September 30, 2023

# Annual Report to Shareholders

DWS CROCI® U.S. Fund



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This report must be preceded or accompanied by a prospectus. To obtain a summary prospectus, if available, or prospectus for any of our funds, refer to the Account Management Resources information provided in the back of this booklet. We advise you to consider the Fund's objectives, risks, charges and expenses carefully before investing. The summary prospectus and prospectus contain this and other important information about the Fund. Please read the prospectus carefully before you invest.

Stocks may decline in value. The Fund will be managed using the CROCI<sup>®</sup> Investment Process which is based on portfolio management's belief that, over time, stocks which display more favorable financial metrics (for example, the CROCI<sup>®</sup> Economic P/E Ratio) as generated by this process may outperform stocks which display less favorable metrics. This premise may not prove to be correct and prospective investors should evaluate this assumption prior to investing in the Fund. The Fund may lend securities to approved institutions. Please read the prospectus for details.

War, terrorism, sanctions, economic uncertainty, trade disputes, public health crises, natural disasters, climate change and related geopolitical events have led and, in the future, may lead to significant disruptions in U.S. and world economies and markets, which may lead to increased market volatility and may have significant adverse effects on the Fund and its investments.

The brand DWS represents DWS Group GmbH & Co. KGaA and any of its subsidiaries such as DWS Distributors, Inc. which offers investment products or DWS Investment Management Americas, Inc. and RREEF America L.L.C. which offer advisory services.

NOT FDIC/NCUA INSURED NO BANK GUARANTEE MAY LOSE VALUE NOT A DEPOSIT NOT INSURED BY ANY FEDERAL GOVERNMENT AGENCY

### Letter to Shareholders

#### Dear Shareholder:

This past year can be described as one where there were major structural disruptions and challenges impacting financial markets: record high inflation; end of substantial tightening of monetary policy; impact of slower growth in China; and geo-political volatility given the ongoing war in Ukraine and the recent war between Israel and Hamas, the future course of which continues to be highly unpredictable.

It is therefore apparent that there will be no lack of challenges for investors in 2023 and into 2024. With looming recession concerns in the U.S. and Europe, we believe the prospects for equity returns will be challenging into 2024. The aggressive tightening by the Federal Reserve and international monetary authorities, which began in 2022, has increased pressure on banks and their ability to lend, and also negatively impacted the performance of fixed income securities. Inflation continues to remain above monetary authority targets, however there is evidence that rate hikes by the Federal Reserve are helping to cool the pace of rising prices.

Consequently, we believe that it is important for investors to diversify their investments given the level of volatility in markets. While investment objectives are unique to each investor, we do believe there may be benefits to owning corporate and government bonds given their potential for yield as well as holding equities for their ability to counter the negative effects of persistent inflation.

In our view, these factors of market volatility, unpredictable economic events, and complex geo-political forces strongly underscore the value add of active portfolio management. The partnership between our portfolio managers and our CIO Office — which synthesizes the views of more than 900 DWS economists, analysts and investment professionals around the world — makes an important difference in making strategic and tactical decisions for the DWS Funds. Thank you for your trust. For ongoing updates to our market and economic outlook, please visit the "Insights" section of dws.com.

Best regards,



Hepsen Uzcan President, DWS Funds

Assumptions, estimates and opinions contained in this document constitute our judgment as of the date of the document and are subject to change without notice. Any projections are based on a number of assumptions as to market conditions and there can be no guarantee that any projected results will be achieved. Past performance is not a guarantee of future results.

### Portfolio Management Review

#### Market Overview and Fund Performance

All performance information below is historical and does not guarantee future results. Returns shown are for Class A shares, unadjusted for sales charges. Investment return and principal fluctuate, so your shares may be worth more or less when redeemed. Current performance may be lower or higher than the performance data quoted. Please visit dws.com for the most recent month-end performance of all share classes. Fund performance includes reinvestment of all distributions. Unadjusted returns do not reflect sales charges and would have been lower if they had. Please refer to pages 9 through 11 for more complete performance information.

#### **Investment Strategy and Process**

Portfolio management selects stocks of companies that it believes offer economic value, utilizing the CROCI® strategy as the primary factor, among other factors. The CROCI® strategy is an investment process based on a proprietary valuation technique that attempts to understand the value of a company by converting financial statement data into a set of economic inputs that are used to calculate a valuation metric called the CROCI® Economic Price Earnings Ratio which is comparable across markets, sectors and stocks. The CROCI® Economic Price Earnings Ratio seeks to measure the "real" economic value rather than the "accounting" value of a company's invested capital, and the economic returns thereof. Portfolio management believes that, over time, companies with more favorable financial metrics, including CROCI® Economic Price Earnings Ratios, will outperform other companies.

In selecting stocks, portfolio management measures economic value using the CROCI® Economic Price Earnings Ratio and may adjust this by factors such as stock price volatility, as determined by the CROCI® Investment Strategy and Valuation Group. The CROCI® Investment Strategy and Valuation Group may provide other CROCI® valuation metrics which portfolio management may use in addition to the CROCI® Economic Price Earnings Ratio. All CROCI® financial metrics may be adjusted from time to time. Portfolio management may also use factors other than the CROCI® strategy in selecting investments. The Fund's portfolio is reviewed periodically and adjusted in accordance with the CROCI® strategy's rules. Portfolio management will periodically review and adjust the Fund's portfolio in order to maintain the desired balance between return potential and various risk factors and may use various portfolio construction techniques to control exposure to such risk factors as well as undesired levels of portfolio turnover, tax efficiency and other factors.

DWS CROCI<sup>®</sup> U.S. Fund returned 19.68% in the 12-month period ended September 30, 2023, strongly outperforming the 14.44% gain for the Russell 1000<sup>®</sup> Value Index and the 14.87% average return for the funds in its Morningstar peer group, Large Value. Although the stock market lost ground in August–September 2023, it produced a robust return for the full period. Timing played an important role in equities' strong showing, as stocks were approaching the end of a long, ten-month decline when the reporting period began in October 2022. In the fourth quarter of 2022, however, investors grew more optimistic as cooler inflation raised hopes that the U.S. Federal Reserve (Fed) was nearing the end of its extended series of interest rate hikes. While the Fed in fact continued to tighten policy throughout 2023, it slowed its pace of rate increases in comparison to the prior year. Market participants were further cheered by the fact that both economic growth and corporate earnings held up reasonably well in the face of rising rates.

"Individual stock selection and sector allocations both contributed to the Fund's strong showing in the annual period."

The investment environment became more challenging in the final two months of the period, as a surge in oil prices led to fears that inflation would reaccelerate and the Fed would have to keep rates elevated well into 2024. Several weaker-than-expected economic data points also hurt sentiment by raising concerns that growth had finally begun to slow. Despite the late downturn, the U.S. market finished firmly in positive territory on the strength of its earlier advance.

While the Russell 1000 Value Index posted a robust, double-digit gain, it lagged the 21.19% return for the broader market, as gauged by the Russell 1000<sup>®</sup> Index. The primary reason for the shortfall was the category's lower representation of the mega-cap technology stocks that led the market higher over the past 12 months.

#### Fund Performance

Individual stock selection and sector allocations both contributed to the Fund's strong showing in the annual period. With respect to selection, we delivered the best results in the consumer discretionary services and information technology sectors. In the former, we were helped by an overweight position in the homebuilder D.R. Horton, Inc. The stock rallied from a previously depressed valuation thanks to positive supply-and-demand conditions in the housing market. Positions in Garmin Ltd. and AutoNation, Inc. also contributed to our strong showing in the

sector. A number of different holdings played a role in our outperformance in technology. An overweight in Microsoft Corp., which continued to deliver robust revenues and earnings growth, was the largest contributor in the sector. We also benefited from positions in Hewlett Packard Enterprise Co. and a number of chip stocks that capitalized on the strength in the broader semiconductor cycle, including Broadcom, Inc., KLA Corp., and Applied Materials, Inc. Holdings in several "old tech" companies such as Cisco Systems, Inc., and Oracle Inc.,\* also aided results, as did an out-of-benchmark position in Apple, Inc.

Outside of these two sectors, Alphabet, Inc. (the parent of Google) — which gained ground on better-expected earnings driven by growth in its cloud-computing unit — was the leading contributor. In addition, the stock benefited from its attractive valuation relative to its peers in the mega-cap technology space. The materials stocks Nucor Corp. and LyondellBasell Industries NV were additional contributors of note.

Consumer staples and financials were the only sectors in which our holdings underperformed by a meaningful margin. In the former, the shortfall was almost entirely the result of a position in Tyson Foods, Inc.,\* whose shares lagged due to multiple earnings misses. In financials, we lost some ground through positions in Discover Financial Services, which was hurt by worries about slower consumer spending and rising credit card delinquencies, as well as in the regional banks Zions Bancorp\* and Synchrony Financial. Both stocks fell sharply during the short-lived banking crisis in March, depressing their performance for the full period. Elsewhere in the portfolio, the pharmaceutical stocks Bristol-Myers Squibb Co. and Pfizer, Inc.\* failed to keep pace with their sector peers due to their lack of exposure to GLP-1 weight loss drugs and concerns about their new-product pipelines.

The contribution from sector allocation reflected the Fund's sizable overweight positions in the information technology and communication services sectors. We were also helped by having zero weightings in real estate and utilities, which were the market's two worst-performing sectors due to their above-average interest rate sensitivity. On the other hand, we lost some relative performance through overweights in consumer staples and financials.

#### **Outlook and Positioning**

Equities performed very well in the annual period despite rising interest rates, increasingly attractive yields on lower-risk investments, geopolitical concerns, and the possibility of slowing economic growth. There was a great deal of volatility under the surface, however, with rapid rotations between the growth and value styles, as well as among the market's various sectors. The second-quarter boom and subsequent pullback in mega-cap tech stocks serves as a prime example of the rapidly shifting sentiment. These circumstances created very challenging conditions for investors who attempted to react to the latest trends or chase returns in the market's "hot" sectors. We believe our steady, disciplined, and value-driven approach — rather than one that attempts to construct a portfolio in reaction to short-term developments — has helped us add value in a potentially difficult environment.

\* Not held at September 30, 2023.

#### Portfolio Management Team

#### Di Kumble, CFA, Senior Portfolio Manager Equity

Portfolio Manager of the Fund. Began managing the Fund in 2015.

- Joined DWS in 2003 with seven years of industry experience. Prior to joining, she served as a Portfolio Manager at Graham Capital Management. Previously, she worked as a Quantitative Strategist at ITG Inc. and Morgan Stanley.
- Senior Portfolio Manager, Head of Tax Managed Equities: New York.
- BS, Beijing University; PhD in Chemistry, Princeton University.

#### John Moody, Portfolio Manager Equity

Portfolio Manager of the Fund. Began managing the Fund in 2016.

- Joined DWS in 1998. Prior to his current role, served as a Business Manager for Active Equity. Previously, he was a Portfolio Analyst for EAFE, Global and Technology Funds and an Investment Accountant for International Funds. He began his career as a Client Service Associate for the International Institutional Equity Group.
- Portfolio Analyst/Portfolio Manager: New York.
- BS in Business Management, Fairfield University.

The views expressed reflect those of the portfolio management team only through the end of the period of the report as stated on the cover. The management team's views are subject to change at any time based on market and other conditions and should not be construed as a recommendation. Past performance is no guarantee of future results. Current and future portfolio holdings are subject to risk.

#### Terms to Know

The **Russell 1000 Value Index** is an unmanaged market capitalization-weighted index of value-oriented stocks of the largest U.S. domiciled companies that are included in the Russell 1000 Index. Value-oriented stocks tend to have lower price-to-book ratios and lower forecasted growth values. The Russell 1000 Index is an unmanaged

price-only index of the 1,000 largest capitalized companies that are domiciled in the U.S. and whose common stocks are traded.

Index and category returns assume reinvestment of all distributions. Index returns do not reflect fees or expenses and it is not possible to invest directly in an index.

**Morningstar Large Value** category portfolios invest primarily in big U.S. companies that are less expensive or growing more slowly than other large-cap stocks. Stocks in the top 70% of the capitalization of the U.S. equity market are defined as large cap. The average category returns for the one-, five- and 10-year periods that ended on September 30, 2023 were 14.87%, 6.45% and 8.39%, respectively.

**Consumer discretionary** stocks represent companies that make and market goods and services that are considered non-essential. Sub-categories within the consumer discretionary sector include retailers, media, consumer services, consumer durables & apparel, and automobiles.

**Contribution** and **detraction** incorporate both a stock's total return and its weighting in the Fund.

### Performance Summary September 30, 2023 (Unaudited)

Class A	1-Year	5-Year	Life of Fund*
Average Annual Total Returns as of 9/30/23			
Unadjusted for Sales Charge	19.68%	2.80%	4.10%
Adjusted for the Maximum Sales Charge (max 5.75% load)	12.80%	1.59%	3.38%
Russell 1000 <sup>®</sup> Value Index <sup>†</sup>	14.44%	6.23%	7.11%

Class C	1-Year	5-Year	Life of Fund <sup>*</sup>
Average Annual Total Returns as of 9/30/23			
Unadjusted for Sales Charge	18.67%	2.00%	3.29%
Adjusted for the Maximum Sales Charge (max 1.00% CDSC)	18.67%	2.00%	3.29%
Russell 1000 <sup>®</sup> Value Index <sup>†</sup>	14.44%	6.23%	7.11%

Class R	1-Year	5-Year	Life of Fund*
Average Annual Total Returns as of 9/30/23			
No Sales Charges	19.27%	2.50%	5.12%
Russell 1000 <sup>®</sup> Value Index <sup>†</sup>	14.44%	6.23%	7.04%

Class R6	1-Year	5-Year	Life of Fund <sup>*</sup>
Average Annual Total Returns as of 9/30/23			
No Sales Charges	20.09%	3.21%	4.47%
Russell 1000 <sup>®</sup> Value Index <sup>†</sup>	14.44%	6.23%	7.11%

Class S	1-Year	5-Year	Life of Fund <sup>*</sup>
Average Annual Total Returns as of 9/30/23			
No Sales Charges	20.06%	3.15%	4.40%
Russell 1000 <sup>®</sup> Value Index <sup>†</sup>	14.44%	6.23%	7.11%

Institutional Class	1-Year	5-Year	Life of Fund*
Average Annual Total Returns as of 9/30/23			
No Sales Charges	20.07%	3.14%	4.42%
Russell 1000 <sup>®</sup> Value Index <sup>†</sup>	14.44%	6.23%	7.11%

Performance in the Average Annual Total Returns table above and the Growth of an Assumed \$10,000 Investment line graph that follows is historical and does not guarantee future results. Investment return and principal fluctuate, so your shares may be worth more or less when redeemed. Current performance may be lower or higher than the performance data quoted. Please visit dws.com for the Fund's most recent month-end performance. Fund performance includes reinvestment of all distributions. Unadjusted returns do not reflect sales charges and would have been lower if they had.

The gross expense ratios of the Fund, as stated in the fee table of the prospectus dated February 1, 2023 are 1.00%, 1.86%, 1.33%, 0.63%, 0.67% and 0.66% for Class A, Class C, Class R, Class R6, Class S and Institutional Class shares, respectively, and may differ from the expense ratios disclosed in the Financial Highlights tables in this report.

Index returns do not reflect any fees or expenses and it is not possible to invest directly into an index.

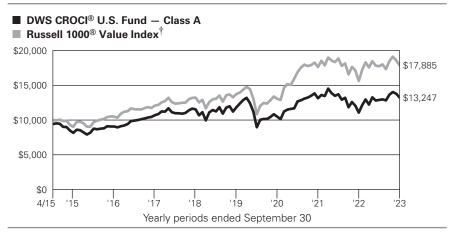
Performance figures do not reflect the deduction of taxes that a shareholder would pay on fund distributions or the redemption of fund shares.

Returns shown for Class R shares for the period prior to its inception on December 9, 2016 are derived from the historical performance of Institutional Class shares of DWS CROCI® U.S. Fund during such periods and have been adjusted to reflect the higher total annual operating expenses of Class R. Any difference in expenses will affect performance.

Generally accepted accounting principles require adjustments to be made to the net assets of the Fund at period end for financial reporting purposes only, and as such, the total return based on the unadjusted net asset value per share may differ from the total return reported in the financial highlights.

#### Growth of an Assumed \$10,000 Investment

(Adjusted for Maximum Sales Charge)



### The Fund's growth of an assumed \$10,000 investment is adjusted for the maximum sales charge of 5.75%. This results in a net initial investment of \$9,425.

The growth of \$10,000 is cumulative.

Performance of other share classes will vary based on the sales charges and the fee structure of those classes.

- \* The Fund commenced operations on April 13, 2015. Class R shares commenced operations on December 9, 2016.
- <sup>†</sup> Russell 1000<sup>®</sup> Value Index is an unmanaged market capitalization-weighted index of value-oriented stocks of the largest U.S. domiciled companies that are included in the Russell 1000<sup>®</sup> Index. Value-oriented stocks tend to have lower price-to-book ratios and lower forecasted growth values. Russell 1000 Index is an unmanaged price-only index of the 1,000 largest capitalized companies that are domiciled in the U.S. and whose common stocks are traded.

	Class A	Class C	Class R	Class R6	Class S	Institutional Class
Net Asset Value						
9/30/23	\$11.68	\$11.52	\$11.67	\$11.71	\$11.70	\$11.70
9/30/22	\$ 9.99	\$ 9.86	\$ 9.98	\$10.02	\$10.01	\$10.01
Distribution Information as of 9/3	0/23					
Income Dividends, Twelve Months	\$.14	\$.05	\$.11	\$.18	\$.17	\$.18
Capital Gain Distributions	\$.1217	\$.1217	\$.1217	\$.1217	\$.1217	\$.1217

## **Portfolio Summary**

#### (Unaudited)

100%

100%

Securities Lending Collateral)	9/30/23	9/30/22
Common Stocks	100%	99%
Cash Equivalents	0%	1%
	100%	100%
Sector Diversification (As a % of Investment Portfolio		
excluding Securities Lending Collateral and Cash Equivalents)	9/30/23	9/30/22
Information Technology	24%	27%
Health Care	23%	27%
Communication Services	14%	8%
Financials	11%	12%
Consumer Discretionary	9%	8%
Energy	7%	4%
	6%	4%
Industrials	0.10	
87	3%	6%

#### Ten Largest Equity Holdings at September 30, 2023 (36.8% of Net Assets)

<b>1 Alphabet, Inc.</b> Holding company with subsidiaries that provide Web-based search, maps, hardware products and various software applications	5.3%
2 Bristol-Myers Squibb Co. Producer of diversified pharmaceuticals and other products	4.8%
3 D.R. Horton, Inc. Constructor and seller of single family homes designed primarily for the entry-leve and move-up markets	<b>3.7%</b> el
4 Merck & Co., Inc. Developer of medicines, vaccines, biologic therapies and animal health products	3.7%
5 Microsoft Corp. Develops, manufactures, licenses, sells and supports software products	3.7%
6 Meta Platforms, Inc. Operator of social networking web site	3.3%
7 Fox Corp. Operator of an entertainment company	3.3%
8 Discover Financial Services Operator of digital banking and payment services	3.1%
9 Apple, Inc. Designs, manufactures and markets personal computers and related computing and mobile-communication devices	3.0%
10 QUALCOMM, Inc. Developer and manufacturer of communication systems	2.9%

Portfolio holdings and characteristics are subject to change.

For more complete details about the Fund's investment portfolio, see page 14. A quarterly Fact Sheet is available on dws.com or upon request. Please see the Account Management Resources section on page 57 for contact information.

	Shares	Value (\$)
Common Stocks 99.7%		
Communication Services 13.6%		
Entertainment 0.7%		
Warner Bros Discovery, Inc.*	376,813	4,092,189
Interactive Media & Services 8.6%		
Alphabet, Inc. "A" *	238,183	31,168,627
Meta Platforms, Inc. "A" *	65,150	19,558,682
		50,727,309
Media 3.5%		
Comcast Corp. "A"	33,508	1,485,745
Fox Corp. "A"	620,681	19,365,247
		20,850,992
Wireless Telecommunication Services 0.8%		
T-Mobile U.S., Inc.*	33,525	4,695,176
Consumer Discretionary 9.0%		
Hotels, Restaurants & Leisure 1.7%		
Boyd Gaming Corp.	169,330	10,300,344
Household Durables 4.5%		
D.R. Horton, Inc.	206,314	22,172,565
Garmin Ltd.	39,318	4,136,254
		26,308,819
Specialty Retail 2.4%		
AutoNation, Inc.*	48,066	7,277,192
Lowe's Companies, Inc.	21,202	4,406,624
Signet Jewelers Ltd.	34,405	2,470,623
		14,154,439
Textiles, Apparel & Luxury Goods 0.4%		
Tapestry, Inc.	90,325	2,596,844
Consumer Staples 2.9%		
Beverages 0.3%		
Molson Coors Beverage Co. "B"	25,493	1,621,100
Consumer Staples Distribution & Retail 0.8%		
Kroger Co.	101,805	4,555,774
Food Products 0.7%		
Conagra Brands, Inc.	153,348	4,204,802

	Shares	Value (\$)
Tobacco 1.1%		
Altria Group, Inc.	161,434	6,788,299
Energy 6.6%		
Oil, Gas & Consumable Fuels		
Coterra Energy, Inc.	184,940	5,002,627
Exxon Mobil Corp.	76,848	9,035,788
Marathon Petroleum Corp.	58,810	8,900,305
Phillips 66	19,013	2,284,412
Pioneer Natural Resources Co.	41,852	9,607,127
Valero Energy Corp.	32,157	4,556,968
		39,387,227
Financials 11.0%		
Banks 3.5%		
Bank of America Corp.	195,845	5,362,236
Huntington Bancshares, Inc.	438,290	4,558,216
JPMorgan Chase & Co.	74,830	10,851,847
		20,772,299
Capital Markets 1.1%		
State Street Corp.	94,936	6,356,915
Consumer Finance 6.4%		
Capital One Financial Corp.	94,808	9,201,116
Discover Financial Services	210,094	18,200,443
Synchrony Financial	347,954	10,636,954
		38,038,513
Health Care 23.0%		
Biotechnology 7.5%		
AbbVie, Inc.	32,029	4,774,243
Amgen, Inc.	7,107	1,910,077
Gilead Sciences, Inc.	208,884	15,653,767
Regeneron Pharmaceuticals, Inc.*	16,550	13,619,988
Vertex Pharmaceuticals, Inc.*	23,685	8,236,222
		44,194,297
Health Care Equipment & Supplies 2.9%		
Edwards Lifesciences Corp.*	25,054	1,735,741
Hologic, Inc.*	96,551	6,700,639
Medtronic PLC	109,458	8,577,129
		17,013,509

	Shares	Value (\$)
Health Care Providers & Services 0.9%		
HCA Healthcare, Inc.	5,646	1,388,803
Laboratory Corp. of America Holdings	20,975	4,217,024
		5,605,827
Pharmaceuticals 11.7%		
Bristol-Myers Squibb Co.	487,972	28,321,895
Johnson & Johnson	81,288	12,660,606
Merck & Co., Inc.	214,923	22,126,323
Viatris, Inc.	653,586	6,444,358
		69,553,182
Industrials 5.9%		
Air Freight & Logistics 0.5%		
Expeditors International of Washington, Inc.	24,582	2,817,835
Electrical Equipment 0.3%		
Acuity Brands, Inc.	9,709	1,653,540
Machinery 2.7%		
Cummins, Inc.	28,984	6,621,685
PACCAR, Inc.	108,207	9,199,759
		15,821,444
Professional Services 2.1%		
ManpowerGroup, Inc.	77,545	5,685,599
Robert Half, Inc.	62,300	4,565,344
SS&CTechnologies Holdings, Inc.	48,133	2,528,908
		12,779,851
Trading Companies & Distributors 0.3%		
Ferguson PLC	12,411	2,041,237
Information Technology 24.4%		
Communications Equipment 2.2%		
Cisco Systems, Inc.	244,002	13,117,548
Electronic Equipment, Instruments & Components 0.7%		
Keysight Technologies, Inc.*	13,653	1,806,429
Sanmina Corp.*	46,544	2,526,408
		4,332,837
IT Services 2.4%		1,002,007
Cognizant Technology Solutions Corp. "A"	207,244	14,038,709
Semiconductors & Semiconductor Equipment 9.0%	_3/,2 . 7	,,
Applied Materials, Inc.	43,438	6,013,991
Broadcom. Inc.	3,129	2,598,885
	0,120	2,000,000

	Shares	Value (\$)
KLA Corp.	16,288	7,470,654
Lam Research Corp.	6,460	4,048,934
Microchip Technology, Inc.	94,233	7,354,886
NXP Semiconductors NV	19,385	3,875,449
QUALCOMM, Inc.	156,482	17,378,891
Skyworks Solutions, Inc.	44,271	4,364,678
		53,106,368
Software 3.7%		
Microsoft Corp.	69,986	22,098,079
Technology Hardware, Storage & Peripherals 6.4%		
Apple, Inc.	103,430	17,708,250
Dell Technologies, Inc. "C"	67,072	4,621,261
Hewlett Packard Enterprise Co.	884,147	15,357,633
		37,687,144
Materials 3.3%		
Chemicals 1.0%		
LyondellBasell Industries NV "A"	15,751	1,491,620
Olin Corp.	95,091	4,752,648
		6,244,268
Metals & Mining 2.3%		
Nucor Corp.	86,322	13,496,444
Total Common Stocks (Cost \$552,320,999)		591,053,160
Cash Equivalents 0.4%		
DWS Central Cash Management Government Fund,		
5.36% (a) (Cost \$2,152,662)	2,152,662	2,152,662
	% of	
_	Net Assets	Value (\$)
Total Investment Portfolio (Cost \$554,473,661)	100.1	593,205,822
Other Assets and Liabilities, Net	(0.1)	(435,710)
Net Assets	100.0	592,770,112

A summary of the Fund's transactions with affiliated investments during the year ended September 30, 2023 are as follows:

Value (\$) at 9/30/2022	Pur- chases Cost (\$)	Sales Proceeds (\$)	Net Real- ized Gain/ (Loss) (\$)	Net Change in Unreal- ized Appreci- ation (Depreci- ation) (\$)	Income (\$)	Capital Gain Distri- butions (\$)	Number of Shares at 9/30/2023	Value (\$) at 9/30/2023
Securities Len DWS Governm	•		ortfolio '	'DWS Gove	rnment Ca	ash Institut	tional Shares"	5 25% (a)
(b)	ient & Agenc	/ Securities i	01110110	DVV3 00Ve		3511 1113 1110		, 0.2070 (a)
2,225,720	— 2	,225,720 (c)	_	—	12,581	—	_	—
Cash Equivale	ents 0.4%							

5,697,352	46,554,341	50,099,031	_	— 187,543	_	2,152,662	2,152,662
3,471,632	46,554,341	47,873,311	—	— 174,962	—	2,152,662	2,152,662
DWS Centra	l Cash Manage	ement Governm	ent Fund, §	5.36% (a)			

\* Non-income producing security.

- (a) Affiliated fund managed by DWS Investment Management Americas, Inc. The rate shown is the annualized seven-day yield at period end.
- (b) Represents cash collateral held in connection with securities lending. Income earned by the Fund is net of borrower rebates.
- (c) Represents the net increase (purchase cost) or decrease (sales proceeds) in the amount invested in cash collateral for the year ended September 30, 2023.

#### **Fair Value Measurements**

Various inputs are used in determining the value of the Fund's investments. These inputs are summarized in three broad levels. Level 1 includes quoted prices in active markets for identical securities. Level 2 includes other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds and credit risk). Level 3 includes significant unobservable inputs (including the Fund's own assumptions in determining the fair value of investments). The level assigned to the securities valuations may not be an indication of the risk or liquidity associated with investing in those securities.

The following is a summary of the inputs used as of September 30, 2023 in valuing the Fund's investments. For information on the Fund's policy regarding the valuation of investments, please refer to the Security Valuation section of Note A in the accompanying Notes to Financial Statements.

Assets	Level 1	Level 2	Level 3	Total
Common Stocks (a)	\$591,053,160	\$—	\$—	\$591,053,160
Short-Term Investments	2,152,662			2,152,662
Total	\$593,205,822	\$—	\$—	\$593,205,822

(a) See Investment Portfolio for additional detailed categorizations.

### **Statement of Assets and Liabilities**

as of September 30, 2023

Assets	
Investments in non-affiliated securities, at value (cost \$552,320,999)	\$ 591,053,160
Investment in DWS Central Cash Management Government Fund (cost \$2,152,662)	2,152,662
Receivable for Fund shares sold	5,846
Dividends receivable	731,318
Interest receivable	22,264
Other assets	27,790
Total assets	593,993,040
Liabilities	
Payable for Fund shares redeemed	678,616
Accrued management fee	212,638
Accrued Trustees' fees	7,666
Other accrued expenses and payables	324,008
Total liabilities	1,222,928
Net assets, at value	\$ 592,770,112
Net Assets Consist of	
Distributable earnings (loss)	31,550,011
Paid-in capital	561,220,101
Net assets, at value	\$ 592,770,112

#### Statement of Assets and Liabilities as of September 30, 2023 (continued)

#### Net Asset Value

Class A Net Asset Value and redemption price per share (\$83,023,974 ÷ 7,105,635 outstanding shares of beneficial interest, \$.01 par value, unlimited number of shares authorized)	\$ 11.68
Maximum offering price per share (100 ÷ 94.25 of \$11.68)	\$ 12.39
Class C Net Asset Value, offering and redemption price (subject to contingent deferred sales charge) per share (\$1,160,764 ÷ 100,749 outstanding shares of beneficial interest, \$.01 par value, unlimited number of shares authorized)	\$ 11.52
Class R Net Asset Value, offering and redemption price per share (\$684,801 ÷ 58,697 outstanding shares of beneficial interest, \$.01 par value, unlimited number of shares authorized)	\$ 11.67
Class R6 Net Asset Value, offering and redemption price per share (\$263,582 ÷ 22,513 outstanding shares of beneficial interest, \$.01 par value, unlimited number of shares authorized)	\$ 11.71
Class S Net Asset Value, offering and redemption price per share (\$502,852,192 ÷ 42,965,268 outstanding shares of beneficial interest, \$.01 par value, unlimited number of shares authorized)	\$ 11.70
Institutional Class Net Asset Value, offering and redemption price per share (\$4,784,799 ÷ 409,032 outstanding shares of beneficial interest, \$.01 par value, unlimited number of shares authorized)	\$ 11.70

### **Statement of Operations**

for the year ended September 30, 2023

Investment Income	
Income: Dividends (net of foreign taxes withheld of \$2,964)	\$ 13,555,206
Income distributions — DWS Central Cash Management	
Government Fund	174,962
Securities lending income, net of borrower rebates	12,581
Total income	13,742,749
Expenses: Management fee	2,564,486
Administration fee	585,306
Services to shareholders	734,780
Distribution and service fees	224,106
Custodian fee	7,063
Professional fees	85,082
Reports to shareholders	55,832
Registration fees	82,225
Trustees' fees and expenses	36,870
Other	37,511
Total expenses before expense reductions	4,413,261
Expense reductions	(2,216)
Total expenses after expense reductions	4,411,045
Net investment income	9,331,704
Realized and Unrealized Gain (Loss)	
Net realized gain (loss) from investments	(14,459,043)
Change in net unrealized appreciation (depreciation) on investments	111,863,422
Net gain (loss)	97,404,379
Net increase (decrease) in net assets resulting from operations	\$ 106,736,083

### **Statements of Changes in Net Assets**

Increase (Decrease) in Net Assets	Years Ended September 30, 2023 2022				
Operations:					
Net investment income	\$ 9,331,704	\$ 9,974,652			
Net realized gain (loss)	(14,459,043)	7,954,935			
Change in net unrealized appreciation (depreciation)	111,863,422	(117,067,652)			
Net increase (decrease) in net assets resulting from operations	106,736,083	(99,138,065)			
Distributions to shareholders: Class A	(1,946,057)	(1,478,833)			
Class T		(195)			
Class C	(18,316)	(8,012)			
Class R	(22,887)	(15,378)			
Class R6	(6,440)	(4,600)			
Class S	(13,274,302)	(10,364,608)			
Institutional Class	(137,869)	(113,636)			
Total distributions	(15,405,871)	(11,985,262)			
Fund share transactions:					
Proceeds from shares sold	7,376,294	9,088,506			
Reinvestment of distributions	14,709,788	11,436,771			
Payments for shares redeemed	(64,251,675)	(64,581,954)			
Net increase (decrease) in net assets from Fund share transactions	(42,165,593)	(44,056,677)			
Increase (decrease) in net assets	49,164,619	(155,180,004)			
Net assets at beginning of period	543,605,493	698,785,497			
Net assets at end of period	\$592,770,112	\$ 543,605,493			

### **Financial Highlights**

#### DWS CROCI® U.S. Fund — Class A

	Ŷ	ears End	ed Septe	ember 30	),
	2023	2022	2021	2020	2019
Selected Per Share Data					
Net asset value, beginning of period	\$9.99	\$12.02	\$9.80	\$11.70	\$11.83
Income (loss) from investment operations: Net investment income <sup>a</sup>	.15	.14	.18	.21	.21
Net realized and unrealized gain (loss)	1.80	(1.99)	2.26	(1.41)	.04
Total from investment operations	1.95	(1.85)	2.44	(1.20)	.25
Less distributions from: Net investment income	(.14)	(.18)	(.22)	(.19)	(.25)
Net realized gains	(.12)	_	_	(.51)	(.13)
Total distributions	(.26)	(.18)	(.22)	(.70)	(.38)
Net asset value, end of period	\$11.68	\$9.99	\$12.02	\$9.80	\$11.70
Total Return (%) <sup>b</sup>	19.68	(15.76)	25.24	(11.40)	2.61
Ratios to Average Net Assets and Supplem	ental Data				
Net assets, end of period (\$ millions)	83	78	103	101	132
Ratio of expenses (%)	1.00	1.00	.98	1.01	.99
Ratio of net investment income (%)	1.27	1.20	1.59	1.94	1.88
Portfolio turnover rate (%)	60	61	108	138	95

<sup>a</sup> Based on average shares outstanding during the period.

<sup>b</sup> Total return does not reflect the effect of any sales charges.

#### DWS CROCI® U.S. Fund — Class C

	Y	ears End	ed Septe	ember 30	),
	2023	2022	2021	2020	2019
Selected Per Share Data					
Net asset value, beginning of period	\$9.86	\$11.84	\$9.66	\$11.55	\$11.68
Income (loss) from investment operations: Net investment income <sup>a</sup>	.05	.05	.09	.12	.12
Net realized and unrealized gain (loss)	1.78	(1.97)	2.23	(1.40)	.05
Total from investment operations	1.83	(1.92)	2.32	(1.28)	.17
Less distributions from: Net investment income	(.05)	(.06)	(.14)	(.10)	(.17)
Net realized gains	(.12)			(.51)	(.13)
Total distributions	(.17)	(.06)	(.14)	(.61)	(.30)
Net asset value, end of period	\$11.52	\$9.86	\$11.84	\$9.66	\$11.55
Total Return (%) <sup>b</sup>	18.67°	(16.31) <sup>c</sup>	24.18	(12.16)	1.90
Ratios to Average Net Assets and Supplement	tal Data				
Net assets, end of period (\$ millions)	1	1	2	2	4
Ratio of expenses before expense reductions (%	) 1.88	1.86	1.84	1.81	1.73
Ratio of expenses after expense reductions (%)	1.83	1.76	1.84	1.78	1.73
Ratio of net investment income (%)	.44	.43	.78	1.15	1.11
Portfolio turnover rate (%)	60	61	108	138	95

<sup>a</sup> Based on average shares outstanding during the period.

<sup>b</sup> Total return does not reflect the effect of any sales charges.

<sup>c</sup> Total return would have been lower had certain expenses not been reduced.

#### DWS CROCI® U.S. Fund — Class R

	Years Ended September 30,						
	2023	2022	2021	2020	2019		
Selected Per Share Data							
Net asset value, beginning of period	\$9.98	\$12.00	\$9.78	\$11.68	\$11.82		
Income (loss) from investment operations: Net investment income <sup>a</sup>	.11	.11	.15	.18	.17		
Net realized and unrealized gain (loss)	1.81	(1.99)	2.26	(1.41)	.04		
Total from investment operations	1.92	(1.88)	2.41	(1.23)	.21		
Less distributions from: Net investment income	(.11)	(.14)	(.19)	(.16)	(.22)		
Net realized gains	(.12)	_	_	(.51)	(.13)		
Total distributions	(.23)	(.14)	(.19)	(.67)	(.35)		
Net asset value, end of period	\$11.67	\$9.98	\$12.00	\$9.78	\$11.68		
Total Return (%) <sup>b</sup>	19.27	(15.95)	24.92	(11.70)	2.30		
Ratios to Average Net Assets and Supplement	tal Data						
Net assets, end of period (\$ millions)	1	1	1	1	2		
Ratio of expenses before expense reductions (%	) 1.34	1.33	1.29	1.33	1.34		
Ratio of expenses after expense reductions (%)	1.32	1.26	1.28	1.30	1.29		
Ratio of net investment income (%)	.96	.94	1.28	1.66	1.57		
Portfolio turnover rate (%)	60	61	108	138	95		

<sup>a</sup> Based on average shares outstanding during the period.

<sup>b</sup> Total return would have been lower had certain expenses not been reduced.

#### DWS CROCI® U.S. Fund — Class R6

	Years Ended September 30,			),	
	2023	2022	2021	2020	2019
Selected Per Share Data					
Net asset value, beginning of period	\$10.02	\$12.04	\$9.82	\$11.73	\$11.87
Income (loss) from investment operations: Net investment income <sup>a</sup>	.19	.19	.22	.25	.26
Net realized and unrealized gain (loss)	1.80	(1.99)	2.26	(1.40)	.02
Total from investment operations	1.99	(1.80)	2.48	(1.15)	.28
Less distributions from: Net investment income	(.18)	(.22)	(.26)	(.25)	(.29)
Net realized gains	(.12)	_	_	(.51)	(.13)
Total distributions	(.30)	(.22)	(.26)	(.76)	(.42)
Net asset value, end of period	\$11.71	\$10.02	\$12.04	\$9.82	\$11.73
Total Return (%)	20.09	(15.35)	25.68	(11.08) <sup>b</sup>	9 3.07 <sup>b</sup>
Ratios to Average Net Assets and Supplement	tal Data				
Net assets, end of period (\$ thousands)	264	214	248	127	143
Ratio of expenses before expense reductions (%	) .63	.63	.63	.65	.64
Ratio of expenses after expense reductions (%)	.63	.63	.63	.63	.59
Ratio of net investment income (%)	1.65	1.58	1.92	2.33	2.30
Portfolio turnover rate (%)	60	61	108	138	95

<sup>a</sup> Based on average shares outstanding during the period.

<sup>b</sup> Total return would have been lower had certain expenses not been reduced.

#### DWS CROCI® U.S. Fund — Class S

	Years Ended September 30,				
	2023	2022	2021	2020	2019
Selected Per Share Data					
Net asset value, beginning of period	\$10.01	\$12.04	\$9.82	\$11.73	\$11.86
Income (loss) from investment operations: Net investment income <sup>a</sup>	.18	.18	.22	.24	.25
Net realized and unrealized gain (loss)	1.80	(1.99)	2.26	(1.40)	.03
Total from investment operations	1.98	(1.81)	2.48	(1.16)	.28
Less distributions from: Net investment income	(.17)	(.22)	(.26)	(.24)	(.28)
Net realized gains	(.12)	_	_	(.51)	(.13)
Total distributions	(.29)	(.22)	(.26)	(.75)	(.41)
Net asset value, end of period	\$11.70	\$10.01	\$12.04	\$9.82	\$11.73
Total Return (%)	20.06	(15.47)	25.63	(11.08)	2.98
Ratios to Average Net Assets and Supplem	ental Data				
Net assets, end of period (\$ millions)	503	458	586	530	660
Ratio of expenses (%)	.68	.67	.67	.67	.67
Ratio of net investment income (%)	1.60	1.53	1.90	2.28	2.21
Portfolio turnover rate (%)	60	61	108	138	95

<sup>a</sup> Based on average shares outstanding during the period.

#### DWS CROCI® U.S. Fund — Institutional Class

	Years Ended September 30,				
	2023	2022	2021	2020	2019
Selected Per Share Data					
Net asset value, beginning of period	\$10.01	\$12.03	\$9.81	\$11.72	\$11.86
Income (loss) from investment operations: Net investment income <sup>a</sup>	.18	.18	.22	.25	.24
Net realized and unrealized gain (loss)	1.81	(1.98)	2.26	(1.42)	.03
Total from investment operations	1.99	(1.80)	2.48	(1.17)	.27
Less distributions from: Net investment income	(.18)	(.22)	(.26)	(.23)	(.28)
Net realized gains	(.12)	_		(.51)	(.13)
Total distributions	(.30)	(.22)	(.26)	(.74)	(.41)
Net asset value, end of period	\$11.70	\$10.01	\$12.03	\$9.81	\$11.72
Total Return (%)	20.07 <sup>b</sup>	(15.40)	25.65 <sup>b</sup>	(11.11) <sup>t</sup>	2.88 <sup>b</sup>
Ratios to Average Net Assets and Supplement	tal Data				
Net assets, end of period (\$ millions)	5	5	7	6	7
Ratio of expenses before expense reductions (%	) .70	.66	.67	.71	.71
Ratio of expenses after expense reductions (%)	.67	.66	.67	.67	.69
Ratio of net investment income (%)	1.61	1.53	1.91	2.32	2.14
Portfolio turnover rate (%)	60	61	108	138	95

<sup>a</sup> Based on average shares outstanding during the period.

<sup>b</sup> Total return would have been lower had certain expenses not been reduced.

### **Notes to Financial Statements**

### A. Organization and Significant Accounting Policies

DWS CROCI<sup>®</sup> U.S. Fund (the "Fund") is a diversified series of Deutsche DWS Investment Trust (the "Trust"), which is registered under the Investment Company Act of 1940, as amended (the "1940 Act"), as an open-end management investment company organized as a Massachusetts business trust.

The Fund offers multiple classes of shares which provide investors with different purchase options. Class A shares are subject to an initial sales charge. Class C shares are not subject to an initial sales charge but are subject to higher ongoing expenses than Class A shares and a contingent deferred sales charge payable upon certain redemptions within one year of purchase. Class C shares automatically convert to Class A shares in the same fund after 8 years, provided that the Fund or the financial intermediary through which the shareholder purchased the Class C shares has records verifying that the Class C shares have been held for at least 8 years, Class R shares are not subject to initial or contingent deferred sales charges and are generally available only to certain retirement plans. Class R6 shares are not subject to initial or contingent deferred sales charges and are generally available only to certain gualifying plans and programs. Class S shares are not subject to initial or contingent deferred sales charges and are available through certain intermediary relationships with financial services firms, or can be purchased by establishing an account directly with the Fund's transfer agent. Institutional Class shares are not subject to initial or contingent deferred sales charges and are generally available only to qualified institutions.

Investment income, realized and unrealized gains and losses, and certain fund-level expenses and expense reductions, if any, are borne pro rata on the basis of relative net assets by the holders of all classes of shares, except that each class bears certain expenses unique to that class such as distribution and service fees, services to shareholders and certain other class-specific expenses. Differences in class-level expenses may result in payment of different per share dividends by class. All shares of the Fund have equal rights with respect to voting subject to class-specific arrangements.

The Fund's financial statements are prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") which require the use of management estimates. Actual results could differ from those estimates. The Fund qualifies as an investment company under Topic 946 of Accounting Standards Codification of U.S. GAAP. The policies described below are followed consistently by the Fund in the preparation of its financial statements.

**Security Valuation.** Investments are stated at value determined as of the close of regular trading on the New York Stock Exchange on each day the exchange is open for trading.

The Fund's Board has designated DWS Investment Management Americas, Inc. (the "Advisor") as the valuation designee for the Fund pursuant to Rule 2a-5 under the 1940 Act. The Advisor's Pricing Committee (the "Pricing Committee") typically values securities using readily available market quotations or prices supplied by independent pricing services (which are considered fair values under Rule 2a-5). The Advisor has adopted fair valuation procedures that provide methodologies for fair valuing securities.

Various inputs are used in determining the value of the Fund's investments. These inputs are summarized in three broad levels. Level 1 includes quoted prices in active markets for identical securities. Level 2 includes other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds and credit risk). Level 3 includes significant unobservable inputs (including the Fund's own assumptions in determining the fair value of investments). The level assigned to the securities valuations may not be an indication of the risk or liquidity associated with investing in those securities.

Equity securities are valued at the most recent sale price or official closing price reported on the exchange (U.S. or foreign) or over-the-counter market on which they trade. Securities for which no sales are reported are valued at the calculated mean between the most recent bid and asked quotations on the relevant market or, if a mean cannot be determined, at the most recent bid quotation. Equity securities are generally categorized as Level 1.

Investments in open-end investment companies are valued at their net asset value each business day and are categorized as Level 1.

Securities and other assets for which market quotations are not readily available or for which the above valuation procedures are deemed not to reflect fair value are valued in a manner that is intended to reflect their fair value as determined in accordance with procedures approved by the Pricing Committee and are generally categorized as Level 3. In accordance with the Fund's valuation procedures, factors considered in determining value may include, but are not limited to, the type of the security; the size of the holding; the initial cost of the security; the existence of any contractual restrictions on the security's disposition; the price and extent of public trading in similar securities of the issuer or of comparable companies; quotations or evaluated prices from broker-dealers and/or pricing services; information obtained from the issuer, analysts, and/or the appropriate stock exchange (for exchange-traded securities); an analysis of the company's or issuer's financial statements; an evaluation of the forces that influence the issuer and the market(s) in which the security is purchased and sold; and with respect to debt securities, the maturity, coupon, creditworthiness, currency denomination and the movement of the market in which the security is normally traded. The value determined under these procedures may differ from published values for the same securities.

Disclosure about the classification of fair value measurements is included in a table following the Fund's Investment Portfolio.

Securities Lending. Prior to June 23, 2023, Brown Brothers Harriman & Co. served as securities lending agent for the Fund. Effective June 23. 2023, Deutsche Bank AG, as securities lending agent, lends securities of the Fund to certain financial institutions under the terms of its securities lending agreement. During the term of the loans, the Fund continues to receive interest and dividends generated by the securities and to participate in any changes in their market value. The Fund requires the borrowers of the securities to maintain collateral with the Fund consisting of either cash or liquid, unencumbered assets having a value at least equal to the value of the securities loaned. When the collateral falls below specified amounts, the securities lending agent will use its best efforts to obtain additional collateral on the next business day to meet required amounts under the securities lending agreement. During the year ended September 30, 2023, the Fund invested the cash collateral, if any, into a ioint trading account in affiliated money market funds, including DWS Government & Agency Securities Portfolio, managed by DWS Investment Management Americas, Inc. DWS Investment Management Americas, Inc. receives a management/administration fee (0.09% annualized effective rate as of September 30, 2023) on the cash collateral invested in DWS Government & Agency Securities Portfolio. The Fund receives compensation for lending its securities either in the form of fees or by earning interest on invested cash collateral net of borrower rebates and fees paid to a securities lending agent. Either the Fund or the borrower may terminate the loan at any time, and the borrower, after notice, is required to return borrowed securities within a standard time period. There may be risks of delay and costs in recovery of securities or even loss of rights in the collateral should the borrower of the securities fail financially. If the Fund is not able to recover securities lent, the Fund may sell the collateral and purchase a replacement investment in the market, incurring the risk that the value of the replacement security is greater than the value of the collateral. The Fund is also subject to all investment risks associated with the reinvestment of any cash collateral received. including, but not limited to, interest rate, credit and liquidity risk associated with such investments.

As of September 30, 2023, the Fund had no securities on loan.

**Federal Income Taxes.** The Fund's policy is to comply with the requirements of the Internal Revenue Code of 1986, as amended, which

are applicable to regulated investment companies, and to distribute all of its taxable income to its shareholders.

At September 30, 2023, the Fund had net tax basis capital loss carryforwards of approximately \$13,979,000, including short-term losses (\$6,508,000) and long-term losses (\$7,471,000), which may be applied against realized net taxable capital gains indefinitely.

The Fund has reviewed the tax positions for the open tax years as of September 30, 2023 and has determined that no provision for income tax and/or uncertain tax positions is required in the Fund's financial statements. The Fund's federal tax returns for the prior three fiscal years remain open subject to examination by the Internal Revenue Service.

**Distribution of Income and Gains.** Distributions from net investment income of the Fund, if any, are declared and distributed to shareholders annually. Net realized gains from investment transactions, in excess of available capital loss carryforwards, would be taxable to the Fund if not distributed, and, therefore, will be distributed to shareholders at least annually. The Fund may also make additional distributions for tax purposes if necessary.

The timing and characterization of certain income and capital gain distributions are determined annually in accordance with federal tax regulations which may differ from accounting principles generally accepted in the United States of America. These differences primarily relate to certain securities sold at a loss. The Fund may utilize a portion of the proceeds from capital shares redeemed as a distribution from net investment income and realized capital gains. As a result, net investment income (loss) and net realized gain (loss) on investment transactions for a reporting period may differ significantly from distributions during such period. Accordingly, the Fund may periodically make reclassifications among certain of its capital accounts without impacting the net asset value of the Fund.

At September 30, 2023, the Fund's components of distributable earnings (accumulated losses) on a net tax basis were as follows:

Undistributed ordinary income*	\$ 7,991,824
Capital loss carryforwards	\$ (13,979,000)
Net unrealized appreciation (depreciation) on investments	\$ 37,537,164

At September 30, 2023, the aggregate cost of investments for federal income tax purposes was \$555,668,658. The net unrealized appreciation for all investments based on tax cost was \$37,537,164. This consisted of aggregate gross unrealized appreciation for all investments for which there was an excess of value over tax cost of \$54,855,506 and aggregate gross unrealized depreciation for all investments for which there was an excess of tax cost over value of \$17,318,342.

In addition, the tax character of distributions paid to shareholders by the Fund is summarized as follows:

	Years Ended September 30,		
	2023	2022	
Distributions from ordinary income*	\$ 9,025,841	\$ 11,985,262	
Distributions from long-term capital gains	\$ 6,380,030	\$ —	

\* For tax purposes, short-term capital gain distributions are considered ordinary income distributions.

**Expenses.** Expenses of the Trust arising in connection with a specific fund are allocated to that fund. Other Trust expenses which cannot be directly attributed to a fund are apportioned among the funds in the Trust based upon the relative net assets or other appropriate measures.

**Contingencies.** In the normal course of business, the Fund may enter into contracts with service providers that contain general indemnification clauses. The Fund's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Fund that have not yet been made. However, based on experience, the Fund expects the risk of loss to be remote.

**Other.** Investment transactions are accounted for on a trade date plus one basis for daily net asset value calculations. However, for financial reporting purposes, investment transactions are reported on trade date. Interest income is recorded on the accrual basis. Dividend income is recorded on the ex-dividend date net of foreign withholding taxes. Realized gains and losses from investment transactions are recorded on an identified cost basis. Proceeds from litigation payments, if any, are included in net realized gain (loss) from investments.

#### B. Purchases and Sales of Securities

During the year ended September 30, 2023, purchases and sales of investment securities (excluding short-term investments) aggregated \$359,817,551 and \$407,201,147, respectively.

#### C. Related Parties

**Management Agreement.** Under the Investment Management Agreement with DWS Investment Management Americas, Inc. ("DIMA" or the "Advisor"), an indirect, wholly owned subsidiary of DWS Group GmbH & Co. KGaA ("DWS Group"), the Advisor directs the investments of the Fund in accordance with its investment objectives, policies and restrictions. The Advisor determines the securities, instruments and other contracts relating to investments to be purchased, sold or entered into by the Fund.

Under the Investment Management Agreement with the Advisor, the Fund pays a monthly management fee based on the average daily net assets of the Fund, computed and accrued daily and payable monthly, at the following annual rates:

First \$1.5 billion of the Fund's average daily net assets	.425%
Next \$500 million of such net assets	.400%
Next \$1.0 billion of such net assets	.375%
Next \$1.0 billion of such net assets	.350%
Next \$1.0 billion of such net assets	.325%
Over \$5.0 billion of such net assets	.300%

Accordingly, for the year ended September 30, 2023, the fee pursuant to the Investment Management Agreement was equivalent to an annual rate (exclusive of any applicable waivers/reimbursements) of 0.425% of the Fund's average daily net assets.

For the period from October 1, 2022 through September 30, 2023 (through January 31, 2023 for Class C and Class R shares and through September 30, 2024 for Class R6 and Institutional Class shares), the Advisor had contractually agreed to waive its fees and/or reimburse certain operating expenses of the Fund to the extent necessary to maintain the total annual operating expenses (excluding certain expenses such as extraordinary expenses, taxes, brokerage, interest expense and acquired fund fees and expenses) of each class as follows:

Class A	1.13%
Class C	1.76%
Class R	1.26%
Class R6	.67%
Class S	.88%
Institutional Class	.67%

For the period from February 1, 2023 through September 30, 2023, the Advisor had contractually agreed to waive its fees and/or reimburse certain operating expenses of the Fund to the extent necessary to maintain the total annual operating expenses (excluding certain expenses such as extraordinary expenses, taxes, brokerage, interest expense and acquired fund fees and expenses) of certain classes as follows:

Class C	1.88%
Class R	1.38%

Effective October 1, 2023 through September 30, 2024, the Advisor has contractually agreed to waive its fees and/or reimburse certain operating expenses of the Fund to the extent necessary to maintain the total annual operating expenses (excluding certain expenses such as extraordinary expenses, taxes, brokerage, interest expense and acquired fund fees and expenses) of certain classes as follows:

Class A	1.03%
Class C	1.78%
Class R	1.28%
Class S	.78%

For the year ended September 30, 2023, fees waived and/or expenses reimbursed for certain classes are as follows:

	\$ 2,216
Institutional Class	1,324
Class R	315
Class C	\$ 577

Administration Fee. Pursuant to an Administrative Services Agreement, DIMA provides most administrative services to the Fund. For all services provided under the Administrative Services Agreement, the Fund pays the Advisor an annual fee ("Administration Fee") of 0.097% of the Fund's average daily net assets, computed and accrued daily and payable monthly. For the year ended September 30, 2023, the Administration Fee was \$585,306, of which \$48,580 is unpaid.

**Service Provider Fees.** DWS Service Company ("DSC"), an affiliate of the Advisor, is the transfer agent, dividend-paying agent and shareholder service agent of the Fund. Pursuant to a sub-transfer agency agreement between DSC and SS&C GIDS, Inc. ("SS&C"), DSC has delegated certain transfer agent, dividend-paying agent and shareholder service agent functions to SS&C. DSC compensates SS&C out of the shareholder

servicing fee it receives from the Fund. For the year ended September 30, 2023, the amounts charged to the Fund by DSC were as follows:

Services to Shareholders	Total Aggregated	Unpaid at September 30, 2023
Class A	\$ 51,193	\$ 8,481
Class C	1,340	227
Class R	59	9
Class R6	103	17
Class S	288,318	48,174
Institutional Class	607	99
	\$ 341,620	\$ 57,007

In addition, for the year ended September 30, 2023, the amounts charged to the Fund for recordkeeping and other administrative services provided by unaffiliated third parties, included in the Statement of Operations under "Services to shareholders," were as follows:

Sub-Recordkeeping	Total Aggregated
Class A	\$ 93,787
Class C	2,308
Class R	2,814
Class S	186,767
Institutional Class	4,977
	\$ 290,653

**Distribution and Service Fees.** Under the Fund's Class C and R 12b-1 Plans, DWS Distributors, Inc. ("DDI"), an affiliate of the Advisor, receives a fee ("Distribution Fee") of 0.75% of the average daily net assets of Class C shares and 0.25% of the average daily net assets of Class R shares. In accordance with the Fund's Underwriting and Distribution Services Agreement, DDI enters into related selling group agreements with various firms at various rates for sales of Class C and R shares. For the year ended September 30, 2023, the Distribution Fee was as follows:

Distribution Fee	Total Aggregated	Unpaid at September 30, 2023
Class C	\$ 8,925	\$ 733
Class R	2,814	232
	\$ 11,739	\$ 965

In addition, DDI provides information and administrative services for a fee ("Service Fee") to Class A, C and R shareholders at an annual rate of up to 0.25% of the average daily net assets for each such class. DDI in turn has

various agreements with financial services firms that provide these services and pays these fees based upon the assets of shareholder accounts the firms service. For the year ended September 30, 2023, the Service Fee was as follows:

Service Fee	Total Aggregated	Unpaid at September 30, 2023	Annual Rate
Class A	\$ 206,795	\$ 35,529	.24%
Class C	2,759	1,021	.23%
Class R	2,813	544	.25%
	\$ 212,367	\$ 37,094	

**Underwriting Agreement and Contingent Deferred Sales Charge**. DDI is the principal underwriter for the Fund. Underwriting commissions paid in connection with the distribution of Class A shares for the year ended September 30, 2023 aggregated \$656.

In addition, DDI receives any contingent deferred sales charge ("CDSC") from Class C share redemptions occurring within one year of purchase. There is no such charge upon redemption of any share appreciation or reinvested dividends. The CDSC is 1% of the value of the shares redeemed for Class C. For the year ended September 30, 2023, there was no CDSC for Class C Shares. A deferred sales charge of up to 0.75% is assessed on certain redemptions of Class A shares.

**Other Service Fees.** Under an agreement with the Fund, DIMA is compensated for providing regulatory filing services to the Fund. For the year ended September 30, 2023, the amount charged to the Fund by DIMA included in the Statement of Operations under "Reports to shareholders" aggregated \$1,442, of which \$753 is unpaid.

**Trustees' Fees and Expenses.** The Fund paid retainer fees to each Trustee not affiliated with the Advisor, plus specified amounts to the Board Chairperson and to each committee Chairperson.

Affiliated Cash Management Vehicles. The Fund may invest uninvested cash balances in DWS Central Cash Management Government Fund and DWS ESG Liquidity Fund, affiliated money market funds which are managed by the Advisor. Each affiliated money market fund is managed in accordance with Rule 2a-7 under the 1940 Act, which governs the quality, maturity, diversity and liquidity of instruments in which a money market fund may invest. DWS Central Cash Management Government Fund seeks to maintain a stable net asset value, and DWS ESG Liquidity Fund maintains a floating net asset value. The Fund indirectly bears its proportionate share of the expenses of each affiliated money market fund in which it invests. DWS Central Cash Management Government Fund does not pay the Advisor an investment management fee. To the extent that DWS ESG Liquidity Fund pays an investment management fee to the

Advisor, the Advisor will waive an amount of the investment management fee payable to the Advisor by the Fund equal to the amount of the investment management fee payable on the Fund's assets invested in DWS ESG Liquidity Fund.

**Securities Lending Agent Fees.** Effective June 23, 2023, Deutsche Bank AG serves as securities lending agent for the Fund. For the year ended September 30, 2023, the Fund incurred securities lending agent fees to Deutsche Bank AG in the amount of \$744.

## D. Line of Credit

The Fund and other affiliated funds (the "Participants") share in a \$375 million revolving credit facility provided by a syndication of banks. The Fund may borrow for temporary or emergency purposes, including the meeting of redemption requests that otherwise might require the untimely disposition of securities. The Participants are charged an annual commitment fee, which is allocated based on net assets, among each of the Participants. Interest is calculated at a daily fluctuating rate per annum equal to the sum of 0.10% plus the higher of the Federal Funds Effective Rate and the Overnight Bank Funding Rate, plus 1.25%. The Fund may borrow up to a maximum of 33 percent of its net assets under the agreement. The Fund had no outstanding loans at September 30, 2023.

## E. Fund Share Transactions

The following table summarizes share and dollar activity in the Fund:

		Year Ended September 30, 2023			nr Ended Iber 30, 2022		
	Shares		Dollars	Shares		Dollars	
Shares sold							
Class A	187,379	\$	2,154,389	212,028	\$	2,520,119	
Class C	4,507		51,046	6,414		78,661	
Class R	3,491		38,665	24,433		287,239	
Class R6	619		7,025	497		6,046	
Class S	364,707		4,259,533	434,618		5,325,680	
Institutional Class	74,912		865,636	74,162		870,761	
		\$	7,376,294		\$	9,088,506	

		Year Ended September 30, 2023				r Ended ber 30, 2022		
	Shares		Dollars	Shares		Dollars		
Shares issued to sharehold	ers in reinvestment o	of d	listributions					
Class A	170,779	\$	1,861,488	109,630	\$	1,418,612		
Class T	_		_	15*		195*		
Class C	1,691		18,302	624		8,007		
Class R	2,098		22,887	1,188		15,378		
Class R6	591		6,440	356		4,600		
Class S	1,162,789		12,662,802	763,832		9,876,343		
Institutional Class	12,672		137,869	8,795		113,636		
		\$	14,709,788		\$	11,436,771		
Shares redeemed								
Class A	(1,067,923)	\$	(12,192,893)	(1,096,704)	\$	(13,051,832)		
Class T	_		_	(1,089)*		(10,895)		
Class C	(18,912)		(212,377)	(20,339)		(239,250)		
Class R	(47,539)		(550,276)	(38,702)		(459,624)		
Class R6	(74)		(795)	(59)		(761)		
Class S	(4,333,664)		(49,422,519)	(4,084,381)		(48,900,427)		
Institutional Class	(159,334)		(1,872,815)	(157,501)		(1,919,165)		
		\$	(64,251,675)		\$	(64,581,954)		
Net increase (decrease)								
Class A	(709,765)	\$	(8,177,016)	(775,046)	\$	(9,113,101)		
Class T	_		_	(1,074)*		(10,700)		
Class C	(12,714)		(143,029)	(13,301)		(152,582)		
Class R	(41,950)		(488,724)	(13,081)		(157,007)		
Class R6	1,136		12,670	794		9,885		
Class S	(2,806,168)		(32,500,184)	(2,885,931)		(33,698,404)		
Institutional Class	(71,750)		(869,310)	(74,544)		(934,768)		
		\$	(42,165,593)		\$	(44,056,677)		

\* For the period from October 1, 2021 to September 30, 2022 (Class T liquidation date).

## Report of Independent Registered Public Accounting Firm

# To the Board of Trustees of Deutsche DWS Investment Trust and Shareholders of DWS CROCI U.S. Fund:

## **Opinion on the Financial Statements**

We have audited the accompanying statement of assets and liabilities of DWS CROCI U.S. Fund (the "Fund") (one of the funds constituting Deutsche DWS Investment Trust) (the "Trust"), including the investment portfolio, as of September 30, 2023, and the related statement of operations for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, the financial highlights for each of the five years in the period then ended and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Fund (one of the funds constituting Deutsche DWS Investment Trust) at September 30, 2023, the results of its operations for the year then ended, the changes in its net assets for each of the five years in the period then ended and its financial highlights for each of the period then ended and its financial highlights for each of the five years in the period then ended, in conformity with U.S. generally accepted accounting principles.

## Basis for Opinion

These financial statements are the responsibility of the Trust's management. Our responsibility is to express an opinion on the Fund's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Trust in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Trust is not required to have, nor were we engaged to perform, an audit of the Trust's internal control over financial reporting. As part of our audits, we are required to obtain an understanding of internal control over financial reporting, but not for the purpose of expressing an opinion on the effectiveness of the Trust's internal control over financial reporting. Accordingly, we express no such opinion. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of September 30, 2023, by correspondence with the custodian, brokers, and others; when replies were not received from brokers and others, we performed other auditing procedures. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Ernst + Young LLP

We have served as the auditor of one or more investment companies in the DWS family of funds since at least 1979, but we are unable to determine the specific year.

Boston, Massachusetts November 20, 2023

# Other Information

## Regulatory Update — Tailored Shareholder Report

Effective January 24, 2023, the SEC amended the rules for mutual fund and exchange-traded fund ("ETF") annual and semi-annual shareholder reports. The amended rules apply to mutual funds and ETFs that are registered on Form N-1A (i.e., open-end funds) and implement a new streamlined disclosure framework requiring "concise and visually engaging" shareholder reports highlighting key information, including a simplified expense presentation, performance information, portfolio holdings and certain fund statistics. The amended rules seek to simplify shareholder reporting by consolidating investor friendly data in one report and moving other data to Form N-CSR, creating a layered disclosure framework. Certain information from the Fund's current shareholder reports, including the Fund's investment portfolio, financial statements and financial highlights, will move to Form N-CSR. This information must be available online, delivered free of charge upon request and filed on a semiannual basis on Form N-CSR. Notably, the amended rules will require mutual funds and ETFs to prepare separate individual shareholder reports for each fund share class. The amendments also include a revised definition of "appropriate broad-based securities market index" that will affect performance presentations in the new streamlined reports and mutual fund and ETF prospectuses. The amended rules and related form amendments have a compliance date of July 24, 2024. At this time, management is evaluating the impact of the amended rules and form amendments on the content of the Fund's current shareholder reports.

# **Information About Your Fund's Expenses**

As an investor of the Fund, you incur two types of costs: ongoing expenses and transaction costs. Ongoing expenses include management fees, distribution and service (12b-1) fees and other Fund expenses. Examples of transaction costs include sales charges (loads) and account maintenance fees, which are not shown in this section. The following tables are intended to help you understand your ongoing expenses (in dollars) of investing in the Fund and to help you compare these expenses with the ongoing expenses of investing in other mutual funds. In the most recent six-month period, the Fund limited these expenses for Institutional Class shares; had it not done so, expenses would have been higher. The example in the table is based on an investment of \$1,000 invested at the beginning of the six-month period and held for the entire period (April 1, 2023 to September 30, 2023).

The tables illustrate your Fund's expenses in two ways:

- Actual Fund Return. This helps you estimate the actual dollar amount of ongoing expenses (but not transaction costs) paid on a \$1,000 investment in the Fund using the Fund's actual return during the period. To estimate the expenses you paid over the period, simply divide your account value by \$1,000 (for example, an \$8,600 account value divided by \$1,000 = 8.6), then multiply the result by the number in the "Expenses Paid per \$1,000" line under the share class you hold.
- Hypothetical 5% Fund Return. This helps you to compare your Fund's ongoing expenses (but not transaction costs) with those of other mutual funds using the Fund's actual expense ratio and a hypothetical rate of return of 5% per year before expenses. Examples using a 5% hypothetical fund return may be found in the shareholder reports of other mutual funds. The hypothetical account values and expenses may not be used to estimate the actual ending account balance or expenses you paid for the period.

Please note that the expenses shown in these tables are meant to highlight your ongoing expenses only and do not reflect any transaction costs. The "Expenses Paid per \$1,000" line of the tables is useful in comparing ongoing expenses only and will not help you determine the relative total expense of owning different funds. Subject to certain exceptions, an account maintenance fee of \$20.00 assessed once per calendar year for Classes A, C and S shares may apply for accounts with balances less than \$10,000. This fee is not included in these tables. If it was, the estimate of expenses paid for Classes A, C and S shares during the period would be higher, and account value during the period would be lower, by this amount.

#### Expenses and Value of a \$1,000 Investment

for the six months ended September 30, 2023 (Unaudited)

Actual Fund Return	Cl	ass A	C	lass C	С	lass R	Cl	ass R6	С	lass S		tutional Class
Beginning Account Value 4/1/23	\$1,0	00.00	\$1,	000.00	\$1,	,000.00	\$1,	000.00	\$1,	,000.00	\$1,	000.00
Ending Account Value 9/30/23	\$1,0	027.30	\$1,	023.10	\$1,	,025.50	\$1,	029.90	\$1,	,029.00	\$1,	029.90
Expenses Paid per \$1,000*	\$	5.03	\$	9.43	\$	6.85	\$	3.21	\$	3.46	\$	3.41
Hypothetical 5% Fund Return	Cl	ass A	C	lass C	C	lass R	Cl	ass R6	с	lass S		tutional Class
Beginning Account Value 4/1/23	\$1,0	00.00	\$1,	000.00	\$1,	,000.00	\$1,	000.00	\$1,	,000.00	\$1,	000.00
Ending Account Value 9/30/23	\$1,0	020.10	\$1,	015.74	\$1,	,018.30	\$1,	021.91	\$1,	,021.66	\$1,	021.71
Expenses Paid per \$1,000*	\$	5.01	\$	9.40	\$	6.83	\$	3.19	\$	3.45	\$	3.40

\* Expenses are equal to the Fund's annualized expense ratio for each share class, multiplied by the average account value over the period, multiplied by 183 (the number of days in the most recent six-month period), then divided by 365.

Annualized Expense Ratios	Class A	Class C	Class R	Class R6	Class S	Institutional Class
DWS CROCI® U.S. Fund	.99%	1.86%	1.35%	.63%	.68%	.67%

For more information, please refer to the Fund's prospectus.

For an analysis of the fees associated with an investment in the Fund or similar funds, please refer to tools.finra.org/fund\_analyzer/.

# **Tax Information**

The Fund paid distributions of \$0.12 per share from net long-term capital gains during its year ended September 30, 2023.

For corporate shareholders, 100% of the ordinary dividends (i.e., income dividends plus short-term capital gains) paid during the Fund's fiscal year ended September 30, 2023, qualified for the dividends received deduction.

For federal income tax purposes, the Fund designates approximately \$14,938,000, or the maximum amount allowable under tax law, as qualified dividend income.

Please consult a tax advisor if you have questions about federal or state income tax laws, or on how to prepare your tax returns. If you have specific questions about your account, please call (800) 728-3337.

# Advisory Agreement Board Considerations and Fee Evaluation

The Board of Trustees (hereinafter referred to as the "Board" or "Trustees") approved the renewal of DWS CROCI® U.S. Fund's (the "Fund") investment management agreement (the "Agreement") with DWS Investment Management Americas, Inc. ("DIMA") in September 2023.

In terms of the process that the Board followed prior to approving the Agreement, shareholders should know that:

- During the entire process, all of the Fund's Trustees were independent of DIMA and its affiliates (the "Independent Trustees").
- The Board met frequently during the past year to discuss fund matters and dedicated a substantial amount of time to contract review matters. Over the course of several months, the Board reviewed extensive materials received from DIMA, independent third parties and independent counsel. These materials included an analysis of the Fund's performance, fees and expenses, profitability, economies of scale, and fall-out benefits from a fee consultant retained by the Fund's Independent Trustees (the "Fee Consultant").
- The Board also received extensive information throughout the year regarding performance of the Fund.
- The Independent Trustees regularly met privately with counsel to discuss contract review and other matters. In addition, the Independent Trustees were advised by the Fee Consultant as part of their review of the Fund's contractual arrangements and considered a comprehensive report prepared by the Fee Consultant in connection with their deliberations.
- In connection with reviewing the Agreement, the Board also reviewed the terms of the Fund's Rule 12b-1 plan, distribution agreement, administrative services agreement, transfer agency agreement and other material service agreements.

In connection with the contract review process, the Board considered the factors discussed below, among others. The Board also considered that DIMA has managed the Fund since its inception, and the Board believes that a long-term relationship with a capable, conscientious advisor is in the best interests of the Fund. The Board considered, generally, that shareholders chose to invest or remain invested in the Fund knowing that DIMA managed the Fund. DIMA is part of DWS Group GmbH & Co. KGaA ("DWS Group"). DWS Group is a global asset management business that offers a wide range of investing expertise and resources, including research capabilities in many countries throughout the world. DWS Group

is majority-owned by Deutsche Bank AG, with approximately 20% of its shares publicly traded.

As part of the contract review process, the Board carefully considered the fees and expenses of each DWS fund overseen by the Board in light of the fund's performance. In many cases, this led to the negotiation and implementation of expense caps.

While shareholders may focus primarily on fund performance and fees, the Fund's Board considers these and many other factors, including the quality and integrity of DIMA's personnel and administrative support services provided by DIMA, such as back-office operations, fund valuations, and compliance policies and procedures.

Nature, Quality and Extent of Services. The Board considered the terms of the Agreement, including the scope of advisory services provided under the Agreement. The Board noted that, under the Agreement, DIMA provides portfolio management services to the Fund and that, pursuant to a separate administrative services agreement, DIMA provides administrative services to the Fund. The Board considered the experience and skills of senior management and investment personnel and the resources made available to such personnel. The Board also considered the risks to DIMA in sponsoring or managing the Fund, including financial, operational and reputational risks, the potential economic impact to DIMA from such risks and DIMA's approach to addressing such risks. The Board reviewed the Fund's performance over short-term and long-term periods and compared those returns to various agreed-upon performance measures, including market index(es) and a peer universe compiled using information supplied by Morningstar Direct ("Morningstar"), an independent fund data service. The Board also noted that it has put into place a process of identifying "Funds in Review" (e.g., funds performing poorly relative to a peer universe), and receives additional reporting from DIMA regarding such funds and, where appropriate. DIMA's plans to address underperformance. The Board believes this process is an effective manner of identifying and addressing underperforming funds. Based on the information provided, the Board noted that, for the one-, three- and five-year periods ended December 31, 2022, the Fund's performance (Class A shares) was in the 4th quartile of the applicable Morningstar universe (the 1st guartile being the best performers and the 4th guartile being the worst performers). The Board also observed that the Fund has underperformed its benchmark in the one-, three- and five-year periods ended December 31, 2022. The Board noted the disappointing investment performance of the Fund in recent periods and continued to discuss with senior management of DIMA the factors contributing to such underperformance and actions being taken to improve performance. The Board observed that the Fund had experienced improved relative performance during the first eight months of 2023. The Board recognized

the efforts by DIMA in recent years to enhance its investment platform and improve long-term performance across the DWS fund complex.

Fees and Expenses. The Board considered the Fund's investment management fee schedule, operating expenses and total expense ratios. and comparative information provided by Broadridge Financial Solutions. Inc. ("Broadridge") and the Fee Consultant regarding investment management fee rates paid to other investment advisors by similar funds. (1st quartile being the most favorable and 4th quartile being the least favorable). With respect to management fees paid to other investment advisors by similar funds, the Board noted that the contractual fee rates paid by the Fund, which include a 0.097% fee paid to DIMA under the Fund's administrative services agreement, were lower than the median (1st quartile) of the applicable Broadridge peer group (based on Broadridge data provided as of December 31, 2022). The Board noted that the Fund's Class A shares total (net) operating expenses (excluding 12b-1 fees) were expected to be lower than the median (2nd quartile) of the applicable Broadridge expense universe (based on Broadridge data provided as of December 31, 2022, and analyzing Broadridge expense universe Class A (net) expenses less any applicable 12b-1 fees) ("Broadridge Universe Expenses"). The Board also reviewed data comparing each other operational share class's total (net) operating expenses to the applicable Broadridge Universe Expenses. The Board noted that the expense limitations agreed to by DIMA were expected to help the Fund's total (net) operating expenses remain competitive. The Board considered the Fund's management fee rate as compared to fees charged by DIMA to comparable DWS U.S. registered funds ("DWS Funds") and considered differences between the Fund and the comparable DWS Funds. The information requested by the Board as part of its review of fees and expenses also included information about institutional accounts (including any sub-advised funds and accounts) and funds offered primarily to European investors ("DWS Europe Funds") managed by DWS Group. The Board noted that DIMA indicated that DWS Group does not manage any institutional accounts or DWS Europe Funds comparable to the Fund.

On the basis of the information provided, the Board concluded that management fees were reasonable and appropriate in light of the nature, quality and extent of services provided by DIMA.

**Profitability.** The Board reviewed detailed information regarding revenues received by DIMA under the Agreement. The Board considered the estimated costs to DIMA, and pre-tax profits realized by DIMA, from advising the DWS Funds, as well as estimates of the pre-tax profits attributable to managing the Fund in particular. The Board also received information regarding the estimated enterprise-wide profitability of DIMA and its affiliates with respect to all fund services in totality and by fund. The Board and the Fee Consultant reviewed DIMA's methodology in

allocating its costs to the management of the Fund. Based on the information provided, the Board concluded that the pre-tax profits realized by DIMA in connection with the management of the Fund were not unreasonable. The Board also reviewed certain publicly available information regarding the profitability of certain similar investment management firms. The Board noted that, while information regarding the profitability of such firms is limited (and in some cases is not necessarily prepared on a comparable basis), DIMA and its affiliates' overall profitability with respect to the DWS Funds (after taking into account distribution and other services provided to the funds by DIMA and its affiliates) was lower than the overall profitability levels of most comparable firms for which such data was available.

**Economies of Scale.** The Board considered whether there are economies of scale with respect to the management of the Fund and whether the Fund benefits from any economies of scale. The Board noted that the Fund's investment management fee schedule includes fee breakpoints. The Board concluded that the Fund's fee schedule represents an appropriate sharing between the Fund and DIMA of such economies of scale as may exist in the management of the Fund at current asset levels.

Other Benefits to DIMA and Its Affiliates. The Board also considered the character and amount of other incidental or "fall-out" benefits received by DIMA and its affiliates, including any fees received by DIMA for administrative services provided to the Fund, any fees received by an affiliate of DIMA for transfer agency services provided to the Fund and any fees received by an affiliate of DIMA for distribution services. The Board noted that DIMA pays a licensing fee to an affiliate related to the Fund's use of the CROCI® strategy. The Board also considered benefits to DIMA related to brokerage and soft-dollar allocations, including allocating brokerage to pay for research generated by parties other than the executing broker dealers, which pertain primarily to funds investing in equity securities. In addition, the Board considered the incidental public relations benefits to DIMA related to DWS Funds advertising and cross-selling opportunities among DIMA products and services. The Board considered these benefits in reaching its conclusion that the Fund's management fees were reasonable.

**Compliance.** The Board considered the significant attention and resources dedicated by DIMA to its compliance processes in recent years. The Board noted in particular (i) the experience, seniority and time commitment of the individuals serving as DIMA's and the Fund's chief compliance officers; (ii) the substantial commitment of resources by DIMA and its affiliates to compliance matters, including the retention of compliance personnel; and (iii) ongoing efforts to enhance the compliance program.

Based on all of the information considered and the conclusions reached, the Board determined that the continuation of the Agreement is in the

best interests of the Fund. In making this determination, the Board did not give particular weight to any single factor identified above. The Board considered these factors over the course of numerous meetings, certain of which were in executive session with only the Independent Trustees and counsel present. It is possible that individual Independent Trustees may have weighed these factors differently in reaching their individual decisions to approve the continuation of the Agreement.

# **Board Members and Officers**

The following table presents certain information regarding the Board Members and Officers of the Trust/Corporation. Each Board Member's year of birth is set forth in parentheses after his or her name. Unless otherwise noted, (i) each Board Member has engaged in the principal occupation(s) noted in the table for at least the most recent five years, although not necessarily in the same capacity; and (ii) the address of each Independent Board Member is c/o Keith R. Fox, DWS Funds Board Chair, c/o Thomas R. Hiller, Ropes & Gray LLP, Prudential Tower, 800 Boylston Street, Boston, MA 02199-3600. Except as otherwise noted below, the term of office for each Board Member is until the election and qualification of a successor, or until such Board Member sooner dies, resigns, is removed or as otherwise provided in the governing documents of the Trust/Corporation. Because the Fund does not hold an annual meeting of shareholders, each Board Member will hold office for an indeterminate period.

The Board Members may also serve in similar capacities with other funds in the fund complex. The number of funds in the DWS fund complex shown in the table below includes all registered open- and closed-end funds (including all of their portfolios) advised by the Advisor and any registered funds that have an investment advisor that is an affiliated person of the Advisor.

Name, Year of Birth, Position with the Trust/ Corporation and Length of Time Served <sup>1</sup>	Business Experience and Directorships During the Past Five Years	Number of Funds in DWS Fund Complex Overseen	Other Directorships Held by Board Member
Keith R. Fox, CFA (1954) Chairperson since 2017, and Board Member since 1996	Managing General Partner, Exeter Capital Partners (a series of private investment funds) (since 1986); Former Chairman, National Association of Small Business Investment Companies; Former Directorships: ICI Mutual Insurance Company; BoxTop Media Inc. (advertising); Sun Capital Advisers Trust (mutual funds); Progressive International Corporation (kitchen goods designer and distributor)	69	_

#### Independent Board Members/Independent Advisory Board Members

Name, Year of Birth, Position with the Trust/ Corporation and Length of Time Served <sup>1</sup>	Business Experience and Directorships During the Past Five Years	Number of Funds in DWS Fund Complex Overseen	Other Directorships Held by Board Member
John W. Ballantine (1946) Board Member since 1999	Retired; formerly: Executive Vice President and Chief Risk Management Officer, First Chicago NBD Corporation/The First National Bank of Chicago (1996–1998); Executive Vice President and Head of International Banking (1995–1996); Not-for-Profit Directorships: Window to the World Communications (public media); Life Director of Harris Theater for Music and Dance (Chicago); Life Director of Hubbard Street Dance Chicago; Former Directorships: Director and Chairman of the Board, Healthways Inc. <sup>2</sup> (population well-being and wellness services) (2003–2014); Stockwell Capital Investments PLC (private equity); Enron Corporation; Finst Oak Brook Bancshares, Inc.; Oak Brook Bank; Portland General Electric <sup>2</sup> (utility company) (2003–2021); and Prisma Energy International; Former Not-for-Profit Directorships: Public Radio International; Palm Beach Civic Assn.	69	
Mary Schmid Daugherty, NACD.DC, PHD, CFA (1958) Board Member or Advisory Board Member since 2023 <sup>3</sup>	Senior Fellow in Applied Finance, Department of Finance, Opus College of Business at the University of St. Thomas (1987–present); Directorships: The Meritex Company (2017–present); Driessen Water, Inc. (2016–present); and The Hardenbergh Foundation (2021–present); Former Directorships: Mairs & Power Funds Trust (mutual funds) (2010–2022); and Crescent Electric Supply Company (2010–2019)	214	_
Dawn-Marie Driscoll (1946) Board Member since 1987	Emeritus Advisory Board and former Executive Fellow, Hoffman Center for Business Ethics, Bentley University; formerly: Partner, Palmer & Dodge (law firm) (1988–1990); Vice President of Corporate Affairs and General Counsel, Filene's (retail) (1978–1988); Directorships: Trustee and former Chairman of the Board, Southwest Florida Community Foundation (charitable organization); Former Directorships: ICI Mutual Insurance Company (2007–2015); Sun Capital Advisers Trust (mutual funds) (2007–2012); Investment Company Institute (audit, executive, nominating committees) and Independent Directors Council (governance, executive committees)	69	_

Name, Year of Birth, Position with the Trust/ Corporation and Length of Time Served <sup>1</sup>	Business Experience and Directorships During the Past Five Years	Number of Funds in DWS Fund Complex Overseen	Other Directorships Held by Board Member
Richard J. Herring (1946) Board Member since 1990	Jacob Safra Professor of International Banking and Professor of Finance, The Wharton School, University of Pennsylvania (1972–present); formerly: Director, The Wharton Financial Institutions Center (1994–2020); Vice Dean and Director, Wharton Undergraduate Division (1995–2000) and Director, The Lauder Institute of International Management Studies (2000–2006); Member FDIC Systemic Risk Advisory Committee (2011–present), member Systemic Risk Council (2012–present) and member of the Advisory Board of the Yale Program on Financial Stability (2013–present); Former Directorships: Co-Chair of the Shadow Financial Regulatory Committee (2003–2015), Executive Director of The Financial Economists Roundtable (2008–2015), Director of The Thai Capital Fund (2007–2013), Director of The Aberdeen Singapore Fund (2007–2018), Director, The Aberdeen Japan Fund (2007–2021) and Nonexecutive Director of Barclays Bank DE (2010–2018)	69	
Chad D. Perry (1972) Board Member or Advisory Board Member since 2021 <sup>3</sup>	Executive Vice President and General Counsel, RLJ Lodging Trust <sup>2</sup> (since 2023); formerly Executive Vice President, General Counsel and Secretary, Tanger Factory Outlet Centers, Inc. <sup>2</sup> (2011–2023); Executive Vice President and Deputy General Counsel, LPL Financial Holdings Inc. <sup>2</sup> (2006–2011); Senior Corporate Counsel, EMC Corporation (2005–2006); Associate, Ropes & Gray LLP (1997–2005)	214	Director, Great Elm Capital Corp. (business development company) (since 2022)
Rebecca W. Rimel (1951) Board Member since 1995	Directorships: Washington College (since July 2023); Formerly: Executive Vice President, The Glenmede Trust Company (investment trust and wealth management) (1983–2004); Board Member, Investor Education (charitable organization) (2004–2005); Former Directorships: Trustee, Executive Committee, Philadelphia Chamber of Commerce (2001–2007); Director, Viasys Health Care <sup>2</sup> (January 2007–June 2007); Trustee, Thomas Jefferson Foundation (charitable organization) (1994–2012); President, Chief Executive Officer and Director (1994–2020) and Senior Advisor (2020–2021), The Pew Charitable Trusts (charitable organization); Director, BioTelemetry Inc. <sup>2</sup> (acquired by Royal Philips in 2021) (healthcare) (2009–2021); Director, Becton Dickinson and Company <sup>2</sup> (medical technology company) (2012–2022)	69	Director, The Bridgespan Group (nonprofit organization) (since October 2020)

Name, Year of Birth, Position with the Trust/ Corporation and Length of Time Served <sup>1</sup>	Business Experience and Directorships During the Past Five Years	Number of Funds in DWS Fund Complex Overseen	Other Directorships Held by Board Member
Catherine Schrand (1964) Board Member since 2021	Celia Z. Moh Professor of Accounting (2016–present) and Professor of Accounting (1994–present); Directorships: Director, the Jacobs Levy Center, The Wharton School, University of Pennsylvania (since 2023); Former positions: Vice Dean, Wharton Doctoral Programs, The Wharton School, University of Pennsylvania (2016–2019)	69	_
William N. Searcy, Jr. (1946) Board Member since 1993	Private investor since October 2003; formerly: Pension & Savings Trust Officer, Sprint Corporation <sup>2</sup> (telecommunications) (November 1989–September 2003); Former Directorships: Trustee, Sun Capital Advisers Trust (mutual funds) (1998–2012)	69	_

## **Officers**<sup>5</sup>

Name, Year of Birth, Position with the Trust/Corporation and Length of Time Served <sup>6</sup>	Business Experience and Directorships During the Past Five Years
Hepsen Uzcan <sup>7</sup> (1974) President and Chief Executive Officer, 2017–present	Head of Americas CEO Office, DWS (2023–present), Head of Fund Administration, Head of Product Americas and Head of U.S. Mutual Funds, DWS (2017–present); Assistant Secretary, DWS Distributors, Inc. (2018–present); Vice President, DWS Service Company (2018–present); President, DB Investment Managers, Inc. (2018–present); President and Chief Executive Officer, The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2017–present); formerly: Vice President for the Deutsche funds (2016–2017); Assistant Secretary for the DUS funds (2013–2019); Secretary, DWS USA Corporation (2018–2023); Assistant Secretary, DWS Investment Management Americas, Inc. (2018–2023); Assistant Secretary, DWS Trust Company (2018–2023); Assistant Secretary, The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2013–2020); Directorships: Director of DWS Service Company (2018–present); Director of DB Investment Managers, Inc. (2018–present); Director of DB Investment Managers, Inc. (2018–present); Interested Director of The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2013–2020); Directorships: Director of DWS Service Company (2018–present); Director of DB Investment Managers, Inc. (2018–present); Director of DB Investment Amaricas, Inc. (2020–present); Director of DWS USA Corporation (2023–present); Director of DWS Investment Management Americas, Inc. (2023–present); and Manager of DBX Advisors LLC. (2023–present)

Name, Year of Birth, Position with the Trust/Corporation and Length of Time Served <sup>6</sup>	Business Experience and Directorships During the Past Five Years
John Millette <sup>8</sup> (1962) Vice President and Secretary, 1999–present	Legal (Associate General Counsel), DWS; Chief Legal Officer, DWS Investment Management Americas, Inc. (2015–present); Director and Vice President, DWS Trust Company (2016–present); Secretary, DBX ETF Trust (2020–present); Vice President, DBX Advisors LLC (2021–present); Secretary, The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2011–present); formerly: Secretary, Deutsche Investment Management Americas Inc. (2015–2017); and Assistant Secretary, DBX ETF Trust (2019–2020)
Ciara Crawford <sup>9</sup> (1984) Assistant Secretary, 2019–present	Fund Administration (Specialist), DWS (2015–present); Assistant Secretary, DWS Service Company (2018–present); Assistant Secretary of U.S. Mutual Funds, DWS (2019–present); Assistant Secretary, DWS USA Corporation (2023–present); Assistant Secretary, DBX Advisors, LLC (2023–present); Assistant Secretary, DWS Investment Management Americas, Inc. (2023–present); Assistant Clerk, DWS Trust Company (2023–present); formerly, Legal Assistant at Accelerated Tax Solutions
Diane Kenneally <sup>8</sup> (1966) Chief Financial Officer and Treasurer, 2018–present	Fund Administration Treasurer's Office (Co-Head since 2018), DWS; Treasurer, Chief Financial Officer and Controller, DBX ETF Trust (2019–present); Treasurer and Chief Financial Officer, The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2018–present); formerly: Assistant Treasurer for the DWS funds (2007–2018)
Sheila Cadogan <sup>8</sup> (1966) Assistant Treasurer, 2017–present	Fund Administration Treasurer's Office (Co-Head since 2018), DWS; Director and Vice President, DWS Trust Company (2018–present); Assistant Treasurer, DBX ETF Trust (2019–present); Assistant Treasurer, The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2018–present)
Scott D. Hogan <sup>8</sup> (1970) Chief Compliance Officer, 2016–present	Anti-Financial Crime & Compliance US (Senior Team Lead), DWS; Chief Compliance Officer, The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2016–present)
Caroline Pearson <sup>8</sup> (1962) Chief Legal Officer, 2010–present	Legal (Senior Team Lead), DWS; Assistant Secretary, DBX ETF Trust (2020-present); Chief Legal Officer, DBX Advisors LLC (2020-present); Chief Legal Officer, The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2012-present); formerly: Secretary, Deutsche AM Distributors, Inc. (2002-2017); Secretary, Deutsche AM Service Company (2010-2017); and Chief Legal Officer, DBX Strategic Advisors LLC (2020-2021)
Christian Rijs <sup>7</sup> (1980) Anti-Money Laundering Compliance Officer, 2021–present	Senior Team Lead Anti-Financial Crime and Compliance, DWS; AML Officer, DWS Trust Company (2021–present); AML Officer, DBX ETF Trust (2021–present); AML Officer, The European Equity Fund, Inc., The New Germany Fund, Inc. and The Central and Eastern Europe Fund, Inc. (2021–present); formerly: DWS UK & Ireland Head of Anti-Financial Crime and MLRO

<sup>1</sup> The length of time served represents the year in which the Board Member joined the board of one or more DWS funds currently overseen by the Board.

- <sup>2</sup> A publicly held company with securities registered pursuant to Section 12 of the Securities Exchange Act of 1934.
- <sup>3</sup> Mr. Perry and Ms. Daugherty are each an Advisory Board Member of Deutsche DWS Asset Allocation Trust, Deutsche DWS Equity 500 Index Portfolio, Deutsche DWS Global/International Fund, Inc., Deutsche DWS Income Trust, Deutsche DWS Institutional Funds, Deutsche DWS International Fund, Inc., Deutsche DWS Investment Trust, Deutsche DWS Investments VIT Funds, Deutsche DWS Money Market Trust, Deutsche DWS Municipal Trust, Deutsche DWS Portfolio Trust, Deutsche DWS Securities Trust, Deutsche DWS Tax Free Trust, Deutsche DWS Variable Series I and Government Cash Management Portfolio. Mr. Perry and Ms. Daugherty are each a Board Member of each other Trust.
- <sup>4</sup> Mr. Perry and Ms. Daugherty each oversees 21 funds in the DWS Fund Complex as a Board Member of various Trusts. Mr. Perry and Ms. Daugherty are each an Advisory Board Member of various Trusts/Corporations comprised of 48 funds in the DWS Fund Complex.
- <sup>5</sup> As a result of their respective positions held with the Advisor or its affiliates, these individuals are considered "interested persons" of the Advisor within the meaning of the 1940 Act. Interested persons receive no compensation from the Fund.
- <sup>6</sup> The length of time served represents the year in which the officer was first elected in such capacity for one or more DWS funds.
- <sup>7</sup> Address: 875 Third Avenue, New York, New York 10022.
- <sup>8</sup> Address: 100 Summer Street, Boston, MA 02110.
- <sup>9</sup> Address: 5201 Gate Parkway, Jacksonville, FL 32256.

Certain officers hold similar positions for other investment companies for which DIMA or an affiliate serves as the Advisor.

The Fund's Statement of Additional Information ("SAI") includes additional information about the Board Members. The SAI is available, without charge, upon request. If you would like to request a copy of the SAI, you may do so by calling the following toll-free number: (800) 728-3337.

# **Account Management Resources**

For More Information	The automated telephone system allows you to access personalized account information and obtain information on other DWS funds using either your voice or your telephone keypad. Certain account types within Classes A, C and S also have the ability to purchase, exchange or redeem shares using this system. For more information, contact your financial representative. You may also access our automated telephone system or speak with a Shareholder Service representative by calling: (800) 728-3337
Web Site	<b>dws.com</b> View your account transactions and balances, trade shares, monitor your asset allocation, subscribe to fund and account updates by e-mail, and change your address, 24 hours a day. <b>Obtain prospectuses and applications,</b> news about DWS funds,
	insight from DWS economists and investment specialists and access to DWS fund account information.
Written	DWS
Correspondence	PO Box 219151 Kansas City, MO 64121-9151
Proxy Voting	The Fund's policies and procedures for voting proxies for portfolio securities and information about how the Fund voted proxies related to its portfolio securities during the most recent 12-month period ended June 30 are available on our Web site — dws.com/en-us/resources/proxy-voting — or on the SEC's Web site — sec.gov. To obtain a written copy of the Fund's policies and procedures without charge, upon request, call us toll free at (800) 728-3337.
Portfolio Holdings	Following the Fund's fiscal first and third quarter-end, a complete portfolio holdings listing is posted on dws.com and is available free of charge by contacting your financial intermediary or, if you are a direct investor, by calling (800) 728-3337. In addition, the portfolio holdings listing is filed with the SEC on the Fund's Form N-PORT and will be available on the SEC's Web site at sec.gov. Additional portfolio holdings for the Fund are also posted on dws.com from time to time. Please see the Fund's current prospectus for more information.
Principal	If you have questions, comments or complaints, contact:
Underwriter	DWS Distributors, Inc. 222 South Riverside Plaza Chicago, IL 60606-5808 (800) 621-1148

Investment Management	DWS Investment Management Americas, Inc. ("DIMA" or the "Advisor"), which is part of the DWS Group GmbH & Co. KGaA ("DWS Group"), is the investment advisor for the Fund. DIMA and its predecessors have more than 90 years of experience managing mutual funds and DIMA provides a full range of investment advisory services to both institutional and retail clients. DIMA is an indirect, wholly owned subsidiary of DWS Group.
	DWS Group is a global organization that offers a wide range of investing expertise and resources, including hundreds of portfolio managers and analysts and an office network that reaches the world's major investment centers. This well-resourced global investment platform brings together a wide variety of experience and investment insight across industries, regions, asset classes and investing styles.

	Class A	Class C	Class S	Institutional Class
Nasdaq Symbol	DCUAX	DCUCX	DCUSX	DCUIX
CUSIP Number	25157M 588	25157M 570	25157M 547	25157M 554
Fund Number	1020	1320	2020	1420

## For shareholders of Class R and Class R6

Automated Information Line	<b>DWS/Ascensus Plan Access (800) 728-3337</b> 24-hour access to your retirement plan account.			
Web Site	dws.com			
	<b>Obtain prospectuses and applications,</b> news about DWS funds, insight from DWS economists and investment specialists and access to DWS fund account information.			
	Log in/register to manage retirement account assets at https://www.mykplan.com/participantsecure_net/login.aspx.			
For More	(800) 728-3337			
Information	To speak with a service representative.			
Written	DWS Service Company			
Correspondence	222 South Riverside Plaza Chicago, IL 60606-5806			
	Class R	Class R6		
Nasdaq Symbol	DCUTX	DCURX		
<b>CUSIP</b> Number	25157M 513	25157M 562		
Fund Number	1520	1620		

## Notes



222 South Riverside Plaza Chicago, IL 60606-5808

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