Website Disclosure Questionnaire for Article 9	
Identification of the financial product and its objective (art. 23 SFDR RTS ¹)	DS Renew I SCA SICAV-RAIF WIND & SOLAR SUB-FUND I 3, rue Gabriel Lippmann L-5365 Munsbach Grand Duchy of Luxembourg
	The Wind & Solar Sub-Fund I's investment objective is to seek to achieve attractive risk adjusted total rates of return that are uncorrelated with the traditional equity and fixed income markets through gaining exposure to investments in Portfolio Companies participating in, or deriving a substantial portion of their revenue from, Energy Infrastructure Investments in the form of Solar Farms and Wind Farms.
Summary (art. 38 SFDR RTS)	At least 90% of the Funded Commitments will be invested in sustainable investments in the meaning of Art. 2 (17) of the SFDR, up to 100% of which will be taxonomy aligned, complying with the technical screening criteria as specified by the Taxonomy Regulation and the Delegated Regulation. The Wind & Solar Sub-Fund I may engage in sustainable assets at any stage of development incl. project developments.
	Mindestens 90 % der finanzierten Mittelzusagen werden in nachhaltige Investitionen im Sinne von Art. 2 (17) der SFDR investiert werden, von denen bis zu 100 % an der Taxonomie ausgerichtet sind und die technischen Screening-Kriterien gemäß der Taxonomie-Verordnung und der Delegierten Verordnung erfüllen. Der Wind & Solar Sub- Fund I kann in nachhaltige Anlagen in jedem Entwicklungsstadium, einschließlich Projektentwicklungen, investieren.
	Ten minste 90% van de gefinancierde betalingsverplichtingen zal worden geïnvesteerd in duurzame investeringen in de zin van artikel 2, lid 17, van de SFDR, waarvan tot 100% op de taxonomie is afgestemd en voldoet aan de technische screeningcriteria

¹ Commission Delegated Regulation (EU) 2022/1288 of 6 April 2022

	zoals gespecificeerd in de
	taxonomieverordening en de gedelegeerde
	verordening. Het Wind & Solar Sub-Fund I kan
	deelnemen aan duurzame beleggingen in elk
	stadium van ontwikkeling, inclusief
	projectontwikkelingen.
	Au moins 90% des engagements financés
	seront investis dans des investissements
	durables conformément à l'Art. 2 (17) du SFDR,
	dont jusqu'à 100 % seront alignés sur la
	taxonomie, en respectant les critères de
	sélection techniques tels que spécifiés par le
	Règlement sur la Taxonomie Verte et le
	Règlement Délégué. Le Wind & Solar Sub-Fund I
	с с
	peut investir dans des actifs durables à tout
	stade de développement, y compris les projets
	en développement.
No significant harm to the sustainable	First, the due diligence requirements will be
investment objective (art. 39 SFDR RTS)	met with respect to the do no significant harm
	criteria of the Delegated Regulation. In
	addition, the indicators for principal adverse
	impacts on sustainability factors from Annex I
	of the Commission Delegated Regulation (EU)
	2022/1288 (the "RTS") ("PAI") will be used to
	ensure the avoidance of significant adverse
	impacts on other environmental or social
	objectives in the investment decision and
	product strategy.
Sustainable investment objective of the	The Wind & Solar Sub-Fund I will invest - in
financial product (art. 40 SFDR RTS)	addition to its investments in liquid assets and
	in financial derivative instruments – at least
	90% of the Funded Commitments in sustainable
	investments in the meaning of Art. 2 (17) of the
	SFDR in the form of assets and companies in
	the renewable infrastructure sector and
	focuses on economic activities that contribute
	by nature to the transition to a low carbon,
	sustainable economy. This product has the
	sustainable investment objective of making a
	significant contribution to climate change
	mitigation, whereby the sustainable objective is
	defined in Art. 9 and 10 of Regulation (EU)
	2020/852 on the establishment of a framework
	to facilitate sustainable investment, and
	amending Regulation (EU) 2019/2088, as
	amended (the "Taxonomy Regulation").
Investment strategy (art. 41 SFDR RTS)	The Wind & Solar Sub-Fund I will invest - in
	addition to its investments in liquid assets and
	in financial derivative instruments - exclusively
	in sustainable investments in the meaning of

	Art. 2 (17) of the SFDR in the form of assets and companies in the renewable infrastructure sector and focuses on economic activities that contribute to the transition to a low carbon, sustainable economy. This product has the sustainable investment objective of making a significant contribution to climate change mitigation, whereby the sustainable objective is defined in Art. 9 and 10 of the Taxonomy Regulation. The Wind & Solar Sub-Fund I pursues an active management strategy and therefore does not invest by reference to an index.
Proportion of investments (art. 42 SFDR RTS)	The Wind & Solar Sub-Fund I will make - in addition to its investments in liquid assets and in financial derivative instruments – a minimum of 90% sustainable investments with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy and in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy.
Monitoring of sustainable investment objective (art. 43 SFDR RTS)	The AIFM in consultation with the Investment Advisor makes sure that no investment decision significantly harms the environmental sustainable investment objective of the Wind & Solar Sub-Fund I. This is ensured through a sustainability analysis that is applied both as part of the due diligence process for investments and as part of the ongoing monitoring. For this purpose, relevant data for all sustainable investments are collected in order to calculate the indicators for PAI from Annex I of the RTS.
Methodologies (art. 44 SFDR RTS)	Depending on the asset class, various different PAI indicators are relevant and applicable. By choosing assets and ensuring alignment with taxonomy ratios and providing social safeguards and by assessing the PAI indicators are considered to be non-significantly harmful. Based on the collected data and the materiality of the PAI indicators, a decision is made at the discretion of the AIFM upon recommendation by the Investment Advisor as to whether the principle adverse impact of a (potential) investment is significantly detrimental to the environmental sustainable investment objective of the Wind & Solar Sub-Fund I or not. If, based on the assessment of the applicable PAI indicators, the AIFM in consultation with the Investment Advisor is of the view that a

potential investment would cause significant harm to the environmental sustainable investment objective of the Wind & Solar Sub Fund I, the investment will not be made.Data sources and processing (art. 45 SFDR RTS)Due diligence procedures and policies are applied. The assessment takes place via questionnaires and desk research based on publicly available information.Limitations to methodologies and data (art.46 SFDR RTS)At least 90% of the Funded Commitments wil be invested in sustainable investments in the meaning of Art. 2 (17) of the SFDR, up to 1009 of which are taxonomy aligned. (i.e., they medi	-
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of which are taxonomy aligned (i.e. they may	%
of which are taxonomy aligned. (i.e., they me	et
all technical screening criteria from the	
Delegated Regulation). The Wind & Solar Sub-	-
Fund I's investments are primarily made	
indirectly, i.e. via other companies (e.g. specia	al
purpose vehicles, companies). Direct	
investments by the Wind & Solar Sub-Fund I	
will not, if at all, exceed a share of 25 % of its	
Total Commitments.	
Due diligence (art. 47 SFDR RTS) First, the due diligence requirements will be	
met with respect to the do no significant harr	n
criteria of the Delegated Regulation. In	
addition, the indicators for principal adverse	
impacts on sustainability factors from Annex	
of the Commission Delegated Regulation (EU)	
2022/1288 (the "RTS") ("PAI") will be used to	,
ensure the avoidance of significant adverse	
impacts on other environmental or social	
objectives in the investment decision and	
product strategy.	
Engagement policies (art. 48 SFDR RTS) The due diligence procedures and policies of	
the AIFM and the Investment Advisor seek to	
assess the governance practices of potential	
and existing investee companies of the Wind	0
Solar Sub-Fund Lin order to ensure compliance	
	.e
with Art. 2 (17) of the SFDR. These good	
governance practices include sound	
management structures, employee relations,	
remuneration of staff and tax compliance	1-
practices. All investee companies must provid	
assurance, prior to the investment being mad	ie,
that the high standards required of good	
governance procedures are adequately met.	
This is done on the one hand contractually an	d
on the other hand through a selected pre-	
screening. Investee companies are regularly (at
least annually) reviewed for significant non-	
compliance, with publicly available information	
being screened at regular intervals. The AIFM	
and the Investment Advisor apply the same d	ue

	diligence procedures and guidelines to all
	potential investments of the Wind & Solar Sub-
	Fund I to ensure good governance practices.
	Due diligence procedures and policies are
	applied to ensure that social and employee
	matters, human rights, anti-bribery and anti-
	corruption provisions are respected. The same
	due diligence procedures and guidelines are
	applied to all potential investments of the Wind
	& Solar Sub-Fund I to ensure alignment with
	OECD Guidelines for Multinational Enterprises
	and the UN Guiding Principles on Business and
	Human Rights. The assessment takes place via
	questionnaires and desk research based on
	publicly available information to ensure that, to
	the best knowledge of the AIFM in consultation
	with the Investment Advisor, the companies in
	which the Wind & Solar Sub-Fund I directly or
	indirectly invests are operating in accordance
	with OECD Guidelines for Multinational
	Enterprises and the UN Guiding Principles on
	Business and Human Rights.
Attainment of the sustainable investment	At least 90% of the Funded Commitments
objective (art. 49 SFDR RTS)	contribute significantly to the environmental
	sustainable investment objective of the Wind &
	Solar Sub-Fund I, i.e. climate change mitigation.
	The above investment restrictions must only be
	complied with by the end of the Investment
	Period and will not be breached as a result of
	events outside the control of the AIFM,
	provided that the AIFM will take all necessary
	steps to bring the Wind & Solar Sub-Fund I back
	in compliance in the best interest of the
	Shareholders of the Wind & Solar Sub-Fund I.
	The do not significantly harm assessment takes
	place for all sustainable investments, ensuring
	that all investments do not significantly exceed
	the sector average of the PAI indicators.