

Paris, December 13, 2022

Dear Sir/Madam,

We are pleased to count you as a shareholder in the Lyxor Nikkei 225® UCITS ETF fund.

Your fund will be absorbed on January 27, 2023 by the Amundi Index MSCI Japan (sub-fund not approved for the offering to non-qualified investors in Switzerland), a sub-fund of the Amundi Index Solutions SICAV. Prior to the merger, on January 20, 2023, Amundi Index MSCI Japan* will be renamed Amundi MSCI Japan ESG Climate Net Zero Ambition CTB* and change its benchmark index to MSCI Japan ESG Broad CTB Select Index.

In concrete terms, this means that you will hold shares in the **Amundi MSCI Japan ESG Climate Net Zero Ambition CTB** sub-fund to replace your current shares in the **Lyxor Nikkei 225® UCITS ETF** and you will get exposure to the MSCI Japan ESG Broad CTB Select Index.

The details of this operation are explained in the attached document entitled "Notice to Shareholders: Lyxor Nikkei 225® 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 [Phone Number] or via e-mail at [e-mail].

Yours faithfully,

AMUNDI ASSET MANAGEMENT

Arnaud Llinas Director – ETF, Indexing & Smart Beta

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Société par Actions Simplifiée - SAS au capital de 1 143 615 555 euros - 437 574 452 RCS Paris Société de Gestion de Portefeuille agréée par l'AMF (Autorité des Marchés Financiers) n° GP 04000036

Lyxor

Société d'Investissement à Capital Variable Registered office: 5, allée Scheffer, L-2520 Luxembourg R.C.S. de Luxembourg B140772 (the « Company »)

NOTICE TO SHAREHOLDERS: Lyxor Nikkei 225® UCITS ETF

Proposed Merger of "Lyxor Nikkei 225® UCITS ETF" (the "Absorbed Sub-Fund") into "Amundi Index MSCI Japan" (the "Receiving Sub-Fund")*

What this notice includes:

- Explanatory letter of the proposed 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 proposed merger

^{*} sub-fund not approved for the offering to non-qualified investors in Switzerland

The Representative in Switzerland hereby informs the investors in Switzerland of the following amendments to the Company's prospectus relating to the "Lyxor Nikkei 225® UCITS ETF" sub-fund:

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 Nikkei 225® UCITS ETF, a sub-fund of the Luxembourg UCITS-SICAV Lyxor in which you own shares (the "Absorbed Sub-Fund");

and

(2) Amundi Index MSCI Japan*, a sub-fund of the Luxembourg UCITS-SICAV Amundi Index Solutions, having its registered office at 5, allée Scheffer L-2520, Luxembourg and 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 Luxembourg S.A.

5, allée Scheffer, L-2520 Luxembourg Grand Duchy of Luxembourg

The Prospectus of the Company, the key investor information, the articles of association and the most recent annual or semi-annual report of the Company are available free of charge from the Representative in Switzerland.

Zurich, December 13, 2022

Representative and paying agent in Switzerland:

Société Générale, Paris, Zurich Branch Talacker 50, PO Box 5070, CH-8021 Zurich

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

Preliminary considerations regarding changes to the Receiving Sub-Fund to be implemented on the Change of Benchmark Index and Name Effective Date, as defined below:

The name and benchmark index of the Receiving Sub-Fund will be changed (such changes, the "Change of Benchmark Index and Name") as follows on the date indicated in Appendix III (the "Change of Benchmark Index and Name Effective Date"):

	Before the Change of Benchmark Index and Name Effective Date	From the Change of Benchmark Index and Name Effective Date			
Name of the Receiving Sub-Fund	Amundi Index MSCI Japan*	Amundi MSCI Japan ESG Climate Net Zero Ambition CTB*			
Benchmark index of the Receiving Sub- Fund	MSCI Japan Index	MSCI Japan ESG Broad CTB Select Index			

Following the Change of Benchmark Index and Name Effective Date, the Receiving Sub-Fund will still offer exposure to the equity market in Japan, however excluding companies whose products have negative social or environmental impacts, overweighting companies with strong ESG Score and seeking to meet the EU Climate Transition Benchmark (EU CTB) regulation minimum requirements.

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) 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.

The Absorbed Sub-Fund and the Receiving Sub-Fund share similar key features, including target asset class(es), geographic exposure and capitalisation segment but differ in some respects notably regarding ESG characteristics and SFDR categorization. Although they do not seek to track the same index, the Absorbed Sub-Fund and the Receiving Sub-Fund both offer exposure to equity markets in Japan. The Absorbed Sub-Fund offers exposure to 225 shares listed in the First Section of the Tokyo Stock Exchange. The Receiving Sub-Fund offers a direct exposure to the equity market in Japan, excluding companies whose products have negative social or environmental impacts, overweighting companies with strong ESG Score and seeking to meet the EU Climate Transition Benchmark (EU CTB) regulation minimum requirements. 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			
Index	Nikkei 225 Net Total Return Index	MSCI Japan ESG Broad CTB Select Index			
Investment Objective	ment The Absorbed Sub-fund is a passively				

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	investment objective of the Absorbed Sub-fund can be realised.	level of tracking error of the Sub-Fund an its index that will not normally exceed 1%				
	The expected Tracking Error under normal market conditions is up to 2%.					
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 investors information document (KIID), 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. Conversion to cash

Prior to the Merger, all assets of the Absorbed Sub-Fund will be sold in order to only transfer cash to the Receiving Sub-Fund. Such an operation will take place right before the Merger, depending on the market conditions and in the best interest of the shareholders, so that the period between the conversion to cash and the subsequent reinvestment be as short as possible.

During such 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.

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 number of shares of the relevant share class in the Receiving Sub-Fund and, if applicable, the residual cash payment allocated to the shareholders of the Absorbed Sub-Fund will be determined on the basis of the Merger exchange ratio. The Merger exchange ratio will be calculated on the Merger Effective Date by dividing the net asset value 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 of the shares of the corresponding share class of the Receiving Sub-Fund as adjusted to take into account the dealing costs associated with the purchase of securities by the Receiving Sub-Fund in accordance with and subject to the provisions of its prospectus. This adjustment aims to neutralize the impact of trading of new securities that would otherwise lead to dilution of the investment of the existing shareholders of the Receiving Sub-Fund and should be consistent with the level of subscription fee that could typically be charged by the Receiving Sub-Fund. For illustration purposes, and although past data communicated is not necessarily indicative of future figures, average swing factors over a 3 month period of time can be found here: https://www.amundi.lu/professional/Local-Content/Footer/Quick-Links/Regulatory-information/Amundi-Index-Solutions.

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 may receive a different number of shares in the Receiving Sub-Fund than the number of shares they hold 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 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 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.

Shareholders who do not agree with the terms and conditions of this Merger or Shareholders who are unable to hold shares in the Receiving Sub-Fund on the Effective Date of the Merger because the Receiving Sub-Fund is not registered in Switzerland 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) within 30 calendar days from the date of this notice.

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 KIID 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 Nikkei 225® UCITS ETF	Amundi MSCI Japan ESG Climate Net Zero Ambition CTI				
UCITS Name and Legal Form	Lyxor Société d'Investissement à Capital Variable	Amundi Index Solutions Société d'Investissement à Capital Variable				
Management Company	Amundi Luxembourg S.A.					
Investment Manager	Amundi Deutschland GmbH	Amundi Japan Ltd				
Reference Currency of the Sub-Fund						
Investment Objective	The Absorbed Sub-fund is a passively managed, indextracking UCITS. The investment objective of the Absorbed Sub-fund is to provide investors with a return that tracks the performance of the Nikkei 225 Net Total Return Index (the "Index"). There is no guarantee that the investment objective of the Absorbed Sub-fund can be realised. The expected Tracking Error under normal market conditions is up to 2%.					
Management Process	The Absorbed Sub-Fund seeks to attain the investment objective via indirect replication, in that it will acquire transferable securities and will also employ derivative techniques to compensate for any difference in performance between those securities acquired by the Absorbed Sub-Fund and the Index to be tracked. For example, the Sub Fund will enter into swap agreements with one or more counterparties, which firstly neutralise the					

^{*} sub-fund not approved for the offering to non-qualified investors in Switzerland

	performance of the Securities Basket through the swaps in exchange for an agreed money market rate and secondly link the Absorbed Sub-Fund's assets to the performance of the Index in exchange for payment of an agreed money market rate. Alternatively, however, corresponding forward contracts or total return swaps may also be entered into, with the same economic objective of aligning the performance of the Absorbed Sub-Fund's assets with that of the Index. The total exposure of the Absorbed Sub-Fund to total return swaps is not expected to exceed 100% of the net asset value. This threshold may be exceeded in certain circumstances. In order to maintain exposure, the positions in futures contracts need to be "rolled over": the rolling over of futures contracts involves transferring futures contracts that are close to becoming due (and in all cases before they fall due) into futures contracts with a longer maturity. Shareholders are subject to a risk of losses due to the process of rolling over the futures contracts. Securities lending transactions may be concluded for the Sub Fund.	a better exposition to an Index constituent. In order to generate additional income to offset its costs, the Receiving Sub-Fund may also enter into securities lending operations. The Receiving Sub-Fund integrates sustainability risks as outlined in more detail in section "Sustainable Investment" of the prospectus.
Benchmark Index Index description	Nikkei 225 Net Total Return Indice The Nikkei 225 Total Return Index is an equity index representative of the 225 shares listed in the First Section of the Tokyo Stock Exchange. More information about the composition of the index and its operating rules are available in the prospectus and at: http://indexes.nikkei.co.jp/en . The Index value is available via Bloomberg (N225NTR). The Index is a Net Total Return Index: dividends net of tax paid by the index constituents are included in the Index return.	MSCI Japan ESG Broad CTB Select Index MSCI Japan ESG Broad CTB Select Index is an equity index based on the MSCI Japan Index representative of the large and mid-cap securities of the Japan Market (the "Parent Index"). The Index excludes companies whose products have negative social or environmental impacts, while overweighting companies with strong ESG Score. Additionally, the Index aims to represent the performance of a strategy that reweights securities based upon the opportunities and risks associated with the climate transition to meet the EU Climate Transition Benchmark (EU CTB) regulation minimum requirements. More information about the composition of the index and its operating rules are available in the prospectus and at: msci.com The Index value is available via Bloomberg (MXJPEBSL). The Index is a Net Total Return Index: dividends net of tax paid by the index constituents are included in the Index return.

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Index Administrator	Nikkei Inc. MSCI Inc.						
SFDR Classification	Article 6	Article 8					
Profile of Typical Investor	The Absorbed Sub-Fund is dedicated to both retail and institutional investors wishing to have an exposure to the performance of the 225 shares listed in the First Section of the Tokyo Stock Exchange.	The Receiving Sub-Fund is dedicated to both retail and institutional investors wishing to have an exposure to the performance of large and mid-cap stocks, across the Japanese market, excluding companies whose products have negative social or environmental impacts, overweighting companies with strong ESG Score, and selected to meet globally the EU Climate Transition Benchmark (EU CTB) regulation minimum requirements.					
Risk Profile	The following risk factors apply: Settlement risk, Credit Risk, Investment Policy Changes, Dissolution or Merger, Shares, Shares Valuation, Valuation of the Index and the Assets of the Sub-Fund, Listing on a stock exchange, Use of derivatives, Companies with low capitalization, Inflationary risk, Concentration risk, Focus on specific countries, Concentration on certain assets or markets, Country or transfer risk, Liquidity risk, Negative interest, Operational risk, Political factors and investments in emerging markets and non-OECD Member States, Regulatory risk, Legal & fiscal risk, FATCA and CRS considerations, Voting rights and other rights, Loss risk, Custody risk, Volatility, Currency risk, Subscription and redemption of Shares, Risks in relation to the index components, Risks in relation to the index, Other risks, Sustainability risk.						
Risk Management Method	Commitment						
SRRI	6						
Transaction Cut-Off and Days	Any subscription, repurchase and redemption applications that are received by 4:30 pm on a day that is also a Banking Day in the Relevant Jurisdiction as well as a Valuation Date will be considered on the next following Valuation Date. Any applications received by the relevant office after the aforesaid deadline will be processed on the basis of the NAV per Share on the second following Valuation Date.						
Redemption/Subscription Fees	Up to 3%, at least EUR 5,000 per application. UCITS ETF Class: up to 3% (Redemption & Subs Redemption/Subscription fees will only apply whe						

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	These subscription/redemption fees are maximum amounts and will only be taken from the Absorbed Sub-Fund in the event of trading. In some cases this may be less. Investors can ask their distributor for the current subscription and redemption fees. There are no subscription and redemption fees for exchange or over-the counter purchases of the Absorbed Sub-Fund in the secondary market. Investors will instead pay the purchase and/or sale price set by a market maker, which may differ from the NAV, plus commission to the bank executing the order.	are subscribed or redeemed directly from the Receiving Sub-Fund and will 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. Index A3E Class: none (Redemption) / up to 4.5% (Subscription) Index I14J Class: up to 0.5% (Redemption) / up to 3.5% (Subscription)				
PEA	Not Eligible					
German Tax	As defined in the German Investment Funds Tax Act (InvStG-E) ("GITA"), the Absorbed Sub-Fund is designed to meet the criteria of "equity funds". The Absorbed Sub-Fund will hold baskets of financial securities eligible for the equity ratio within the meaning of GITA which will represent at least 75% of its net assets, under normal market conditions.					
Financial Year and Report	July 1 to June 30 October 1 to 30 September					
Auditor	Ernst & Young, Société anonyme PricewaterhouseCoopers, Société coopérative					
Depositary	BNP Paribas S.A., Luxembourg branch	CACEIS Bank, Luxembourg Branch				
Administrative Agent	BNP Paribas S.A., Luxembourg branch	CACEIS Bank, Luxembourg Branch				
Registrar, Transfer Agent, And Paying Agent						

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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?	OGC*	All-in Fees**	Share Class	ISIN	Currency	Distribution Policy	Hedged?	ogc *	Management fees (max)**	Administration fees (max)**
Lyxor Nikkei 225® UCITS ETF - I D	LU0378453376	JPY	Distributing	No	Up to 0.25%	0.25%	Amundi MSCI Japan ESG Climate Net Zero Ambition CTB - UCITS ETF Dist	LU2300294746	JPY	Distributing	No	0.15%	0.05%	0,10%

^{*} Ongoing charges 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 ** All-in Fees, Management Fees and Administration Fees, as relevant, are included in the OGC of the relevant Sub-Fund disclosed in the table.

APPENDIX III Timeline for the Proposed Merger

Event	Date
Beginning of Redemption/Conversion Period	December 13, 2022
Change of Benchmark Index and Name Effective Date (Receiving Sub-Fund)	January 20, 2023
Cut-Off Point	January 20, 2023 at 4.30pm
Absorbed Sub-Fund Freezing Period	From January 20, 2023 at 4.30pm until January 26, 2023
Last Valuation Date	January 26, 2023
Merger Effective Date	January 27, 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.