

**NOTICE TO THE SHAREHOLDERS OF
“LYXOR CORE US TREASURY 7-10Y (DR) UCITS ETF”**

Luxembourg, 12 August, 2020

Dear Shareholders,

According to our records, you hold shares in the “Lyxor Core US Treasury 7-10Y (DR) UCITS ETF” fund whose ISIN Code is LU1407888053.

Following the acquisition of Commerz Funds Solutions S.A. (renamed Lyxor Funds Solutions S.A. in October 2019) and Commerzbank AG’s UCITS exchange-traded funds (“**ETF**”) franchise by Lyxor International Asset Management on 27 May 2019, it has been decided to harmonize the ranges of products offered by Lyxor Funds Solutions S.A. and Lyxor International Asset Management.

Such harmonization aims, inter alia, to deliver a focused and enhanced UCITS ETF range, through funds mergers.

Within this context, the Board of Directors of Multi Units Luxembourg (the “**Company**”) hereby informs Shareholders that it has resolved in circular resolutions dated 19 November 2019 to proceed, in the best interest of Shareholders, with the following merger between:

Lyxor Core US Treasury 7-10Y (DR) UCITS ETF (ISIN Code: LU1407888053, WKN: LYX0VA), a sub-fund of MULTI UNITS LUXEMBOURG, *société d’investissement à capital variable* incorporated under the laws of the Grand Duchy of Luxembourg, having its registered office at 28-32, place de la Gare, L-1616 Luxembourg, registered with the Luxembourg Trade and Companies Register under number B 115 129, (the “**Receiving Sub-Fund**”), having Lyxor International Asset Management with registered office at 17 cours Valmy, Tour Société Générale, 92800 Puteaux, as its management company (“**LIAM**”);

and

ComStage 10Y US-Treasury Future UCITS ETF (ISIN Code: LU1275254636, WKN: ETF570), a sub-fund of COMSTAGE, *société d’investissement à capital variable* incorporated under the laws of the Grand Duchy of Luxembourg, having its registered office at 22, Boulevard Royal, L-2449 Luxembourg, registered with the Luxembourg Trade and Companies Register under number B 140 772, (the “**Merging Sub-Fund**”), having Lyxor Funds Solutions S.A. as its management company (“**LFS**”),

hereinafter referred to as the “**Merger**”.

The Merging Sub-Fund and the Receiving Sub-Fund will hereinafter be together referred to as the “**Merging Entities**”.

Please note that the Lyxor Core US Treasury 7-10Y (DR) UCITS ETF is the receiving sub-fund. For regulatory reasons, however, we are obliged to inform you about the inclusion of the absorbed sub-fund.

This Merger will aim to regroup assets under management of both Merging Entities and therefore to allow efficient expenses management.

This notice sets out details of the Merger, as well as impacts on Shareholders. Please carefully review the information provided.

For any questions, do not hesitate to contact Lyxor Client Services at the following contact details:

Phone number +33 (0)1 42 13 42 14

Email address: client-services-etf@lyxor.com.

Terms not specifically defined herein shall have the same meaning as in the articles of incorporation and in the latest prospectus of the Company or any supplement.

Yours sincerely,
For the Board of Directors

1 – IMPACT ON SHAREHOLDERS

The Investment objective of the Merging Sub-Fund is to provide investors with a return that is tied to the performance of the Solactive 10Y US Treasury Futures Daily (1x) Leveraged Index meanwhile the Investment objective of the Receiving Sub-Fund is to reflect the performance of the Bloomberg Barclays US Treasury 7-10 Year Index, whether positive or negative, while minimising the tracking error between their performance and that of their Index.

Both Merging Entities offer exposure, directly or indirectly through the purchase of futures contracts, to fixed-rate U.S. Treasury bonds that have a remaining maturity between 7 and up to (but not including) 10 years.

Other characteristics of the Merging Entities, as described in their prospectus and in the key investor information document (“**KIID**”), are not identical but will share a number of characteristics in common. For any differences between the Merging Entities, please refer to prospectus and KIID of the Merging Entities.

Characteristics of the Receiving Sub-Fund will remain the same after the Effective Date. The portfolio of the Receiving Sub-Fund will not be rebalanced due to the Merger.

The Merger will be binding on all Shareholders who have not exercised their right to request the redemption of their Shares, free of charge, within the timeframe set out in “Section 2 - Specific Rights of Shareholders” below.

Shareholders are informed that the Receiving Sub-Fund continues to be an undertaking for the collective investment in transferable securities (“UCITS”) authorized under Part I of the law of 17 December 2010 in accordance with the provisions of Directive 2009/65/CE, that has been approved by the Commission de Surveillance du Secteur Financier (CSSF), managed by LIAM and for Société Générale Luxembourg acts as depositary.

The Merging Entities have a same investment objective. Characteristics of the Merging Entities are described in their prospectus and in the applicable key investor information document (“**KIID**”), they are not identical but will share a number of characteristics in common.

2 – SPECIFIC RIGHTS OF SHAREHOLDERS

Unless shareholders of the Merging Sub-Fund decide otherwise, as from the Effective Date, their shares of the Merging Sub-Fund will automatically be converted into shares of the Receiving Sub-Fund. Shareholders of the Merging Sub-Fund will thus participate in any increase in the net asset value of the Receiving Sub-Fund.

The shares to be issued in the Receiving Sub-Fund in exchange for Shares of the Merging Sub-Fund will not be subject to any charge, be without par value and will be in registered form (the “**New Shares**”). The total value of the New Shares will correspond to the total value of the shares held in the Merging Sub-Fund. As the net asset value per share of the Merging Sub-Fund and that of the Receiving Sub-Fund on the business day before the Effective Date (the “**Merger Date**”) will not be the same, while the overall value of holdings will remain the same, Shareholders of the Merging Sub-Fund will receive a different number of shares in the Receiving Sub-Fund than they had previously held in the Merging Sub-Fund.

Only minor limitation can be expected due to the planned freezing period from 5.00 p.m. on 23 September 2020 until 5.00 p.m. on 24 September 2020 (Luxembourg time). During that time, the investors will not be able to buy or to sell shares of the Receiving Sub-Fund.

LIAM will provide Shareholders, upon request, with (i) additional information regarding the Merger, (ii) a copy of the report of the *réviseur d'entreprises agréé* (approved statutory auditor), and (iii) a copy of the common terms of merger, free of charge.

In accordance with Article 72 (2) of the Law of 17 December 2010, the Board of the Directors has decided that, from the date this letter is posted and until September 18th, 2020 after 3.00 p.m. Luxembourg time (the "Cut-Off Point"), primary market investors (i.e. who subscribe for and redeem directly with LIAM) may redeem their Shares from LIAM and/or the depository of the Merging Sub-Fund and/or the Distribution, Paying or Information Agent, free of charge. Requests for redemptions received by the aforementioned entities after this deadline will no longer be executed.

Please note that after the Cut-Off Point, the Merger will require the suspension of subscriptions and redemptions of Shares on the primary market until the Effective Date.

3 – PROCEDURE AND EFFECTIVE DATE OF THE MERGER

The Merger shall become effective between the Merging Entities and towards third parties on 25 September 2020 (the "**Effective Date**").

On the Effective Date, the assets and liabilities of the Merging Sub-Fund will be transferred to the Receiving Sub-Fund by way of a contribution in cash of the Merging Sub-Fund into the Receiving Sub-Fund.

The approved statutory auditor of the Merging Sub-Fund will be appointed and will validate, in accordance with Article 71(1) of the 2010 Law, the criteria adopted for the valuation of the assets and liabilities, the calculation method of the exchange ratio and the actual exchange ratio determined on the Effective Date as of the Merging Date.

The fund administrator for the Receiving Sub-Fund will be responsible for calculating the exchange ratio and allocating the shares in the Receiving Sub-Fund to the Shareholders of the Merging Sub-Fund.

Pursuant to Article 74 of the Law of 17 December 2010, any legal, advisory or administrative costs associated with the preparation and execution of the Merger are not borne by the Merging Sub-Fund, the Receiving Sub-Fund or their shareholders.

Summary of the Merger calendar

Merging Sub-Fund	Cut Off Point	Effective Date	Based on the NAV of	Freezing Period for the Receiving Fund	Shares to be received of the Receiving Sub-Fund
ComStage 10Y US-Treasury Future TR UCITS ETF (ISIN Code: LU1275254636, WKN: ETF570)	September 18 th , 2020 3.00 p.m. (Luxembourg time)	September 25 th , 2020	September 24 th , 2020 (the " Merger Date ")	From 5.00 p.m. on September 23 rd , 2020 until 5.00 p.m. on September 24 th , 2020 (Luxembourg time)	Lyxor Core USTreasury 7-10Y (DR) UCITS ETF (ISIN Code: LU1407888053, WKN: LYX0VA)

For any questions, do not hesitate to contact Lyxor Client Services at the following contact details:
Phone number +33 (0)1 42 13 42 14
Email address: client-services-etf@lyxor.com.

Yours sincerely,

For the Board of Directors