

Information to the Shareholders

Credit Suisse Index Fund (Lux)

Investment Company with Variable Capital under Luxembourg Law

5, rue Jean Monnet,
L-2180 Luxembourg
R.C.S. Luxembourg B 167524

(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 Chapter 2 "Credit Suisse Index Fund (Lux) – Summary of Share Classes" of the prospectus of the Company (the "**Prospectus**") by amending the maximum distribution fee (per-annum) for the share classes "CA", "CAH", "CB" and "CBH" from 0.50% to 0.55% as well as the footnotes (9), (10), (13) and (16), the latter of which shall now read as follows:

	Old wording	New wording
Footnote (9)	These share classes are subject to issuing charges that are allocated to the relevant Subfund on the issue of Shares in this Subfund. This contribution to costs covers in particular but not exclusively transaction costs, tax charges and bid/offer spreads incurred by the respective Subfund due to subscriptions and/or conversions in and out of the Subfund. Further details may be obtained in Chapter 5.ii) "Investment in Credit Suisse Index Fund (Lux), Subscription of Shares". Unlike for the ordinary Shares, for the ETF Shares the issuing charges are not nettable and hence allocated separately. Further details regarding the issuing charges for the ETF Share Classes can be obtained in Chapter, 6 "Share Dealings".	(9) These share classes are subject to issuing charges that are allocated to the relevant Subfund on the issue of Shares in this Subfund. This contribution to costs covers in particular but not exclusively transaction costs, tax charges and bid/offer spreads incurred by the respective Subfund due to subscriptions and/or conversions in and out of the Subfund. Further details may be obtained in Chapter 5. " Investment in Credit Suisse Index Fund (Lux) ", ii) " Investment in Credit Suisse Index Fund (Lux), Subscription of Shares " and iv) "Issuing and Redemption Charges" . Unlike for the ordinary Shares, for the ETF Shares the issuing charges are not nettable and hence allocated separately. Further details regarding the issuing charges for the ETF Share Classes can be obtained in Chapter, 6 "Share Dealings".
Footnote (10)	These share classes are subject to redemption charges that are allocated to the relevant Subfund on the redemption of Shares in this Subfund. This contribution to costs covers in particular but not exclusively transaction costs, tax charges and bid/offer spreads incurred by the respective Subfund due to redemptions and/or conversions in and out of the Subfund. Further details may be obtained in Chapter 5.iii) "Investment in Credit Suisse Index Fund (Lux), Redemption of Shares". Unlike for the ordinary Share Classes, for the ETF Shares the redemption charges are not nettable and hence allocated separately. Further details regarding the issuing charges for the ETF Share Classes	(10) These share classes are subject to redemption charges that are allocated to the relevant Subfund on the redemption of Shares in this Subfund. This contribution to costs covers in particular but not exclusively transaction costs, tax charges and bid/offer spreads incurred by the respective Subfund due to redemptions and/or conversions in and out of the Subfund. Further details may be obtained in Chapter 5. " Investment in Credit Suisse Index Fund (Lux) ", iii) " Investment in Credit Suisse Index Fund (Lux), Redemption of Shares " and iv) "Issuing and Redemption Charges" . Unlike for the ordinary Share Classes, for the ETF Shares the redemption charges are not nettable and hence allocated separately. Further details regarding the issuing redemption charges for the ETF Share

	can be obtained in Chapter, 6 "Share Dealings".	Classes can be obtained in Chapter, 6 "Share Dealings".
Footnote (13)	Class "CA", "CAH", "CB" and "CBH" Shares may be offered through any distributors and/or financial intermediaries that prefer a p.a. distribution fee instead of a one-off sales charge.	Class "CA", "CAH", "CB" and "CBH" Shares are reserved for institutional investors and may be offered through any distributors and/or financial intermediaries that prefer a p.a. distribution fee instead of a one-off sales charge.
Footnote (16)	Class "WA", "WAH", "WB", "WBH", "WAX", "WAXH", "WBX" and "WBXH" Shares are Swing Share Classes, the Net Asset Value of which may be adjusted upwards or downwards by a maximum percentage ("swing factor"), in the event of net subscription or redemption applications on a particular Valuation Day in respect of all relevant Swing Share Classes combined. Further details may be obtained in Chapter 9 "Net Asset Value" and in Chapter 25 "Subfunds".	Class " CA ", " CAH ", " CB ", " CBH ", "WA", "WAH", "WB", "WBH", "WAX", "WAXH", "WBX" and "WBXH" Shares are Swing Share Classes, the Net Asset Value of which may be adjusted upwards or downwards by a maximum percentage ("swing factor"), in the event of net subscription or redemption applications on a particular Valuation Day in respect of all relevant Swing Share Classes combined. Further details may be obtained in Chapter 9 "Net Asset Value" and in Chapter 25 "Subfunds".

II. Notice is hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 4 "Investment Policy" of the Prospectus, and more especially the section "Credit Suisse Asset Management Sustainable Investing Policy", to include value-based exclusions (a thermal coal exclusion) and norm-based exclusions for all subfunds subject to the Sustainable Investing Policy and to provide for potential additional investment restrictions based on exclusions or rules depending on certain ESG-related labels or other ESG-related market-specific or industry-wide standards that certain subfunds would seek to obtain, respectively follow.

III. Notice is hereby given to the shareholders of the Company that the Board of Directors has further amended Chapter 4 "Investment Policy" of the Prospectus, and more especially the section "Credit Suisse Asset Management Sustainable Investing Policy" to specify that the ESG criteria used by the provider of a benchmark index in the index methodology may in some cases differ from the ESG approach specified in the Sustainable Investing Policy applying to the subfunds of the Company promoting environmental or social characteristics and/or with a sustainable investment objective and which are actively managed as the ESG factors included in the methodology of the index provider can be more limited.

IV. Notice is hereby given to the shareholders of the Company that the Board of Directors has further amended Chapter 4 "Investment Policy" of the Prospectus to include SVVK-ASIR exclusions for all direct investments made by passively managed subfunds of the Company.

V. Notice is hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 5 "Investment in Credit Suisse Index Fund (Lux)" of the Prospectus, and 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.

VI. Notice is hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 5 "Investment in Credit Suisse Index Fund (Lux)" of the Prospectus in order to include a new section entitled "Issuing and Redemption Charges" which sets out a mechanism whereby the Company may waive issuing and redemption charges in favor of the respective subfund to the extent that issues and redemptions can be offset against each other on a banking day. Accordingly, issue and redemption charges are only charged for the respective subfund on the net investment (or net divestment) amount resulting from the difference between issue and redemption orders. Investors will be informed via a separate notice once the mechanism is applied and the prospectus will be updated as soon as possible accordingly..

VII. Notice is hereby given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 7. "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.

VIII. Notice is further given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 8 "Risk Factors" of the Prospectus to update (i) risk factors linked to the Sustainable

Investing Risks, (ii) the risk factors related to the China Bond Connect mechanism and (iii) 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 further given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 8 "Risk Factors" of the Prospectus to include a general risk disclosure wording to cover geopolitical risks.

In relation to this Chapter 8, the Board of Directors has further decided to amend the sections "Sustainability Risks", "Sustainable Investing Risks" and "Investments in Emerging Countries" in order to elaborate on the potential risks arising from sustainable investments due to a particular sectoral and/or geographical focus (i.e. investments in emerging countries and/or in the industrial sector).

IX. Notice is further given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 10 "Expenses and Taxes" of the Prospectus, and more especially the section "iii. Expenses", 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.

X. Notice is further given to the shareholders of the Company that the Board of Directors has decided to amend Chapter 13 "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 and liquidation.

XI. Notice is further given to the shareholders of CSIF (Lux) Bond Aggregate EUR, CSIF (Lux) Bond Corporate EUR, CSIF (Lux) Bond Corporate Global, CSIF (Lux) Bond Corporate USD, CSIF (Lux) Bond Green Bond Global Blue and CSIF (Lux) Bond Inflation-Linked Global Blue that the Board of Directors has decided to amend Chapter 25 "Subfunds" of the Prospectus to remove the reference to "Barclays" in light of the rebranding of the "Bloomberg Barclay Fixed Income Indices", as further indicated below:

Subfund	Previous name of benchmark	New name of benchmark
CSIF (Lux) Bond Aggregate EUR	Bloomberg Barclays Euro Aggregate Bond Index	Bloomberg Euro Aggregate Bond Index
CSIF (Lux) Bond Corporate EUR	Bloomberg Barclays Euro-Aggregate Corporate Index	Bloomberg Euro-Aggregate Corporate Index
CSIF (Lux) Bond Corporate Global	Bloomberg Barclays Global Aggregate Corporate Index	Bloomberg Global Aggregate Corporate Index
CSIF (Lux) Bond Corporate USD	Bloomberg Barclays Global Aggregate Corporate USD Index	Bloomberg Global Aggregate Corporate USD Index
CSIF (Lux) Bond Green Bond Global Blue	Bloomberg Barclays MSCI Global Green Bond Index	Bloomberg MSCI Global Green Bond Index
CSIF (Lux) Bond Inflation-Linked Global Blue	Bloomberg Barclays World Government Inflation-Linked Bond Index	Bloomberg World Government Inflation-Linked Bond Index

For the avoidance of doubt, only the names of the above-mentioned benchmarks have been changed as a result of this rebranding.

In addition thereto, the description of the relevant indexes and associated disclaimer section have been updated to further reflect this rebranding.

XII. Notice is further given to the shareholders of CSIF (Lux) Equity China Total Market ESG Blue (for the purpose of this section the "**Subfund**") that the Board of Directors has decided to amend Chapter 25 "Subfunds" of the Prospectus, and more especially the section "Tracking Error", to change the tracking error number from 0.50% to 1.00% due in particular to the exclusion of the thermal coal securities from the investment universe of the Subfund's index.

XIII. Notice is further given to the shareholders of CSIF (Lux) Bond Corporate EUR (for the purpose of this section the "**Subfund**") that the Board of Directors has decided to amend Chapter 25 "Subfunds" of the

Prospectus to change the investment principles of the Subfund allowing investments in ABS and MBS to the extent limited to a maximum of 10% of the Subfund's total net assets.

XIV. Notice is further given to the shareholders of CSIF (Lux) Bond Government Emerging Markets USD (for the purpose of this section the "**Subfund**") that the Board of Directors has decided to reposition the Subfund. In the context of this repositioning, the following changes have been made to the special section of the Subfund.

1. Change of current benchmark with ESG benchmark

The Board of Directors has decided to amend Chapter 25 "Subfunds" of the Prospectus in order to replace the current benchmark of the Subfund with a new benchmark geared towards the environmental, social, and governance aspects ("ESG"). As a result, the benchmark of the Subfund will be changed as follows:

Old Benchmark	New Benchmark
J.P. Morgan EMBI Global Diversified	J.P. Morgan ESG EMBI Global Diversified

2. Amendment to the Subfund's Name

The Board of Directors has decided to amend the name of the Subfund as follows:

Old Subfund name	New Subfund name
CSIF (Lux) Bond Government Emerging Markets USD	CSIF (Lux) Bond Government Emerging Markets USD ESG Blue

3. Amendment to the Investment Objective and the Investment Principles of the Subfund

The Board of Directors has decided to amend the respective Subfund's description in order to upgrade the Subfund as "article 8" products within the meaning of the regulation (EU) 2019/2088 of the European Parliament and of the Council of 27 November 2019 on sustainability-related disclosures in the financial services sector ("SFDR"). For this purpose, the "Investment Objective" and "Investment Principles" sections of the Subfund have been amended to reflect the qualification of article 8 product under SFDR as well as the change of benchmark as mentioned in point **XIV.1.** above of this notice to shareholders. The "Investment Objective" and "Investment Principles" sections of the Subfund shall now read as follows:

Old Investment Objective	New Investment Objective
The Subfund tracks the JPM EMBI Global Diversified Index as its benchmark index. The Investment Objective of the Subfund is to provide the Shareholders with a return in line with the performance of the JPM EMBI Global Diversified Index (the "Underlying Index") (see description under the section "Description of the Underlying Index").	The Subfund tracks the JPM ESG EMBI Global Diversified JPM EMBI Global Diversified Index as its benchmark index. The Investment Objective of the Subfund is to provide the Shareholders with a return in line with the performance of the JPM ESG EMBI Global Diversified JPM EMBI Global Diversified Index (the "Underlying Index") (see description under the section "Description of the Underlying Index").
Old Investment Principles	New Investment Principles
The Subfund may invest in a representative selection of securities from the benchmark index (optimized sampling) rather than in all the securities in the index. Selection is facilitated by a system that takes account of both quantitative factors as well as factors that determine returns. The portfolio may be limited to a representative selection of securities from the benchmark index owing to the investment restrictions set out below, to other legal or statutory restrictions, to costs and expenses incurred by the Subfund, or to the illiquidity of certain securities. The Subfund a) invests in US-Dollar-denominated bonds, as well as other fixed or variable-interest debt instruments, contingent convertible instruments and rights of private, semi-private and public issuers to the extent contained in the benchmark index; b) may temporarily invest in US-Dollar-denominated bonds and other fixed or variable-rate debt instruments and rights which are not contained in the benchmark index but where there is a high probability	The Subfund may invest in a representative selection of securities from the benchmark index (optimized sampling) rather than in all the securities in the index. Selection is facilitated by a system that takes account of both quantitative factors as well as factors that determine returns. The portfolio may be limited to a representative selection of securities from the benchmark index owing to the investment restrictions set out below, to other legal or statutory restrictions, to costs and expenses incurred by the Subfund, or to the illiquidity of certain securities. The Subfund a) invests in US-Dollar-denominated bonds, as well as floating rate securities and capitalizing/amortizing bonds other fixed or variable interest debt instruments, contingent convertible instruments and rights of private, semi-private and public issuers to the extent contained in the benchmark index; b) may temporarily invest in US-Dollar-denominated bonds, floating rate securities and capitalizing/amortizing bonds and other fixed or variable rate debt instruments and rights which are not

<p>that such securities will be included in the JPM EMBI Global Diversified Index on the basis of its acceptance criteria;</p> <p>c) exhibits a modified duration which may not differ from that of the benchmark index by more than six months;</p> <p>d) invests in derivatives (including warrants) on the above investments. For the avoidance of doubt, such derivatives may include futures on the benchmark index, on financial indices that the Investment Manager believes to be highly correlated to the benchmark index, on indices of individual countries and regions that are reflected in the benchmark index or on indices which are primarily based on the same markets as the Subfund's benchmark index;</p> <p>e) may invest up to 10% in assets as per prov. a) of companies which are not contained in the benchmark index but have similar investment characteristics with a corresponding risk profile;</p> <p>f) invests in securities as per prov. a) which were formerly included in the benchmark index but were dropped from it solely because of the benchmark index criterion stipulating a residual maturity of more than one year.</p> <p>Investments (including derivatives on these investments) which are dropped from the benchmark index must be sold within an appropriate period while safeguarding the interests of the investors. However, those securities which are dropped from the benchmark index solely on the basis of the benchmark index criterion stipulating a residual maturity of more than one year need not be sold.</p> <p>Investments in ABS and MBS are limited to a maximum of 10% of the Subfund's total net assets.</p> <p>The Subfund qualifies as a financial product under Art. 6 of SFDR.</p> <p>The investments underlying this Subfund do not take into account the EU criteria for environmentally sustainable economic activities.</p>	<p>contained in the benchmark index but where there is a high probability that such securities will be included in the JPM ESG EMBI Global Diversified JPM EMBI Global Diversified Index on the basis of its acceptance criteria;</p> <p>c) exhibits a modified duration which may not differ from that of the benchmark index by more than six months;</p> <p>d) invests in derivatives (including bonds with embedded options and warrants) on the above investments, provided that i) the options/warrants are attached to instruments that would otherwise be included in the index and ii) the quotation convention – as recommended by the Emerging Markets Traders Association (EMTA) – is for instrument prices to be quoted cumulative options or warrants. For the avoidance of doubt, such derivatives may include futures on the benchmark index, on financial indices that the Investment Manager believes to be highly correlated to the benchmark index, on indices of individual countries and regions that are reflected in the benchmark index or on indices which are primarily based on the same markets as the Subfund's benchmark index;</p> <p>e) may invest up to 10% in assets as per prov. a) of companies which are not contained in the benchmark index but have similar investment characteristics with a corresponding risk profile;</p> <p>f) invests in securities as per prov. a) which were formerly included in the benchmark index but were dropped from it solely because of the benchmark index criterion stipulating a residual maturity of more than one year.</p> <p>Investments (including derivatives on these investments) which are dropped from the benchmark index must be sold within an appropriate period while safeguarding the interests of the investors. However, those securities which are dropped from the benchmark index solely on the basis of the benchmark index criterion stipulating a residual maturity of more than one year need not be sold.</p> <p>Investments in ABS and MBS are limited to a maximum of 10% of the Subfund's total net assets.</p> <p>The Subfund qualifies as a financial product under Art. 8 (1) of SFDR.</p> <p>The investments underlying this Subfund do not take into account the EU criteria for environmentally sustainable economic activities.</p> <p>Referring to Chapter 4 “Investment Policy” – “Credit Suisse Asset Management Sustainable Investing Policy”, this Subfund promotes environmental or social characteristics and applies Exclusions, ESG Integration and Active Ownership.</p>
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4. Description of the Underlying Index

The Board of Directors has decided to amend the "Description of the Underlying Index" to further reflect the change of the Subfund's benchmark as mentioned in point **XIV. 1.** above of this notice to shareholders.

5. Amendment to the Risk Information

Old Risk Information	New Risk Information
<p>Investors should carefully consider all of the risk factors set out in Chapter 8, “Risk Factors” before investing in the Subfund.</p>	<p>Investors should carefully consider section “Credit Suisse Asset Management Sustainable Investing Policy” of Chapter 4 “Investment Policy” and all of the risk factors set out in Chapter 8, “Risk Factors” before investing in the Subfund, in particular section “Sustainable Investing Risks”.</p> <p>Investors should note that the ESG factors used in the index methodology of the Subfund's benchmark differ from the ESG concept specified in the Sustainable Investing Policy and that, as a result, the Subfund may</p>

	be exposed to a certain extent to fossil fuel investments.
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XV. Notice is further given to the shareholders of CSIF (Lux) Bond Green Bond Global Blue (for the purpose of this section the "**Subfund**") that the Board of Directors has decided to include a cross-reference in the Risk Information section of the Subfund to the Sustainable Investing Policy of the Company as well as to the ESG website of Credit Suisse Asset Management which further sets out specific exclusions applicable to the Subfund.

XVI. Notice is hereby given to the shareholders of CSIF (Lux) Equity Canada ESG Blue, CSIF (Lux) Equity China Total Market ESG Blue, CSIF (Lux) Equity Emerging Markets ESG Blue, CSIF (Lux) Equity Emerging Markets Minimum Volatility ESG Blue, CSIF (Lux) Equity EMU ESG Blue, CSIF (Lux) Equity Europe ESG Blue, CSIF (Lux) Equity Japan ESG Blue, CSIF (Lux) Equity Pacific ex Japan ESG Blue, CSIF (Lux) Equity UK ESG Blue, CSIF (Lux) Bond Government Emerging Markets Local and CSIF (Lux) Bond Green Bond Global Blue (for the purpose of this section the "**Subfunds**") that the Board of Directors has decided to clarify the cross-references contained in the "Risk Information" of the Subfunds' supplement to the relevant sections of the ESG risk factors in Chapter 8 of the Prospectus.

Shareholders who do not agree with the changes listed above under points **I, II, IV, VI, X, XII, XIII, XIV** and **XV** may redeem their shares free of charge until 30 November 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.

The prospectus, the full wording of the amendment, the Key Information Document, the articles as well as the company's most recent annual and semi-annual reports may be obtained free of charge from the representative in Switzerland.

Zurich, 31 October 2022

Representative in Switzerland:
Paying agent in Switzerland:

Credit Suisse Funds AG, Zurich
Credit Suisse (Schweiz) AG, Zurich