Société en commandite par actions (SCA) Société d'investissement à capital variable (SICAV) -Reserved alternative investment fund (RAIF)

Annual report including audited financial statements for the year ended December 31, 2021



Table of contents

Organisation of the Fund	
•	
General Partner's report	3
Audit report	6
Financial statements	
Statement of net assets	9
Statement of operations and changes in net assets	10
Number of shares outstanding and net asset value per share	11
Notes to the financial statements	12
Supplementary Information (Unaudited)	22

Organisation of the Fund

Registered 25C Boulevard Royal, L-2449 Luxembourg,

Office Grand Duchy of Luxembourg

General Partner BUILDIM Fund Management

26C Boulevard Royal, L-2449 Luxembourg, (as from April 1, 2022)

Grand Duchy of Luxembourg

Members of the Board of Managers

of the General Partner

Bernd Von Manteuffel, Manager, Luxembourg Christophe Nadal, Manager, Luxembourg

Central Administration and

Domiciliation Agent

EFG Bank (Luxembourg) S.A.,

56, Grand-Rue, L-1660 Luxembourg, Grand Duchy of Luxembourg

Depositary, Registrar and Paying

Agent

EFG Bank (Luxembourg) S.A., 56, Grand-Rue, L-1660 Luxembourg, Grand Duchy of Luxembourg

Fresh Asset Management O.A.

Alternative investment Fund Manager

("AIFM")

Fuchs Asset Management, S.A.,

49, Boulevard Prince Henri, L-1724, Luxembourg,

Grand Duchy of Luxembourg

Auditor Ernst & Young S.A.,

35E, Avenue John F. Kennedy, L-1855 Luxembourg,

Grand Duchy of Luxembourg

Investment Adviser MIMCO Capital S.à r.l.

26C Boulevard Royal, L-2449 Luxembourg, (as from April 1, 2022)

Grand Duchy of Luxembourg

ACTIVITY REPORT OF BUILDIM, SICAV-FIAR FOR THE YEAR ENDED DECEMBER 31, 2021

Dear Investors,

The Managers (the "Managers") of Buildim Fund Management (the "General Partner") are pleased to present you their Activity Report and the audited financial statements of BUILDIM (the "Fund") for the year ended December 31, 2021 (the "Financial Year").

MACROECONOMIC ENVIRONMENT AND MARKET TRENDS

On 11th March 2020, the World Health Organization declared Covid 19 as a pandemic. The pandemic continues to disrupt human ways of living and connections between people, which are at the heart of real estate business.

Although Covid-19 has created some turbulences, its impact has been mitigated by the closed monitoring our management teams. The development of the real estate projects has processed as planned and does not encounter unforeseen delays. The management strongly believe that the going concern and viability of the Fund remain despite the temporary turbulences created by COVID19.

The ongoing development in the Eastern European Conflict is being closely followed and monitored. The General Partner continuously engages to monitor and protect against a range of disruptions and assess any potential exposure. The preliminary assessment performed by the General Partner concludes that there is limited overall exposure to the crisis and that it does not have any impact on ability of the Fund to continue as a going Concern.

Although the overall turbulence in capital markets, the Luxembourg economy has strengthened further, with an estimated growth of 6.9%¹ compared to 2020. Other indicators confirm this trend with a robust growth in employment and wage with an umemployment rate of 5.2% at the end of 2021 compared to 6.4% as at 31st December 2020². Population in Luxembourg continues to growth increasing from 245,4 inhabitants per km² in 2021 compared to 242,1 inhabitants in 2020³.

Population growth combined with a decreasing unemployment rate has the effect that demand of residential properties remain high with an imbalanced supply. Luxembourg is showing one of the lowest vacancy rate of the European Union with a 3.6% in 2021 against 4% in 2020⁴.

We again observe that the health crisis and confinement had no impact on the real estate price spike. On the other hand, buyers seems to have reviewed their plans and are turning more to regions far from the center of the Grand-Duchy of Luxembourg. This has resulted in slower growth in the latter, while in the Western and Northern regions, prices have increased by nearly 14% for 2021 compared to 2020.

We can observe a geographical diversification of demand, with areas outside the capital seeming to be increasingly attractive to private buyers and investors. While the outskirts of Luxembourg City have long been of interest to buyers, we are now seeing other regions further afield, notably the north of the country.

Finally, we can note that the South of the country is more sought after by future buyers. As the prices charges are much more affordable than in the Centre, buyers can still seek areas more conducive to new post-covid lifestyles with flexibility in teleworking.

¹ Source : Statnews n°9 du 14/03/22 de statitiques.lu

² Source: Government.lu

³ Source : Statistiques.lu

⁴ Source :JLL

The Fund itself carried on with its development by finding new opportunities to further develop its real estate base in the Grand-Duchy of Luxembourg.

The German economy grew by 2.9% in 2021 (compared to -4.6% decrease in 2020)⁵ after another year of surging Covid-19 cases, pandemic-related restrictions and supply chain pressures. German statistics office said that German growth was still 2% lower in 2021 than in 2019.

Despite the challenging economic environment, the construction industry remained solid and the businesses of this sector are confident.

Indeed, the annual turnover in the construction industry was up 1.03% compared with 2020⁵. Thus turnover in the main construction industry increased for the consecutive nine year. The number of the persons employed in the construction sector was up 1.44% compared with 2020⁵.

Detailed analysis of the German market by regions are carried out and updated regularly by the investment team. The investment team strongly believes that real estate assets offering stable rental income are of interest considering the risk aversion of certain investors given the actual market conditions. The team also pursues their investment strategy by looking for attractive investment opportunities with strong appreciation potential in terms of rent increase and asset valuation in regions outside the metropolitan areas, more particularly in eastern Germany, where conveniently located specialist retail and local supply centers, supermarkets and discounters with tenants with strong credit ratings can be found.

INVESTMENT ACTIVITY IN 2021

The Fund has one compartment named BUILDIM 19.

The main objective of the Fund and its sub fund is to build up a real estate portfolio in Luxembourg and Germany, mainly consisting of residential properties, office buildings, different types of real estate assets with commercial, hotel or healthcare activities or real estate asset offering opportunities in terms of restructuration.

The investment objective of the Sub-fund is to obtain a medium-term capital growth and an appropriate return by applying the principle of risk diversification through direct or indirect investment though ad hoc entities or entities partially owned by the compartment and either domiciled in Luxembourg or in Europe.

During the Financial Year, the Fund, incorporated Potager Promotions, S.à r.l. in which it holds a 50% interest (Asset named "Kirchberg investment") in view of developing residential properties of 951,26 sqm with 13 apartments and parking lots located in Luxembourg Kirchberg.

On 29th March 2021, the Fund incorporated BASCH Promotions, S. à r.l., in which it holds a 100% interest (Asset named "Bascharage investment") in view of developing residential properties of 1.201,21 sqm with 16 apartments and parking lots located in Bascharage.

The Fund, together with other partners, pursued the development of two other investments:

Asset named "Belair Investment", in which the Fund holds an interest through the equity of BELAIR PROPERTY S.A., consists of developing two residential buildings with 6 apartments and parking lots and a total of 416 sqm located in Luxembourg Belair.

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⁵ Source : Destatis.Be

Asset named "Bertrange Investment", in which the Fund holds an interest through the equity of BOURMICHT PROMOTIONS S.A., consists of developing a commercial and office building of more than 15,500 m² in Luxembourg.

The Fund, as sole owner, continued to refurbish and collect rent from the "Gladbeck Investment" consisting of a commercial centre of 14.447 m² located in Gladbeck (Germany).

The Gladbeck, Belair, Bertrange, Kirchberg and Bascharage Investments resulted in a portfolio of assets held by the Fund with other partners valued at approximately 35.7 million (2020: 17 million).

FUND ACTIVITY IN 2021

As at December 31, 2021, the Total Commitments of the Fund amounted to EUR 15.850.305 (2020 : EUR 16.590.988).

FINANCIAL REVIEW

The net asset value ("NAV") per share of the fund as at December 31, 2020 are shown in the table below:

	31.12.2021	31.12.2020	31.12.2019
Class CAP A1 shares	1.093,742	1.032,301	965,838
Class CAP A2 shares	1.135,860	1.070,110	965,642
Class S1 shares	1.218,040	1.137,071	966,650
Class S2 shares	1.233,263	1.136,916	966,562

SUBSEQUENT EVENTS

On 10th February 2022, the Fund finalized is acquisition of the Asset named "KBG Investment", in which the Fund holds a 70% interest through the equity of KBG Property. The objective is to develop two residential buildings with 6 apartments and a total of 442,88 sqm located in Luxembourg Cessange.

During the 2nd semester 2021, the Fund finalized its acquisition of the Asset named 'Acierie Investment", in which the Fund will indirectly own 14.18%. This co-developing investment consists of 73 prime residential appartments and parking lots for a total of 3.806,12 m² located in Luxembourg

On 11th March 2022, the Fund finalized its acquisition of the Asset named "SLP Investment", in which the Funds holds a 70% interest through the equity of SAINT LAURENT PROPERTY, consists of residential appartments of around 346 m² and parking lots in Lorentzweiler. Since April 2022, the sale of the apartments is in progress.

These three last investments will consolidate the pursuit of the strategic objective of the Fund and its sub-fund in building up a real estate portfolio in Luxembourg.

BUILDIM Fund Management

Mr. Bernd von Manteuffel

Manager

Date: 1st June 2022

Mr. Christophe Nadal

Manager

Date: 1st June 2022



Ernst & Young Société anonyme 35E, Avenue John F. Kennedy L-1855 Luxembourg

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Independent auditor's report

To the Shareholders of Buildim S.C.A. SICAV-RAIF 25C, Boulevard Royal L-2449 Luxembourg

Opinion

We have audited the financial statements of Buildim S.C.A. SICAV-RAIF (the "Fund") which comprise the statement of net assets as at 31 December 2021, and the statement of operations and changes in net assets for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Fund as at 31 December 2021, and of the results of its operations and changes in its net assets for the year then ended in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the financial statements.

Basis for Opinion

We conducted our audit in accordance with the Law of 23 July 2016 on the audit profession (the "Law of 23 July 2016") and with International Standards on Auditing ("ISAs") as adopted for Luxembourg by the "Commission de Surveillance du Secteur Financier" ("CSSF"). Our responsibilities under the Law of 23 July 2016 and ISAs as adopted for Luxembourg by the CSSF are further described in the "responsibilities of the "réviseur d'entreprises agréé" for the audit of the financial statements" section of our report. We are also independent of the Fund in accordance with the International Code of Ethics for Professional Accountants, including International Independence Standards, issued by the International Ethics Standards Board for Accountants ("IESBA Code") as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the financial statements, and have fulfilled our other ethical responsibilities under those ethical requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other information

The Board of Managers of the Fund's General Partner is responsible for the other information. The other information comprises the information stated in the annual report but does not include the financial statements and our report of the "réviseur d'entreprises agréé" thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.



In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report this fact. We have nothing to report in this regard.

Responsibilities of the Board of Managers of the Fund's General Partner for the financial statements

The Board of Managers of the Fund's General Partner is responsible for the preparation and fair presentation of these financial statements in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the financial statements, and for such internal control as the Board of Managers of the Fund's General Partner determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, Board of Managers of the Fund's General Partner is responsible for assessing the Fund's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Managers of the Fund's General Partner either intends to liquidate the Fund or to cease operations, or has no realistic alternative but to do so.

Responsibilities of the "réviseur d'entreprises agréé" for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a report of the "réviseur d'entreprises agréé" that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Law dated 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with the Law dated 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is
 sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material
 misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve
 collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that
 are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the fund's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Managers of the Fund's General Partner.



- Conclude on the appropriateness of Board of Managers of the Fund's General Partner use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Fund's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our report of the "réviseur d'entreprises agréé" to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our report of the "réviseur d'entreprises agréé". However, future events or conditions may cause the Fund to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Ernst & Young Société anonyme Cabinet de révision agréé

Julie Honoré

Statement of net assets as at December 31, 2021

	Note	BUILDIM - BUILDIM 19	BUILDIM - Buildim 19
		December 31, 2021	December 31, 2020
		EUR	EUR
ASSETS			
Investments at fair value	2.3, 5	4,494,218.45	2,143,848.38
Loans	2.3, 5	11,385,386.17	7,610,720.55
Cash at banks	2.3	706,590.57	4,583,539.52
Interest receivable on loans	2.3, 5	754,413.10	348,062.33
Receivable on subscriptions	4	-	2,186,000.00
Related entity receivable	6	15,000.00	15,000.00
Formation expenses	2.4	49,497.50	70,485.84
Capitalized Costs	7	1,327,185.02	1,612,854.04
TOTAL ASSETS		18,732,290.81	18,570,510.66
LIABILITIES			
Related entities payable		30,000.00	30,000.00
Payable on redemptions		22,425.00	123,526.00
AIFM fees payable	8	13,756.36	13,393.36
Management fees payable	8	285,564.97	53,099.50
Administration fees payable	8	8,041.10	13,054.64
Financing fees payable	7	17,000.00	-
Audit fees payable	8	31,941.00	13,542.75
Depositary fees payable	8	12,752.83	16,476.94
Accrued performance fees	8	3,246.33	94,197.52
Distribution fees payable	7	-	173,950.00
Taxe d'abonnement payable		464.20	293.46
Transfer Agent fees payable		13,000.00	6,250.00
Operating and subscription management fees	8	-	49,700.00
TOTAL LIABILITES		438,191.79	587,484.17
NET ASSETS		18,294,099.02	17,983,026.49

Statement of operations and changes in net assets for the year ended December 31, 2021

	Note	BUILDIM - BUILDIM 19	BUILDIM - Buildim 19
		December 31, 2021	December 31, 2020
		EUR	EUR
INCOME			
Interest income on debt securities		556,666.40	307,164.14
Other income		40,000.00	-
TOTAL INCOME		596,666.40	307,164.14
EXPENSES			
Management fees expenses	8	(482,697.63)	(276,878.63)
AIFM fees expenses	8	(56,026.64)	(43,643.36)
Legal fees expenses		(31,613.58)	(2,648.75)
Banking fees and Interests expenses		(14,401.05)	(12,204.41)
Amortisation of distribution fees	7	(333,741.80)	-
Amortisation of formation expenses	2.4	(18,649.64)	(18,649.64)
Amortisation of financing fees	7	(56,272.86)	-
Amortisation of transaction fees	7	(140,859.36)	-
Taxe d'abonnement		(1,998.30)	(1,254.89)
Professional fees expenses		(8,956.28)	-
Audit fees expenses	8	(33,140.25)	(28,440.75)
Administration fees expenses	8	(23,000.01)	(23,109.28)
Depositary fees expenses	8	(42,590.01)	(31,453.88)
Performance fees expenses	8	90,951.46	(94,197.52)
Transfer Agent fees expenses		(22,300.00)	(14,450.00)
Operating and subscription management fees	8	-	(154,955.55)
Loss on Redemptions	9	(84,584.99)	<u>-</u>
TOTAL EXPENSES		(1,259,880.94)	(701,886.66)
NET INVESTMENT RESULT		(663,214.54)	(394,722.52)
CHANGE IN UNREALISED RESULT			
- appreciation on investments	5	1,714,970.07	2,092,416.56
TOTAL UNREALISED RESULT		1,714,970.07	2,092,416.56
OPERATIONS RESULT		1,051,755.53	1,697,694.04
Subscriptions		_	7,868,389.18
Redemptions		(740,683.00)	(236,101.00)
Net assets at the beginning of the year		17,983,026.49	8,653,044.27
NET ASSETS AT THE END OF THE YEAR		18,294,099.02	17,983,026.49

Number of shares outstanding and net asset value per share

	Currency	Number of shares outstanding as at December 31, 2021	Net asset value per share as at December 31, 2021	Net asset value per share as at December 31, 2020	Net asset value per share as at December 31, 2019
BUILDIM - BUILDIM 19					
CAP A1 shares	EUR	3,559.395	1,093.7419	1,032.3014	965.8376
CAP A2 shares	EUR	7,173.410	1,135.8604	1,070.1101	965.6424
S1 shares	EUR	887.500	1,218.0398	1,137.0715	966.6501
S2 shares	EUR	3,200.000	1,233.2631	1,136.9155	966.5620
B shares	EUR	1,029.000	1,189.7872	1,128.9616	963.3351
GP Share	EUR	1.000	1,303.4200	1,183.9100	989.9000

Notes to the financial statements as at December 31, 2021

NOTE 1 - GENERAL

BUILDIM (hereinafter the "Fund") is an investment company with variable share capital ("société d'investissement à capital variable") incorporated under the form of a partnership limited by shares ("société en commandite par actions") and organised as a RAIF under the RAIF Law, registered on the official list of RAIFs held with the Luxembourg Companies and Trade Register under number B234682.

The Fund qualifies as an Alternative Investment Fund and its Authorised Alternative Investment Fund Manager ("AIFM") pursuant to the 2013 Law is Fuchs Asset Management S.A.

The sale and holding of Ordinary Shares of the Fund are restricted to Well-Informed Investors qualifying as Eligible Investors.

The Fund launched its operation on July 9, 2019, this being decided at the Board Meeting of the directors of the General Partner ("GP")

The Fund produces an annual report, including Audited Financial statements, within 6 months from the end of the financial year.

The financial year of the Fund starts on the 1st of January of each year and ends on December 31 of the same year.

No subscription can be received on the basis of financial reports. Subscriptions are only valid if made on the basis of the current Prospectus.

The Fund was established for an unlimited term and will end with the dissolution and liquidation of its last Sub-Fund.

As at December 31, 2021, the Fund offers the following Sub-Fund:

BUILDIM - BUILDIM 19 in EUR.

The Sub-Fund was set up for a term of 5 years, which can be extended 12 months by the discretionary decision of the Managing General Partner and extendible for a second period of 12 months after a majority decision by the Shareholders.

As at December 31, 2021, the above Sub-Fund offers the following classes of shares:

- CAP A1 (EUR);
- CAP A2 (EUR);

S2 (EUR).

- B (EUR);
- S1 (EUR);
- The end of the subscription period into BUILDIM 19 sub-fund is December 31, 2020.

Given the unprecedented impact COVID-19 is having on the economy, construction sector, markets and society as a whole, the Fund carried out actions plan to mitigate its consequences.

Although COVID-19 has created some turbulences, its impact has been mitigated by the close monitoring our management teams. The development of the real estate projects has processed as planned and does not encounter unforeseen delays. The management strongly believe that the going concern and viability of the Fund remain despite the temporary turbulences created by COVID-19.

NOTE 2 – SIGNIFICANT ACCOUNTING POLICIES

1 - General

The financial statements are presented in accordance with Luxembourg legal and regulatory requirements for investment funds.

2 - Presentation of financial statements

The Fund's Reference Currency is the euro (EUR).

The financial statements of the Fund are expressed in EUR.

3 - Valuation of investment and other assets

Shares in Portfolio Companies are valued at fair value.

Fair value movements are accounted for in the Statement of operations and changes in net assets.

The value of the Fund's assets is determined as follows:

i. The value of the cash on hand, bills of exchange, notes payable on demand, accounts receivable, prepaid expenses, dividends and interest declared or accrued and not yet received is considered to be the full amount, unless in all cases this is unlikely to be paid or received in full, in which case the value of the latter is obtained after having applied the deduction which might be considered appropriate in this case in order to reflect its true value;

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (continued)

3 - Valuation of investment and other assets (continued)

- ii. the value of the assets, which are quoted or traded on the market, is based on the last available market price, in the market which is usually the main market for such assets;
- iii. the value of traded assets on any other regulated market is based on their last available price;
- iv. in the case that the assets are not quoted or traded on a stock exchange or other regulated market or if, for assets listed or traded on a stock exchange or other regulated market as mentioned above, the price determined as per paragraph ii. or iii. is not representative of the fair market value of such assets, the value of the assets will be based on the reasonably foreseeable selling price determined in good faith and with care;
- v. the net asset value of standardised futures contracts, spot futures contracts, futures contracts or options not traded on the stock market or other regulated markets, means their net asset value as determined in accordance with policies is established by the Managing General Partner on a systematically-applied basis for each type of contract. The net asset value of standardised futures contracts, futures, spot, or options traded on the stock exchange or other regulated markets shall be based on the last available prices of such contracts on such stock exchanges and/or regulated markets on which the standardised futures contracts, spot contracts, futures contracts and option contracts are traded by the Fund, provided that, if a standardised futures, spot, forward or options contract cannot be liquidated on the day the net assets are determined, the basis for calculating net asset value for the contract will be as follows: value that the AIFM/General Partner deem fair and reasonable.
 - Credit risk swaps shall be valued at their present value of future cash flows using normal market rules, in which cash flows are adjusted for the probability of default or any other specified method, in good faith by the AIFM/Managing General Partner if it believes that this valuation reflects the fair value of the such credit risk swaps. These will be valued at market value established by reference to the applicable interest rate curve. Other swaps will be valued at their fair market value, determined in good faith following procedures established by the Managing General Partner and recognised by the statutory auditor of the Fund;
- vi. units or shares of open-ended underlying funds shall be valued at their last available net asset value or, if such a price does not represent the fair market value of such assets, the price will then be determined by the Managing General Partner on a fair and equitable basis in good faith. The net asset value calculated on a fair and equitable basis and in good faith may differ from the net asset value calculated on the relevant Valuation Date, on the basis of the last net asset value available of those underlying funds. The net asset value is final and binding, notwithstanding a different subsequent calculation, except in the case of a material error. The units or shares of closed-end underlying funds shall be valued at their last market value;
- vii. the valuation of other assets shall be validated by the AIFM/Managing General Partner on the basis of the probable realisable value. This must be estimated in good faith and in accordance with generally-accepted principles and procedures, and in accordance with the valuation guidelines of the "International Private Equity & Venture Capital (IPEV)" for unlisted shares or "Private Equity", or the assets of the "European Association for Investors in Non-Listed Real Estate Vehicles (INREV)" for real estate assets, as applicable;
- viii. the value of money market instruments not officially listed on a stock exchange or traded on a regulated market, whose residual maturity is less than twelve (12) months and greater than ninety (90) days is deemed to be the nominal value plus accrued interest. Money market instruments whose residual maturity is equal to or greater than ninety (90) days which are not traded on any market shall be valued using a depreciated cost method, which is close to market value.

When calculating the Net Asset Value to determine the value of the Fund's assets, the Administrative Agent, while respecting the standards of diligence and vigilance in this regard, may count entirely and exclusively on the valuations provided (i) by various price sources available on the market, such as price agencies (Bloomberg, Reuters) or fund managers, (ii) by certain brokers and brokers, or (iii) by one or more specialists authorised to this effect by the AIFM/Managing General Partner, except in the case of manifest error or negligence on its part. Finally, if no price is found or the valuation cannot be properly determined, the Administrative Agent can rely on the valuation performed by the AIFM/Managing General Partner, as described in more detail in the Central Administration Agreement.

In the event that (i) one or more price sources do not provide valuations to the Administrative Agent, and that could have a material impact on the Net Asset Value, or if (ii) the value of one or several assets cannot be quickly and precisely determined as required, the Administrative Agent is authorised not to calculate the Net Inventory Value and therefore cannot determine the prices for subscription, conversion and redemption. The Administrative Agent must immediately inform AIFM/Managing General Partner if this situation occurs. The AIFM/Managing General Partner can then decide to suspend calculation of the Net Asset Value in accordance with the procedure described under the heading "Suspension of the calculation of the Net Asset Value" from the current Prospectus.

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (continued)

3 - Valuation of investment and other assets (continued)

Sufficient provisions shall be built up, Sub-Fund by Sub-Fund, such that the costs borne by each Sub-Fund of the Fund and its off-balance sheet commitments can be subsequently considered based on fair and prudent criteria.

4 - Formation expenses

Formation expenses are capitalised and amortised over a five year period using the straight-line method in the Statement of operations and changes in net assets.

5 - Net realised gain/loss on sales of investments

The net realised gain/loss on sale of investments is calculated as the difference between the total cost price and the total of sale proceeds.

6 - Conversion of foreign currencies

The accounting records and the financial statements of the Fund are expressed in EUR.

Cost of financial fixed assets in currencies other than EUR is translated into EUR at the exchange rate applicable at purchase date. Bank accounts, other net assets and market value of the investments in securities expressed in currencies other than the reporting currency are converted into the reporting currency at exchange rates on the date of the balance sheet. Income and expenses in currencies other than the reporting currency are converted into the reporting currency at the rate of exchange prevailing at payment date.

The value of any assets and liabilities not expressed in the reference currency of a Sub-Fund shall be converted to the reference currency for each Sub-Fund at the latest exchange rates listed by a large bank. If such quotations are not available, the exchange rate will be prudently determined in good faith or using procedures established by the AIFM/Managing General Partner.

The AIFM/Managing General Partner can allow the use of other valuation methods if it determines that this valuation better reflects the fair value of all Fund assets.

7 - Income (Dividend; Interest)

Dividends from portfolio investments are recognized when they are declared and shown net of any withholding tax. Loan interest is recognized on an accrual basis. Tax suffered on investment income for which no relief is available is treated as an expense. Interest receivable from short-term deposits and temporary investments is accrued to the end of the year. The gains and losses arising from changes in the fair value are recognized directly in the profit and loss account.

8 - Debt

Debts are recorded at their reimbursement value. When the amount to be reimbursed is superior to the perceived amount, the difference is recognized at the profit and loss account at the issue of the debt.

9 - Capitalized costs

Capitalized costs are recorded on the balance sheet as an asset at their historical cost. These capitalized costs will be amortized as from end of subscription period until the end of the Fund's life.

10 - Performance fees

Performance fees are impacting class CAP A1, CAP A2, S1 and S2 as per mechanisms described in the note 8 below.

NOTE 3 – TAXATION

In accordance with the current legislation in Luxembourg, the Fund is exempted from Luxembourg income tax and net wealth tax. Dividends (if any) are exempted from dividend withholding tax.

The Fund is however liable in Luxembourg to a subscription tax ("taxe d'abonnement") at a rate of 0.01% per annum of its net assets, such tax being payable quarterly and calculated on the basis of the total net assets of the Fund at the end of the relevant quarter.

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 4 – SHARE CAPITAL

The Share Capital for the year ended December 31, 2021 was as follows:

Туре	Date	CAP A1	Shares (EUR)	CAP A2	Shares (EUR)	S1 S	Shares (EUR)	S2 :	Shares (EUR)	В	Shares (EUR)	GP Sha	res (EUR)
		Quantity	Amount	Quantity	Amount								
Incorporation	10/05/2019	-	-	-	-	-	-	-	-	29.0000	29,000.00	1.0000	1,000.00
Subscription	30/06/2019	-	-	250.0000	250,000.00	-	-	500.0000	500,000.00	1,000.0000	1,000,000.00	-	-
Subscription	30/09/2019	200.0000	200,000.00	1,874.7000	1,874,700.00	1,000.0000	1,000,000.00	3,200.0000	3,200,000.00	-	-	-	-
Subscription	31/12/2019	294.0000	294,000.00	625.0000	625,000.00	-		-					
Redemption	31/12/2019	(2.5000)	(2,500.00)	-	-	(12.5000)	(12,500.00)	-	-	-	-	-	-
Sub-Total 2019		491.5000	491,500.00	2,749.7000	2,749,700.00	987.5000	987,500.00	3,700.0000	3,700,000.00	1,029.0000	1,029,000.00	1.0000	1,000.00
Subscription	30/06/2020	396.4670	396,467.00	1,380.0000	1,380,000.00	_	-	-	-				
Redemption	30/06/2020	-	-	(125.0000)	(125,000.00)	-	-	-	-				
Subscription	30/09/2020	2,119.2120	2,119,212.00	1,487.7100	1,487,710.00	-	-	-	-				
Subscription	31/12/2020	804.0000	804,000.00	1,681.0000	1,681,000.00	-	-	-	-				
Redemption	31/12/2020	(61.1010)	(61,101.00)	-	-	(50.0000)	(50,000.00)	-	-				
Sub-Total 2020		3,258.5780	3,258,578.00	4,423.7100	4,423,710.00	(50.0000)	(50,000.00)	-	-	-	-	-	-
Redemption	24/12/2021	_	-	_	_	_	-	(500.0000)	(500,000.00)	_	_	_	_
Redemption	31/12/2021	(190.6830)	(190,683.00)	-	-	(50.0000)	(50,000.00)	-	-	-	-	_	-
Sub-Total 2021		(190.6830)	(190,683.00)	-	-	(50.0000)	(50,000.00)	(500.0000)	(500,000.00)	-	-	-	-
GRAND TOTAL		3,559.3950	3,559,395.00	7,173.4100	7,173,410.00	887.5000	887,500.00	3,200.0000	3,200,000.00	1,029.0000	1,029,000.00	1.0000	1,000.00

All shares are issued at EUR 1,000.

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 5 - FINANCIAL FIXED ASSETS

The fair value of Equity investments as at December 31, 2021 is as follows:

Description	Ownership %	Acquisition Cost 31/12/2020 EUR	Value Adjustment 31/12/2020 EUR	Fair Value 31/12/2020 EUR	Increase/Reduction during the year EUR	Acquisition Cost 31/12/2021 EUR	Value Adjustment 31/12/2021 EUR	Adjustment during the year	Fair Value 31/12/2021 EUR
Buildim Finco S.à r.l.	100%	12,000.00	(10,999.43)	1,000.57	LOK -	12,000.00	(124.35)		11,875.65
Buildim P1 GmbH & Co KG	100%	10,000.00	(4,994.99)	5,005.01		10,000.00	(8,761.00)	•	1,239.00
Buildim P2 GmbH & Co KG	100%	10,000.00	(5,007.08)	4,992.92	_	10,000.00	(8,773.09)	,	1,226.91
Buildim P3 GmbH & Co KG	100%	10,000.00	(5,024.25)	4,975.75	-	10,000.00	(8,790.25)	,	1,209.75
Saint Laurent Property	70%	8,400.00	(1,934.52)	6,465.48	-	8,400.00	(8,400.00)	(6,465.48)	-
Belair Property S.A.	50%	15,000.00	142,948.17	157,948.17	-	15,000.00	156,378.56	13,430.39	171,378.56
Bourmicht Promotions S.A.	10%	3,000.00	(3,000.00)	-	-	3,000.00	324,499.24	327,499.24	327,499.24
Buildim Projektentwicklungs GmbH	100%	25,000.00	1,938,460.48	1,963,460.48	-	25,000.00	3,160,434.48	1,221,974.00	3,185,434.48
Potager Promotions Sarl	50%	-	-	-	606,000.00	606,000.00	(442,169.81)	(442,169.81)	163,830.19
Basch Promotions Sarl	100%	-	-	-	12,000.00	12,000.00	605,548.64	605,548.64	617,548.64
KBG property Sarl	75%	-	-	-	9,000.00	9,000.00	(1,620.28)	(1,620.28)	7,379.72
Steel Property II Sarl	70%	-	-	-	8,400.00	8,400.00	(2,803.69)	(2,803.69)	5,596.31
Total	_	93,400,00	2.050.448.38	2.143.848.38	635.400.00	728,800,00	3.765.418.45	1.714.970.07	4.494.218.45

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 5 - FINANCIAL FIXED ASSETS (continued)

The carrying value of Loans investments as at December 31, 2021 is as follows:

Description	Interest rate	Maturity	Nominal Value 31/12/2020 EUR	Accrued Interest 31/12/2020 EUR	Total Value 31/12/2020 EUR	Nominal Increase/Reduction during the year EUR	Capitalized Interest during the year 2021 EUR	Nominal value 31/12/2021 EUR	Accrued Interests 31/12/2021 EUR	Carrying Value 31/12/2021 EUR
Buildim Finco S.à r.l. (GLADBECK)	6%	17/12/2024	4,500,000.00	286,319.40	4,786,319.40	-	-	4,500,000.00	537,630.87	5,037,630.87
Buildim Finco S.à r.l. (LORENTZWEILER)	6%	11/12/2025	620,200.00	1,427.31	621,627.31	-	-	620,200.00	36,158.51	656,358.51
Buildim Finco S.à r.l. (KIRCHBERG)	6%	31/03/2026	-	-	-	1,700,000.00	-	1,700,000.00	68,304.66	1,768,304.66
Buildim Finco S.à r.l. (BASCHARAGE)	6%	12/04/2026	-	-	-	1,473,350.00	-	1,473,350.00	49,110.04	1,522,460.04
Buildim Finco S.à r.l. (ACIERIE)	6%	15/12/2026	-	-	-	471,000.00	-	471,000.00	1,083.95	472,083.95
Bourmicht Promotions S.A.	3%	30/10/2024	2,010,520.55	60,315.62	2,070,836.17	-	60,315.62	2,070,836.17	62,125.08	2,132,961.25
Belair Property S.A. (Cash advance)	N/A	N/A	480,000.00	-	480,000.00	70,000.00	-	550,000.00	-	550,000.00
Total			7,610,720.55	348,062.33	7,958,782.88	3,714,350.00	60,315.62	11,385,386.17	754,413.11	12,139,799.28

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 6 - RELATED ENTITY RECEIVABLE

The amount of EUR 15,000.00 disclosed in the Statement of Net Assets relates to a cash advance to Buildim Finco S.à r.l..

NOTE 7 - CAPITALISED COSTS

The Managing General Partner charged to the fund the following fees that remained immobilized until the end of the subscription period (31/12/2020):

Transaction Fee

The Managing General Partner receives a 3% fee for the net value of any real estate assets following their acquisition by the Sub-Fund, and 2% of the sales price for any real estate assets.

Financing Fee

The Managing General Partner receives a fee of 1% of the value of any debt financing granted by one or more third parties to the Fund, regardless of the form of this financing, it being understood that the fee will be calculated on the face value of the financing (whether or not this financing is immediately drawn down in full, independently of the draw-down which will be carried out for the financing).

Distribution Fee

The Managing General Partner and the AIFM may use distributors and business introducers in order to distribute Shares and introduce them to potential Investors. The distribution and related costs to intermediaries shall be up to a maximum amount of 7% of the amount subscribed for by Investors from this network, implemented and managed by the Marketing Coordinator (the Distribution Fee). It is specified that disbursements related to this network in connection with the distribution of Shares will not be borne by existing Investors and, consequently, the Distribution Fee will not be deducted from the amounts invested by existing Investors, but will be paid by the Sub-Fund upon receipt of the fully paid up price for the Shares and carried on the Sub-Fund's balance sheet as an expense, constituting a fixed acquisition cost, which will be depreciated until the Sub-Fund reaches maturity.

Since the end of the subscription period, the Fund started to amortize the fees, as per the below table. These fees are amortised over a period of 3.5 years, representing the maturity of the Fund.

	1.858.059.03	(530.874.00)	1.327.185.02
Financing fees	196,955.00	(56,272.86)	140,682.14
Transaction fees	493,007.77	(140,859.36)	352,148.41
Distribution fees	1,168,096.27	(333,741.80)	834,354.47
	Capitalized costs	Accumulated amortization 31/12/2021	Net book value 31/12/2021

NOTE 8 - CHARGES AND COSTS

Management Fee

From the First Subscription Day and until the Liquidation is completed, the Managing General Partner will receive an annual management fee payable in advance and quarterly:

Share class	Management fee rate*	Fees for the year ended December 31, 2021 (in EUR)
BUILDIM - BUILDIM 19		
CAP A1 shares	Up to 1.30%	110,586.31
CAP A2 shares	Up to 1.30%	225,683.79
B shares	Up to 1.30%	23,530.43
S1 shares	Up to 1.00%	89,013.71
S2 shares	Up to 1.00%	33,883.39
Total		482.697.63

^{*}of the Gross Asset Value ("GAV") of the Sub-Fund.

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 8 - CHARGES AND COSTS (continued)

Performance Fee

The performance fees are calculated according to the section 14 of the Buildim 19 appendix of the offering memorandum "Provisions related to the Sub-Fund and Share Classes".

For any distribution of liquidation proceeds for the Sub-Fund to Shareholders who exceed the threshold, the following applies:

Share class	Threshold			For the Shares issued during financial year 2020
BUILDIM - BUILD	IM 19			
CAP A1 shares	8%	the total liq the Sub-Fu Shareholde	equivalent to 40% of uidation proceeds of and paid to ers will be deducted uidation proceeds.	An amount equivalent to 50% of the total liquidation proceeds of the Sub-Fund paid to Shareholders will be deducted from the liquidation proceeds.
CAP A2 shares	10%	the total liquidation proceeds of the Sub-Fund paid to Shareholders will be deducted the total liquidation proceeds of the Sub-Fund paid to the Sub-Fund pai		An amount equivalent to 50% of the total liquidation proceeds of the Sub-Fund paid to Shareholders will be deducted from the liquidation proceeds.
S1 shares	The applicable Threshold for Class S1 and Class S2 respectively is increased by the differential of the Management Fee between	An amount equivalent to 20% of the total liquidation proceeds of the Sub-Fund paid to Shareholders will be deducted from the liquidation proceeds.		N/A
S2 shares	Class CAP A (i.e. 1.30% of the GAV) and Classes S EUR (i.e. 1% of the GAV), for an amount corresponding to 0.3% in favour of Classes S EUR Shareholders.	the total liq the Sub-Fu Shareholde	equivalent to 20% of uidation proceeds of and paid to ers will be deducted uidation proceeds.	N/A
Share class	Accrued for the year e December 31, 2021 (in E		crued for the year ended mber 31, 2020 (in EUR)	Change
BUILDIM - BUILD	IM 19	-		
CAP A1 shares		-	18,666.43	(18,666.43)
CAP A2 shares		-	64,683.91	(64,683.91)
S1 shares	3,24	6.33	6,512.86	(3,266.53)
S2 shares		-	4,334.32	(4,334.32)
Total	3,24	6.33	94,197.52	(90,951.19)

AIFM Fee

The AIFM shall collect an annual fee up to an amount corresponding to 0.1% of the GAV and minimum fee of EUR 20,000 for performing its tasks and services as manager, under the RAIF agreement; these include, but are not restricted to: portfolio management, risk management, selection, initial verification and supervision of third-party service providers, communication with third parties and the Managing General Partner of the Fund. These fees are payable at the end of each quarter.

Without prejudice to the preceding paragraph, the AIFM shall also receive (i) a recurring annual fee for its due diligence and analysis assignments for investors and overall distribution corresponding to EUR 8,000 (ii) as well as annual recurring fee of EUR 5,000 taken from the assets of the Sub-Fund to prepare reports relating to risk management. These fees are payable at the end of each quarter.

For distribution and marketing assistance services for the Fund, the AIFM shall receive a fixed fee - including a recurring fee, per country, as described in the AIFM agreement.

As at December 31, 2021, the AIFM Fee paid during the year amounts to EUR 56,026.64.

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 8 - CHARGES AND COSTS (continued)

Depositary, Administrative Agent, Audit Fees and other costs

The Sub-Fund shall be invoiced by the Depositary, Administrative Agent, the Approved Statutory Auditor, the Independent Expert, the insurance company as well as any other ordinary costs and reasonable disbursements mentioned in the Prospects at the rates and provisions generally applied in the Luxembourg financial sector. These fees may not exceed 1.5% of the GAV.

The total yearly minimum amount is EUR 33,000.

As at December 31, 2021, these fees paid during the year are as follows:

	in EUR
Depositary fees	42,590.01
Central Administration fees	45,300.01
Audit fees	33,140.25
Total	121.030.27

Operating and subscription management costs

During the subscription process of a Shareholder, the operating costs for processing the subscription shall correspond to an amount equal to 2% of the amount subscribed, which is paid by the Fund to the Managing General Partner.

As at December 31, 2021, these fees paid during the year are nil since subscription period ended on December 21, 2020.

Subscription fee

The Managing General Partner reserves the right to request payment of a subscription fee of up to 4% of the amount subscribed by any Investor for Shares A1 and Shares A2. No subscription fee is applied on Shares S1 and Shares S2.

For the year ended December 31, 2021, no Subscription fee was charged.

NOTE 9 - LOSS ON REDEMPTIONS

The difference between investor subscription price (EUR 1,000 per share) and the effective exit price is recorded in this caption.

This loss amounting to EUR 84.584,98 for the year ended December 31, 2021 is partially mitigated by the redemption fees owed by the investors to the Fund for EUR 40.000 recorded under "Other Income.

NOTE 10 - REDEMPTION OF SHARES

A Shareholder may request for the redemption of its shares, in whole or in part, by the Fund after the Redemption Period by sending a Redemption Request to the Central Administration Agent.

A redemption fee shall be applied to Shares of the Sub-Fund Shares in Share Classes CAP A1, CAP A2, S1 and S2 as detailed in the Prospectus.

For the year ended December 31, 2021, redemption fees have been received for EUR 40.000.

NOTE 11 - DISTRIBUTION POLICY

The proceeds generated by the investment policy will be reinvested and paid at the term of the Sub-Fund.

Notes to the financial statements as at December 31, 2021 (continued)

NOTE 12 - SUBSEQUENT EVENTS

During the first quarter 2022, the Fund continued its investments activities, with the below significant events.

In February 2022, a number of countries (including the US, UK and EU) imposed sanctions against certain entities and individuals in Russia as a result of the official recognition of the Donetsk People Republic and Lugansk People Republic by the Russian Federation. Announcements of potential additional sanctions have been made following military operations initiated by Russia against the Ukraine on February 24, 2022.

The situation, together with growing turmoil from fluctuations in commodity prices and foreign exchange rates, and the potential to adversely impact global economies, has driven a sharp increase in volatility across markets. The Board of Managers of the General Partner regards these events for the Fund as non-adjusting events after the reporting period.

Although neither the Fund's performance and going concern nor operations, at the date of this report, have been significantly impacted by the above, the Board of Managers of the General Partner continues to monitor the evolving situation and its impact on the financial position of the Fund.

Supplementary Information (Unaudited)

1 - Information concerning the transparency of securities financing transactions and of reuse of cash collateral (regulation EU 2015/2365, hereafter "SFTR")

At the date of the annual accounts, the Company is not in the scope of the publication requirements of SFTR. No transactions were carried out during the reporting period.

2. - AIFM disclosures

1./ Remuneration of the AIFM:

The AIFM, Fuchs Asset Management S.A., has elaborated a remuneration policy as required by the Law of 12 July 2013 (AIFM Law). Such policy aims at preventing excessive risk taking and at ensuring a proper and effective management of risks. Variable remuneration as defined in the remuneration policy is consistent with the risk management and governance processes. Fixed remuneration is mainly based on the experience, the level of responsibility and the complexity of the task performed. No significant change in the remuneration policy has been noted in 2021.

The article 22 of the AIFM directive (Directive 2011/ 61 / EC of 8 June 2011) requires to disclose in the annual report of the Company the information on the total remuneration of the employees of the AIFM for the financial year. Such information is detailed in the below tables.

Total amount of remuneration for the financial year 2021, split into fixed and variable remuneration, paid by Fuchs Asset Management S.A. to its staff, and number of beneficiaries, and, where relevant, carried interest paid by the Funds:

Fixed remuneration	Variable remuneration	Carried interest	Total remuneration	Average number of staff
EUR 3,209,084	EUR 2,776,332	-	EUR 5,985,416	32

Aggregate amount of remuneration broken down by senior management and members of staff of Fuchs Asset Management S.A.:

Category	Total remuneration	
Senior Management	EUR 2,955,093	
Staff	EUR 3,030,323	

2./ Leverage in the Fund:

As at 31 December 2021, there is no leverage in BUILDIM SICAV-RAIF.

3./ Liquidity

The liquidity management policy applied by Fuchs Asset Management S.A. to BUILDIM SICAV-RAIF describes the procedures and monitoring tools that ensure that the liquidity profile of the AIF complies with its underlying obligation at all time.

The liquidity policy details the involvement and roles of the management committee and the risk management function of Fuchs Asset Management S.A. in determining the liquidity profile and monitoring and managing liquidity issues.

The liquidity policy also describes the process for establishing the liquidity profile for every AIF and its main input factors.

Supplementary Information (Unaudited) (continued)

4. Delegation: which functions are delegated by the AIFM: for eg to the external value, etc:

The AIFM, Fuchs Asset Management S.A., may delegate functions to third parties under certain conditions.

Over the period ended 31 December 2021, the Central Administration function (including central administrative, transfer, domiciliation and registrar agent duties, hereafter "the Agent") of BUILDIM SICAV-RAIF has been delegated.

The selection and the appointment of the Agent have been performed in accordance with the provisions of article 19 of the AIFMD.

The Central Administration function has been delegated to EFG Bank Luxembourg S.A pursuant to the Engagement letter dated 29/05/2019. An initial due diligence has been conducted by Fuchs Asset Management S.A. upon EFG Bank Luxembourg S.A and on-going monitoring due diligence are performed on a quarterly basis.

5. Risk Management

At the level of Fuchs Asset Management S.A., the risk management function is executed according to the Risk Management Process (the "RMP") approved by the Board of Directors of Fuchs Asset Management S.A.

The RMP is a set of procedures that enables to identify, assess, measure and manage all risks associated with the management of the underlying funds.

The main procedures within the RMP are:

- 1. Risk assessment,
- 2. Data collection and analysis,
- 3. Risk monitoring,
- 4. Self-assessment and mitigating actions.

AIF strategies covered by the RMP are hedge fund strategies, private equity strategies, real estate strategies, fund of fund strategies and other strategies.

The latest RMP is dated May 2021 and includes:

- An introductive part describing the Risk Management function of Fuchs Asset Management S.A., how it is organised, how the control functions are organised and how its independence is ensured.
- A governance part describing the roles of the various stakeholders (Risk Management function of Fuchs Asset Management S.A. and the Board of Directors of the Fund).
- A part dedicated to the risk identification, classification and measurement, the leverage calculation and monitoring. This part also describes the stress and back testing processes.
- A part describing the escalation process and the mitigation systems in place.
- A part describing the risk reporting that the Risk Management function of Fuchs Asset Management S.A. is issuing and providing the Board of Directors with

For BUILDIM SICAV-RAIF, a dedicated Risk Profile has been established for the Sub-Fund. The Risk Profile form integral part of the RMP of Fuchs Asset Management S.A.

6./ Material Changes

As at 31 December 2021, there is no material change to report with respect to disclosure to investors as described in Directive 2011/61/EU on Alternative Investment Fund Managers.

