

Paris, 5 February 2019

**INFORMATION FOR SHAREHOLDERS OF THE SUB-FUND
Lyxor MSCI Indonesia UCITS ETF**

| | ISIN Code |
|--|----------------------------|
| MULTI UNITS FRANCE – Lyxor MSCI Indonesia UCITS ETF | Acc FR0011067511 |

After the merger, the shareholders of the sub-fund Lyxor MSCI Indonesia UCITS ETF will become shareholders in a Luxembourg SICAV fund. Please note that upon completion of the merger you will deal directly with the Luxembourg SICAV and that all questions and disputes concerning the rights and obligations of shareholders in respect of their investment in the Luxembourg SICAV shall be subject to the sole jurisdiction of the courts of Luxembourg. We draw your attention to the fact that regulatory requirements can vary greatly from one country to another.

Furthermore, the functioning of Luxembourg registers of shareholders and unit-holders may deprive you of the exercise of your investor rights with Luxembourg authorities or courts, thus depriving you of any right to claims or recourse. The reason for this is that investors may directly assert their investor rights against an investment company or a fund only if their names are recorded in the register of shareholders or unit-holders, which, in turn, requires direct subscription to the SICAV fund, without the intervention of an intermediary.

Dear shareholder,

According to our records you hold shares in **Lyxor MSCI Indonesia UCITS ETF** (hereafter the “**Absorbed Sub-fund**”), which is a sub-fund of Multi Units France (MUF), a French SICAV fund.

To improve economic efficiency and provide investors with an internationally-recognised investment vehicle, at the request of Lyxor International Asset Management (hereinafter “**LIAM**”), the Absorbed Sub-fund will be merged into **Lyxor MSCI Indonesia UCITS ETF**, a sub-fund (hereinafter the “**Absorbing Sub-fund**”) of MULTI UNITS LUXEMBOURG (MUL) a Luxembourg SICAV fund.

Upon completion of this merger by absorption, the Absorbing Sub-fund will receive all of the assets of the Absorbed Sub-fund; consequently, this merger will expose the Absorbed Sub-fund’s shareholders to the Absorbing Sub-fund’s investments.

When this merger is completed, the Absorbed Sub-fund’s shareholders will become shareholders in the MUL fund.

1. The merger

This merger by absorption will not modify the investment strategy for the Absorbed Sub-fund’s holders.

The benchmark index and the replication and investment methods of the Absorbed Sub-fund and the Absorbing Sub-fund are identical, since the investment strategy for both is to achieve the highest possible correlation with the performance of the benchmark index using a direct replication method, which means that the Absorbing Sub-fund will enter into one or more over-the-counter swap agreements to enable it to achieve its investment objective.

All other characteristics of the Absorbed Sub-fund and the Absorbing Sub-fund are also identical, including the investment policy and strategy, the typical investor profile, the risk profile, the frequency of net asset value calculation, trading days, the accounting currency, the requirements for submitting subscription and redemption orders, share/unit category characteristics, fees and expenses and the method used to determine the overall risk exposure.

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This absorption merger was approved by the AMF on 25 January 2019 and has also been approved by the Commission de Surveillance du Secteur Financier (hereinafter the “CSSF”).

The Absorbed Sub-fund is an undertaking for the collective investment in transferable securities (hereinafter “UCITS”) and more specifically in global equities. It was approved by the AMF on 23 June 2011 and created on 4 July 2011. LIAM is the Absorbed Sub-fund’s management company and Société Générale is its depository.

The Absorbing Sub-fund is a UCITS that was approved by the **CSSF** on 5 October 2018 and will be launched on the Merger Date. LIAM is the Absorbing Sub-fund’s management company and Société Générale Bank & Trust S.A. (in Luxembourg) is its depository.

Unless you decide otherwise, the Absorbed Sub-fund’s shares will be automatically merged into the Absorbing Sub-fund on 14 March 2019 (the “**Merger Date**”).

During a period of 30 calendar days after the date this letter is posted, primary market investors (i.e. who subscribe for and redeem shares directly with LIAM) may redeem their shares from LIAM and/or the depository without having to pay a redemption fee, provided that they comply with the minimum redemption requirements specified in the prospectus of the Absorbed Sub-fund.

Shares in the Absorbed Sub-fund that are purchased on the secondary market cannot generally be directly sold back to the Absorbed Sub-fund. As a result, investors on trade their units on a stock exchange may incur brokerage and/or transaction fees on their transactions. These investors will also trade at a price that reflects the existence of a bid-ask spread⁽¹⁾. The management company invites investors to contact their usual broker for further information on the brokerage fees that may apply to them and the bid-ask spreads they are likely to incur.

Please note: To complete this merger through absorption as smoothly as possible, the subscription and redemption of the Absorbed Sub-fund’s shares on the primary market will be suspended on 8 March 2019 at 6.30 p.m (Paris time).

2. Consequences

This merger by absorption will not modify the risk profile for the Absorbed Sub-fund’s shareholders.

Will the risk-return profile be modified?: NO

Will the risk-return profile be increased?: NO

Will fees or charges be increased?: NO

The Absorbing Sub-fund and the Absorbed Sub-fund have the same investment objectives. The objective of the Absorbing Sub-fund and the Absorbed Sub-fund is to replicate the performance of the MSCI Indonesia Net Total Return index, whether positive or negative, while minimising the tracking error between their performance and that of their benchmark index.

However, whereas the expected ex post tracking error between the Absorbed Sub-fund’s performance and that of its Benchmark Index under normal market conditions is 0.1%, the Absorbing Sub-fund’s tracking error will be 1%.

You will find the merger procedure calendar in Schedule 1, information on the exchange of shares in Schedule 2, and a comparison between the characteristics of the Absorbed Sub-fund and the Absorbing Sub-fund in Schedule 3.

3. Key points for investors

LIAM informs investors that if an Absorbed Sub-fund share or shares is/are listed on an exchange, the corresponding Absorbing Sub-fund share class or classes is or will be listed on the same exchange.

Investors should also note that the merger may affect their personal tax situation since the Absorbed Sub-fund is established in France, whereas the Absorbing Sub-fund is established in Luxembourg, and as a result of the

¹ The difference between the prices at which a market intermediary is willing to buy and sell a given security.

merger itself. Investors are therefore invited to consult with their advisor as to any consequences the merger may have on their personal situation.

LIAM recommends that investors carefully read the "Risk Profile" section of the Absorbing Sub-fund's prospectus and the "Risk and Return Profile" section of its Key Information for Investors Document (KIID). The KIID and the prospectus are both available in French and free of charge at www.lyxoretf.com or from client-services-etf@lyxor.com

The management company will provide shareholders, upon request, with (i) additional information on the merger, (ii) a copy of the independent auditor's report, (iii) a copy of the depository's report and (iv) a copy of the merger agreement.

Should you require any further information, we recommend that you contact your advisor.

We thank you for your trust and loyalty.

Yours faithfully

The Chairman

Schedule 1: Merger calendar

| Absorbed Sub-fund | Suspension of primary market subscriptions & redemptions | Effective merger date | Based on the NAV of | Shares to be received by the Absorbing Sub-fund |
|--|--|-----------------------|---------------------|--|
| MULTI UNITS FRANCE – Lyxor MSCI Indonesia UCITS ETF | 8 March 2019 at 6.30 p.m. (Paris time) | 14 March 2019 | 14 March 2019 | MULTI UNITS LUXEMBOURG – Lyxor MSCI Indonesia UCITS ETF |

Schedule 2: Information on the merger

As shown in the merger calendar (see Schedule 1 above), the Absorbed Sub-fund in which you are a shareholder will be merged into the Absorbing Sub-fund on 14 March 2019 (the “**Merger Date**”). This absorption merger was approved by the AMF on 25 January 2019 and has also been approved by the Commission de Surveillance du Secteur Financier (hereinafter the “CSSF”).

All of the Absorbed Sub-fund's assets and liabilities will be transferred to the Absorbing Sub-fund. The Absorbed Sub-fund will automatically be dissolved on the merger completion date.

The Absorbing Sub-fund will be created by contributing all of the Absorbed Sub-fund's assets at the merger completion date.

In exchange for the assets contributed, the Absorbing Sub-fund will issue shares that will be attributed to the Absorbed Sub-fund's shareholders.

For each share class held in the Absorbed Sub-fund, a corresponding share class will be issued in the Absorbing Sub-fund of equivalent value on 14 March 2019.

The Absorbing Sub-fund share class will be created on 14 March 2019 at an initial net asset value equivalent to the net asset value of the Absorbed Sub-fund's share class at that date.

There will therefore be no odd lots nor cash adjustments since the merger will involve the exchange of one Absorbed Sub-fund share for one Absorbing Sub-fund share of equal value.

The statutory auditor and the company auditor will furthermore certify the accounts of the Absorbed Sub-fund and the Absorbing Sub-fund respectively, on the date specified for valuation.

Société Générale, the depository, will handle the exchange of the Absorbed Sub-fund's shares for the Absorbing Sub-fund's shares.

The depository will also inform the Euroclear France members that hold the accounts of the former Absorbed Sub-fund's investors of the number of Absorbing Sub-fund shares to which the latter are entitled.

Lastly, LIAM will bear all merger expenses.

Tax consequences of the merger by absorption (for investors resident in France for tax purposes)

The merger transaction described in this letter is subject to the laws in effect on the Merger Date.

Accordingly, the tax regime that applies to the exchange of shares depends on the shareholder's category as shown below. Shareholders may also be subject to disclosure requirements in some cases.

Resident natural person shareholders: taxation is deferred (pursuant to Article 150-0 B of the French General Tax Code) provided that any cash adjustment paid to the client is less than 10% of the nominal value of the securities received.

In the case of a balancing payment greater than 10% of the nominal value of the securities received, the capital gain corresponding to the amount of this balancing payment is taxed in respect of the year of the merger transaction. However, the net income from the exchange of securities (excluding the capital gain corresponding to the balancing payment) is not taken into account for tax purposes in respect of the year of the merger, but in respect of the year in which the securities in the absorbing fund are sold. The securities exchanged are accordingly not included in the calculation of total portfolio securities sold, for the purpose of determining whether or not the limit for declaring security sales has been breached.

Thus, upon the sale or redemption of the shares in the absorbing fund, the capital gain is determined on the basis of the purchase price of the shares in the absorbed fund, plus or minus any cash adjustment received as the case may be.

Sole proprietor shareholders whose income tax is based on their actual industrial, commercial or agricultural income: taxation is deferred. These taxpayers are treated either as resident natural person taxpayers (i.e. the securities are included in their personal assets) or are taxed on the basis of their professional capital gains (the securities are included in their professional assets).

In both cases, the net income from the exchange of securities is not taken into account for tax purposes in respect of the year of the merger, but in respect of the year in which the securities in the fund received in exchange are sold. Regarding professional capital gains (PCG): only the portion of the PCG that corresponds to a potential cash adjustment is immediately taxable. Upon the future sale or redemption of the fund units received in exchange, the PCG will be calculated as of the date these units were received and at their initial purchase price.

Legal-entity shareholders subject to corporate income tax: taxation is deferred (pursuant to Article 38-5 bis of the French General Tax Code). Only the part of the capital gain that corresponds to a cash adjustment received is immediately taxable.

The net income from the exchange of securities (excluding any cash adjustment) is not included in the taxable income of the year of the merger but is included in that of the year in which the fund securities received in exchange are sold.

However, when an investor is subject to Article 209 OA of the French General Tax Code, the taxation of the valuation adjustments of the fund securities reduces the actual applicability of the tax deferral since the valuation adjustments have already been taxed and include some or all of the capital gain on the exchange of securities for the merger.

Non-profit institution shareholders that meet the requirements of Article 206-5 of the French General Tax Code and non-resident shareholders: these investors are not subject to taxation in France in relation to this merger transaction (pursuant to Article 244 bis C of the French General Tax Code).

Investors should note that the Merger may affect their personal tax situation since the Absorbed Sub-fund is established in France, whereas the Absorbing Sub-fund is established in Luxembourg. Investors are therefore invited to consult with their advisor as to any consequences the merger may have on their personal situation.

Liquidation of shares (odd lots)

The liquidation of shares in the Absorbed Sub-fund that are not exchanged (i.e. an “odd lot”) is considered to be a sale of shares from which any net income is immediately taxable under the rules that generally apply to the taxation of capital gains. More specifically, the taxation of any net income on the shares exchanged within the limits of the share-exchange ratio is entitled to deferral, whereas any surplus shares are considered to be sold and the net income from their sale is immediately taxable.

Schedule 3: Comparison between the key characteristics of the Absorbed and the Absorbing Sub-funds

| | Absorbed Sub-fund | Absorbing Sub-fund |
|-------------------------------------|--|--|
| Name | MULTI UNITS FRANCE – Lyxor MSCI Indonesia UCITS ETF | MULTI UNITS LUXEMBOURG – Lyxor MSCI Indonesia UCITS ETF |
| Applicable law | French law | Luxembourg law |
| Supervisory authority | AMF | CSSF |
| Legal form | The sub-fund of a SICAV investment company | The sub-fund of a SICAV investment company |
| Depository | Société Générale (in France) | Société Générale Bank & Trust (S.A.) (in Luxembourg) |
| Registrar and transfer agent | Société Générale (in France) | Société Générale Bank & Trust (S.A.) (in Luxembourg) |
| Fund administration | Société Générale (in France) | Société Générale Bank & Trust (S.A.) (in Luxembourg) |
| Statutory auditor | Pricewaterhousecoopers Audit (in France) | Pricewaterhousecoopers Audit (in Luxembourg) |

| Absorbed Sub-fund share class | → | Absorbing Sub-fund share class |
|--------------------------------------|----------|---------------------------------------|
| Acc FR0011067511 | → | Acc LU1900065811 |

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Lyxor International Asset Management is a French simplified joint stock company ("SAS") with issued capital of 1,059,696 euros. It is registered in the Nanterre trade register under No. 419 223 375 and has its registered office at Tour Société Générale, 17 cours Valmy, 92800 Puteaux