## Marketing of AIF to professional investors in another country within the EEA (Chapter 6, section 3 of AIFMA)

Last reviewed: 2021-07-23

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a) Prior authorisation for marketing.	Chapter 6, section 3 of AIFMA (Article 32); Chapter 6, section 5 of AIFMA; Chapter 6, section 3 of FFFS 2013:10; Chapter 3, section 1 of AIFMA (Article 6 of AIFMD).
b) Format and content of	Chapter 6, section 3 of AIFMA; Chapter 6, sections
marketing material, including	3–4 of FFFS 2013:10; Annex IV of AIFMD.
identification of the	0 + 01111 0 2010.10, 741110X 1V 017411 WID.
information and documents to	Chapter 13 of FFFS 2013:10; Chapter 9, sections 1,
	10 and 12 of AIFMA; and Chapter 10, section 1,
be notified to the competent	• • • • • • • • • • • • • • • • • • • •
authority prior to beginning of	Chapter 10, sections 9–10 of AIFMA; Article 23 of
marketing.	AIFMD.
c) Verification of marketing	Chapter 6, sections 3 and 5 of AIFMA; Chapter 6,
communications by the	section 3 of FFFS 2013:10.
competent authority.	
d) Marketing to retail investors	Professional investors.
or to professional investors.	
e) Reporting obligations in	Chapter 13, sections 2–4 of AIFMA and Annex IV of
relation to marketing.	Commission Delegated Regulation (EU) No
relation to marketing.	231/2013.
f) Passporting regime.	Chapter 6, sections 3 and 5 of AIFMA; Chapter 6,
1) I assporting regime.	section 3 of FFFS 2013:10.
g) Distribution of funds	
established in a third country	
under the national private	
placement regime.	
h) Distribution of open-ended	Both.
AIFs and of closed-ended	
AIFs.	
i) De-notification of	Withdrawal at own request.
arrangements made for	
marketing;	
j) Other rules governing the	
marketing of AIFs applicable	
within the jurisdiction of the	
competent authority.	
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**Disclaimer:** Finansinspektionen has taken reasonable care to ensure that the information on the national provisions governing the marketing requirements for AIFs in Sweden included on this webpage is up-to-date and complete. Finansinspektionen

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## Other requirements

In addition to the provisions referred to above, which are set out specifically for the marketing of AIFs, there may be other legal provisions that may apply when marketing them in Sweden, although they are not specifically designed for the marketing of AIFs, depending on the individual situation of those involved in the marketing of shares or units of AIFs. Marketing in Sweden may trigger the application of other requirements, such as consumer law or tax law.

**Disclaimer:** The following is a non-exhaustive list of national laws that could be applicable and Finansinspektionen is not liable for any omission in that list. Supervision of the requirements deriving from these laws is not under the supervision of Finansinspektionen. The applicability of these requirements, and any other legal requirements, should be assessed before marketing or investing in an AIF. Where uncertainty exists, those marketing or investing in UCITS or AIFs should obtain independent advice as to the applicable requirements to their individual situation.