

AVIS DE SOCIÉTÉS

Shares Series 3 and together with the Class H Redeemable Shares Series 1 and the Class H Redeemable Shares Series 2, the **"Class H Redeemable Shares"**, (xxvii) one million two hundred fifty-four thousand seven hundred eighty-two (1,254,782) redeemable CPEC shares series 1 (the **"CPEC Redeemable Shares 1"**), (xxviii) one million two hundred fifty-four thousand seven hundred eighty-two (1,254,782) redeemable CPEC shares series 2 (the **"CPEC Redeemable Shares Series 2"**) and together with the CPEC Redeemable Shares Series 1, the **"CPEC Redeemable Shares"** and together with the Class A Redeemable Shares, the Class A-1 Redeemable Shares, the Class A-2 Redeemable Shares, the Class A-3 Redeemable Shares, the Class A-4 Redeemable Shares, the Class B Redeemable Shares, the Class C Redeemable Shares, the Class D Redeemable Shares, the Class E Redeemable Shares, the Class F Redeemable Shares, the Class G Redeemable Shares and the CPEC Redeemable Shares, the **"Redeemable Shares"** and one (1) unlimited share (the **"Unlimited Share"**) with a nominal value of one cent (USD 0.01) each. The Unlimited Share is held by the general partner (**associé commandité**). The Redeemable Shares and the Unlimited Share are hereafter together referred to as the **"Shares"**.

The Class C Redeemable Shares and the CPEC Redeemable Shares are non-voting shares in accordance with article 430-9 of the Law.

Proxy

If you cannot attend in person, please request power of attorney form at the following number +352 48 18 28 1 or by email to the following address: kaseya@alterdomus.com and kindly return the completed and executed power of attorney no later than by 30 April 2019 at 1.00 p.m. (CET) to the attention of the board of managers of the Manager of the Company, by email to the following address: kaseya@alterdomus.com.

Language

The meeting will be held in English language.

This convening notice is not an offer, or a solicitation or invitation for offers, by the Company or any other person to issue, acquire, sell, tender, dispose of, transfer, or subscribe for, securities in the United States or any other jurisdiction. Furthermore, securities may not be sold in the United States absent registration or an exemption from registration. The Company does neither intend to register any offering of securities in the United States nor to make a securities offering in the United States under an exemption from registration, nor to offer securities in any other jurisdiction.

The proposed consolidated articles of association are available at the registered office and will be sent on demand by e-mail.

Luxembourg, 15 April 2019

For the Manager of the Company, Kaseya Luxembourg S.à r.l.



Iles de Paix

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AVIS JURIDIQUE OU NOTARIAL

Clôture de faillite

Par jugement du 5 avril 2019, le tribunal d'arrondissement de à Luxembourg, quinzisième Chambre, siégeant en matière commerciale, après avoir entendu le juge-commissaire en son rapport oral, a déclaré clos pour insuffisance d'actif les opérations de la faillite de la société à responsabilité limitée La Table de Léon SÀRL, ayant exploité sous l'enseigne commerciale, "L'Emporio Bar", établie et ayant eu son siège social à L-3237 Bettembourg, 17, rue de la Gare, et a mis les frais à charge de la masse.

Pour extrait conforme.
Le curateur
Maître Gilles BOILEAU
1, rue Jean-Bruner
L-1258 Luxembourg
241619

Eurobank Fund Management Company (Luxembourg) S.A.

Société anonyme
5, rue Jean Monnet, L-2180 Luxembourg
(the "Company")

NOTICE TO UNIT HOLDERS OF (LF), (LF) FUND OF FUNDS AND (TLF) mutual investment funds organised under the laws of the Grand-Duchy of Luxembourg (the "Funds")

The Board of Directors of the Company has decided by resolution dated February 28, 2019 the following:

1. Amendment of the method of publication

Notices to unitholders will be available on the website of the Company (www.eurobankfund.lu/Notices-to-Unitholders). In cases where it is required by the Luxembourg law, publications will furthermore be made in at least one Luxembourg newspaper and in the RESA of the "Trade and Companies Register".

In addition, will a dissolution of a sub-fund of the Funds no longer be announced in the RESA and in newspapers but only be published via the website link mentioned above.

If required in certain distribution countries, publications will be made in a newspaper or in other means of publication required by law.

2. Change of the name and/or investment policy

a) The name of the sub-fund (LF) MONEY MARKET FUND – RESERVE shall be changed to (LF) RESERVE FUND. Additionally shall the investment policy be amended as follows:

Old Wording	New Wording
This Sub-Fund qualifies as a money market fund according to the CEE's guidelines 10-049 of 19 May 2010 ("Money Market Fund").	The investment objective of the Sub-Fund is to provide returns in line with short- and medium-term debt corporate and sovereign markets in the Eurozone of investment grade quality.
The investment objective of the Sub-Fund is to maintain the principal of the fund and to provide returns in line with the money market rates. The Sub-Fund invests its assets in high quality money market instruments which have been awarded one of the two highest available credit ratings by each recognized credit rating agency, as defined in the article 8(11) of the Directive 2006/48/EC that has raised those instruments. The Sub-Fund also holds sovereign issuances of at least investment grade quality. "Sovereign issuances" should be understood as money market instruments issued or guaranteed by a central, regional or local authority or central bank of a Member State, the European Central Bank, the European Union or the Eurozone.	The Sub-Fund invests its assets primarily in short- and medium-term debt securities of sovereign, government, corporate or supranational issuance and at least investment grade quality; money market instruments which have been awarded one of the three highest available credit ratings by each recognized credit rating agency and deposits in European credit institutions. "Sovereign issuances" should be understood as debt instruments issued or guaranteed by a central, regional or local authority or central bank of a Member State, the European Central Bank, the European Union or the European Investment Bank.
The Sub-Fund also invests its assets into deposits with high quality credit institutions.	Secondarily the Sub-Fund invests in structured financial instruments and in financial derivative instruments in line with the money market investment strategy. Currency derivatives may only be used for hedging currency exposure in non-base currency securities.

The investment portfolio will aim to maintain a duration of lower than 3 years. The Sub-Fund is not allowed to invest directly or indirectly in equity securities or commodities, including via derivatives.

Liquidity, undertakings for collective investments, financial derivative instruments, structured financial instruments may be used within the limits described in sections 3.1 and 4 of this Prospectus. Investments in other undertakings for collective investments are limited to those which comply with the definitions of a Money Market Fund.

b) The investment policy of the sub-fund (LF) INCOME PLUS \$ FUND shall be specified as follows (amendments marked in bold):
"The investment objective of the Sub-Fund is to invest its assets primarily in **debt securities, bank deposits and money market instruments (principally denominated in U.S. Dollars or other currencies linked to the U.S. Dollar)**. The Sub-Fund invests in investment and non-investment grade transferable debt securities (incl. fixed and variable interest rate securities) such as government bonds and corporate bonds, admitted to an Official Listing or dealt in on a Regulated Market and denominated in U.S. Dollars or other currencies hedged against the U.S. Dollar, as well as in **bond ETFs such as US high yield bond ETFs meeting the requirements of article 41(1) (e) of the 2010 Law, structured financial instruments and financial derivative instruments for the purposes of efficient portfolio management or hedging**. The Sub-Fund may invest more than 15% of its assets in US government debt securities. The Sub-Fund aims to maintain a duration lower than (three) 3 years. I..."

c) The investment policy of the sub-fund (LF) INCOME PLUS (RON) shall be specified as follows (amendments marked in bold):
"The investment objective of the Sub-Fund is to invest its assets primarily in **sovereign bonds, bank deposits and money market instruments issued by Romanian state** I..."

Rights of Unit holders

As from the publication date of the present notice, Unit holders that are concerned by the above changes 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 May 18, 2019.

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

The updated prospectuses of (LF), (LF) Fund of Funds and (TLF) and the relevant Key Investor Information Documents ("KIID") will be available free of charge at the registered office of the Company and at the local distributor branches as soon as the Luxembourg regulatory authority (CSSF) has issued the visa-stamped official prospectus version.

Luxembourg, April 10, 2019
The Board of Directors

Editions PHI

Victor Hugo Nananden Prix Phi Best	Daniel Poes Histoire scientifique de la vinification 29 €	Claude Meisch Stark's Kanner eng Härezensaach 19 €	Habilé Tongour Le Tazat du Kramin Graphis / 15 €
Yves De Smet Victor Hugo à Vanden 38 €	Lambert Schlechter Agonie Patagonie Graphis / 15 €	Hélène Tyrtoff Jonas Luxembourg Graphis / 19 €	Florent Toniello Aptorpoétique Graphis / 15 €
Edmond Dune THÉÂTRE	Jacques Steiner Alphabetiseur Luxembourgeois 17 €	Lambert Schlechter Mousseuse Rippet saut le râteau et trawene le potager 19 €	Claude Schmit Kinderland Roman / 21 €

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Procès-verbal

Procès-verbal de la réunion du Conseil d'Administration de la société anonyme Brasserie de Luxembourg Mousel-Diekirch en date du 4 avril 2019 à 15h30.

Le Président fait part de l'ordre du jour suivant:

1. Prorogation de l'Assemblée Générale ordinaire au 22 mai 2019;

2. Fixation de l'ordre du jour de l'Assemblée Générale ordinaire du 24 avril 2019;

3. Désignation du Président du Conseil d'Administration;

4. Divers

1. Prorogation de l'Assemblée Générale ordinaire au 22 mai 2019

Le Conseil d'Administration attend la révision finale des comptes annuels par le réviseur d'entreprises. Les comptes annuels révisés (ainsi que le rapport de gestion) doivent être soumis à l'approbation de l'Assemblée Générale ordinaire; ils sont ainsi adressés aux actionnaires en même temps que la convocation.

Le Conseil d'Administration discute de la possibilité de proroger l'Assemblée Générale sous l'article 450-1(6) de la Loi modifiée du 10 août 1915 concernant les sociétés commerciales et propose, à l'unanimité, la prorogation de l'Assemblée Générale ordinaire du 24 avril 2019 au mercredi 22 mai 2019, afin de permettre aux actionnaires de prendre connaissance des comptes annuels et du rapport de gestion. La prorogation sera formellement décidée par le Conseil d'Administration séance tenante de l'Assemblée Générale ordinaire du 24 avril 2019.

L'Assemblée Générale se tiendra au siège social de la société.

2. Fixation de l'ordre du jour de l'Assemblée Générale ordinaire du 24 avril 2019

Le Conseil établit l'ordre du jour de la prochaine Assemblée Générale ordinaire comme suit:

1. Prorogation de l'Assemblée Générale ordinaire au 22 mai 2019 à 17 heures

2. Divers.

3. Désignation du Président du Conseil d'Administration

Le Conseil d'Administration nomme à l'unanimité Mr. Philippe Vandeuuren en tant que Président du Conseil d'Administration.

4. Divers
La séance est levée à 16.30 heures.

Philippe VANDEUREN
Gilles NACKAERTS

241429

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