Investment Funds in Lithuania: **10-minute overview**



Lithuanian Private Equity and Venture Capital Association





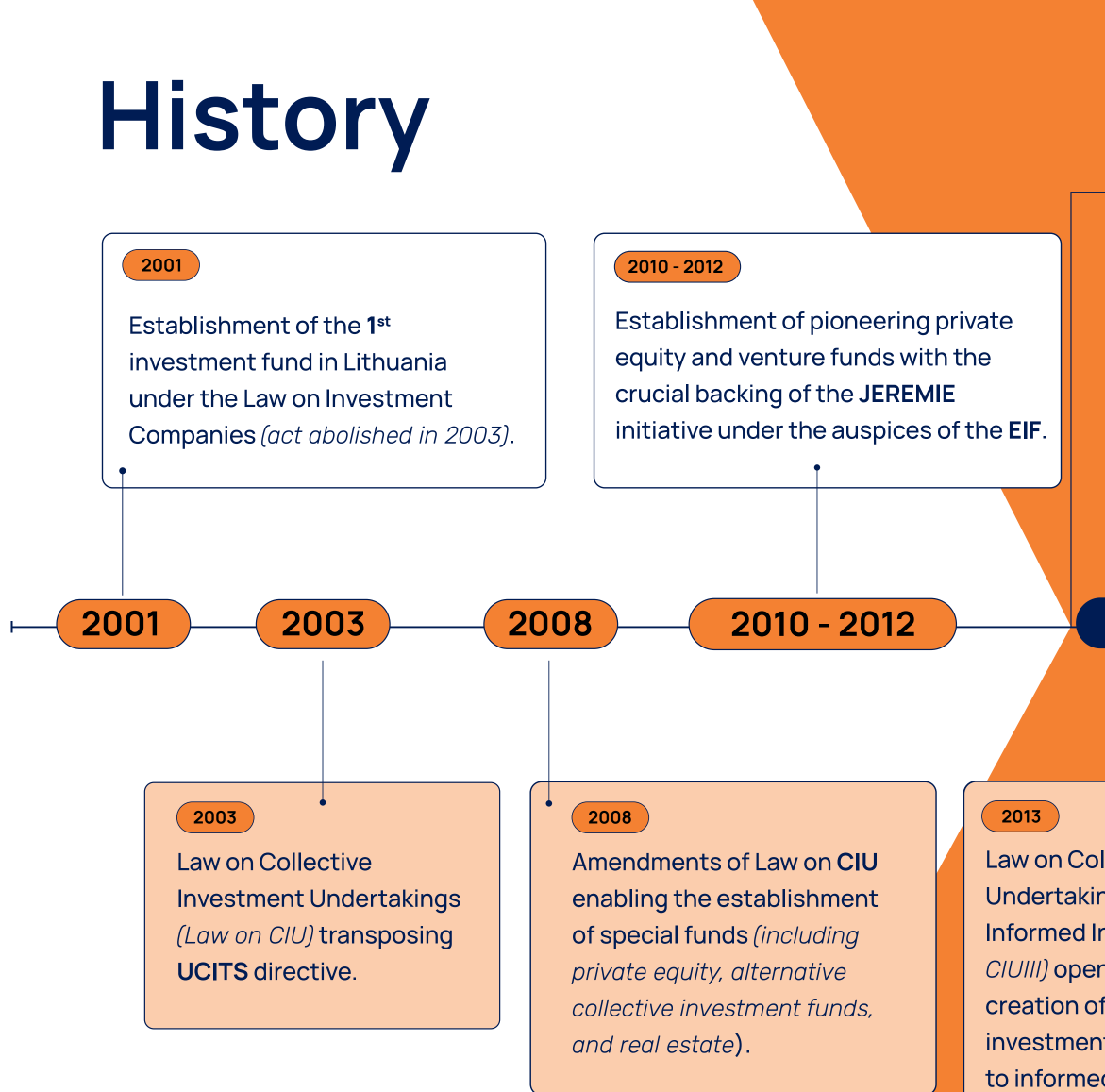
I Asset Management



This document was prepared on November 21st, 2023



Evolution



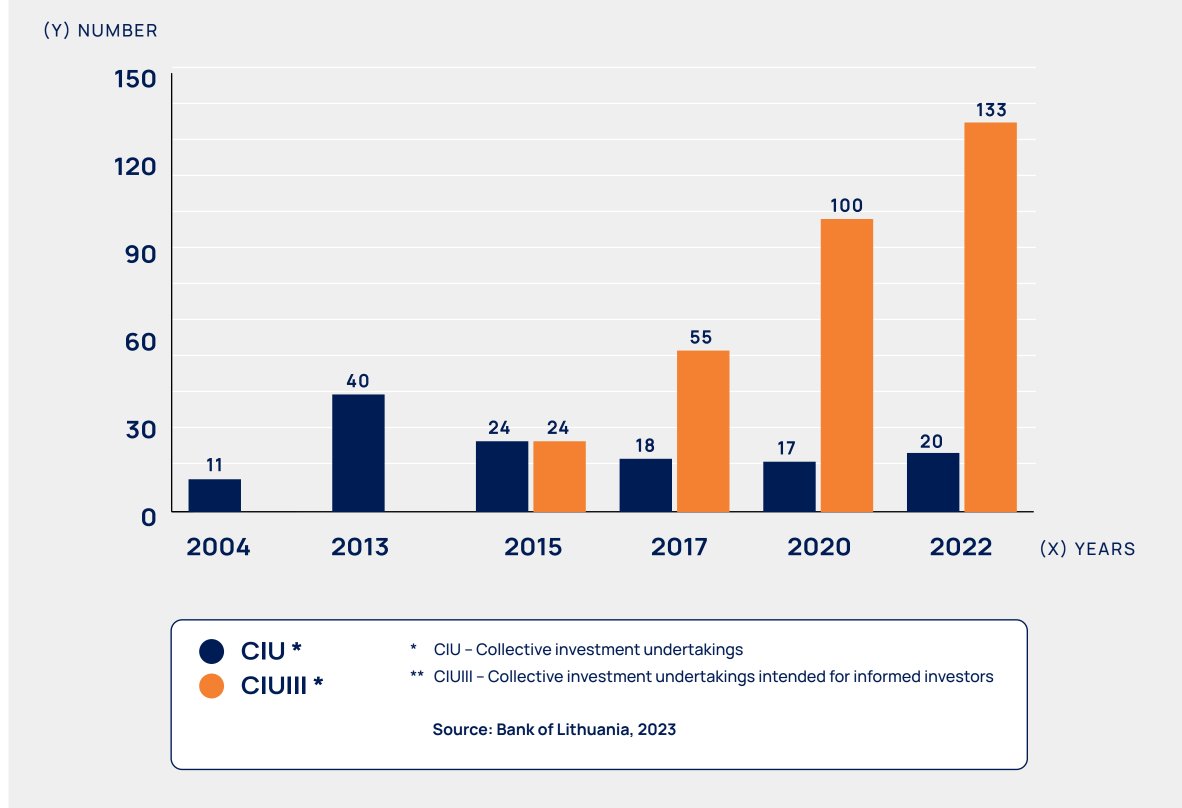
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The relentless dedication of the Lithuanian Private Equity and Venture Capital Association (LT VCA) and all stakeholders involved in the investment climate enhancement strategy for various legal and tax initiatives based on the experience of Luxembourg and foreign jurisdictions, with the pioneering role played by INVEGA and the Bank of Lithuania, supported by the EBRD and the EIF.

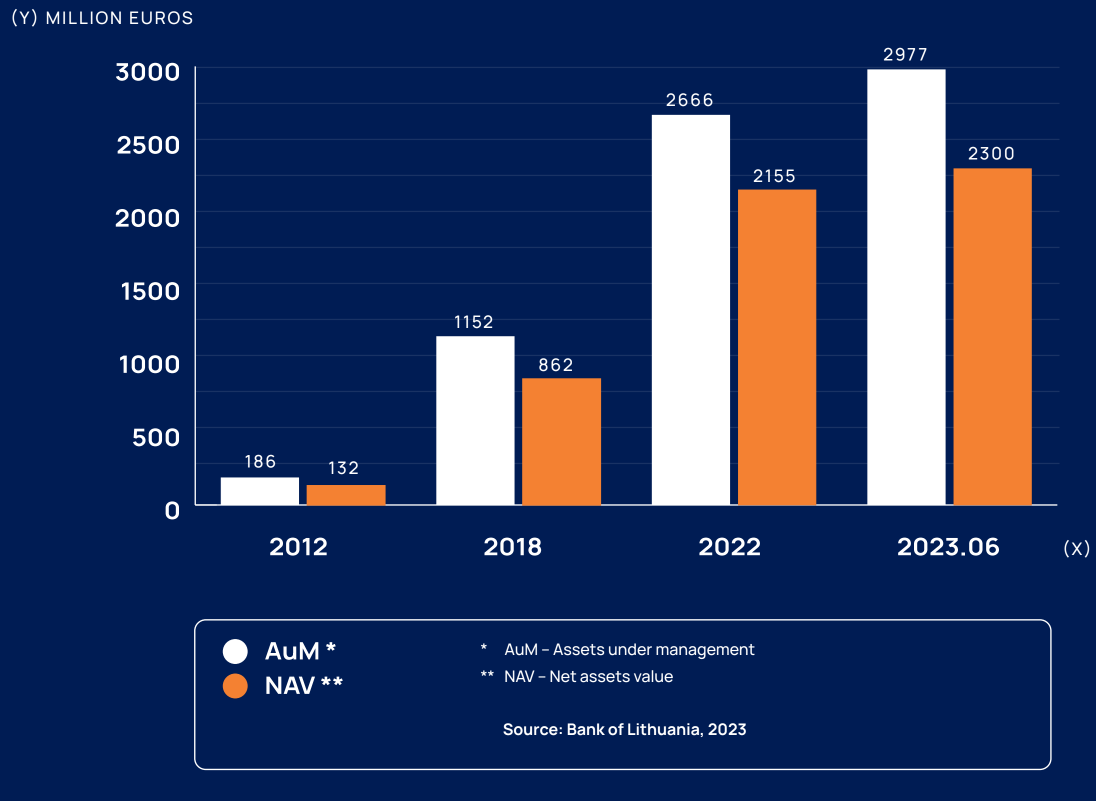
2013	2014	2018	2021 TODA
2013 Law on Collective Investment Undertakings Intended for Informed Investors (Law on CIUIII) opened the door for the creation of local collective investment vehicles tailored to informed investors, including professionals or those investing a minimum of EUR 125,000.	2014 Law on the Alternative Investment Fund Managers (<i>Law on AlFM</i>) implementing AlFMD .	2018 Tax reform, which exempted all supervised collective investment vehicles and non-licensed private equity and venture capital vehicles from taxation, effectively deferring taxation to the investor level.	2021 Guidelines on Co Investment Vehic the Bank of Lithu that constantly v on elaborating th base for funds.



Number of Investment Funds



Assets under Management and Net Assets Value





(X) YEARS

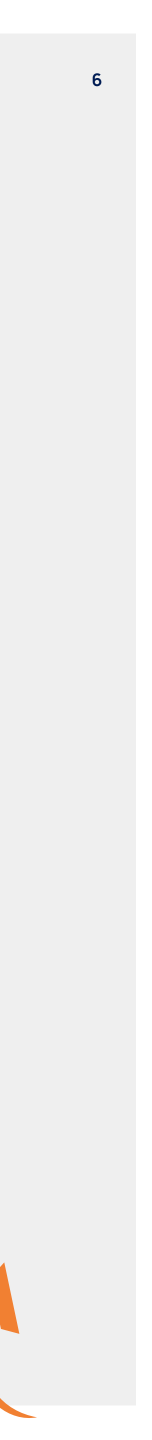
Supervisory Authority





B **LIETUVOS BANKAS BANK OF LITHUANIA** EUROSYSTEM

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Regulatory Regimes for Investment Funds

	UCITS	AIF for retail investor	AIF for well-informed investor	Unregulated
Legal Act	Law on CIU ¹ (Part 1)	Law on CIU (Part 2)	Law on CIUIII ²	Law on Partnerships, Law on Companies
National / EU	National and EU	National	National	National
Investor type	Retail investors	Retail investors	Informed investors, including professionals or those investing a minimum of EUR 125,000 or less with a test.	Group of informed investors known in advance - preferably informed investors, including professionals or those investing a minimum of EUR 125,000 or less with a test.
Investment strategy	Transferable securities	 Specific regulations for: Real estate funds Private equity funds Funds investing into other funds Funds into securities 	 Any strategy Specific regulation for debt funds 	• Any strategy
Portfolio diversification	Applicable	Applicable	 Not applicable (general risk management rule) BUT applicable to debt funds 	Not applicable
Leverage	Caps applicable	Caps applicable to real estate funds	No cap	No cap

- Law on Collective Investment Undertakings
 Law on Collective Investment Undertakings intended for Informed Investors



	UCITS	AIF for retail investor	AIF for well-informed investor	Unregulated
Legal form	 Contractual fund with no legal personality Public limited liability company (in LT: Akcinė bendrovė) 	 Contractual fund with no legal personality Public limited liability company (in LT: Akcinė bendrovė) 	 Contractual fund with no legal personality Following investment companies: Public limited liability company (in LT: Akcinė bendrovė) Private limited liability company (in LT: Uždaroji akcinė bendrovė) Partnership (in LT: Tikroji ūkinė bendrija) Limited partnership (in LT: Komanditinė ūkinė bendrija) 	 Any legal form but most common are: Limited partnership (in LT: Komanditinė ūkinė bendrija) Private limited liability company (in LT: Uždaroji akcinė bendrovė)
Management	 Contractual fund: managed by a licenced management company Public limited liability company: self-managed or managed by a licenced management company 	 Contractual fund: managed by the management company Public limited liability company: self-managed or managed by a licenced management company 	 Contractual fund: managed by the management company Investment companies: self-managed or managed by a licenced management company 	Self-managed



	UCITS	AIF for retail investor	AIF for well-informed investor	Unregulated
Capital requirement	 Self-managed: EUR 300,000 initial capital NAV for contractual fund not less than EUR 300,000 NAV for investment company not less than EUR 600,000 	 NAV for contractual fund not less than EUR 300,000 NAV for investment company not less than EUR 600,000 	 Non-commitment-based CIU: not less than EUR 1M NAV within 12 months after authorization Commitment-based CIU: not less than EUR 2 M commitments and assets within 24 months after authorization 	Statutory amounts of minimum capital (if any) are applicable depending on the legal form
Custody / depositary	Assets to be held at a depositary	Assets to be held at a depositary	Assets to be held at a custodian	Non applicable
Public offer	Can be offered publicly after publishing prospectus	Can be offered publicly after publishing prospectus	Can be offered publicly after publishing prospectus	Can be offered publicly after publishing prospectus
Supervision	Applicable (Bank of Lithuania)	Applicable (Bank of Lithuania)	Applicable (Bank of Lithuania)	Not applicable
Cross-border distribution	Allowed	Not allowed	Not allowed	Not allowed





Common Structures for Investment Funds

Below, you will find illustrative diagrams that aim to provide a visual representation of the organizational structures used for investment funds and companies in Lithuania

Diagrams A-C depict the most basic and common legal structures, while diagram D presents more intricate and detailed structure

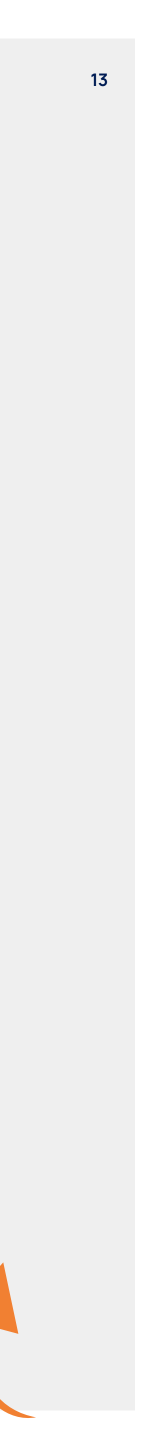


A. Contractual Funds

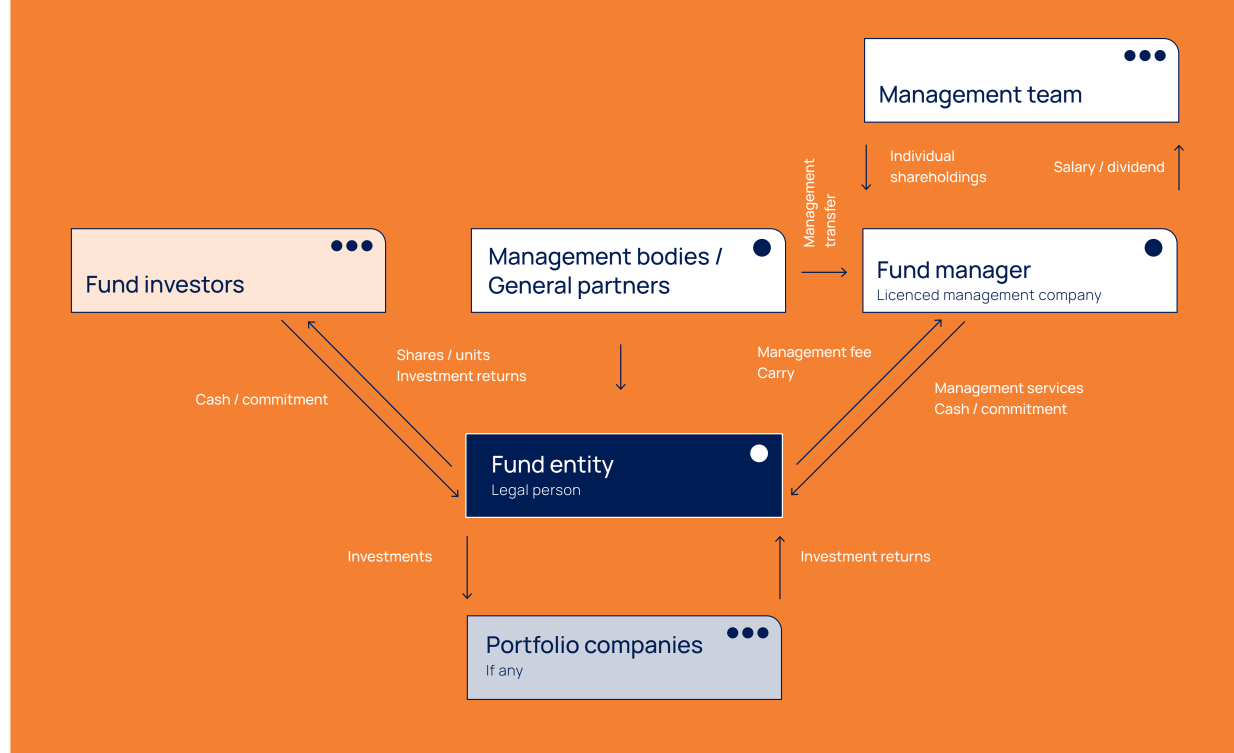


A contractual fund lacks legal standing and, consequently, does not possess any formalized management bodies. Instead, the operational and administrative functions of a contractual fund are entirely overseen by a licenced management company responsible for its operation.

The investors of the fund engage with and hold a stake in the fund by virtue of contractual arrangements, typically structured as investment agreements or agreements related to the acquisition of investment units. Under these contractual provisions, investors effectively become co-owners of the fund and share in its assets and liabilities, participating in its activities in accordance with the terms established within these agreements and fund establishment documents.

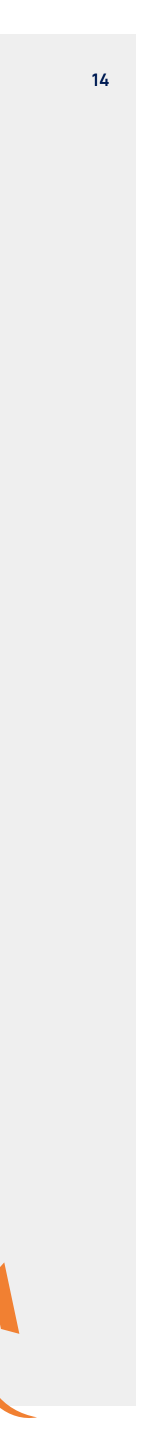


B. Investment Companies with Transferred Management Function



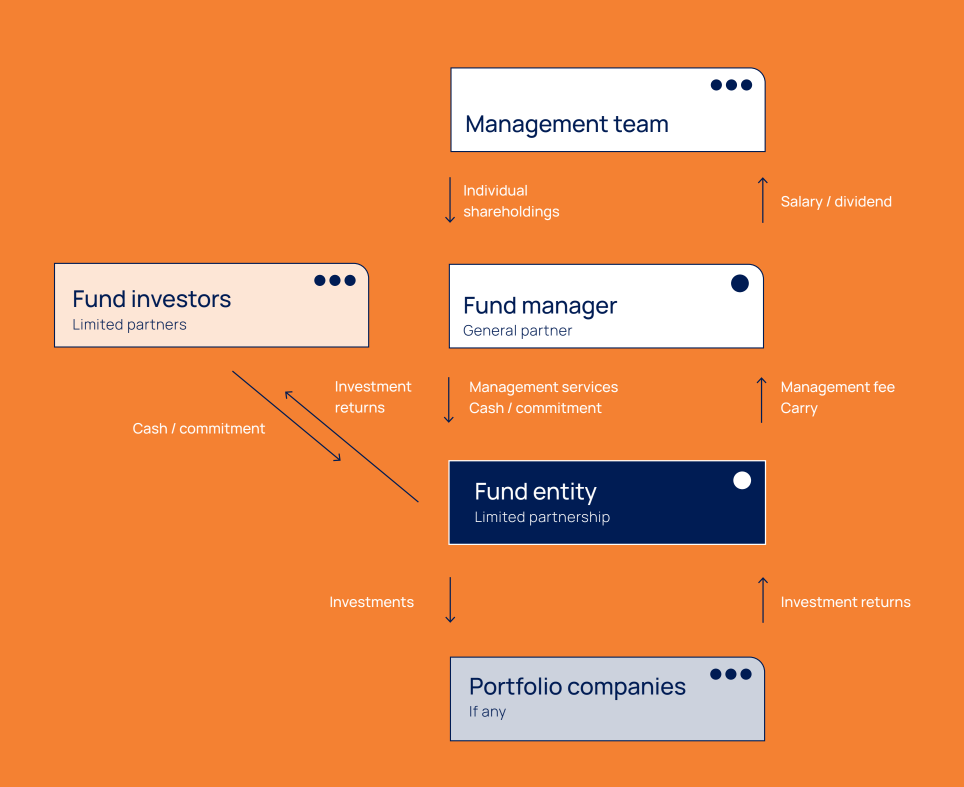
The management of the investment company, as well as all responsibilities associated with its management bodies, including the Chief Executive Officer (CEO) and the Management Board, or alternatively, the duties of the general partner, are formally delegated to a licensed management company through the execution of a comprehensive management transfer agreement.

In practical terms, the management bodies of the investment company are typically put in place during its initial establishment phase. However, as soon as the Bank of Lithuania grants approval for the foundational documents of the investment entity, they promptly cede their authority to the licensed management company. This transfer of authority marks a crucial transition in the governance structure, ensuring that the investment company's operations are conducted under the oversight and guidance of the licenced management company.



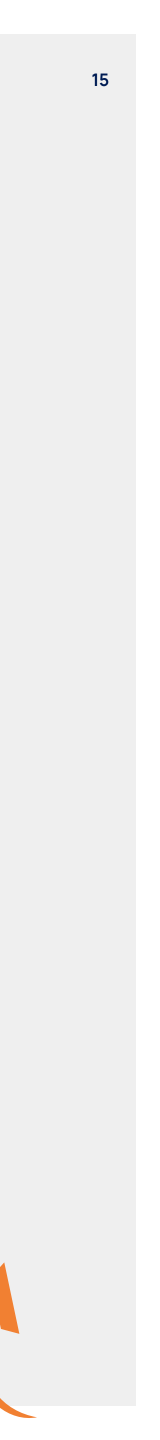
C. Self-managed Investment Companies

c1. Limited Partnerships



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In nearly all instances, self-managed partnerships primarily assume the legal form of limited partnerships *(in LT: Komanditinė ūkinė bendrija*). Within the context of a self-managed limited partnership, the key responsibility for its management lies with its general partner.



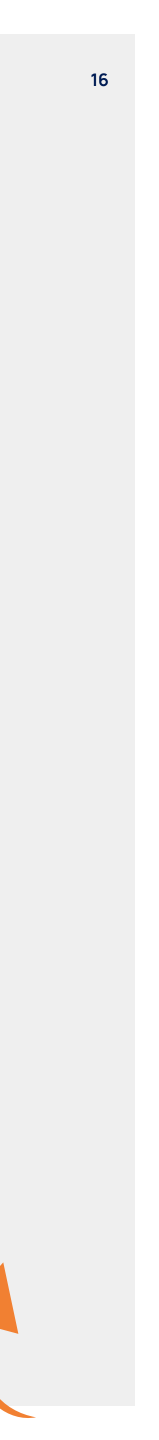
C. Self-managed Investment Companies

c2. Limited Companies

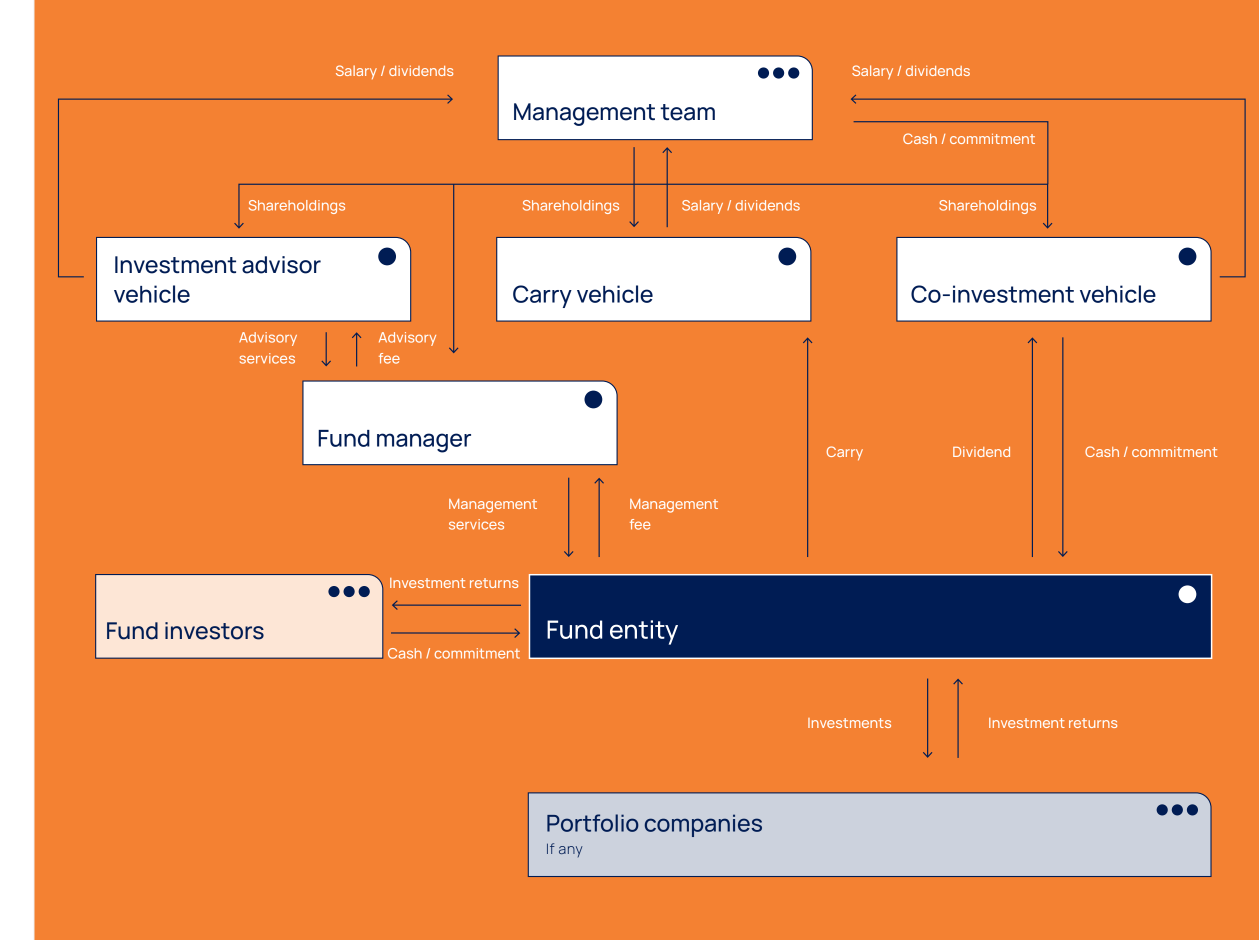


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Limited companies, including both public limited liability companies (*in LT: Akcinė bendrovė*) and private limited liability companies (*in LT: Uždaroji akcinė bendrovė*), operate under the stewardship of their internal management bodies. This typically encompasses the Chief Executive Officer (CEO) and/or the Management Board, who assume the responsibility for the company's day-to-day operations and strategic decision-making.



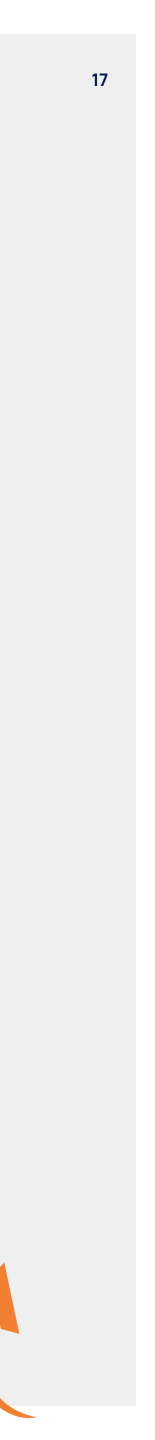
D. Elaborate Fund Structures



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Typically, fund structures tend to be more intricate than simple A-C models, often incorporating distinct management holding entities to handle various components such as management fees, carried interest (carry), advisory fees, and team's commitment.

These multi-layered fund structures offer the flexibility to implement diverse dividend, fee, or carry distribution models and allocations to the management team. This approach ensures that the carried interest, which represents a share of the fund's profits, is collected into separate vehicles, facilitating more nuanced and customized compensation arrangements for the management team.





Taxation



Generally, no taxation applies at the fund level, provided that the fund is treated as a collective investment vehicle under the Law on CIU, the Law on CIUIII or the Law on AIFM; or is treated as a non-licensed private and venture capital vehicle.

Taxation Principles: Fund Level

Fund

Non-taxable (except income related to blacklisted territories), if treated as collective investment vehicle

Investment Company

Non-taxable (except income related to blacklisted territories), if treated as collective investment vehicle

Partnership

Non-taxable (except income related to blacklisted territories), if treated as collective investment vehicle

Unregulated Entity AB, UAB, Partnership

Non-taxable (except income related to blacklisted territories), if treated as a non-licensed private equity and venture capital vehicle



Taxation Principles: Investors

In case of collective investment vehicle under the Law on CIU, the Law on CIUIII or the Law on AIFM:

Natural Natural **Person Resident Person EU** Dividends are taxable at 15% Dividends are taxable at 15% personal income tax (unless a personal income tax reduced tax under the Double Tax Treaty can be applied) Company EU/ Company Non-EU Resident Not in blacklisted territory Any type of income received from Dividends received from a collective a collective investment vehicle investment vehicle are non-taxable. (except income related to In case of a partnership, any income blacklisted territories) is or assets received by investors are non-taxable not treated as distribution of profit

In case of a non-licensed private equity and venture capital vehicle:

Natural Person resident

Dividends are taxable at 15% personal income tax

Natural Person EU

Dividends are taxable at 15% personal income tax (unless a reduced tax under the Double Tax Treaty can be applied)

Company Resident

In case of a partnership not registered in a blacklisted territory received profit or dividends are non-taxable as well as any income or assets received by investors are not treated as distribution of profit. In all other cases and legal forms, general tax rules apply and dividends are taxable at 15% corporate income tax (unless dividend exemption can be applied)

Company EU/ Non-EU

Not in blacklisted territory

In case of a partnership, any income or assets received by investors are not treated as distribution of profit. In all other cases and legal forms, general tax rules apply and dividends are taxable at 15% corporate income tax (unless dividend exemption or reduced tax are under the Double Tax Treaty can be applied)



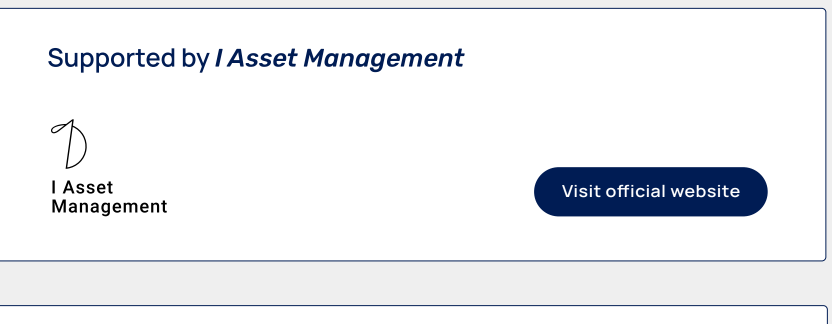
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Lithuanian Private Equity and Venture Capital Association





Tax part was prepared by Ernst & Young

