of Units in the Sub-Fund is subject to the restrictions on ownership described in this Prospectus in the sections headed "Issue of Units", "Restrictions of Ownership", "Subscriptions by and Transfer to U.S. Persons" and section 8 in this Appendix V.

Applications for subscriptions for Units in the Sub-Fund must be received by the Registrar and Transfer Agent by 4 p.m. Luxembourg time (the "Cut-Off Time") one Business Day prior to the applicable Dealing Day. At the discretion of the Investment Manager, all or parts of the subscriptions received on a Dealing Day can be deferred to the next Dealing Day or such other Dealing Day as determined by the Investment Manager. It is noted that, in such case, the option is given to the applicant to withdraw its application. Any deferred request or portion will be carried forward and effected, on a pro rata basis where necessary, on the following Dealing Day, until the subscription requests are executed in full. Subscription requests carried forward will not be prioritised over other applications for subscription received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further subscription request had been made by the Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

The Management Company may, in its sole discretion, accept any subscription request received after the Cut-Off Time.

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Applications for subscriptions for Units should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation to application for subscriptions shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

Payment must be made in the form of cash transfer within 5 Business Days following the respective Dealing Day on which the application for purchase of Units is received (or deemed to have been received).

Payment should be made in the currency of the purchased Class of Units.

No certificate for Units will be issued.

Statements can be provided if required on request.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Subscribers should note that while receipt of the completed Application Form and Identification Documents are pending, all transactions may be rejected or delayed.

The sections in the main body of the Prospectus headed, "Issue of Units" and "Other Important Dealing Information" applies to the Sub-Fund.

14. Repurchase of Units

Redemptions are possible every Dealing Day, subject to the restrictions below. Redemption requests must be received (or deemed to be received) before 4 p.m Luxembourg time (the "Cut-Off Time" for the Sub-Fund) on that Dealing Day. If the aggregate of the redemption requests received from Unitholders before the Cut-Off time does not exceed the lesser of 3% of the Net Asset Value or EUR € 10 million, or the currency equivalent, (the "Redemption Limit") these redemption requests will be processed on the Dealing Day on which they are received (or deemed to have been received). The Investment Manager may, at its sole discretion, determine that a higher redemption limit will apply, up to an amount not exceeding 10% of the Net Asset Value of the Sub-Fund.

If the aggregate redemption requests received on a Dealing Day result in the Redemption Limit being exceeded, the Management Company may, but is not obliged to, refuse to effect all of the concerned redemptions in full. In such circumstances, all of the relevant redemption requests will be reduced on a pro rata basis. Thereafter, any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. During this process, redemption requests that are carried forward will be aggregated with other redemption requests on each Dealing Day. Redemption requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

Redemption requests received (or deemed to have been received) after the Cut-Off Time on a Dealing Day will be processed on the next Dealing Day.

Redemption requests should be made by fax or in writing to the Registrar and Transfer Agent. The term "in writing" in relation

to redemption requests shall include orders submitted by way of SWIFT or other electronic means (excluding e-mail) recognized by the Registrar and Transfer Agent which may be amended from time to time.

Contract notes will be issued within 24 hours of the publication of the Net Asset Value per Class of Units.

Unitholders should note that while receipt of Identification Documents is pending, redemption proceeds cannot be remitted to Unitholder.

Payment of redemption proceeds shall be made in the currency of the respective Class of Units. Such payment shall normally be made, within 5 Business Days following the respective Dealing Day. However, where there are difficulties in liquidating relevant assets, including loans and similar types of investments, payment will be made as soon as reasonably practicable. No interest shall be paid on delayed redemption proceeds.

The Management Company will at all times aim to meet all redemption requests received (or deemed to have been received) on each Dealing Day. In certain circumstances however the Management Company may not be able to meet all redemption requests (in full or in part), for example as a consequence of the illiquidity of many Senior Loans (please see section 5 in this Appendix V for further details), the events set out in the section "Suspension of the Determination of the Net Asset Value of Units" in this Prospectus, or the need to protect the interests of the Fund, the Sub-Fund and/or Unitholders (as the Management Company may in its discretion determine). Accordingly the Management Company reserves the right in its discretion to defer or scale down pro rata each redemption request.

Especially, the Management Company may decide to limit the total number of Units of the Sub-Fund which may be redeemed on any given Dealing Day to 10% of the Net Asset Value of the Sub-Fund, or such higher percentage as the Management Company may decide. This limitation will be applied pro rata to all Unitholders of the Sub-Fund requesting redemptions to be effected on this Dealing Day. Any unfulfilled redemption request or portion will be carried forward and effected, on a pro rata basis where necessary, on each successive Dealing Day, until the outstanding redemption requests are discharged in full. Redemption requests carried forward will not be prioritised over other redemption requests received for a given Dealing Day and shall be treated with respect to the unsatisfied balance thereof as if a further redemption request had been made by the concerned Unitholder in respect of the next Dealing Day and, if necessary, subsequent Dealing Days.

In any of the above listed situations in this section 14, redemptions may only be suspended, reduced, deferred, scaled down or limited under exceptional circumstances and for a period not exceeding 12 months.

If for any reason redemption payments are delayed, payments will be made to Unitholders as soon as reasonably practicable and interest shall not be paid.

If the holding of any Unitholder in any Class falls at any time below the relevant Minimum Holding Amount for that Class as a direct result of a redemption request, the Management Company may compulsorily redeem or convert into another Class with a lower Minimum Holding Amount the remaining holding of such Unitholder in that Class.

In addition, the provisions set out in the section entitled "Repurchase of Units" in the main body of the Prospectus, and

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in particular the provisions regarding compulsory redemption, will apply to repurchase of Units in the Sub-Fund.

15. Determination of the Net Asset Value per Class of Units

The Net Asset Value per Class of Units will be calculated on the Business Day following the applicable Dealing Day, by reference to prices as at the Dealing Day.

The Valuation Point for the Sub-Fund is 10 p.m. Luxembourg time on the Dealing Day.

The Net Asset Value per Class of Units of the Sub-Fund is determined by or at the direction of the Management Company in the base currency of the Sub-Fund. The Net Asset Value per Unit will be expressed and provided in the relevant currency of the Class of Units. The Net Asset Value per Class of Units will be available at the offices of the Management Company and the Depositary.

16. Fees of the Management Company and Investment Manager.

The Management Company is entitled to receive a management fee in respect of each Class of Units as disclosed in the schedule "Classes of Units and characteristics" in section 9 of this Appendix. This management fee is a percentage per annum of the Net Asset Value of the relevant Class of Units, accrued daily and payable at the end of each quarter.

The Management Company may choose to waive or rebate its entire fee or any portion thereof at its absolute discretion for an indefinite period. For example, the Management Company may choose to waive or rebate all or part of its fee in order to reduce the impact such fee may have on the performance of such Sub-Fund or Class in instances where the net assets of the Sub-Fund or Class are of insufficient size, or may do so in its discretion for any other purpose. Additionally, the Management Company may pay a portion of its management fee to distributors, dealers or other entities that assist the Management Company in the performance of its duties or provide services, directly or indirectly, to the Sub-Fund or its Unitholders, and its management fee related to each of the Classes of Units on a negotiated basis in a private arrangement with a Unitholder or prospective Unitholder of each Class of Units. The selection of Unitholders or prospective Unitholders of each Class of Units with whom such private arrangements may be made and the terms on which its distributors or their affiliates, designees or placement agents may enter into such private arrangements are a matter for its distributors, except that as a condition of any such arrangements, the Fund and the Sub-Fund will not thereby incur any obligation or liability whatsoever.

The Investment Manager is paid out of the management fee received by the Management Company in accordance with the terms of the agreement signed between the Management Company and the Investment Manager relating to the portfolio management of the Sub-Fund.

17. Sales Charges

Classes may be subject to a Sales Charge as disclosed in the schedule "Classes of Units and characteristics" in section 9. The calculation of the Sales Charge is based on the entire subscription amount in the subscription currency.

The Sales Charge shall revert to the Principal Distributor (or to the relevant distributor through which the initial purchase was made). If in any country in which the Units are offered, local law or practice requires a lower initial Sales Charge than that

disclosed in the schedule "Classes of Units and characteristics", the Principal Distributor may sell the Units and may authorise distributors to sell the Units within such country at such lower levels in accordance with the maximum amounts permitted by the law or practice of such country.

18. Duration of the Sub-Fund

The Sub-Fund is established for an undetermined period.