

Paris, May 5, 2023

Dear Sir/Madam,

Thank you for including in your portfolio one or more shares of the Lyxor \$ Floating Rate Note UCITS ETF sub-fund.

Your sub-fund will be absorbed on June 16, 2023 by the Amundi Floating Rate USD Corporate ESG sub-fund, a sub-fund of the Amundi Index Solutions SICAV. In concrete terms, this means that you will now hold shares in Amundi Floating Rate USD Corporate ESG sub-fund to replace your shares in the Lyxor \$ Floating Rate Note UCITS ETF.

In parallel of the merger, please note that the Amundi Floating Rate USD Corporate ESG sub-fund will be renamed Amundi USD Floating Rate Corporate Bond ESG.

The details of this operation are explained in the attached document entitled "Notice to Shareholders: Lyxor \$ Floating Rate Note UCITS ETF". This notice, which has been approved by the CSSF, provides all the information required for these operations by the regulations in force. This full and accurate document allows you to familiarize yourself with the potential implications of this operation for your investment. We therefore recommend that you read it carefully.

Your usual financial adviser will be glad to provide any additional information you may require.

For further information, please contact client services on +(352) 4212030 or via e-mail at info de@amundi.com.

Yours faithfully,

AMUNDI ASSET MANAGEMENT

Arnaud Llinas Director - ETF, Indexing & Smart Beta



Lyxor Index Fund

Société d'investissement à capital variable Registered Office: 9 rue de Bitbourg, L-1273 Grand Duchy of Luxembourg R.C.S. de Luxembourg B117500

Luxembourg, May 5, 2023

NOTICE TO SHAREHOLDERS: Lyxor \$ Floating Rate Note UCITS ETF

Merger of

"Lyxor \$ Floating Rate Note UCITS ETF" (the "Absorbed Sub-Fund") into "Amundi Floating Rate USD Corporate ESG" (the "Receiving Sub-Fund")

What this notice includes:

- Explanatory letter of the merger
- **Appendix I**: Key differences and similarities between the Absorbed Sub-Fund and the Receiving Sub-Fund
- **Appendix II**: Comparison of the features of the merging share class(es) of the Absorbed Sub-Fund and the corresponding receiving share class(es) of the Receiving Sub-Fund
- Appendix III: Timeline for the merger



Dear Shareholder,

As part of the ongoing review of the product range competitiveness and client interest assessment, it has been decided to proceed with the merger between:

(1) Lyxor \$ Floating Rate Note UCITS ETF, a sub-fund of Lyxor Index Fund, in which you own shares (the "Absorbed Sub-Fund");

and

(2) Amundi Floating Rate USD Corporate ESG, a sub-fund of Amundi Index Solutions, a société d'investissement à capital variable incorporated under the laws of the Grand Duchy of Luxembourg, having its registered office at 5, Allée Scheffer, L-2520 Luxembourg, registered with the Luxembourg Trade and Companies Register under number B206810 (the "Receiving Sub-Fund");

(the "Merger").

This notice is issued and sent to you to provide appropriate and accurate information on the Merger to enable you to make an informed judgement of the impact of the Merger on your investment.

Please note that the Merger will be processed automatically on the date indicated in Appendix III (the "Merger Effective Date"). It is not subject to your prior approval, vote or consent.

If you do not wish to participate to the Merger however, you can request the redemption or the conversion of your shares in the Absorbed Sub-Fund in accordance with paragraph C. of this notice. Otherwise, your shares in the Absorbed Sub-Fund will automatically be converted into shares of the Receiving Sub-Fund of which you will become shareholder as from the Merger Effective Date in accordance with the terms and conditions of this notice.

Please take a moment to review the important information below. Should you have any question with respect to this notice or the Merger, please contact your financial advisor. Alternatively, you may also contact the management company by mail sent at:

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

Yours faithfully,

The Board



A. Comparison between the Absorbed Sub-Fund and the Receiving Sub-Fund and impact on shareholders

Preliminary considerations regarding changes to the <u>Receiving</u> Sub-Fund to be implemented on the Change of Name Date (as defined below):

The following Change of Name will be implemented on the Receiving Sub-Fund (such changes, the "Change of Name") on the date indicated in Appendix III (the "Change of Name Date"). As a consequence, the main changes in the Receiving Sub-Fund are set out in the table below:

	Before the Change of Name Date	After the Change of Name Date
Name of the Receiving Sub-Fund	Amundi Floating Rate USD Corporate ESG	Amundi USD Floating Rate Corporate Bond ESG
Name of the Share Classes of the Receiving Sub-Fund	UCITS ETF DR - USD (C) UCITS ETF DR - EUR HEDGED (C) UCITS ETF DR - HEDGED MXN (C)	UCITS ETF Acc UCITS ETF EUR Hedged Acc UCITS ETF MXN Hedged Acc

This notice has been prepared based on the revised features of the Receiving Sub-Fund.

The Absorbed Sub-Fund and the Receiving Sub-Fund both are compartments of Luxembourg undertakings for collective investment in transferable securities (UCITS) of that exist under the form of a public limited company qualifying as an investment company with variable capital. Accordingly, shareholders in the Absorbed Sub-Fund and the Receiving Sub-Fund should generally benefit from similar investor protection and shareholders rights.

As further detailed in Appendix I, the Receiving Sub-Fund and the Absorbed Sub-Fund share similar key features, including target asset class, geographic exposure and Sustainable Finance Disclosure Regulation ("SFDR") classification, but they differ in some respect notably in terms of service providers, management process and tracked index. With regards to the latter, although both the Absorbed Sub-Fund and the Receiving Sub-Fund track a bond index that is representative of USD-denominated investment grade floating rate note (FRN) bonds issued by corporate issuers from developed countries and that applies ESG criteria for security eligibility, only bonds with (i) residual maturity between 1 month and 5 years are eligible for investment in the index of the Absorbed Sub-Fund, while only bonds with (ii) a residual maturity of at least one month are eligible for investment in the index of the Receiving Sub-Fund.

It is also to be noted that the Receiving Sub-Fund and the Absorbed Sub-Fund differ in terms of distribution policy and management fees and other administrative or operating costs, as further described in Appendix II.

Shareholders in the Absorbed Sub-Fund should benefit from the increased investment capacity in the Receiving Sub-Fund and the economies of scale this Merger should allow to achieve, while getting exposure to the same target asset class(es).

		Absorbed Sub-Fund	Receiving Sub-Fund (Change of Name Date)
Inc	dex	Bloomberg Barclays MSCI USD Corporate Liquid FRN 0-5 Year SRI Sustainable Index	iBoxx MSCI ESG USD FRN Investment Grade Corporates TCA Index



Investment Objective	The investment objective of the subfund is to track both the upward and the downward evolution of the Bloomberg Barclays MSCI USD Corporate Liquid FRN 0-5 Year SRI Sustainable Index (the "Index"), denominated in US Dollar (USD), and representative of the performance of the USD denominated investment grade corporate Floating Rate note market, while minimizing the volatility of the difference between the return of the Sub-Fund and the return of the Index (the "Tracking Error"). The anticipated level of Tracking error under normal market conditions is expected to be up to 0.50 %.	The investment objective of the sub-fund is to track the performance of iBoxx MSCI ESG USD FRN Investment Grade Corporates TCA Index ("the Index"), and to minimize the tracking error between the net asset value of the sub-fund and the performance of the Index. In normal market conditions, it is anticipated that the sub-fund will track the performance of the Index with a tracking error of up to 1%.
Investment Policy	Indirect replication as further described in the Absorbed Sub-Fund prospectus. For additional information, please refer to Appendix I.	Direct replication as further described in the Receiving Sub-Fund prospectus. For additional information, please refer to Appendix I.

Appendix I to this notice provides additional information on the key similarities and differences between the Absorbed Sub-Fund and the Receiving Sub-Fund. Shareholders are also invited to carefully read the description of the Receiving Sub-Fund in its prospectus and relevant key information document (KID), which will be available on the following website: www.amundietf.com.

The Merger of the Absorbed Sub-Fund into the Receiving Sub-Fund may have tax consequences for certain shareholders. Shareholders should consult their professional advisers about the consequences of this Merger on their individual tax position.

B. Portfolio Rebalancing

Prior to the Merger Effective Date, the Absorbed Sub-Fund's portfolio will be rebalanced to align with the Receiving Sub-Fund's portfolio in view of the Merger so that no rebalancing of the Receiving Sub-Fund's portfolio will be required before or after the Merger. The Absorbed Sub-Fund will bear any transaction costs associated with such operation as and when incurred.

Such operation will occur before the Merger Effective Date during the Absorbed Sub-Fund Freezing Period as indicated in Appendix III, depending on the market conditions and in the best interest of the shareholders.

During such short period before the Merger, the Absorbed Sub-Fund may not be able to comply with its investment limits and investment objective. As a result, there is a risk that the performance of the Absorbed Sub-Fund may deviate from its expected performance for a short-term period before the Merger Effective Date.

The Absorbed Sub-Fund will bear any transaction costs associated with such operation as and when incurred. Shareholders who remain in the Absorbed Sub-Fund during this period will therefore be subject to such costs.

C. Terms and Conditions of the Merger

On the Merger Effective Date, all the assets and liabilities of the Absorbed Sub-Fund will be transferred to the Receiving Sub-Fund and shareholders of the Absorbed Sub-Fund who have not requested the redemption or the conversion of their shares in the Absorbed Sub-Fund in accordance with this paragraph C. will automatically receive registered shares of the relevant share class in the Receiving Sub-Fund and, if applicable, a residual cash payment. As from that date, such shareholders will acquire



rights as shareholders of the Receiving Sub-Fund and will thus participate in any increase or decrease in the net asset value of the Receiving Sub-Fund.

The Merger exchange ratio will be calculated on the Merger Effective Date by dividing the net asset value per share of the relevant share class of the Absorbed Sub-Fund dated as at the Last Valuation Date (as defined in Appendix III) by the net asset value per share of the shares of the corresponding share class of the Receiving Sub-Fund. If the Absorbed Sub-Fund share class and the corresponding Receiving Sub-Fund share class are denominated in different currencies, the exchange rate between such reference currencies as of the Last Valuation Date will apply.

In accordance with the above provision, the respective net asset value per share of the Absorbed Sub-Fund and the Receiving Sub-Fund as at the Last Valuation Date will not necessarily be the same. Therefore, while the overall value of their holding should remain the same, shareholders in the Absorbed Sub-Fund may receive a different number of shares in the Receiving Sub-Fund than the number of shares they had previously held in the Absorbed Sub-Fund.

Should the application of the exchange ratio result in an allocation of fractional shares in the Receiving Sub-Fund to a shareholder of the Absorbed Sub-Fund, the value of such holding following the application of the Merger exchange ratio will be rounded down to the nearest whole share and the value of the fractional entitlement will be distributed to the relevant shareholder by way of a residual cash payment in the base currency of the relevant share class of the Absorbed Sub-Fund. Residual cash payments, where applicable, will be made to shareholders of the Absorbed Sub-Fund as soon as reasonably practicable after the Merger Effective Date. The time(s) at which shareholders of the Absorbed Sub-Fund receive any such residual cash payments will depend on the timeframes and, if applicable, arrangements agreed between shareholders and their depositary, broker and/or relevant central securities depositary for processing such payments.

Any accrued income in the Absorbed Sub-Fund will be included in the final net asset value of the Absorbed Sub-Fund and accounted for in the net asset value of the relevant share class of the Receiving Sub-Fund after the Merger Effective Date.

Appendix II to this notice provides a detailed comparison of the features of the share class of the Absorbed Sub-Fund and the corresponding share class of the Receiving Sub-Fund, which shareholders are invited to read carefully.

The cost of the Merger will be fully supported by the management company of the Receiving Sub-Fund.

In order to optimise the operational implementation of the Merger, no subscription, conversion and/or redemption orders relating to shares of the Absorbed Sub-Fund on the primary market will be accepted after the "Cut-Off Point" (as such term is defined in Appendix III). Orders received on the primary market after the Cut-Off Point will be rejected.

In addition, any subscription, conversion or redemption request on the primary market received by the Receiving UCITS, the Receiving UCITS' management company, the Distribution, Paying or Information Agent by the applicable cut-off time on the Merger Effective Date will be processed on the first following day that is a Business Day.

Shareholders who do not agree with the terms and conditions of this Merger have the right to redeem or convert their shares at any time free of charges (excluding redemption fees charged by the Absorbed Sub-Fund to cover divestment fees and except for the fees acquired by the Absorbed Sub-Fund to prevent dilution of shareholders investment) from the date of this notice until the "Cut-Off Point" as set out in Appendix III.

Nevertheless, placing an order on the secondary market will trigger costs over which the management company of the Absorbed Sub-Fund has no influence. Please note that shares that are purchased on the secondary market cannot generally be sold back directly to the Absorbed Sub-Fund. As a result, investors operating on the secondary market may incur intermediary and/or brokerage and/or transaction fees on their transactions, over which the management



company of the Absorbed Sub-Fund has no influence. These investors will also trade at a price that reflects the existence of a bid-ask spread. Such investors are invited 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.

Such a redemption would be subject to the ordinary rules of taxation applicable to capital gains on the sale of transferable securities.

The Merger will be binding on all the shareholders of the Absorbed Sub-Fund who have not exercised their right to request the redemption or the conversion of their shares within the timeframe set out above. The Absorbed Sub-Fund will cease to exist on the Merger Effective Date and its shares will be cancelled.

D. Documentation

The following documents are at the disposal of shareholders for inspection and for copies free of charge during normal business hours at the registered office of the Absorbed Sub-Fund:

- · the common terms of Merger;
- · the latest prospectus and KID of the Absorbed Sub-Fund and the Receiving Sub-Fund;
- · copy of the merger report prepared by the auditor;
- copy of the statement related to the Merger issued by the depositary of each of the Absorbed Sub-Fund and the Receiving Sub-Fund.



APPENDIX I Key Differences and Similarities between the Absorbed Sub-Fund and the Receiving Sub-Fund

The following table presents the main features and differences between the Absorbed and Receiving Sub-Funds. Appendix II provides a comparison of the features of the merging share class(es) of the Absorbed Sub-Fund and the corresponding receiving share class(es) of the Receiving Sub-Fund.

Unless stated otherwise, terms in this document shall have the same meaning as in the prospectus of the Original UCITS or the Receiving UCITS.

Information that crosses both columns is information that is the same for both sub-funds.

	Absorbed Sub-Fund	Receiving Sub-Fund				
Sub-Fund Name	Lyxor \$ Floating Rate Note UCITS ETF	Amundi USD Floating Rate Corporate Bond ESG				
UCITS Name and Legal Form	Lyxor Index Fund Société d'investissement à capital variable	Amundi Index Solutions Société d'investissement à capital variable				
Management Company	Amundi Asset Management S.A.S. Amundi Luxembourg S.A.					
Investment Manager	Amundi Asset Management S.A.S.					
Reference Currency of the Sub-Fund	USD					
Investment Objective	The investment objective of the sub-fund is to track both the upward and the downward evolution of the Bloomberg Barclays MSCI USD Corporate Liquid FRN 0-5 Year SRI Sustainable Index (the "Index"), denominated in US Dollar (USD), and representative of the performance of the USD denominated investment grade corporate Floating Rate note market, while minimizing the volatility of the difference between the return of the Sub-Fund and the return of the Index (the "Tracking Error"). The anticipated level of Tracking error under normal market conditions is expected to be up to 0.50 %.	The investment objective of the sub-fund is to track the performance of iBoxx MSCI ESG USD FRN Investment Grade Corporates TCA Index ("the Index"), and to minimize the tracking error between the net asset value of the sub-fund and the performance of the Index. In normal market conditions, it is anticipated that the sub-fund will track the performance of the Index with a tracking error of up to 1%.				



Management Process	The Fund seeks to achieve its objective via indirect replication by entering into an over-the-counter swap contract (financial derivative instrument, the "FDI"). The Fund may also invest in a diversified portfolio of international debt securities, whose performance will be exchanged against the performance of the benchmark Index via the FDI. The Sub-Fund integrates Sustainability Risks and takes into account principal adverse impacts of investments on Sustainability Factors in its investment process as outlined in more detail in section "Sustainable Investing" of this Prospectus and will not hold any securities of companies involved in the production or sale of controversial weapons, or companies in breach of international conventions on Human or Labor Rights, or companies involved in controversial industries: tobacco, Thermal coal, nuclear weapons or unconventional oil & gas as defined in the prospectus.	The exposure to the Index will be achieved through a direct replication, mainly by making direct investments in transferable securities and/or other eligible assets representing the Index constituents. The sub-fund intends to implement a sampled replication model in order to track the performance of the Index and it is therefore not expected that the sub-fund will hold each and every underlying component of the Index at all times or hold them in the same proportion as their weightings in the Index. The sub-fund may also hold some securities which are not underlying components of the Index. The sub-fund integrates sustainability risks and takes into account principal adverse impacts of investments on sustainability factors in its investment process as outlined in more detail in section "Sustainable Investing" of this prospectus and will not hold any securities of companies involved in the production or sale of controversial weapons, or companies in breach of international conventions on Human or Labor Rights, or companies involved in controversial industries: tobacco, thermal coal, nuclear weapons or unconventional oil & gas as defined in "Replication Methods".				
Benchmark Index	Bloomberg Barclays MSCI USD Corporate Liquid FRN 0-5 Year SRI Sustainable Index	iBoxx MSCI ESG USD FRN Investment Grade Corporates TCA Index				
The Index offers exposure to the US Dollar denominated investment grade corporate Floating Rate note market or issuers meeting ESG requirements. More information about the composition of the index and operating rules are available in the prospectus and at: bloomberg.com/indices. The Index value is available via Bloomberg (I34979US) The Index is a Total Return Index: the coupons paid by Index constituents are included in the index return.		iBoxx MSCI ESG USD FRN Investment Grade Corporates TCA Index is a bond index representative of USD denominated investment grade floating rate note (FRN) bond issued by corporate issuers from developed countries that follows the rules of the iBoxx USD FRN Investment Grade Corporates TCA Index (the "Parent Index") and applies ESG criteria for security eligibility. More information about the composition of the index and its operating rules are available in the prospectus and at: markit.com. The Index value is available via Bloomberg (IBXXFRN3) The Index is a Total Return Index: the coupons paid by the Index constituents are included in the index return.				



Index Administrator	Bloomberg	Markit				
SFDR Classification	Article 8					
Profile of Typical Investor	The Sub-Fund is dedicated to both retail and institutional investors seeking exposure to the performance, whether positive or negative, of corporate floating-rate debt securities which meet certain ESG requirements and that are denominated in USD.					
Risk Profile	Among the different risks described in the prospectus, the Sub-Fund is more specifically exposed to the following risks: Credit Risk, Capital at Risk, Counterparty Risk, Risk of using financial derivative instruments, Currency Risk, Currency Hedge Risk applicable to the Monthly Hedged share classes, Interest Rate Risk, Low diversification Risk, Liquidity Risk on Secondary Market, Sub-Fund Liquidity Risk, Risk that the Sub-Fund's investment objective is only partially achieved, Sustainability risks. Among the different risks described in the prospectus, the Sub-Fund is more specifically ethe following risks: Risks of ordinary market conditions: Credit, Deriva Hedging risk (hedged share class), Index replication rate, Investment fund, Management, Market, Sample replication, Sustainable Investment, Use of technique Instruments Risks of unusual market conditions: Counterparty, Operational, Standard practices, Default					
Risk Management Method	Commitment					
SRI	2					
Transaction Cut-Off and Days	Requests received and accepted by 6.30pm on a business day will ordinarily be processed on the NAV of the first business day (including the business day when the relevant requests are received) that is also a day when the Index is published and investable.	Requests received and accepted by 15:30 CET on a Business day will ordinarily be processed on the NAV of the first business day (including the business day when the relevant requests are received) that is also a full bank business day in USA market.				
Redemption/Subscription Fees	Primary Market: Authorized Participants dealing directly with the Absorbed Sub-Fund will pay related primary market transaction costs. Secondary Market: because the Absorbed Sub-Fund is an ETF, Investors who are not Authorized Participants will generally only be able to buy or sell shares on the secondary market. Accordingly, investors will pay brokerage fees and/or	Up to 3% (Redemption & Subscription). Redemption/Subscription fees will only apply when shares a subscribed or redeemed directly from the Sub-Fund, and wi not apply when investors buy or sell such shares on stock exchanges. Investors dealing on exchange will pay fees charged by their intermediaries. Such charges can be obtained from intermediaries.				



	transaction costs in connection with their dealings on stock exchange(s). These brokerage fees and/or transaction costs are not charged by, or payable to, the Absorbed Sub Fund nor the Management Company but to the investor own intermediary. In addition, the investors may also bear the costs of "bid-ask" spreads; meaning the difference between the prices at which shares can be bought and sold.					
PEA	Not Eligible					
German Tax	There is no minimum investment in equity participation according to Investment Tax Law. The fund is classified as "other funds" for purposes of tax exemption.					
Financial Year and Report	November 1 to October 31 October 1 to September 30					
Auditor	Deloitte Audit PricewaterhouseCoopers, Société coopérative					
Depositary	Société Générale Luxembourg S.A. CACEIS Bank, Luxembourg Branch					
Administrative Agent	Société Générale Luxembourg S.A. CACEIS Bank, Luxembourg Branch					
Registrar, Transfer Agent, And Paying Agent	Société Générale Luxembourg S.A. CACEIS Bank, Luxembourg Branch					



APPENDIX II Comparison of the Features of the Merging Share Class(es) of the Absorbed Sub-Fund and the Corresponding Receiving Share Class(es) of the Receiving Sub-Fund

Absorbed Sub- Fund							Receiving Sub- Fund							
Share Class	ISIN	Currency	Distribution Policy	Hedged?	Management fees and other administrative or operating costs *	Total Fees**	Share Class	ISIN	Currency	Distribution Policy	Hedged?	Management fees and other administrative or operating costs *	Management Fees (max)**	Administration fees (max)**
Lyxor \$ Floating Rate Note UCITS ETF - Dist	LU1571051751	USD	Distributing	No	0.10%	Up to 0.15%	Amundi USD Floating Rate Corporate Bond ESG UCITS ETF Acc	LU1681040900	USD	Accumulating	No	0.18%	0.11%	0.07%
Lyxor \$ Floating Rate Note UCITS ETF - Monthly Hedged to EUR - Dist	LU1571052130	EUR	Distributing	Yes	0.15%	Up to 0.25%	Amundi USD Floating Rate Corporate Bond ESG UCITS ETF EUR Hedged Acc	LU1681041031	EUR	Accumulating	Yes	0.20%	0.13%	0.07%

^{*} Management fees and other administrative or operating costs as at the latest financial year end (as described in Appendix I) or, for a new share class, estimated based on the expected total of charges

^{**} Total Fees, Management Fees and Administration Fees, as relevant, are included in the Management fees and other administrative or operating costs of the relevant Sub-Fund disclosed in the table.



APPENDIX III Timeline for the Merger

Event	Date
Beginning of Redemption/Conversion Period	May 5, 2023
Cut-Off Point	June 12, 2023 at 6.30 pm CET
Absorbed Sub-Fund Freezing Period	From June 12, 2023 at 6.30 pm CET until June 15, 2023
Last Valuation Date	June 15, 2023
Change of Name Date (<i>Receiving</i> Sub-Fund)	June 16, 2023
Merger Effective Date	June 16, 2023*

^{*} or such later time and date as may be determined by the board of directors of the Absorbed Sub-Fund and the Receiving Sub-Fund and notified in writing to shareholders. In the event that the boards of directors approve a later Merger Effective Date, they may also make such consequential adjustments to the other elements in this timetable as they consider appropriate.