

Paris, 29 April 2024

Dear Sir/Madam,

Thank you for including one or more shares of the Amundi ETF Govt Bond Euromts Broad Investment Grade 7-10 UCITS ETF DR, a French Fonds Commun de Placement (mutual fund - FCP) in your portfolio.

On 5 June 2024, your fund will be absorbed by the Amundi Euro Government Bond 7-10 fund, an ETF of the Multi Units Luxembourg SICAV. In practical terms, this means that you will thereafter hold shares of the Amundi Euro Government Bond 7-10 fund, replacing your shares of the Amundi ETF Govt Bond Euromts Broad Investment Grade 7-10 UCITS ETF DR fund.

In addition to the merger, please note that the fees for your investment will change.

The details of this transaction are explained in the attached document entitled "Notice to shareholders: Amundi ETF Govt Bond Euromts Broad Investment Grade 7-10 UCITS ETF DR". Approved by the *Autorité des Marchés Financiers* (French Financial Markets Authority - AMF), this notice contains all of the information required for these transactions, in accordance with the regulations in force. This comprehensive and detailed document will help you to familiarise yourself with the potential implications of these transactions for your investment. We would therefore recommend that you read it carefully.

Your usual financial adviser will gladly provide any additional information that you may require.

For further information, please contact the Customer Service on +(352) 4212030 or send an email to info_de@amundi.com.

Yours faithfully,

AMUNDI ASSET MANAGEMENT

Benoit Sorel
Director – ETF, Indexing & Smart Beta

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Amundi ETF Govt Bond Euro Broad Investment Grade 7-10 UCITS ETF DR

French Fonds Commun de Placement (French Mutual Fund - FCP)
Management company: Amundi Asset Management S.A.S.
91-93 Boulevard Pasteur, 75015 Paris, France

Paris, 29 April 2024

MERGER OF THE FUND

Amundi ETF Govt Bond Euro Broad Investment Grade 7-10 UCITS ETF DR, a French Fonds Commun de Placement (Mutual fund - FCP) (ISIN code: FR0010754184)

into **Amundi Euro Government Bond 7-10Y**, a fund of the Multi Units Luxembourg SICAV

(the "Merger")

The capitalised terms appearing in this letter correspond to the terms defined in the prospectus.

Dear Sir/Madam,

Thank you for being a shareholder of the **Amundi ETF Govt Bond Euro Broad Investment Grade 7-10 UCITS ETF DR** fund, a *Fonds Commun de Placement* (the "**Absorbed Fund**") managed by the management company AMUNDI ASSET MANAGEMENT ("**Amundi AM**").

What changes will be made to the Absorbed Fund?

As part of the ongoing review of the competitiveness and clarity of its range of products, and with the aim of generating more efficiency in the interest of investors, the management company Amundi AM has decided to merge your Amundi ETF Govt Bond Euro Broad Investment Grade 7-10 UCITS ETF DR fund, a French *Fonds Commun de Placement*, into the Amundi Euro Government Bond 7-10Y fund, a fund of the Multi Units Luxembourg SICAV, (hereinafter the "Receiving Fund") on 5 June 2024 (the "Effective Date").

The Merger does not result in a change to the risk/return profile or the SRI risk indicator. The management fees and other administrative or operating fees of the Receiving Fund are higher than those of the Absorbed Fund.



Upon completion of the transaction described below, you will become a shareholder of the Amundi Euro Government Bond 7-10 fund, a fund of the Multi Units Luxembourg SICAV, managed by Amundi Luxembourg S.A., a Luxembourg management company accredited by the *Commission de Surveillance du Secteur Financier* (Luxembourg Financial Sector Supervisory Commission) ("CSSF").

The Merger is a "cross-border" Merger as set out in Articles 37 et seq. of Directive 2009/65/EC (UCITS IV Directive). The Merger involves two UCITS which are governed by different laws.

Please note that, from 5 June 2024, if you wish to participate in the Merger described below, any questions and disputes relating to your rights and obligations as a shareholder of the Multi Units Luxembourg SICAV will be subject to the regulations and jurisdiction of the Luxembourg courts.

The operation of the Luxembourg registers may also deprive you of the exercise of your investor rights before the Luxembourg authorities or courts, depriving you of any possibility of complaint or recourse. Indeed, an investor will only be able to fully exercise his investor rights directly against an investment company or a fund if the investor himself appears in his name in the register of shareholders or holders, implying a direct subscription to the SICAV, without the intervention of an intermediary.

When will this transaction occur?

This transaction will take effect on 5 June 2024.

For investors trading on the primary market:

In order to ensure the successful completion of this transaction, you will not be able to subscribe for new units or request the redemption, free of charge, of your units on the primary market from 30 May 2024 after 3:30 pm until 4 June 2024. As the Absorbed Fund has a daily valuation, the last net asset value of the Absorbed Fund on which subscriptions or redemptions may be executed prior to the Merger transaction will be the net asset value of 30 May 2024.

If you do not agree with this change, you may redeem your units free of charge (excluding redemption fees retained by the Absorbed Fund) up until 3:30 pm CET on 30 May 2024. For more information, please take a look at the "Key things for the investor to remember" section below.

For investors trading on the secondary market:

The Absorbed Fund is an Exchange Traded Fund (ETF). Therefore, investors who are not Authorised Participants must, in principle, buy or sell the shares of the Absorbed Fund on the secondary market. An order to buy or sell shares of the Absorbed Fund on the secondary market may be placed up until 4 June 2024. However, placing such an order will result in costs that will not be borne by the management company of the Absorbed Fund.

Investors will also trade at a price that reflects the existence of a bid-ask spread. These investors are advised to contact their usual broker for further information on the brokerage fees that may apply to them and on the bid-ask spreads that they may incur.



Please note that investors participating in the Merger will receive, in exchange for their shares of the Absorbed Fund, shares of the Receiving Fund, which may also be bought or sold on the secondary market.



What is the impact of this change on the risk and reward profile and/or on the risk/return profile of your investment?



- Change to the Risk/Return profile: No
- Increased risk profile: No
 Potential fee increase: Yes
- Scope of changes to the risk and reward profile and/or to the risk/return profile:

Not significant

What is the impact of this change on your tax position?

Investors should note that the Merger by absorption may have an impact on their personal tax position, insofar as (i) the Absorbed Fund is established in France while the Receiving Fund is established in Luxembourg, (ii) the Absorbed Fund takes a contractual form (*Fonds Commun de Placement*), while the Receiving Fund forms part of a company structure (SICAV), (iii) and also on account of the Merger transaction itself.

Investors are advised to contact their usual financial adviser in order to assess the possible impact of the Merger on their personal tax position.

What are the main differences between the Absorbed Fund in which you currently hold shares and the future Receiving Fund?

The Absorbed Fund and the Receiving Fund share similar characteristics, notably in terms of target asset class, geographical exposure and investment policy, but differ in some respects, in particular in terms of service providers and indices tracked. Both funds seek to offer exposure to bonds rated Investment Grade issued by eurozone Member States with a maturity of between seven and ten years.

Please also note that the Absorbed Fund has lower management and other administrative or operating fees than the Receiving Fund.

Here are the main differences between your Absorbed Fund and the future Receiving Fund.

	Absorbed Fund	Receiving Fund
Name of the Fund	Amundi ETF Govt Bond Euro Broad Investment Grade 7-10 UCITS ETF DR	Amundi Euro Government Bond 7-10Y
Name and legal form of the UCITS	Amundi ETF Govt Bond Euro Broad Investment Grade 7-10 UCITS ETF DR French Fonds Commun de Placement (French Mutual Fund - FCP)	Multi Units Luxembourg Société d'Investissement à Capital Variable (Investment Company with Variable Capital - SICAV)



Participants in the fund / the SICAV		
Management Company*	Amundi Asset Management S.A.S.	Amundi Luxembourg S.A.
Depository*	Caceis	Société Générale Luxembourg S.A.
Statutory auditor	PwC Sellam	PricewaterhouseCoopers, Société coopérative
Financial management delegate	Amundi Asset Management S.A.S.	
Administrative and accounting management delegate		
Establishment appointed to receive subscription-redemption requests	Caceis	Société Générale Luxembourg S.A.

Legal framework and investment policy			
Legal form*	UC	UCITS	
Supervisory authority	Autorité des Marchés Financiers (French Financial Markets Authority) ("AMF")	Commission de Surveillance du Secteur Financier (Luxembourg Financial Sector Supervisory Commission) ("CSSF")	
Management objective*	The Absorbed Fund is a passively managed index-tracking UCITS. The management objective of the Fund is to replicate, as closely as possible, the performance of the FTSE Eurozone Government Broad IG 7-10Y Index (the "Benchmark Index"), regardless of its performance, positive or negative. Management aims to obtain as small a difference as possible between changes to the net asset value of the Fund and the net asset value of the Benchmark Index. Therefore, the target maximum tracking error between changes in the Fund's net asset value and the net asset value of the Benchmark Index is 2%. If, despite everything, the tracking error were to be higher than 2%, the objective would be to remain at a level below 15% of the volatility of the Benchmark Index.	The Receiving Fund is a passively managed index-tracking UCITS. The Fund's investment objective is to reflect the performance of the Bloomberg Euro Treasury 50bn 7-10 Year Bond Index (the "Benchmark Index") denominated in Euro (EUR), while minimising the volatility of the disparity in the return of the Fund and the return of the Index (the "Tracking Error"). The maximum expected Tracking Error under normal market conditions is 0.10%.	



Investment policy	Direct replication as detailed in the prospectus of the Absorbed Fund	Direct replication as detailed in the prospectus of the Receiving Fund
Benchmark Index	FTSE Eurozone Government Broad IG 7-10Y Index	Bloomberg Euro Treasury 50bn 7-10 Year Bond Index

Fees			
Maximum fees	0.14% per year	0.165% per year	
		broken down as follows: - Maximum management fees: 0.095% per year - Maximum administrative management fees: 0.07% per year	*
Ongoing charges	0.14% per year	0.165% per year	1
Outperformance fee	N	one	
Subscription/ redemption fees including acquired adjustable redemption fees	Up to 3% (redemption and subscription). Redemption/subscription fees will only apply when shares are subscribed for or redeemed directly from the Absorbed Fund, and will not apply when investors buy or sell these shares on the stock exchange. Investors who trade on the stock exchange will pay fees charged by their intermediaries. Information on these fees can be obtained from intermediaries.	Primary market: Authorised particity dealing directly with the Receiving will pay transaction costs related to primary market. Secondary market: as the Receiving Traded (ETF), investors who are not author participants will generally only be to buy or sell shares on the secondarket. As a result, investors will brokerage and/or transaction feconnection with their stock exchange transactions. These brokerage at transaction fees are not levied by payable to) the Receiving Fund of Management Company, but payable to the investor's intermed in addition, investors may also be costs of "bid-ask" spreads, i.e. difference between the maximum minimum prices at which shares cought and sold.	Fund to the serving Fund orised able indary all pay serving for the are diary, ar the in and

Subscription/Redemption procedures		
Division/Centralisation Subscription/redemption requests must relate to a whole number of shares		
Lowering of the minimum subscription amount*	On the primary market: 5,000 units On the secondary market: 1 unit	On the primary market: EUR 100,000 On the secondary market: 1 unit



Practical information			
	Share class 1		
Name	Amundi ETF Govt Bond Euro Broad Investment Grade 7-10 UCITS ETF DR	Amundi Euro Government Bond 7-10Y UCITS ETF Acc	
ISIN	FR0010754184	LU1287023185	
Currency	EUR		
Other			
Financial year	30 June 30 September		
Central Securities Depository	Euroclear France		

^{*}These changes were approved by the AMF on 19/04/2024.

Key things for the investor to remember

If you accept the terms, upon completion of this transaction, you will receive, in return for your shares of the Absorbed Fund, shares of the Receiving Fund.

If, however, you do not accept the terms of this transaction, you have the option at any time, free of charge (excluding redemption fees retained by the Absorbed Fund), to withdraw within 30 calendar days of the date of receipt of this letter if you are a primary market participant (subscription/redemption directly from the management company) by requesting redemption of your units from the management company and/or its depositary, under the minimum redemption amount conditions described in the prospectus, or to sell your current units or the shares received in exchange on the secondary (exchange) market, under your financial intermediary's usual terms and conditions. This redemption would then be subject to the provisions of ordinary law taxation applying to capital gains made on the disposal of transferable securities. Intermediary fees may apply over which the Management Company has no influence (such as brokerage fees relating to sales orders completed on the stock exchange and charged by your financial intermediary).

You may proceed with the sale of your units of the Absorbed Fund on the stock exchange up until 4 June 2024.

Your usual contact person will gladly help you to find the solution that best suits your investor profile.

Unitholders for the Absorbed Fund are advised to carefully read the Prospectus and the Key Information Document for the Receiving Sub-Fund, which are available online at www.amundietf.com, or to request them from the management company at the following address:

Amundi Asset Management S.A.S. 91-93 Boulevard Pasteur 75015 Paris France

Thank you for taking the time to read this letter. Yours faithfully,

AMUNDI ASSET MANAGEMENT

Benoit SOREL

Head of the ETF, Indexing and Smart Beta Business Line of Amundi Asset Management



APPENDIX 1 Exchange of Securities

On the Effective Date of the Merger, the assets and liabilities of the Absorbed Fund will be transferred to the Receiving Fund, and shareholders of the Absorbed Fund who have not requested the redemption or conversion of their shares will automatically receive shares of the Receiving Fund and, if applicable, a residual cash payment. From that date, these shareholders will acquire rights as shareholders of the Receiving Fund, and will therefore participate in any increase or decrease in the net asset value of the Receiving Fund.

The exchange ratio of the Merger will be calculated on the Effective Date of the Merger by dividing the net asset value per relevant share class of the Absorbed Fund, based on the NAV on the date indicated in Appendix 2, by the NAV of the corresponding share class of the Receiving Fund on the same date. If the share classes of the Absorbed Fund and the Receiving Fund are denominated in different currencies, the exchange rate between these reference currencies will be the exchange rate on the last NAV date of the Absorbed Fund.

In accordance with the above provision, the respective net asset values per share of the Absorbed Fund and the Receiving Fund on the last NAV date will not necessarily be the same. Consequently, shareholders of the Absorbed Fund may receive a different number of shares of the Receiving Fund compared to the number of shares that they previously held in the Absorbed Fund.

Only a whole number of shares of the Receiving Fund will be issued as part of the Merger. If the application of the exchange ratio results in an allocation of fractional shares of the Receiving Fund, the amount corresponding to the fractional share will form the subject of a residual cash payment in the base currency of the share class of the relevant Absorbed Fund. Residual cash payments, if any, will be made as soon as reasonably practicable after the Effective Date of the Merger. Actual payment of this amount will depend on the timeframes and operational modalities defined between the various intermediaries, including custodians, brokers and central depositories.

For illustrative purposes, if the transactions had taken place on 29 December 2023:

- Net Asset Value of the Absorbed Fund: NAV_(Absorbed) = EUR 242.3000
- Net Asset Value of the Receiving Fund: NAV_(Receiving) = EUR 164.3889
- Exchange parity = NAV_(Absorbed) / NAV_(Receiving)
 Exchange parity = 242.3000 / 164.3889
 Exchange parity = 1.4739438



APPENDIX 3 Summary Timeline

Event	Date
Suspension of subscriptions/ redemptions on the primary market	30 May 2024 after 3:30 pm CET
Suspension of redemptions on the secondary market	4 June 2024 (at market close)
Date of the NAV applied for the Merger	4 June 2024
Effective Date of the Merger by absorption	5 June 2024*



APPENDIX 3 Portfolio alignment

Prior to the Effective Date of the Merger, the portfolio of the Absorbed Fund will be rebalanced so that it is aligned with the portfolio of the Receiving Fund with a view to the Merger, so that no adjustments to the portfolio of the Receiving Fund are required before or after the Merger. The Absorbed Fund will bear all transaction costs associated with this transaction as and when they fall due. Shareholders holding units of the Absorbed Fund during this period will therefore be subject to these costs.

This transaction will take place before the Effective Date of the Merger after suspension of subscriptions/redemptions on the primary market, as indicated in Appendix 2, based on market conditions and in the best interest of shareholders.

During this short period prior to the Merger, the Absorbed Fund might not be able to meet its investment limits and investment objective. As a result, there is a risk that the performance of the Absorbed Fund may deviate from its expected performance for a short period prior to the Effective Date of the Merger.