

Information to the Shareholders

CS Investment Funds 6

Investment Company with Variable Capital under Luxembourg Law

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(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 slightly amend Chapter 4. "Investment Policy" of the prospectus of the Company (the "**Prospectus**") and more specifically the section "Credit Suisse Asset Management Sustainable Investing Policy" to amend the exclusions policy of Credit Suisse Asset Management and specify that subfunds of the Company applying the Sustainable Investing Policy of the Company may apply additional investment restrictions based on exclusions or rules depending on certain ESG-related labels they seek to obtain or other ESG-related market-specific or industry-wide standards they seek to follow.

II. Notice is further given to the shareholder of the Company that the Board of Directors has decided to amend Chapter 4 "Investment Policy" of the Prospectus, more specifically the section "Securities Financing Transactions", to add "Credit Suisse (Switzerland) Ltd" as an additional counterparty in line with the ESMA Guidelines 2014/937 on ETFs and other UCITS issues.

III. Notice is hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 5 "Investment in CS Investment Funds 6" of the Prospectus more especially the section "vi. Measures to Combat Money Laundering" to provide that enhanced customer due diligence measures on intermediaries acting on behalf of investors, if required by applicable law and regulations, will be applied.

IV. Notice is hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 6. "Investment Restrictions" of the Prospectus and more especially the definition of a "Target Fund" to clarify that subfunds of the Company may cross-invest in other subfunds of the Company, as already set out in the section "Cross-investments between Subfunds of the Company" of Chapter 4 "Investment Policy" of the Prospectus.

V. Notice is further given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 7 "Risk Factors" of the Prospectus to update (i) the risk factors related to the Bond Connect mechanism and to investments through the Stock Connect Scheme, as well as (ii) the section "Clearing, settlement and custody risks" to clarify risks arising from the single-sided settlement used by "Stock Connect" (i.e. a program conceived as a mutual market access service between the Chinese mainland and Hong Kong).

Notice is given to the shareholders of the Company that the Board of Directors has decided to further amend Chapter 7 "Risk Factors" of the Prospectus to include a general risk disclosure wording to cover geopolitical risks.

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

Old wording	New wording
b) All costs of buying and selling securities and other assets, including inter alia standard brokerage, clearing account maintenance fees, fees charged by clearing platforms and bank charges;	b) Any and all transaction costs, as well as All costs of buying and selling securities and other assets, including inter alia standard brokerage, clearing account maintenance fees, fees charged by clearing platforms, and bank charges and costs related to continuous linked settlements (CLS);
j) Expenses, including those for legal advice, which may be incurred by the Management Company or the Depository Bank through measures taken on behalf of the Shareholders;	j) Expenses, including those for legal and tax advice, which may be incurred by the Management Company, the Investment Manager or the Depository Bank as a result of through measures taken on behalf of the Shareholder (such as legal and other fees associated with transactions on behalf of the Subfund) as well as license fees payable to licensors of certain trademarks, service marks, or indices;

VII. Notice is further given to the shareholders of the Company that the Board of Directors has decided to further amend Chapter 9. "Expenses and Taxes" and more specifically section ii. "Expenses" of the Prospectus in order to clarify that any costs and expenses incurred with respect to the realisation of assets or otherwise in the context of a liquidation of a subfund shall be borne by the relevant subfund in liquidation.

VIII. Notice is hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 12. "Lifetime, Liquidation and Merger" of the Prospectus to include an additional paragraph entitled "Dissolution of a Subfund - FX Hedging transactions" which specifies the conditions under which foreign exchange transactions may be used in the context of a subfund's dissolution.

IX. Notice is further 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 reflect the change of the name of the Subfund, i.e. from "**Credit Suisse (Lux) China RMB Equity Fund**" into "**Credit Suisse (Lux) China Advantage Equity Fund**". Please note that this is a change relating to the name of the Subfund only. There are therefore no changes to the investment policy, strategy, investment process or risk profile of this Subfund.

X. Notice is further given to the shareholders of **Credit Suisse (Lux) China RMB Credit Bond Fund** and **Credit Suisse (Lux) China RMB Equity Fund** (to be renamed into **Credit Suisse (Lux) China Advantage Equity Fund**) (for the purpose of this section, the "**Subfunds**") that the Board of Directors has decided to amend Chapter 23 "Subfunds" of the Prospectus in order to correct and align the section in relation to the "Performance Fee" as the formula indicated a performance fee rate of 15% instead of 20% while the rest of the wording in this section mentioned a 20% rate. The performance fee wording shall therefore read as follows:

Old wording	New wording
<p>[...]</p> <p>A Performance Fee is accrued when the following conditions apply to the relevant Share Class of the Subfund: $(NAV \text{ per Share})_t - (\text{Benchmark})_t > 0$ and $(NAV \text{ per Share})_t - (\text{Benchmark})_t > \text{sum of yearly underperformances against the Benchmark during the performance reference period of 5 years (or less in case the Subfund has not existed for 5 years or after a reset of the high watermark)}$</p> <p>If both these conditions are met, then the following applies: $0.15 \times ((NAV_t \text{ per Share performance} - (\text{Benchmark})_t \text{ performance}) \times (\text{number of Shares})_t - (\text{Cumulated Adjustment on subscriptions})_t)$</p> <p>where: NAV_t = current unswung Net Asset Value prior to provision for Performance Fee t = current Calculation Date $(\text{Cumulated Adjustment on subscriptions})_t$ = the neutralization factor which avoids that performance fee is provisioned on the new Shares subscribed during the Crystallisation period before they started to contribute to the performance of the relevant Share Class</p>	<p>[...]</p> <p>A Performance Fee is accrued when the following conditions apply to the relevant Share Class of the Subfund: $(NAV \text{ per Share})_t - (\text{Benchmark})_t > 0$ and $(NAV \text{ per Share})_t - (\text{Benchmark})_t > \text{sum of yearly underperformances against the Benchmark during the performance reference period of 5 years (or less in case the Subfund has not existed for 5 years or after a reset of the high watermark)}$</p> <p>If both these conditions are met, then the following applies: $0.1520 \times ((NAV_t \text{ per Share performance} - (\text{Benchmark})_t \text{ performance}) \times (\text{number of Shares})_t - (\text{Cumulated Adjustment on subscriptions})_t)$</p> <p>where: NAV_t = current unswung Net Asset Value prior to provision for Performance Fee t = current Calculation Date $(\text{Cumulated Adjustment on subscriptions})_t$ = the neutralization factor which avoids that performance fee is provisioned on the new Shares subscribed during the Crystallisation period before they started to contribute to the performance of the relevant Share Class</p>

In addition thereto, the illustrative examples of the Subfunds' performance fee model in the footnotes section have been updated accordingly to reflect the above correction.

XI. Notice is hereby given to the shareholders of **Credit Suisse (Lux) China RMB Credit Bond Fund** (for the purpose of this section, the "**Subfund**") that the Board of Directors has decided to amend Chapter

23. "Subfunds" and more specifically section "Investment Objective" of the Prospectus in order to change the authorized degree of deviation from the reference index of the Subfund from a limited extent to material.

Shareholders who do not agree with the changes listed above under points **VI.**, **VIII.**, **X.** and **XI.** may redeem their shares free of charge until 09 December 2022, before the relevant cut-off time.

Shareholders should note that, once the above changes enter into effect, the new Prospectus, 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, 09 November 2022

The Board of Directors