



THE FINCREST GLOBAL EQUITY FUND

A cell of The Offshore Mutual Fund PCC Limited

(a protected cell investment company registered with limited liability in
Guernsey with registration number 51900)

Supplemental Scheme Particulars

Dated 14 April 2021

These Supplemental Scheme Particulars containing information relating to The Fincrest Global Equity Fund should be read and construed in conjunction with the Scheme Particulars relating to The Offshore Mutual Fund PCC Limited (the "**Scheme Particulars**"). This document is deemed to be incorporated in and to form part of the Scheme Particulars and may not be distributed unless it is accompanied by them and such other documentation as the Scheme Particulars may prescribe.

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APPLICATION FORM

DEFINITIONS

Save as provided below, words and expressions defined in the Scheme Particulars shall have the same meanings herein. In these Supplemental Scheme Particulars, the following words shall have the meanings opposite them unless the context in which they appear requires otherwise:-

Class A Share	A Share in the Fund originally issued and designated as a USD Share but redesignated as a Class A Share with effect from 2 January 2019 and having the rights set out in the Articles;
Class B Share	A Share in the Fund originally issued and designated as a GBP Share but redesignated as a Class B Share with effect from 2 January 2019 and having the rights set out in the Articles;
Class E Share	A Share in the Fund issued and designated as a Class E Share and having the rights set out in the Articles;
Class I Share	A Share in the Fund issued and designated as a Class I Share and having the rights set out in the Articles;
Company	The Offshore Mutual Fund PCC Limited;
Dealing Day	Wednesday of each week or if Wednesday is not a Business Day the next following Business Day or such other day as the Directors may determine;
Dealing Day's Notice	Such period of time being sufficient to permit Shareholders to deal in the Shares;
Directors	The directors of the Company;
Extraordinary Resolution	A resolution of a general meeting of the Company or of a particular Class or Cell as the case may be, passed by a majority of not less than three quarters of the votes recorded including, where there is a poll, any votes cast by proxy;
Fees	The fees payable to the Manager and Custodian as described under Fees and Expenses below;
Fund	The Fincrest Global Equity Fund, the cell to which these Supplemental Scheme Particulars relate;
Investment Advisor	Finway International (Pty) Ltd whose registered office is at 2 Buxton Avenue, Oranjezicht, Cape Town, South Africa, 8001;
Investment Policy	The investment objectives, investment policy, investment restrictions and any other investment guidelines of the Company and the Fund as determined by the Directors from time to time;
Scheme Particulars	The scheme particulars of the Company as the same may be amended from time to time;
Supplemental Scheme Particulars	These supplemental scheme particulars as the same may be amended from time to time;
Valuation Point	11.00 pm in Guernsey on the Business Day immediately preceding the Dealing Day.

The Fincrest Global Equity Fund

The Manager and the Directors accept full responsibility for the information contained in these Supplemental Scheme Particulars and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief the information contained in these Supplemental Scheme Particulars is in accordance with the facts and there are no facts the omission of which would make any statement herein misleading.

In any case of conflict or inconsistency between statements in these Supplemental Scheme Particulars and the Scheme Particulars, the Supplemental Scheme Particulars will, as to the Fund and the Shares, supersede the Scheme Particulars as to that conflict.

INTRODUCTION

The Fund is a cell of The Offshore Mutual Fund PCC Limited, an open-ended protected cell investment company registered with limited liability in Guernsey on 20 May 2010 and authorised by the Guernsey Financial Services Commission (“**GFSC**”) as a collective investment scheme of Class B. The Company may create and operate other cells from time to time.

The Fund may offer Shares in separate classes which may be denominated in different currencies and may carry alternative rights in respect of dividends and/or fees. The Fund currently has in issue USD denominated Shares, the Class A Shares and the Class I Shares and GBP denominated Shares, the Class B Shares and Class E Shares.

The Directors are permitted to amend the following investment objectives, strategy and restrictions (including any borrowing and hedging powers) applicable to the Fund provided that no material change shall be effected without Shareholders being given a Dealing Day’s Notice, or such longer notice period as the Directors in their sole discretion believe appropriate, of such change. Shareholders will not be required to approve any amendments to the following investment objectives and restrictions (including any borrowing and hedging powers) applicable to the Fund although the Directors reserve the right to seek approval from Shareholders by Extraordinary Resolution if they consider it appropriate to do so.

South African Financial Sector Conduct Authority Approval

The Fund has received approval from the South African Financial Sector Conduct Authority for the Fund to be marketed in South Africa as per Section 65 of the Collective Investment Schemes Control Act.

Investment Objective

The investment objective of the Fund is to achieve long-term capital appreciation through investment in a diversified range of global equities. The Fund will invest in listed investments on a global basis in equities and exchange traded funds. The Fund will seek to outperform the US Dollar based return on the MSCI World Index (the Benchmark).

The Fund is aimed at investors with a 5 year or longer term investment horizon.

Investment Strategy

The investment strategy will encompass a hybrid approach in tracking successful major world indices and stock-picking companies which comply with our research criteria. Typically, the average allocation will comprise of 75% in index investing and 25% in individual securities. The portfolio may be actively managed according to the Investment Advisor’s view of changing economic and market conditions.

Investment Restrictions

The following investment restrictions will apply to the Fund

1. No equity securities issued by any one concern to an amount in excess of 5%, or in the case of a concern with a market capitalisation of ZAR2 billion or more, 10%, of the market value of all the assets comprised in the portfolio.
2. An overall limit of 15% of the aggregate amount of equity securities of any one class issued by a concern within the same group as the Manager, across the portfolios in all schemes administered by the Manager.
3. An overall limit of 24% of the aggregate amount of equity securities of any one class issued by a concern other than a concern within the same group as the Manager, across the portfolios in all schemes administered by the Manager.
4. Derivatives will only be used for hedging and efficient portfolio management and no gearing, leverage or uncovered positions will be allowed.
5. At least 90% of the market value of the listed securities in the portfolio will consist of securities listed on exchanges having obtained full membership of the World Federation of Exchanges or are listed on either the London Stock Exchange or the New York Stock Exchange.
6. Borrowing will only be permitted for purposes of redemption of Shares and only up to 10% of the Net Asset Value.
7. Investment in unlisted instruments will be restricted to a maximum of 10% of the market value of the portfolio, and will be valued daily based on a generally recognised methodology and by a person acceptable to the Custodian.
8. Short selling will not be permitted.
9. OTC investments will not be permitted.
10. Scrip lending will be allowed, but may not exceed 50% of the market value of the portfolio.
11. No Scrip borrowing will be allowed.
12. No leveraging will be allowed.
13. No investments into fund of funds or feeder funds will be allowed.
14. There will be complete independence between the portfolios custodian/trustee and its administrator.
15. A maximum of 80% of the market value of the portfolio may be held in participatory interests in collective investment schemes and exchange traded funds provided that;
 - a. the maximum exposure to any one underlying portfolio may not exceed 20% of the market value of the first-mentioned portfolio,
 - b. the Fund will not invest in any collective investment schemes which are unregulated
 - c. the Fund will not invest in any collective investment scheme including exchange traded funds or notes with leveraged exposure to underlying assets nor will it invest in synthetic exchange traded funds;
 - d. only physical exchange traded funds or exchange traded notes will be included in the portfolio;
 - e. the risk profile of portfolios of collective investment schemes, to qualify for inclusion in the Fund will be characterised by either:
 - i. the underlying collective investment scheme is authorised in terms of section 65 of the Collective Investment Schemes Control Act, 2002 of South Africa that qualify as a hedge fund in South Africa; or

- ii. if not authorised in terms of section 65 of the Collective Investment Schemes Control Act 2002 of South Africa the portfolio must meet the following minimum requirements:
 - (i) a minimum of 90% of equity securities held by the portfolios must, be listed for trading on exchanges that have obtained full membership of the World Federation of Exchanges or be listed on exchanges that have been subject to the due diligence guidelines prescribed in the Financial Sector Conduct Authority (FSCA) Board Notice 90 of 2014, Chapter VI or listed on exchanges (such as the New York and London Stock Exchanges) approved for this purpose by the FSCA;
 - (ii) borrowings permitted only to the amount of 10% of the value of the portfolios and such borrowing will only be undertaken for purposes of meeting obligations in relation to the administration of the scheme relating to settlement of purchase and sale transactions and redemptions of shares;
 - (iii) derivative instruments may only be used for efficient portfolio management;
 - (iv) unlisted derivative instruments may only be allowed for the portfolios as unlisted forward currency, interest rate or exchange rate swap transactions;
 - (v) no uncovered derivative positions will be allowed in the portfolios;
 - (vi) no gearing (leveraging) will be allowed for the portfolios;
 - (vii) no scrip borrowing will be allowed for the portfolios; and
 - (viii) exchange traded funds and collective investment schemes that invest in synthetic instruments will not be allowed.

- 16. Any limit determined in these restrictions may be exceeded only if the excess is due to appreciation or depreciation of the value of the underlying participatory interests constituting in the portfolio, provided that the Manager may not, for as long as the excess continues, purchase any further participatory interests for the portfolio.

- 17. The Fund may invest in money market instruments being instruments normally dealt in on the money markets.

- 18. 90% of interest bearing instruments will have a credit rating of at least "investment grade"

- 19. No investment allowed in an instrument that compels the acceptance of physical delivery of a commodity.

Base Currency

The base currency of the Fund is US Dollars.

Borrowings

Short term borrowing will be allowed to the amount of 10% of the Net Asset Value of the Fund and will only be permitted for processing redemption requests.

Hedging

The Fund may enter into hedging transactions where it has acquired investments not denominated in its base currency, Currency risk may be hedged, at the discretion of the Manager. It is not intended that individual classes of Shares be hedged and investors should consider the implications of the Manager's hedging policy and take advice as necessary before making an investment.

Investment Advisor

The Manager has, pursuant to its powers under the Management Agreement, appointed Finway International (Pty) Ltd to be responsible for the provision of investment management services to the Company in respect of the assets of the Fund.

The Investment Advisor is a registered investment manager (FSB Number 571, company registration number 2010/002992/07). By agreement dated 18 October 2013 the Investment

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Advisor was appointed as investment advisor of the Fund (the “**Investment Advisory Agreement**”)

The Investment Advisor manages the Fund’s assets with full authority and discretion under the supervision of the board of directors of the Manager.

The Investment Advisor’s appointment may be terminated (i) by the Company by giving not less than 6 months’ notice in writing; or (ii) at any time by the Company or the Manager upon the insolvency, liquidation (save for the purpose of a previously approved winding up) or receivership of the Investment Advisor; or (iii) if the Investment Advisor ceases to be qualified to act as such; or (iv) at any time upon the termination of the appointment of the Manager.

The Investment Advisor is not liable for any acts or omissions in the performance of its services under the Investment Advisory Agreement in the absence of wilful default, negligence or fraud and subject thereto the Investment Advisor is entitled to be indemnified to the extent permitted by law, against all actions, proceedings, claims and demands arising in connection with the performance of its services.

The Investment Advisor has no beneficial interest in the Shares of the Fund.

Risk Factors

Investment in the Fund should be made only after consulting with independent, qualified sources of investment and tax advice. Nothing in these Supplemental Scheme Particulars should be taken as providing such investment and/or tax advice or as a substitute for such specific advice. It is designed only for sophisticated investors who are able to bear the risk of an investment in the Fund, including the risk of capital loss. There can be no assurance that the Fund will achieve its investment objective. Refer to the Scheme Particulars for further risks associated with investment in the Fund.

For the avoidance of doubt the GBP Share class and USD Share class are currently unhedged and advice should be sought before investment in the Fund in respect of the risks of making an investment in unhedged currency classes of investment schemes. Any costs of conversion of currencies are a cost to the Fund generally.

Conflicts of Interest

The Investment Advisor also provides investment advice to other Cells of the Company.

Refer to the Scheme Particulars “Conflicts of Interest” section for further details that may be relevant for this Fund.

Distribution Policy

It is the intention of the Directors to accumulate all income receipts and capital gains of the Fund for reinvestment and not to make distributions to Shareholders, although the Directors reserve the right to declare or recommend that Shareholders resolve to declare dividends should they consider it appropriate.

Listings/Recognitions

It is not intended to list the Shares of the Fund on any stock exchange.

SUBSCRIPTION AND REDEMPTION OF SHARES

Recording of Telephone Conversations

Your attention is drawn to the fact that telephone conversations with the Manager, the Administrator and their delegates may be recorded.

Subscriptions

Investors in the Fund may subscribe for Shares on any Dealing Day in accordance with the specific procedure set out in the Scheme Particulars. Subscriptions may be made in cash or by way of contribution of assets that comply with the investment objectives and restrictions of the Fund. Prospective investors should refer to the section headed "Eligible Investors and US Persons" in the Scheme Particulars to establish whether or not they are eligible to invest.

Minimum Subscription

The aggregate minimum subscription for Shares in the Fund that will normally be accepted is US\$15,000 for the Class A Shares and Class I Shares and £10,000 for the Class B Shares and Class E Shares. Normally, additional subscriptions may be made in any amounts subject to a minimum of US\$2,000 for the Class A Shares and Class I Shares and £2,000 for the Class B Shares and Class E Shares per application. The Manager may waive or vary the requirements as to these minimum subscription amounts at its absolute discretion.

Application Procedure

Investors are referred to the Scheme Particulars for details of the calculation of Subscription and Redemption Prices and the procedures applicable to the subscription, redemption and conversion of Shares.

Subsequent to an initial offering of Shares in any Class, Investors wishing to purchase Shares on any Dealing Day must notify the Manager at least 2 Business Days prior to the Dealing Day. The payment instructions for settlement of subscriptions for Shares in the Fund are detailed in the Fund's Application Form and cleared funds must be received by the Manager 2 Business Days prior to the Dealing Day.

For subscriptions in kind, the value of such asset(s) shall be the published mid price as at the Valuation Point (or if a single price such single price) for each asset which it is proposed be contributed. The Investment Advisor's decision as to whether any specific asset complies with the Fund's investment objectives and restrictions shall be final. Settlement of asset transfers shall be for the account of the Custodian.

Application Forms for which funds are not received by the due date will be held over until the next Dealing Day, but if funds are not received on time for that later Dealing Day, the subscription may be cancelled and the Application Form destroyed without further notice to the applicant.

Where agreed by, and at the Manager's discretion, cleared funds may be received by the Manager within 3 Business Days following the Dealing Day. If payment in full in cleared funds is not received by the due date after the relevant Dealing Day the Directors have the right to either cancel the issue of the relevant Shares or redeem such Shares at the next Dealing Day and in both cases may account to the applicant or their intermediary for any loss arising.

Redemption Notice and Payment of Redemption Proceeds

Investors wishing to redeem Shares on any Dealing Day must notify the Manager at least 2 Business Days prior to the Dealing Day.

There is no minimum number or value of Shares which may be redeemed provided that following redemption the remaining holding meets the minimum holding requirements.

Provided the redemption request is in order and subject to the ability of the Manager to redeem underlying investments, payment of the redemption proceeds will normally be made within 7 Business Days of the applicable Dealing Day.

Deferral of Conversions and Redemptions

The Directors may limit the total number of Shares, which may be redeemed or converted on any Dealing Day to 10% of the total number of Shares in issue. This limitation, if applied, will be applied *pro rata* to all Shareholders who have requested redemption or conversions to be effected on or as at such Dealing Day so that the proportion of each holding redeemed or converted is the same for all such Shareholders. Any Shares which, by virtue of this limitation, are not realised or converted on any particular Dealing Day shall be carried forward for redemption or conversion on the next following Dealing Day at the Redemption Price ruling on that next Dealing Day.

In respect of any Dealing Day to which redemption or conversion requests are deferred, ("**Deferred Requests**"), such requests will be dealt with in priority to other requests for redemption or conversion of Shares on that day ("**Other Requests**") until the Deferred Requests have been satisfied in full. The deferral powers described in this paragraph shall apply *mutatis mutandis* to any Other Requests which, as a result of the above limit, have not been satisfied in full on any Dealing Day.

Owing to the time it may take to receive redemption proceeds from underlying investments, should any redemption or conversion request be received which the Fund will not be able to fund within the normal timeframe, the Directors may choose at their absolute discretion to defer some or all redemption dealing or conversion dealing or to delay the payment of some or all affected redemption proceeds, until sufficient liquidity is available.

Compulsory Redemption

The Directors have resolved that they may, at their discretion, compulsorily redeem at any time the Shares in the Fund of any investor which, as a result of redemption of any part of the investor's holding, have a value of less than US\$10,000 for the USD Shares and £6,000 for the GBP Shares.

If the Net Asset Value of all the Fund is less than US\$5,000,000 on each Dealing Day during a consecutive 12 week period the Directors, in consultation with the Investment Advisor may on not less than 21 days' notice either compulsorily redeem all the Shares of the Fund in existence or convert them into Shares of another Cell.

Publication of Prices

The Subscription Price and/or the Redemption Price will be available on request from the Manager or the Administrator and may also be published in financial newspapers, details of which are also available on request from the Manager or the Administrator.

Conversion of Shares

Investors can receive from the Manager a list of other Cells into which they may be able to convert their Shares. Investors wishing to convert their Shares on any Dealing Day into Shares of another Cell of the Company must notify the Manager at least 3 Business Days prior to the Dealing Day.

Investors are referred to the Scheme Particulars for a description of the method and procedure to be adopted for the conversion of Shares.

Suspension of Calculation of Net Asset Value and Dealing

Investors are referred to the Scheme Particulars for a description of the method and procedure to be adopted for the suspension of the calculation of Net Asset Value and dealing.

Contract Notes

In accordance with The Licensees (Conduct of Business) Rules, 2016 a contract note will be sent by fax or e-mail (or post if the applicant does not provide a fax number/e-mail address) to the applicant on acceptance of the application normally within 7 Business Days of the relevant Dealing Day, providing full details of the transaction and a Shareholder number which should be quoted in any correspondence by the Shareholder with the Manager.

Report and Financial Statements

The accounting year end of the Company and the Fund is the last day in February each year. The Report and Financial Statements will be prepared in accordance with applicable United Kingdom Generally Accepted Accounting Practice and the Statement of Recommended Practice for the Authorised Funds issued by The Investment Association. The Fund's first accounting period was from 16 December 2013 to 28 February 2014. Copies of the audited accounts of the Fund will be sent to Shareholders of the Fund within 6 months of the period to which they relate and copies of the interim accounts (if any) will be sent to Shareholders within 4 months of the period to which they relate. Once published, the Company's Report and Financial Statements, or its interim Report and Financial Statements (if any), are also available free of charge on request from the Manager.

FEES AND EXPENSES

Establishment Costs

All the costs and expenses associated with the organisation and the initial offering of Class A and Class B Shares of the Fund were paid by the Fund and have been written off.

All the costs associated with the initial offering of the Class E Shares which are not expected to exceed US\$4,500, may be written off in the Net Asset Value, for dealing in the Class E Shares over a period of 36 months but will be reflected in the financial statements of the Company as being written off in the first accounting period of the Class E Shares.

All the costs associated with the initial offering of the Class I Shares which are not expected to exceed US\$4,500, may be written off in the Net Asset Value, for dealing in the Class I Shares over a period of 36 months but will be reflected in the financial statements of the Company as being written off in the first accounting period of the Class I Shares.

Any costs of listing the Shares on any stock exchange, will be written off in the Net Asset Value, for dealing in the relevant Shares over a period of 36 months but reflected in the financial statements of the Company as being written off in the first accounting period.

Fees of the Manager

The Manager is entitled to receive a fee:-

Class A Shares

which will not exceed 2.10% of the Net Asset Value of the Class A Shares per annum calculated at each Valuation Point and payable monthly in arrears. Subject to a minimum 1.80% per annum plus US\$2,500 per month.

Class B Shares

which will not exceed 2.10% of the Net Asset Value of the Class B Shares per annum calculated at each Valuation Point and payable monthly in arrears. Subject to a minimum of 1.80% per annum plus US\$800 per month.

Class E Shares

which will not exceed 1.30% of the Net Asset Value of the Class E Shares per annum calculated at each Valuation Point and payable monthly in arrears. Subject to a minimum of 1% per annum plus US\$800 per month upon launch.

Class I Shares

which will not exceed 1.30% of the Net Asset Value of the Class I Shares per annum calculated at each Valuation Point and payable monthly in arrears. Subject to a minimum of 1% per annum plus US\$800 per month upon launch.

The Manager is responsible for the fees of the Administrator and the Investment Advisor, such fees to be agreed in writing from time to time between those parties.

The Manager may receive the benefit of any conversion charge as stated in the Scheme Particulars and has the authority to waive this charge.

Initial Charge

There are no initial charges levied by the Manager

Redemption Charge

There are no redemption charges levied by the Fund.

Fees of the Investment Advisor

The Manager is responsible for the fees of the Investment Advisor.

Fees of the Administrator

The Manager is responsible for the fees of the Administrator.

Fees of the Custodian

The Custodian shall be entitled to be paid an annual fee, calculated at each Valuation Point and payable monthly in arrears, out of the property of the Fund equal to 0.09% of the Net Asset Value of the Fund per annum, subject only to a minimum fee of US\$2,500 per calendar quarter.

In addition, the Custodian will receive a transaction fee of US\$150 for each hedge fund transaction and US\$100 for other investment transactions. The Custodian will also be entitled to be reimbursed, out of the assets of the Fund, all out-of-pocket expenses incurred in providing custody services to the Fund in accordance with the provisions of the Custodian Agreement (as defined in the Scheme Particulars). Any fees and expenses of the Custodian which are not attributable to a particular Cell will be allocated between all the Cells of the Company on a *pro rata* basis.

The fees of any sub-custodians will be borne by the Fund and will be at normal commercial rates.

Any increase in these rates will be borne by the Fund.

Other Operating Expenses

Provision is made in the Scheme Particulars for the Fund to bear certain specific expenses (as listed therein which shall include the out-of-pocket expenses incurred by the Administrator in administering the Fund in accordance with the provisions of the Administration Agreement) which are attributable to the Fund. Provision is also made in the Scheme Particulars for the Fund to bear a *pro rata* portion of expenses payable by the Company but not specifically attributable to the Fund or any other Cell of the Company.

The Fees (as defined in the section headed "Definitions" above) shall only be increased (and additional expenses shall only be introduced) provided that no change shall be effected without Shareholders being given a Dealing Day's notice, or such longer notice period as the Directors in their sole discretion believe appropriate, of such change. Shareholders will not be required to approve increases in fees and expenses payable by the Company or Fund although the Directors reserve the right to seek approval from Shareholders by Extraordinary Resolution if they consider it appropriate to do so.