

Fund terms and conditions - Simplicity Sverige

§ 1 The legal position of the Fund

The name of the investment fund is Simplicity Sverige, hereinafter called the Fund. The Fund is a securities fund as defined by the Swedish Investment Funds Act (2004:46) (IFA).

The Fund capital is owned jointly by the Fund's unit holders. Each unit carries an equal right to the property in the Fund.

The Fund cannot acquire rights or incur obligations. The fund company named in § 2 represents the unit holders in matters related to the Fund, makes decisions regarding the property in the Fund and exercises the rights ensuing from the property.

Operations are conducted in accordance with these Fund Terms and Conditions, the Fund Company's articles of association, the Swedish Investment Funds Act (2004:46) and other applicable ordinances.

§ 2 Fund Manager

The Fund is managed by Simplicity AB, corporate identity no. 556611-4723, hereinafter called the Fund Company.

§ 3 Depository and its tasks

The depository for the Fund's assets is Skandinaviska Enskilda Banken AB (publ), registration number 502032-9081.

The Depository shall execute the Fund Company's decisions regarding the Fund and shall also receive and hold the assets of the Fund. The Depository shall also ensure that the decisions regarding the Fund made by the Fund Company, such as valuation, redemption and sales of fund units, comply with the law, regulations and these Fund Terms and Conditions.

§ 4 The nature of the Fund

The Fund is an equity fund that invests in shares that are geographically related to Sweden.

The aim is a dynamic portfolio, comprising shares that are at least 90% is attributable to companies established in Sweden or admitted to trading on a regulated market in Sweden.

The Fund will therefore under certain market conditions have considerably larger or smaller weighting in certain industries and countries than the Fund's benchmark index. The Fund does not invest with the obligation or ambition to achieve a correlation with its benchmark index.

The Fund's financial aim is primarily to generate a positive, long-term yield and a higher growth in value than its benchmark index.

§ 5 The Fund's investment orientation

The Fund may invest its assets in transferable securities, fund units and money market instruments.

The term "transferable securities" refers to a) shares and other securities equivalent to shares and deposit certificates for shares, b) bonds and other promissory notes, with the exception of money-market instruments, and deposit certificates for promissory notes, and c) securities of other types that allow the right to acquire such transferable securities stated in a) and b) through subscription or exchange.

Management includes the use of quantitative models, the task of which is to statistically justify each transaction.

At least 75% of the Fund's assets shall be invested in shares and share-related transferable securities. The Fund shall invest a maximum of 10% of the value of the Fund in units.

§ 6 Market places

The Fund's capital may be invested on a regulated market in the EEA or an equivalent market outside the EEA. Trading may take place in such markets in countries within the EU and EFTA, Australia, Hong Kong, Japan, Canada, Singapore and the United States.

§ 7 Special investment focus

The Fund may invest in such transferable securities as referred to in Ch. 5 § 5 IFA.

The Fund may not invest in such money-market instruments as referred to in Ch 5. § 5 IFA.

The Fund may make use of derivatives to improve management efficiency with the aim of decreasing costs and risks.

The Fund may not invest in such derivate instruments as referred to in Ch. 5 § 12 second paragraph IFA (OTC derivatives).

§ 8 Valuation

The value of each unit in the Fund comprises the value of the Fund divided by the total number of units in the Fund. The units in the Fund shall be equal in size.

The value of the Fund is calculated by deducting from the assets the liabilities linked to the Fund, including as yet unlevied taxes according to the Fund Company's stipulation as well as the charges stated in § 11 below.

The Fund's assets comprise:

- Transferable securities and other financial instruments which are valued in line with current market value. If this market value cannot be obtained or, in the opinion of the Fund Company, it is misleading, they may be reported at the value decided on objective grounds by the Fund Company.

- Liquid fund
- Accrued interest
- Accrued dividends
- Unliquidated sales
- Other receivables pertaining to the fund.

The Fund's liabilities comprise:

- Payment to the Fund Company
- Unliquidated purchases
- Tax Liabilities
- Other liabilities pertaining to the Fund

The market value of such transferable securities referred to in Ch. 5 § 5 IFA are established on objective grounds in accordance with special valuation based on information on the latest price paid or indicative prices from market makers if such are stipulated for the issuer. If such information is not available or is deemed to be less than reliable not considered reliable by the Fund Company, the market value will be established based on information from an independent party or other external, independent sources. If the market for a certain security is not active, valuation may take place through the use of a generally accepted valuation method established on the market such as, for example, cash flow analysis or comparison with other similar transactions that took place under market conditions during a similar period.

The value of each unit shall be determined by the Fund Company on each banking day.

§ 9 Sale and redemption of units

Units are sold and redeemed by the Fund Company. Sale (a unit holder's purchase) and redemption can take place on each banking day.

A request for sale is made by paying a minimum amount of 100 SEK into the Fund Company's bank account or bank giro account.

A request for redemption of a unit in the Fund is made in writing or by fax to the Fund Company or, by separate agreement, electronically. The redemption request shall be in writing and shall be signed personally by the unit holder, except when electronic means are used.

A request that reaches the Fund Company by 14:00 at the latest on a full banking day, or 11:00 on a half banking day, is executed on the next banking day at the latest. Should a request be received by the Fund Company after 14:00 on a full banking day or after 11:00 on a half banking day, the Fund Company is entitled to execute the request no later than on the banking day immediately after the next banking day.

If funds for redemption must be procured through the sale of securities, such sale and redemption shall take place as soon as possible. If a sale could be essentially disadvantageous to other unit holders' interests, the Fund Company shall, following notification to the Swedish Financial Supervisory Authority, defer the sale.

In the case of redemption of units, payment is made no later than three (3) banking days after redemption has been executed.

The price of the unit in conjunction with sale and redemption is set at the end of the banking day on which the sale or redemption takes place. Sale and redemption take place at a rate that is unknown to the unit holder at the time the request for sale or redemption is made.

A request for redemption may only be revoked with the consent of the Fund Company.

The price in conjunction with the sale of a unit (a unit holder's purchase) shall be the unit value on the date the sale takes place plus any sales charge. The redemption price of a unit shall be the value of the unit on the date redemption takes place following a deduction for any redemption fee. The unit value is published on the Fund Company's website (www.simplicity.se) and in a number of newspapers through the Swedish Investment Fund Association.

§ 10 Closure of the Fund in extraordinary circumstances

The Fund may be closed for sale and redemption if extraordinary circumstances arise that prevent valuation of the Fund's assets from being made in a manner that assures equal rights for the unit holders.

The Fund Company is entitled to close the fund for the sale of units when the Fund's assets exceed one billion kronor (SEK 1,000,000,000) and to decide on whether and when the Fund, following closure, shall be opened for the sale of units. All unit holders in the unit holders' register shall be notified by letter of any closure or opening no later than 15 banking days prior to closure or opening taking place.

§ 11 Fees and payment

Payment shall be made from the capital in the fund to the Fund Company for its management of the fund. Such payment shall be a maximum of 0,9% and include costs for the Depository, supervision and auditors. The payment is calculated daily at 1/365th part of the whole.

Brokerage and other costs, as well as tax in conjunction with the Fund's purchase and sale of financial instruments, are charged to the Fund.

The Fund Company is entitled to charge a redemption fee of a maximum of 1% of the value of the unit when the unit has been held for less than six months, which will accrue to the Fund Company.

Applicable VAT will be payable on the fees.

§ 12 Dividends

The Fund pays dividends with the aim of transferring taxation of the Fund's yield to the unit holders, since by doing so the yield is not taxed on two levels. If the amount available for a dividend is estimated to be less than 1% of the value of the outstanding units, the Fund Company may decide that no dividend will be paid.

A dividend is paid in April of the year after the financial year and is payable to unit holders who on the dividend date set by the Fund Company are registered for units.

The Fund's distributable profit is calculated in the following manner:

- any remaining distributable amount from previous years, plus
- the Fund's taxable profit, calculated as the Fund's profit for the financial year, after
 - deduction has been made for realised and unrealised gains on shares and share-related financial instruments during the financial year,
 - a supplement has been made for realized and unrealized losses on shares and share-related financial instruments during the financial year,
 - a supplement has been made to an amount equivalent to the standard fiscal revenue on the market value of shares and share-related financial instruments at the beginning of the financial year.
 - an adjustment has been made for unrealised changes in value of the financial instruments other than shares and share-related financial instruments,
 - a deduction has been made for non-taxable income,
 - a supplement has been made for non-deductible costs.
- Reduced by the requisite amount to allow settlement of non-Swedish tax.

The total of the above may be increased by the accrued dividend that has been paid in on the sales of a unit and reduced by an accrued dividend that has been paid out on redemption of a unit.

For a dividend accruing to a unit the Fund Company shall, following a deduction for Preliminary tax, acquire new units on behalf of the unit holder registered for the unit on the date set by the Fund Company.

Following a request to the Fund Company no later than March 15 in the year after the financial year, the dividend may instead be received in cash, paid into the unit holder's bank account following a deduction for preliminary tax.

§ 13 The Fund's financial year

The Fund's financial year is the calendar year.

§ 14 Interim report and annual report, changes to Fund Terms and Conditions

The Fund Company shall publish an interim report for the first six months of the financial year within two months of the end of the half-year and an annual report on the Fund within four months of the end of the financial year. The documents shall be sent free of charge to any unit holders who so request and shall be available at the Fund Company and the Depository.

Changes to the Fund regulations may only be made following a decision by the board of the Fund Company and shall be submitted to the Swedish Financial Supervisory Authority for approval. Following approval of a change, the decision shall be available at the Fund Company and the Depository and shall be made public in the manner stated by the Swedish Financial Supervisory Authority.

§ 15 Pledging and assignment

Pledging of units shall be notified in writing to the Fund Company. Notification shall state the unit holder, the pledgee, which shares are covered by the pledge and any limitations on the scope of the pledge. Unit holders shall be informed in writing that the Fund Company has made a note regarding the pledge in the unit holders' register. The pledge ceases when the pledgee has notified the Fund Company in writing thereof. When the pledge has ceased, details regarding the pledge are removed.

The Fund Company is entitled to payment from the unit holder for registration.

§ 16 Limitation of liability

Every unit holder should study in detail the risks that are associated with the financial instruments in which the Fund invests as stated in the fact sheet and the information brochure.

The following liability limitations for the Fund Company also apply to the Depository.

The Fund Company is not liable for any loss arising from a legal enactment, official measure, act of war, strike, blockade, boycott, lockout or other similar circumstance, such as computer or telephone faults. The reservation regarding a strike, blockade, boycott and lockout also applies if the Fund Company is the object of or takes such a conflict measure.

Any losses that arise in other cases shall not be compensated by the Fund Company if normal caution has been observed.

The Fund Company is not liable in any event for any indirect loss, nor is it liable for any loss caused by a custodial bank or other agent which the Fund Company has engaged with appropriate care. Nor is the Fund Company liable for any loss that could arise by reason of a restriction on disposition that could be applied against the Fund Company.

If the Fund Company is prevented from taking action as a result of a circumstance stated in the second paragraph, such action shall be postponed until the impediment has ceased. If, as a result of such a circumstance, the Fund Company is prevented from executing or receiving payment, the Fund Company shall not be under any obligation to pay penalty interest.

Notwithstanding the above, Ch. 2 § 21 of the IFA (2004:46) shall always apply.

In case of any discrepancy between the Swedish-language version of this Fund terms and conditions and any translation thereof, the Swedish-language version shall prevail and the Fund terms and conditions shall be construed in accordance with the Swedish-language version.