

AVIS DE SOCIÉTÉS

CoreCommodity Strategy Fund
Société d'investissement à Capital Variable
Siege social: 2, Boulevard Konrad, L-1115 Luxembourg
R.C.S. Luxembourg: B 171519
(the „Company“)

CONVENING NOTICE FOR AN EXTRAORDINARY GENERAL MEETING (EGM) OF SHAREHOLDERS OF THE COMPANY TO BE HELD IN THE GRAND DUCHY OF LUXEMBOURG 7TH APRIL 2015 ON 10:40

Dear Shareholder,

The board of directors herewith invites you, in accordance with the Company's Articles of Association (the "Articles"), to an extraordinary general meeting of shareholders to take place on 7th April 2015 at 10:40 a.m. CET, at the offices of Oppenheim Asset Management Services S.à.r.l. in Luxembourg.

Capitalised terms not defined herein have the meaning assigned to them in the Prospectus of the Company.

The agenda is as follows:

AGENDA

I. Amendments of Articles of the Company

A. In Title I - NAME - REGISTERED OFFICE - DURATION - PURPOSE

Article 4 - Purpose:

The sub-para 2 has to be read as follows

"The Company may take any measures and carry out any transaction which it may deem useful for the fulfillment and development of its purpose to the fullest extent permitted under para II of the law of 17 December 2010 on undertakings for collective investment (the "2010 Law") and under the law of 12 July 2013 on Alternative Investment Fund Manager (the "2013 Law")."

B. In the Title II - SHARE CAPITAL - SHARES - NET ASSET VALUE

Article 11 - Calculation of Net Asset Value per Share:

The para II no. 4 lit. (b) has to be read as follows:

...the fees and/or expenses of the external Alternative Investment Fund Manager (the "AIFM"), the investment manager of the Company, the investment advisor, the depositary of the Company (including any correspondents (clearing system or bank) of the Depositary to whom custody of the assets of the Company is entrusted), the management company, the domiciliary agent and all other agents of the Company as well as the sales agent(s) under the terms of any agreements with the Company;

C. In the Title III - ADMINISTRATION AND SUPERVISION

Article 21 - Alternative Investment Fund Manager:

Article 21 was added and has to be read as follows:

"The Board appoints an external AIFM within the meaning of the 2013 Law.

The AIFM may delegate certain administrative, distribution and investment management functions to specialised service providers in consideration of the provisions of the 2013 Law."

Article 22 - Auditors

The para II has to be read as follows:

"The auditor shall fulfill all duties prescribed by the 2010 Law and the 2013 Law."

D. In the Title V - FINAL PROVISIONS

Article 28 - Depositary (formerly Custodian)

The Article has to be read as follows:

"If and as required by law, the Company shall enter into a custody agreement with a banking or savings institution as defined by the law of April 5, 1993, on the financial sector as amended and/or replaced from time to time (herein referred to as the "Depositary").

The Depositary shall fulfill the duties and responsibilities as provided for by the 2010 Law and the 2013 Law.

Where the law of a third country requires that certain financial instruments are held in custody by a local entity and there are no local entities that satisfy the delegation requirements laid down in the 2013 Law, the Depositary may discharge itself of liability, provided the conditions of such discharge as set out in the 2013 Law are fulfilled.

The Depositary may not be removed by the Company unless a new depositary is appointed and the duties of the Depositary shall continue thereafter for such period as may be necessary to allow the transfer of all assets of the Company to the succeeding depositary."

Article 33 - Transitory Dispositions

The Article was erased.

2. Miscellaneous *****

Quorum and Majority

Resolutions on the agenda of the extraordinary general meeting of Shareholders will require a quorum of fifty percent (50%) of the shares issued and outstanding. Should the quorum of fifty percent (50%) of the shares issued and outstanding not be met at the extraordinary general meeting of Shareholders, a second meeting, which will validly deliberate irrespective of the number of shares represented, will be reconvened in due course with the same agenda.

The changes will only enter into force, and the documents, notably the Prospectus, will be available, only if all the resolutions have been validly taken, either at the initial extraordinary general meeting or the second extraordinary general meeting of Shareholders.

Representation of the Shareholders:

All shareholders are entitled to attend and vote and are entitled to appoint proxies to attend and vote instead of them. A proxy need not be a member of the Company. If you do not wish to attend the Extraordinary General Meeting of Shareholders would you please sign the special proxy form and return it to us until the 3rd April 2015. Otherwise, the votes will not be taken into account by the company. Please fax the forms beforehand to (00352) 22 15 22 - 500 or send it by e-mail: d_FundSetUpOPAM@oppenheim.lu.

Luxembourg, 10.03.2015

By order of the Board,
Board of Directors

OP Global Strategic
Société d'investissement à capital variable
2, Boulevard Konrad Adenauer, L-1115 Luxembourg
Postanschrift : B.P. 714, L-2017 Luxembourg
HR B - 133109

EINBERUFUNG ZUR ORDENTLICHEN JÄHRLICHEN HAUPTVERSAMMLUNG

Gemäß Art. 12 ff. der Statuten ergeht hiermit die Einladung zur ordentlichen jährlichen Hauptversammlung der Aktionäre zum 8. April 2015 um 16.00 Uhr am Sitz der Gesellschaft mit folgender Tagesordnung:

- Bericht des Verwaltungsrats und des Wirtschaftsprüfers über das am 31. Dezember 2014 abgelaufene Geschäftsjahr.
- Genehmigung der Bilanz zum 31. Dezember 2014 samt GuV und Anhang sowie Beschlussfassung über die Gewinnverwendung.
- Beschlussfassung über die Vergütung der Mitglieder des Verwaltungsrats.
- Entlastung der Mitglieder des Verwaltungsrats für ihre Tätigkeit im abgelaufenen Geschäftsjahr.
- Bestätigung und Austausch der Mitglieder des Verwaltungsrats.
- Verlängerung des Mandats des Wirtschaftsprüfers.
- Verschiedenes.

Zur Teilnahme an der ordentlichen Generalversammlung sowie zur Ausübung des Stimmrechts sind diejenigen Aktionäre berechtigt, die bis spätestens fünf Tage vor der Versammlung die Depotbestätigung eines Kreditinstituts bei der Gesellschaft einreichen, aus der hervorgeht, daß die Aktien bis zur Beendigung der Generalversammlung gesperrt gehalten werden. Aktionäre können sich auch von einer Person vertreten lassen, die hierzu schriftlich bevollmächtigt ist. Die Vollmachten müssen fünf Tage vor der Versammlung am Sitz der Gesellschaft hinterlegt werden. Dies sollte vorab per Fax (+ 352221522-500) oder E-Mail (d_FundSetUpOpam@oppenheim.lu), gefolgt durch die Übersendung der Originale erfolgen. Hinsichtlich der Anwesenheit einer Mindestanzahl von Aktionären gelten die gesetzlichen Bestimmungen.

Luxembourg, im März 2015

Der Verwaltungsrat

Service de Placement Familial
Votre famille Une chance pour un enfant?
Tél.: 545 545

Kommunalkredit Austria AG

EUR 6,042,500 Supplementary Capital Floating Rate Notes due 25 October 2021 (the "Notes")
ISIN XS0495988072

Defined terms shall have the same meaning as in the Notes.

As indicated in the ad-hoc notification of Kommunalkredit Austria AG dated 31 March 2011, a positive decision has been taken by the European Commission within the framework of the EU state aid procedure. In accordance with the criteria agreed upon between the Republic of Austria and the European Commission, and as communicated in ad-hoc announcements dated 16 May 2013 and 19 July 2013, Kommunalkredit Austria AG will not make any coupon payments on supplementary capital going forward.

Kommunalkredit Austria AG is not expected to have an Annual Surplus as of 31 December 2014.

Therefore, no Payments of Interest under the Notes will be made in respect of the financial year 2014 on the Interest Payment Dates falling in March, June, September and December 2015.

Vienna, March 2015 Kommunalkredit Austria AG

Eurobank Fund Management Company (Luxembourg) S.A.
Société anonyme
5, rue Jean Monnet, L-2180 Luxembourg
(the "Management Company")

NOTICE TO UNIT HOLDERS OF (LF) GREEK CORPORATE BOND FUND (THE "SUB-FUND")

A Sub-Fund of (LF),
a mutual investment fund organized under the laws
of the Grand-Duchy of Luxembourg

The Board of Directors of the Management Company decided by resolution dated February 23, 2015 to make the following amendments to the Prospectus of (LF):

1. Amendment of the distribution policy

The Board of Directors of the Management Company decided to amend the distribution policy of (LF) in section 9 of the Prospectus of (LF). The new distribution policy will be read as follows:

"9. DISTRIBUTION POLICY

The Board of Directors may issue distributing Units and non-distributing Units within the Classes of each Sub-Fund, as indicated in the Appendices to this Prospectus.

Non-distributing Units capitalize their entire earnings whereas distributing Units may pay dividends. The Board of Directors may determine distributions in the form of cash or Units as set forth hereinafter.

Unless otherwise specifically decided by the Board of Directors, distributions will be made in the form of cash. Upon specific decision by the Board of Directors, dividends will be reinvested in further Units within the same Class of the same Sub-Funds and investors will be advised of the details by dividend statement. No sales charge will be imposed on reinvestments of the dividends or other distributions.

No distribution may however be made if, as a result, the Net Asset Value of the Fund would fall below Euro 1,250,000.

Dividends not claimed within five years of their due date will lapse and revert to the relevant Class.

No interest shall be paid on a distribution declared by the Fund and kept by it at the disposal of its beneficiary.

Consequently, the Board of Directors of the Management Company decided to amend the last paragraph of the "Investment objective and policy" of the Sub-Fund as follows:

"The Board of Directors may declare from time to time, at such time and in relation to such periods as the Board of Directors may determine distributions in the form of cash or Units as set forth in section 9 "Distribution policy" of this Prospectus."

2. Transformation of distributing Units to non-distributing Units

The Board of Directors of the Management Company decided to transform the Classes of Units Eurobank 1, Eurobank, Interamerican and Private Banking Class of the Sub-Fund from distributing Units to non-distributing Units, as defined in the amended section 9 "Distribution policy" of the Prospectus of (LF).

3. Creation of new distributing Units

The Board of Directors of the Management Company decided to create two new Classes of distributing Units in the Sub-Fund, as follows:

	Max. Sales charge	Max. Redemption charge	Max. Management fee
Eurobank DIS	2%	1%	2%
Private Banking DIS	2%	0%	2%

The above new Classes of Units will be distributing Units within the meaning of the amended section 9 "Distribution policy" of the Prospectus of (LF).

Rights of Unitholders:

As from the publication date of the present notice, Unitholders who are concerned by the changes in sections 1 and 2 of this notice and who do not approve of these changes will have the possibility to redeem or convert their units free of charge during a period of one month, terminating on April 17, 2015.

Conversions of units may be made to the newly created distributing Units of the Sub-Fund, namely the Classes Eurobank DIS and Private Banking DIS.

Redemption or conversion requests shall be addressed to the distributor in accordance with the provisions of the Prospectus.

The updated Prospectus and related Key Investor Information Documents ("KIID") of (LF) will be available free of charge at the registered office of the Management Company and at the local distributor branches as soon as the Luxembourg regulatory authority (CSSF) has issued the visa-stamped official prospectus versions.

Luxembourg, March 10, 2015

Global Competence
Société d'investissement à capital variable
Gesellschaftssitz: 2, Boulevard Konrad Adenauer, L-1115 Luxembourg
Postanschrift: B.P. 714, L-2017 Luxembourg
Tel: (00352) 221522-1; Fax: (00352) 221522-500
HR B - 133038

EINBERUFUNG ZUR ORDENTLICHEN JÄHRLICHEN GENERALVERSAMMLUNG

Gemäß Art. 12 ff. der Statuten ergeht hiermit die Einladung zur ordentlichen jährlichen Generalversammlung der Aktionäre zum 8. April 2015 um 17.00 Uhr am Sitz der Gesellschaft mit folgender Tagesordnung:

- Bericht des Verwaltungsrats und des Wirtschaftsprüfers über das am 31. Dezember 2014 abgelaufene Geschäftsjahr.
- Genehmigung der Bilanz zum 31. Dezember 2014 samt GuV und Anhang sowie Beschlussfassung über die Gewinnverwendung.
- Entlastung der Mitglieder des Verwaltungsrats für ihre Tätigkeit im abgelaufenen Geschäftsjahr.
- Bestätigung und Austausch der Mitglieder des Verwaltungsrats.
- Beschlussfassung über die Vergütung der Mitglieder des Verwaltungsrats.
- Verlängerung des Mandats des Wirtschaftsprüfers.
- Verschiedenes.

Zur Teilnahme an der ordentlichen Generalversammlung sowie zur Ausübung des Stimmrechts sind diejenigen Aktionäre berechtigt, die bis spätestens fünf Tage vor der Versammlung die Depotbestätigung eines Kreditinstituts bei der Gesellschaft einreichen, aus der hervorgeht, daß die Aktien bis zur Beendigung der Generalversammlung gesperrt gehalten werden. Aktionäre können sich auch von einer Person vertreten lassen, die hierzu schriftlich bevollmächtigt ist. Die Vollmachten müssen fünf Tage vor der Versammlung am Sitz der Gesellschaft hinterlegt werden. Dies sollte vorab per Fax (+ 352221522-500) oder E-Mail (d_FundSetUpOpam@oppenheim.lu), gefolgt durch die Übersendung der Originale erfolgen. Hinsichtlich der Anwesenheit einer Mindestanzahl von Aktionären gelten die gesetzlichen Bestimmungen.

Luxembourg, im März 2015

Der Verwaltungsrat

Einladung zur
Generalversammlung
des Sterbekassenvereins
der Luxemburgischen
Eisenbahner

**am Samstag, den 25. April
2015 um 18.00 Uhr im
Restaurant „Faust“
(1 am Duerf,
L-9459 Longdorf)**

Tagesordnung

- Begrüßung durch den Präsidenten
- Tätigkeits- und Kassenbericht
- Bericht der Kassenrevisoren
- Wahlen
- Verschiedenes

167922

Brasserie de Luxembourg Mousel-Diekirch S.A.

1, rue de la Brasserie
L-9214 Diekirch

Les porteurs de parts sociales de la société sont invités à l'Assemblée générale ordinaire qui se tiendra 1, rue de la Brasserie à Diekirch, le mercredi 25 mars 2015 à 17 heures.

ORDRE DU JOUR

- Communication des rapports du Conseil d'administration et du réviseur d'entreprise sur l'exercice 2014.
- Approbation des comptes annuels du 31 décembre 2014.
- Décharge à donner aux administrateurs et au réviseur d'entreprise.
- Nominations statutaires.
- Nomination d'un réviseur d'entreprise pour la vérification des comptes sociaux de l'exercice 2015.
- Divers.

Les porteurs de parts sociales qui désirent assister à l'Assemblée générale ou s'y faire représenter, sont tenus de se conformer à l'article 28 des statuts, en déposant leurs titres cinq jours avant l'Assemblée, soit au siège social situé 1, rue de la Brasserie à Diekirch, soit dans une banque de place, contre récépissé valant carte d'entrée.

Les procurations devront être adressées au Conseil d'administration cinq jours avant l'Assemblée générale.

Le Conseil d'administration.

167429

Dans la vraie vie
vous protégez vos enfants.
Pourquoi pas sur Internet ?

BEE HELPLINE
CONSEIL & AIDE
26 84 05 44

**lundi à vendredi
9:00 à 12:00
14:00 à 17:00**

www.bee-secure.lu