

Registration Document

for retail non-equity securities

dated 30 June 2025

of

GOLDMAN SACHS FINANCE CORP INTERNATIONAL LTD

Jersey

This document constitutes the registration document for retail non-equity securities (the "**Registration Document**") in relation to Goldman Sachs Finance Corp International Ltd, Jersey ("**GSFCI**").

The Registration Document has been drawn up in accordance with Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 as amended from time to time (the "**Prospectus Regulation**") in conjunction with Article 7 and Annex 6 of Commission Delegated Regulation (EU) 2019/980 of 14 March 2019 as amended from time to time (the "**Delegated Regulation**") and contains the information in relation to GSFCI required by the Prospectus Regulation and the Delegated Regulation.

The Registration Document should be read together with all relevant supplements, potentially approved and published after the date of the Registration Document (see section "*Supplements*" below). The validity of the Registration Document expires on 30 June 2026.

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A. RISK FACTORS RELATING TO GSFCI

The risk factors listed below are divided into categories and sub-categories depending on their nature and materiality. In each category, the most material risk factors are listed in a manner that is consistent with the assessment made by GSFCI based on the probability of their occurrence and the expected magnitude of their negative impact. Sections A.I. (Risk affecting GSFCI as an affiliate of GS Group) A.II. (Risk of Creditworthiness), A.III. (Business Risks) and A.IV. (Risk related to Credit Markets) form such a category.

Only those risk factors are presented below which are specific to GSFCI and, in the opinion of GSFCI, material for taking an informed investment decision. In addition, before buying any securities, investors should carefully read and consider the risk factors described in the securities note for the relevant securities which, in the opinion of GSFCI, are specific and material to such securities. In addition, investors should note and consider all other information contained in the Registration Document, the relevant securities note or the relevant (base) prospectus and, if applicable, the relevant final terms and all relevant supplements and, if applicable, all information incorporated by reference in the relevant (base) prospectus or a relevant supplement. Potential investors should also bear in mind that all the risks described may interact and thereby reinforce each other. If any of the risks described in the following materialize, investors could lose some or all of their investment.

I. RISK AFFECTING GSFCI AS AN AFFILIATE OF GS GROUP

GSFCI is a wholly-owned subsidiary of The Goldman Sachs Group, Inc. ("**GSG**" and GSG together with its consolidated subsidiaries, the "**GS Group**"). As a wholly-owned subsidiary, GSFCI relies on various business relationships of GSG and other GS Group affiliates generally, including the ability to receive various services, as well as, in part, the capital and liquidity of GSFCI's ultimate parent, GSG (see section "*II.3. Risks relating to the creditworthiness of GSFCI due to the dependency of GSFCI on hedging arrangements*" below). GSFCI remains an operating subsidiary of a larger organisation and therefore its interconnectedness within the organisation will continue. Because GSFCI's business relies upon GSG and other GS Group affiliates to a significant extent, risks that could affect these entities could also have a significant impact on GSFCI.

Furthermore, GSFCI relies upon certain GS Group affiliates for various support services, including, but not limited to, hedging arrangements, trade execution, relationship management, settlement and clearing, risk management and other technical, operational and administrative services (see section "*II.2. Risks relating to the creditworthiness of GSFCI due to the dependency of GSFCI on hedging arrangements*" below).

As a consequence of the foregoing, in the event GSFCI's relationships with other GS Group affiliates are not maintained, for any reason, including as a result of possible strategic decisions that GSG may make from time-to-time or as a result of material adverse changes in GSG's performance, GSFCI's net revenues may decline, the cost of operating and funding its business may increase and GSFCI's business, financial condition and profitability may be materially and adversely affected.

II. RISK OF CREDITWORTHINESS

Investors should take the creditworthiness of GSFCI (as well as the creditworthiness of GSG) acting as guarantor of securities issued by GSFCI) into account in their investment decisions. Risk of creditworthiness means the risk of insolvency or illiquidity of GSFCI, i.e. a potential, temporary or final inability to fulfill its interest and repayment obligations on time. In case of GSFCI, in this category the subsequent risks can be distinguished.

1. Risks relating to the creditworthiness of GSFCI due to the nature of GSFCI as an issuance vehicle with limited assets

GSFCI was established only for the purpose of issuing debt securities, lending these proceeds to affiliates and entering into derivative transactions with affiliates for hedging purposes, and does not carry out any other operating business activities besides that the authorised share capital of GSFCI amounts to USD 10,000,000 only as at 31 December 2024. Investors are therefore exposed to a significantly greater credit risk by purchasing the Securities compared to securities issued by an issuer equipped with significantly more capital.

In an extreme case, i.e. in the case of an insolvency of GSFCI, an investment in a security issued by GSFCI may mean the complete loss of the invested amount (**risk of total loss**), if the risk cannot be absorbed by a guarantee issued in favor of the investors.

2. Risks relating to the creditworthiness of GSFCI due to the dependency of GSFCI on hedging and related lending arrangements

To hedge its claims arising from the issued securities, GSFCI enters into hedging transactions with affiliates. In connection therewith, GSFCI is exposed to the risk of default of the parties with whom GSFCI concludes hedging transactions or related lending transactions, i.e. GSFCI is exposed to the insolvency risk of the hedging or related lending counterparties. Since GSFCI enters into such hedging and lending transactions primarily with Goldman Sachs entities, GSFCI is exposed to a so-called cluster risk compared to other issuers with a more widely spread selection of contracting partners. Therefore, an illiquidity or insolvency of companies affiliated with GSFCI may directly result in an insolvency of GSFCI.

3. Risks relating to the creditworthiness of GSFICI as a subsidiary of GSG

GSCFI depends on GSG for capital. All of GSFICI's unsecured debt issuances are guaranteed by GSG. The credit ratings of GSG are important to GSFICI's liquidity. A reduction in GSG's credit ratings could adversely affect the GSFICI's liquidity and competitive position, increase borrowing costs or limit access to the capital markets. There is no rating of the company regarding its credit risk by renowned rating agencies such as Moody's Investors Service or Standard & Poor's Ratings Services (see section "4. Risks relating to the lack of a rating of GSFICI" below).

GSCFI's liquidity could be impaired by an inability to access unsecured debt markets, an inability to access funds from GSG, or unforeseen outflows of cash.

Investors should note that an insolvency of GSFICI may occur despite of the fact that GSFICI is a subsidiary of GSG. A potential failure of GSG or a company affiliated with GSG and measures taken in accordance with the U.S. Resolution Regimes may also affect GSFICI. Under current law, GSFICI, as a non-U.S. entity, is not itself eligible to be placed into proceedings under the U.S. Special Resolution Regimes. However, GSG's resolution under the U.S. Resolution Regimes could have an impact on GSFICI as a direct subsidiary of GSG. The strategy described in the resolution plan of GSG is a variant of the single point of entry resolution strategy according to which subsidiaries would be recapitalized and be provided liquidity by the parent company in order to enable subsidiaries to continue to operate their business. Losses at the subsidiary level would be transferred to the parent company in order to avoid the resolution of the subsidiary. However, going forward the strategy may change. In this case, GSG's resolution may affect GSFICI as its subsidiary and measures under the U.S. Special Resolution Regime may become directly applicable to GSFICI.

It is to be further noted that except for the guarantee of GSG no further credit enhancement is provided. As a consequence, in case the guarantor fails to satisfy the liabilities arising from the guarantee, investors may lose parts of their investment or their entire investment (**risk of total loss**).

4. Risks relating to the lack of a rating of GSFICI

Investors should furthermore note that a rating is only available in relation to GSG and not in relation to GSFICI. As a consequence, investors cannot compare the creditworthiness of GSFICI with other issuers since there is no rating of the Issuer by renowned rating agencies such as Moody's or Standard and Poor's. Due to the lack of a rating, there is an increased uncertainty in relation to the creditworthiness of GSFICI.

5. Risks due to the lack of a protection by a deposit fund

In respect of GSFCI's creditworthiness, investors should also note that GSFCI is not connected to a deposit protection fund or similar safety system, which would cover all or part of the claims of holders of securities in the case of an insolvency of GSFCI. As a consequence, in case of insolvency of GSFCI there is no system or mechanism which would protect investors against losses of the capital invested.

III. BUSINESS RISKS

1. Risks relating to the economic and market conditions

GSFCI is primarily involved in the issuance of debt securities in a number of markets and the proceeds from these debt securities are lent to affiliates. The activity of GSFCI and its annual issuance volume is affected both by positive and negative developments in the markets where it carries out its business activity. A difficult general economic situation may lead to a lower issuance volume and negatively affect GSFCI's earnings. The market of these debt securities depends particularly on the development of capital markets, which are in turn affected by the general situation of the world economy, as well as the economic and political conditions in the respective countries. A difficult general economic situation may lead to a lower issuance volume and negatively affect GSFCI's earnings situation, because e.g. it earns less fee revenues due to lower transaction volumes.

In 2024, the global economy grew, but was impacted throughout the year by broad macroeconomic and geopolitical concerns. Concerns regarding inflation and ongoing geopolitical stresses, including tensions with China and the conflicts in Ukraine and the Middle East, remained elevated. Despite these concerns, the economy in the U.S. has remained resilient and equity markets have reacted favourably to the outcomes of national elections, and in the U.K. and Eurozone, economic activity showed some improvement from low levels. Additionally, markets were focused on policy interest rate cuts by several central banks, including the U.S. Federal Reserve, the Bank of England and the European Central Bank. The impact of these conflicts and the increased market uncertainty may impact GSFCI's business and operations and therefore cannot be predicted.

2. Risks related to changes in underliers

Many of the products that GSFCI issues, such as structured notes or warrants pay interest or determine the principal amount to be paid at maturity or in the event of default by reference to rates or by reference to an index, currency, basket, exchange traded fund ("ETF") or by reference to another underlier. In the event that the composition of the underlier is significantly changed, by reference to rules governing such underlier or otherwise, the underlier ceases to exist (for example,

in the event that a country withdraws from the Euro or links its currency to or delinks its currency from another currency or benchmark, or an index or ETF sponsor materially alters the composition of an index or ETF, or stocks in a basket are delisted or become impermissible to be included in the index or ETF), or the underlier ceases to be recognised as an acceptable market benchmark or there are legal or regulatory constraints on linking a financial instrument to the underlier. GSFCI may experience pricing volatility, loss of market share in certain products, adverse tax or accounting impacts, compliance, legal and operational costs and risks associated with systems disruption, model disruption and other business continuity issues.

Further, GSFCI may experience adverse effects on the amounts paid on debt securities GSFCI has issued, amounts received and paid on derivative instruments the company has entered into, the value of such debt securities or derivative instruments, the trading market for debt securities, GSFCI's ability to effectively use derivative instruments to manage risk, or the availability or cost of its floating-rate funding and its exposure to fluctuations in interest rates.

IV. RISKS RELATED TO CREDIT MARKETS

Widening credit spreads for GSG, as well as significant declines in the availability of credit, could adversely affect GSFCI's ability to borrow on an unsecured basis. GSFCI issues debt securities, the proceeds of which are onward lent to GSG and/or its affiliates. Any disruptions in the credit markets may make it harder and more expensive to obtain funding for GSG's (together with its consolidated subsidiaries) businesses.

B. GENERAL INFORMATION ON THE REGISTRATION DOCUMENT

I. THE REGISTRATION DOCUMENT AS A PART OF A BASE PROSPECTUS

Within the meaning of Article 8 paragraph 6 sentence 1 of the Prospectus Regulation the Registration Document will either form a constituent part of a base prospectus consisting of separate documents or the Registration Document will be incorporated by reference into a base prospectus drawn up as a single document.

The Registration Document and/or the other separate documents of the base prospectus are available on the website www.gs.de under the sections "About", "About us", "Documents", "Registration Documents".

II. SUPPLEMENTS

The information in the Registration Document is supplemented, corrected or clarified ("**updated**") by way of future supplements under the conditions as laid out in Article 23 of the Prospectus Regulation.

Other than in case of future financial information of GSFCI for the first half of the financial year 2025 which is incorporated by reference into the Registration Document pursuant to Article 19 paragraph 1b of the Prospectus Regulation (section "*IX. Information incorporated by reference*" below), a supplement to the Registration Document will be published if there is a significant new factor or a material mistake or a material inaccuracy relating to the information included in the Registration Document which may affect the assessment of the securities. The entitlement to voluntarily publish a supplement pursuant to Article 23 paragraph 1 of the Prospectus Regulation in case of future financial information of GSFCI remains unaffected.

All supplements will be published on the website www.gs.de under the sections "About", "About us", "Documents", "Registration Documents".

III. PERSONS RESPONSIBLE

Goldman Sachs Finance Corp International Ltd, Jersey and the directors of Goldman Sachs Finance Corp International Ltd, Jersey accept responsibility for the information contained in the Registration Document. Goldman Sachs Finance Corp International Ltd, Jersey and the directors of Goldman Sachs Finance Corp International Ltd, Jersey furthermore declare that the information contained in the Registration Document is, to the best of their knowledge, in accordance with the facts and that the Registration Document makes no omission likely to affect its import.

IV. THIRD PARTY INFORMATION

Where information has been sourced from a third party, GSFCI confirms that this information has been accurately reproduced and that, as far as GSFCI is aware and is able to ascertain from information published by that third party, no facts have been omitted which would render the reproduced information incorrect or misleading.

V. COMPETENT AUTHORITY APPROVAL

In connection with the approval of the Registration Document the following should be noted:

- a) the Registration Document has been approved by the German Federal Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht* – "**BaFin**"), as competent authority (the "**Competent Authority**") under Regulation (EU) 2017/1129;
- b) BaFin only approves the Registration Document as meeting the standards of completeness, comprehensibility and consistency imposed by Regulation (EU) 2017/1129; and
- c) the approval should not be considered as an endorsement of Goldman Sachs Finance Corp International Ltd, Jersey that is the subject of the Registration Document.

C. INFORMATION ABOUT GOLDMAN SACHS FINANCE CORP INTERNATIONAL LTD

I. STATUTORY AUDITORS

The annual financial statements of GSFCI for the periods ended 31 December 2024 and 31 December 2023 have been audited without qualification by PricewaterhouseCoopers LLP, Chartered Accountants and Statutory Auditors, of 7 More London Riverside, London, SE1 2RT in accordance with the laws of England. PricewaterhouseCoopers LLP is a registered member of the Institute of Chartered Accountants in England and Wales.

II. GENERAL INFORMATION

GSFCI is acting under the legal and the commercial name "Goldman Sachs Finance Corp International Ltd" and was incorporated in Jersey on 19 October 2016 as a public company with limited liability under the Companies (Jersey) Law 1991 for an unlimited duration. GSFCI's registered office is at 22 Grenville Street, St. Helier, Jersey JE4 8PX (telephone number +44 (0) 1534 676 000). GSFCI is registered with the Companies Registry in Jersey with registration number 122341. It has the following legal entity identifier (LEI): 549300KQWCT26VXWW684.

GSFCI has been established for the purpose of issuing debt securities (including structured notes, warrants and certificates) in a number of European and Asian markets (e.g. Switzerland, France, The Netherlands United Kingdom, Hong Kong and Singapore), lending and entering into derivatives transactions with its affiliates. The securities issued by GSFCI are sold to Goldman Sachs Bank Europe SE ("**GSBE**") or an appropriately licensed affiliate of GSBE.

GSFCI issues debt securities primarily to raise funding which is lent to affiliates.

There have not been any material changes in the borrowing and funding structure of GSFCI since the last financial year (31 December 2024).

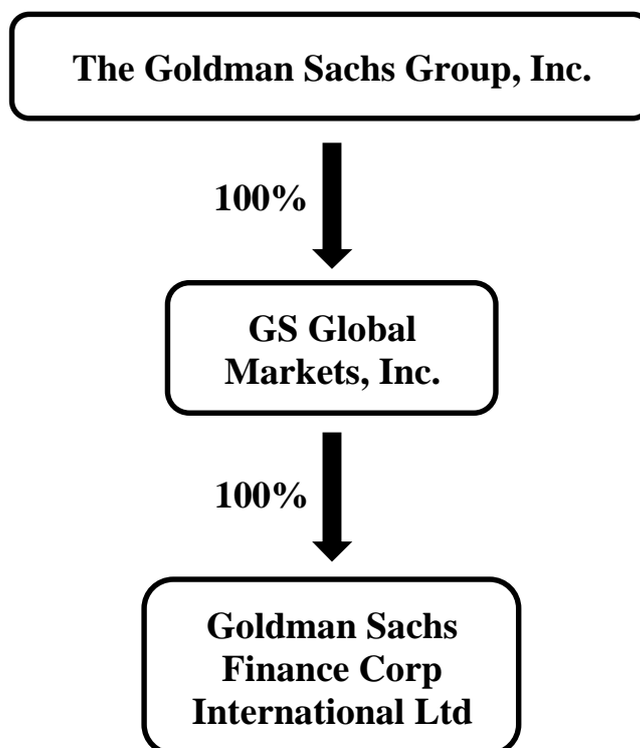
There have been no recent events particular to GSFCI which are to a material extent relevant to the evaluation of GSFCI's solvency.

No credit ratings have been assigned to GSFCI.

III. ORGANISATIONAL STRUCTURE

GSFCI is a wholly-owned subsidiary of GS Global Markets, Inc. ("GS GM"). GS GM is a wholly-owned subsidiary of The Goldman Sachs Group, Inc. GSG together with its affiliated companies is a globally active financial institution. Through its offices in the USA and the leading financial centres of the world, The Goldman Sachs Group, Inc. is active in the financial services industry and operates in three business segments: (i) Global Banking & Markets, (ii) Asset & Wealth Management and (iii) Platform Solutions.

GSFCI is part of a group of companies of which The Goldman Sachs Group, Inc. is the holding company, and transacts with, and depends on, entities within such group accordingly.



IV. TREND INFORMATION

There has been no material adverse change in the prospects of GSFCI since 31 December 2024 (date of its last published audited financial statements).

Since the end of the last financial period for which financial information has been published on the website and incorporated by reference into the Registration document (section "*IX. Information incorporated by reference*" below), there has been no significant change in the financial performance of GSFCI.

V. MANAGEMENT AND LEGAL REPRESENTATION

1. Management of GSFCI

As at the date of the Registration Document the directors of GSFCI and their business position and business addresses are as follows:

Name	Position	Business Address
Gopal Agarwal	Director	Helios Business Park, 150 Outer Ring Road Kadubeesanahalli, Bengaluru 560103, India
Anshuman Bajpayi	Director	Helios Business Park, 150 Outer Ring Road Kadubeesanahalli, Bengaluru 560103, India
Pierre Benichou	Director	200 West Street, New York 10282, United States
Leo Cavendish	Director	22 Grenville Street St. Helier Jersey JE4 8PX
Ed Fletcher	Director	22 Grenville Street St. Helier Jersey JE4 8PX
Michael Lynam	Director	22 Grenville Street St. Helier Jersey JE4 8PX
Stephen McGrath	Director	22 Grenville Street St. Helier Jersey JE4 8PX

The company secretary of GSFCI is Mourant Secretaries (Jersey) Limited whose business address is 22 Grenville Street, St. Helier, Jersey JE4 8PX.

There are no potential conflicts of interest between the obligations of the directors listed above with regard to GSFCI and their private interests and/or other obligations, save that each of Michael Lynam, Ed Fletcher and Stephen McGrath, as directors of GSFCI, has an interest in Mourant Secretaries (Jersey) Limited as the company secretary of GSFCI and Mourant Governance

Services (Jersey) Limited ("**MGSJL**") as administrator of GSFCI, to whom fees are payable by GSFCI for acting in their respective capacities. Each of Michael Lynam, Ed Fletcher and Stephen McGrath are directors of MGSJL. Each of Michael Lynam and Stephen McGrath are also employees of Maurant Services (Jersey) Limited and Ed Fletcher is also a partner in the partnership named Maurant LP, trading under the name of Maurant Ozannes.

2. Corporate Governance

There is no published corporate governance regime in Jersey; however, the directors recognise the importance of sound corporate governance and endeavour to follow best practice for a company of its equivalent size, stage of development and resources.

VI. FINANCIAL INFORMATION CONCERNING GSFCI'S ASSETS AND LIABILITIES, FINANCIAL POSITION AND PROFIT AND LOSSES

1. Historical financial information for the financial year 2024

The Annual Report for the financial year ended 31 December 2024 of GSFCI (the "**GSFCI Annual Report 2024**"), which includes the management and director's report and the audited financial statements of GSFCI for the period ended 31 December 2024 ("**GSFCI's Financial Statements 2024**"), prepared in accordance with International Financial Reporting Standards ("IFRS") as endorsed in the European Union, is incorporated by reference pursuant to Article 19 of the Prospectus Regulation in so far as the relevant pages are specified in section "*IX. Information incorporated by reference*".

2. Historical financial information for the financial year 2023

The Annual Report for the financial year ended 31 December 2023 of GSFCI (the "**GSFCI Annual Report 2023**"), which includes the management and director's report and the audited financial statements of GSFCI for the period ended 31 December 2023 ("**GSFCI's Financial Statements 2023**"), prepared in accordance with IFRS as endorsed in the European Union, is incorporated by reference pursuant to Article 19 of the Prospectus Regulation in so far as the relevant pages are specified in section "*IX. Information incorporated by reference*".

3. Unaudited interim financial information for the period ended 30 June 2025

The future financial information of GSFCI that will be prepared for the first half of the financial year 2025 (the "**GSFCI Half-yearly Financial Report 2025**") will be incorporated by reference pursuant to Article 19 paragraph 1b of the Prospectus Regulation in so far as the relevant pages are specified in section "*IX. Information incorporated by reference*".

4. Auditing of historical annual financial information

PricewaterhouseCoopers LLP audited (i) GSFCI's Financial Statements 2024 and (ii) GSFCI's Financial Statements 2023 and issued in each case an unqualified audit report.

The future financial information of GSFCI for the first half of the financial year 2025 will not be audited.

5. Legal and arbitration proceedings

During the last 12 months, there were no governmental, legal or arbitration proceedings which may have, or have had in the recent past, significant effects on GSFCI's financial position or

profitability, and none of them were settled during the last 12 months, respectively. Neither are there any such proceedings pending or threatened of which GSFCI is aware.

6. Significant change in GSFCI's financial position

Since the end of the last financial period for which either audited financial information or interim financial information has been published on the website and incorporated by reference into the Registration Document (section "*IX. Information incorporated by reference*" below), no significant change in GSFCI's financial position has occurred.

7. Statements in relation to prospects, financial performance or financial position

In the Registration Document, where GSFCI makes statements that "there has been no material adverse change in the prospects", "there has been no significant change in the financial performance" and "no significant change in the financial position" of GSFCI, references in these statements to the "prospects", "financial performance" and "financial position" of GSFCI are specifically to the respective ability of GSFCI to meet its full payment obligations under the Securities in a timely manner. Material information about GSFCI's prospects, financial performance and financial position is included in the GSFCI Annual Report 2024, the GSFCI Annual Report 2023 and the GSFCI Half-yearly Financial Report 2025, which are incorporated by reference pursuant to Article 19 and Article 19 paragraph 1b of the Prospectus Regulation into the Registration Document (detailed information about the pages in the GSFCI Annual Report 2024, the GSFCI Annual Report 2023 and the GSFCI Half-yearly Financial Report 2025 can be found in section "*IX. Information incorporated by reference*").

VII. ADDITIONAL INFORMATION

Share capital

The authorised share capital of GSFCI is USD 10,000,000 divided into 10,000,000 ordinary shares of a par value of USD 1.00 each. As at the date of the Registration Document, there are 5,000,015 ordinary shares in issue, all of which are fully paid-up and are held by GS GM. All the shares have equal voting rights based on nominal values, the rights for them, including the right to dividends, are governed by the Articles of Association and applicable law.

As at the date of the Registration Document, there are no outstanding convertible bonds or options which have been issued by GSFCI on the GSFCI's issued ordinary shares.

VIII. DOCUMENTS AVAILABLE

During the validity of the Registration Document, the following documents may be inspected in electronic form on the following websites:

- the up-to-date Memorandum and Articles of Association of Goldman Sachs Finance Corp International Ltd <https://www.goldmansachs.com/disclosures/entity-information/M-and-As-Final-prepared-by-MO-Legal-Signed.pdf>;
- the GSFCI Annual Report 2024 <https://www.goldmansachs.com/investor-relations/financials/subsidiary-financial-info/gsfci/2024/gsfci-31-dec-2024-financial-statements.pdf>;
- the GSFCI Annual Report 2023 <https://www.goldmansachs.com/investor-relations/financials/subsidiary-financial-info/gsfci/2023/gsfci-31-dec-2023-financial-statements.pdf>; and
- the GSFCI Half-yearly Financial Report 2025 <https://www.goldmansachs.com/investor-relations/financials/subsidiary-financial-info/gsfci>

Information contained on such websites shall not form part of the Registration Document and has not been scrutinized or approved by the Competent Authority, unless specified differently in section "IX. *Information incorporated by reference*" below.

IX. INFORMATION INCORPORATED BY REFERENCE

The Registration Document should be read and construed in conjunction with the information incorporated by reference into the Registration Document.

The information set forth under 2. (*Information*) in relation to the GSFCI Annual Report 2024 and the GSFCI Annual Report 2023 as mentioned under 1. (*Documents*) below which has been previously published and filed with the Competent Authority is hereby incorporated by reference into the Registration Document and is deemed to form a part of the Registration Document.

The information set forth under 2. (*Information*) in relation to the GSFCI Half-yearly Financial Report 2025 as mentioned under 1. (*Documents*) which will be published on the website as set out below is hereby incorporated by reference into the Registration Document and is deemed to form a part of the Registration Document. The Competent Authority will not consider this information when reviewing and approving the Registration Document.

1. Documents

- GSFCI Annual Report 2024
- GSFCI Annual Report 2023
- GSFCI Half-yearly Financial Report 2025

2. Information

The table below sets out the relevant page references for the information incorporated into the Registration Document by reference. Information contained in the documents is incorporated by reference into the Registration Document. Insofar as reference is made to certain parts of the documents only these parts shall form part of the Registration Document and all other information contained in the documents is either not relevant for the investor or is covered elsewhere in the Registration Document.

Information incorporated by reference	Page references in the document*	Section and pages in the Registration Document
<i>GSFCI Annual Report 2024</i>		
Management Report	pages 3 – 5 (except for section <i>Principal Risks and Uncertainties</i> , pages 4 – 5)	VI.1. / 15
Directors' Report	pages 6 - 7	VI.1. / 15
Independent Auditor's Report	pages 8 - 13	VI.1. / 15
Income Statement	page 14	VI.1. / 15
Statement of Comprehensive Income	page 14	VI.1. / 15
Balance Sheet	page 15	VI.1. / 15
Statement of Changes in Equity	page 16	VI.1. / 15
Statement of Cash Flows	page 16	VI.1. / 15
Notes to the Financial Statements	pages 17 - 33	VI.1. / 15
<i>GSFCI Annual Report 2023</i>		
Independent Auditor's Report	pages 8 - 12	VI.2. / 15
Income Statement	page 13	VI.2. / 15
Statement of Comprehensive Income	page 13	VI.2. / 15
Balance Sheet	page 14	VI.2. / 15
Statement of Changes in Equity	page 15	VI.2. / 15
Statement of Cash Flows	page 15	VI.2. / 15
Notes to the Financial Statements	pages 16 - 34	VI.2. / 15
<i>GSFCI Half-yearly Financial Report 2025</i>		
Management Report	all relevant pages	VI.3. / 15
Unaudited Financial Statements, including Notes to the Financial Statements	all relevant pages	VI.3. / 15

* The page numbers referenced above relate to the order in which the pages appear in the PDF version of such document.

The GSFCI Annual Report 2024 has been published on the website <https://www.goldmansachs.com/investor-relations/financials/index.html> and can be downloaded under the following link <https://www.goldmansachs.com/investor-relations/financials/subsidiary-financial-info/gsfci/2024/gsfci-31-dec-2024-financial-statements.pdf>.

The GSFCI Annual Report 2023 has been published on the website <https://www.goldmansachs.com/investor-relations/financials/index.html> and can be downloaded under the following link <https://www.goldmansachs.com/investor-relations/financials/subsidiary-financial-info/gsfci/2023/gsfci-31-dec-2023-financial-statements.pdf>.

The GSFCI Half-yearly Financial Report 2025 will be published on the website <https://www.goldmansachs.com/investor-relations/financials/subsidiary-financial-info/gsfci>.