



## Book IV - Collective investment products

### Title II - AIFS

#### Chapter I - General provisions

##### Section 1 - Procedure for marketing and pre-marketing of AIFs

###### Sub-section 1 - Marketing procedure in France

Paragraph 3 - Procedure for marketing in France of EU or third country AIFs by an asset management company, a management company or a third country AIF manager without a passport

### General regulation of the AMF

#### Article 421-13-1 into force since 21 December 2013

DISCLAIMER : Information boxes have been inserted within the General Regulation. They allow for a direct access to the relevant European regulations on the subject matter.

The user will be redirected to the European regulations as initially published in the Official Journal of the European Union and to the subsequent corrigenda, if any. The AMF does not guarantee the completeness of the redirections to these European regulations and corrigenda.

The boxes are located at the most relevant level of the GRAMF depending on the provision of the EU regulations to which they refer (Book, Title, Chapter, Section, etc.).

This additional material is provided for information purposes only and does not constitute a regulatory instrument. The AMF shall not be held liable or responsible for any harm resulting directly or indirectly from the provision or the use of these information boxes.

#### Article 421-13-1

For an asset management company or a management company to market units or shares of third country AIFs in France without a passport, or for a third party AIF manager to market units or shares of EU or third country AIFs in France without a passport, the asset management company, management company or AIF manager shall send the AMF an application for prior authorisation, in accordance with the conditions set forth in an AMF instruction.

This instruction shall specify the procedure and the information to be sent once marketing authorisation has been given.

---

↘ **Version into force since 21 December 2013**