

Information to the Shareholders

CS Investment Funds 6

Investment Company with Variable Capital under Luxembourg Law

5, rue Jean Monnet, L-2180 Luxembourg R.C.S. Luxembourg B 212.390

(the "Company")

I. Notice is hereby given to the shareholders of the Company that the board of directors of the Company (the "**Board of Directors**") has decided to amend the sections on securities lending and securities finance transactions in chapter 4 "Investment Principles", chapter 6 "Investment Restrictions", and in chapter 7, "Risk Factors" of the prospectus of the Company (the "**Prospectus**"). In this context, the Board of Directors has also decided to amend the section entitled Legal, Regulatory, Political and Tax Risk in chapter 7, "Risk Factors" of the Prospectus.

II. Notice is also hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 2 "CS Investment Funds 6 – Summary of Share Classes" and more particularly footnote (5) regarding the definition of D share class as follows:

	Old wording	New wording		
Footnote (5)	Class DA, DAH, DAP, DAHP, DB, DBH, DBP	Class DA, DAH, DAP, DAHP, DB, DBH, DBP		
	and DBHP Shares are not subject to a	and DBHP Shares are not subject to a		
	management fee but only to a management	management fee but only to a management		
	service fee, payable to the Management	service fee, payable to the Management		
	Company, of at least 0.03% p.a. but not more	Company, of at least 0.03% p.a. but not more		
	than 0.15% p.a. covering all other fees and	than 0.215% p.a. covering all other fees and		
	expenses, excluding the fees payable for the	expenses, excluding the fees payable for the		
	services provided by various service providers such	such services provided by various service providers		
	as, but not limited to the Depositary Bank and the	such as, but not limited to the Depositary Bank		
	Central Administration. In addition, Class DAP,	and the Central Administration. In addition, Class		
	DAHP, DBP and DBHP are subject to a	DAP, DAHP, DBP and DBHP are subject to a		
	performance fee.	performance fee.		

As reflected in the above table, shareholders should note, with respect to the D share classes, that the Board of Directors has decided to increase their maximum management service fee per annum from 0.15% p.a. to a new percentage of 0.25% p.a..

III. Notice is also hereby given to the shareholders of the Company that the Board of Directors has decided to amend chapter 5 of the Prospectus "Investment in CS Investment Funds 6" and more specifically section vii on "Measures to Combat Money Laundering" and section viii "Prohibited Persons, Compulsory Redemption and Transfer of Shares", as well as chapter 19 of the Prospectus "Regulatory Disclosure", more specifically the section headed "Best Execution", in order to reflect certain recent regulatory developments.

IV. Notice is further given to the shareholders of the Company that the Board of Directors has decided to amend the wording on the "German Investment Tax Act" following recent legal developments introduced by the German legislator in its *Jahressteuergesetz* 2019.

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V. Notice is also hereby given to the shareholders of the Company that the Board of Directors has decided to amend chapter 6 "Investment Restrictions" of the Prospectus, especially item 5), in order to clarify (a) that the Management Company may also charge a management fee for investments in Target Funds considered to be Affiliated Funds and a performance fee may be indirectly charged from the assets of the Subfund in respect of the Target Funds contained therein; (b) that the cumulative management fee at Subfund and Target Fund level for Subfunds investing more than 10% of the total net assets in Target Funds will be specified in the supplement of the relevant Subfunds in chapter 23 "Subfunds" of the Prospectus.

VI. Notice is also hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 9 "Expenses and Taxes" in order to amend item k) of the list of expenses that the Company shall bear, as follows:

Old wording

The cost of preparing, depositing and publishing the Articles of Incorporation and other documents in respect of the Company, including notifications for registration, Key Investor Information Documents, prospectuses or memoranda for all government authorities and stock exchanges (including local securities dealers' associations) which are required in connection with the Company or with offering the Shares; the cost of printing and distributing annual and semi-annual reports for the Shareholders in all required languages, together with the cost of printing and distributing all other reports and documents which are required by the relevant legislation or regulations of the above-mentioned authorities; any licence fees payable to index providers; and as from 1 September 2019 any fees payable to providers of risk management systems or providers of data for those risk management systems being used by the Management Company for the purpose of fulfilling regulatory requirements; the cost of notifications to Shareholders including the publication of prices for the Shareholders, the fees and costs of the Company's auditors and legal advisers, and all other similar administrative expenses, and other expenses directly incurred in connection with the offer and sale of Shares, including the cost of printing copies of the aforementioned documents or reports as are used in marketing the Company's Shares. The cost of advertising may also be charged.

New wording

The cost of preparing, depositing and publishing the Articles of Incorporation and other documents in respect of the Company, including notifications for registration, Key Investor Information Documents, prospectuses or memoranda for all government authorities and stock exchanges (including local securities dealers' associations) which are required in connection with the Company or with offering the Shares; the cost of printing and distributing annual and semi-annual reports for the Shareholders in all required languages, together with the cost of printing and distributing all other reports and documents which are required by the relevant legislation or regulations of the above-mentioned authorities; the remuneration of the members of the Board of Directors and their reasonable and documented travel and out-of-pocket expenses, insurance coverage (including director/manager insurance); any licence fees payable to index providers; any costs and expenses for middle office services; and as from 1 September 2019 any fees payable to providers of risk management systems or providers of data for those risk management systems being used by the Management Company for the purpose of fulfilling regulatory requirements; the cost of notifications to Shareholders including the publication of prices for the Shareholders, the fees and costs of the Company's auditors and legal advisers, and all other similar administrative expenses, and other expenses directly incurred in connection with the offer and sale of Shares, including the cost of printing copies of the aforementioned documents or reports as are used in marketing the Company's Shares. The cost of advertising may also be charged.

VII. Notice is also hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 22, "Main Parties" in order to amend the composition of the Board of Directors to reflect the appointment by cooptation of Freddy Brausch as independent director as of 1 October 2020, in replacement of Rudolf Kömen.

VIII. Notice is also given to the shareholders of Credit Suisse (Lux) China RMB Credit Bond Fund and Credit Suisse (Lux) China RMB Equity Fund that the Board of Directors has decided to amend chapter 23 "Subfunds" of the Prospectus in order to introduce a new wording in the "Investment Objective" section of these subfunds to comply with the new ESMA Q&A on Benchmarks, as follows:

Credit Suisse (Lux) China RMB Credit Bond Fund

This Subfund aims to outperform the return of the ChinaBond New Composite Benchmark. The Subfund is actively managed. The Benchmark is used as a reference point for portfolio construction and as a basis for setting risk constraints, and/or for Performance Fee measurement purposes. The majority of the Subfund's exposure to bonds will be components of or have weightings derived from the Benchmark. The Investment Manager will to some extent use its discretion to overweight or underweight certain components of the Benchmark and to a lesser extend invest in equity securities not included in the Benchmark in order to take advantage of specific investment opportunities. It is thus expected that the performance of the Subfund may to a limited extent deviate from the Benchmark.

Credit Suisse (Lux) China RMB Equity Fund

This Subfund aims to outperform the return of the MSCI China A ESG Universal Benchmark. The Subfund is actively managed. The Benchmark is used as a reference point for portfolio construction and as a basis for setting risk constraints, and/or for Performance Fee measurement purposes. The majority of the Subfund's equity securities will not necessarily be components of or have weightings derived from the Benchmark. The Investment Manager will use its discretion to significantly deviate the weighting of certain components of the Benchmark and to significantly invest in equity securities not included in the Benchmark in order to take advantage of specific investment opportunities. It is thus expected that the performance of the Subfund will significantly deviate from the Benchmark.

IX. Notice is also hereby given to the shareholders of Credit Suisse (Lux) China RMB Equity Fund (for the purpose of this section, the "**Subfund**") that the Board of Directors has decided to amend chapter 23 "Subfunds" of the Prospectus in order to replace the index used to calculate the performance fee of the Subfund from the previously applicable MSCI China A International Index to MSCI China A ESG Universal Index.

Notice is also hereby given to the shareholders of the Subfund that the Board of Directors, in light of the developing legal and regulatory framework governing sustainable finance, has decided to apply for this Subfund sustainability considerations by taking into account certain environmental, social and governance (ESG) factors as well as sustainability risks in the investment decision making process. Investors are informed that such ESG factors do not form part of the investment restrictions in the sense of Chapter 6, "Investment Restrictions" of the Prospectus. More information on ESG can be found on www.creditsuisse.com/esg.

The Board of Directors also decided to amend the special section of the Subfund in Chapter 23 "Subfunds" of the Prospectus in order to make a specific reference in the "Investment Principles" section stating that the Subfund is being managed by taking into account certain ESG factors.

X. Notice is finally hereby given to the shareholders of **Credit Suisse (Lux) China RBM Credit Bond Fund** (for the purpose of this section, the "**Subfund**"), that the Board of Directors has decided to change the naming convention of the X share classes as follows:

Old naming convention			New naming convention		
XA1	XA2	XA3	X1A	X2A	X3A
XAH1	XAH2	XAH3	X1AH	X2AH	X3AH
XAP1	XAP2	XAP3	X1AP	X2AP	X3AP
XAPH1	XAPH2	XAPH3	X1APH	X2APH	X3APH
XB1	XB2	XB3	X1B	X2B	X3B
XBH1	XBH2	XBH3	X1BH	X2BH	X3BH
XBP1	XBP2	XBP3	X1BP	X2BP	X3BP
XBHP1	XBHP2	XBHP3	X1BHP	X2BHP	X3BHP

Shareholders of the Subfund should also note that chapter 2 "CS Investment Funds 6 – Summary of Share Classes" and chapter 5 "Investment in CS Investment Funds 6" have also been amended to reflect the above.

Shareholders who do not agree with the changes listed above may redeem their shares free of charge until 12 February 2021 at 3:00 p.m. CET. These changes enter into effect on 15 February 2021.

Shareholders should note that, once the above changes enter into effect, the new prospectus of the Company, the Key Investor Information Document (KIID), the latest annual and semi-annual reports as well as the articles of incorporation may be obtained at the registered office of the Company in accordance with the provisions of the Prospectus.

These documents are also available on www.credit-suisse.com.

Luxembourg, 12 January 2021

The Board of Directors