

# Information to the shareholders

## CS Investment Funds 4

Investment Company with Variable Capital under Luxembourg Law

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L-2180 Luxembourg  
R.C.S. Luxembourg B 134.528

(the “Company”)

### Notice is hereby given to the Shareholders of the Company

- 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 “CS Investment Funds 4 – Summary of Share Classes” of the prospectus of the Company (the “**Prospectus**”) and more particularly footnote (4), (5) and (6) regarding the definition of D share class as follows:

	Old wording	New wording
<b>Footnote (4)</b>	Class “DA”, “DAH”, “DB”, “DBH”, “DBS” and DBHS Shares may only be acquired by those investors who have concluded a discretionary asset management agreement, as defined by the Management Company, with a subsidiary of Credit Suisse Group AG. Moreover, subject to the prior consent of the Company, Class “DA”, “DAH”, “DB” and “DBH” Shares may also be acquired by institutional investors who have concluded an advisory agreement or any similar agreement, as defined by the Management Company, with a subsidiary of Credit Suisse Group AG.	Class “DA”, “DAH”, “DB”, “DBH”, “DBS” and “DBHS” Shares may only be acquired by investors under an approved discretionary asset management agreement with a subsidiary of Credit Suisse Group AG. Class “DA”, “DAH”, “DB” and “DBH” Shares may also be acquired by institutional investors under an approved agreement with a subsidiary of Credit Suisse Group AG. The agreements that are eligible for these share classes are determined by the Management Company.
<b>Footnote (5)</b>	Class “DA”, “DAH”, “DB” and “DBH” Shares are not subject to a management fee but only to an all-in management service fee, payable to the Management Company covering all fees and expenses excluding the fees payable to the Depositary Bank, of at least 0.03% p.a. but not more than 0.15% p.a.	Class “DA”, “DAH”, “DB” and “DBH” Shares are not subject to a management fee but only to a management service fee, payable by the Company to the Management Company covering all fees and expenses as described in Chapter 9, “Expenses and Taxes”, of not more than 0.35% p.a. Additional fees will be charged directly to the investor, upon the conditions of the separate agreement entered into between the investor and the relevant entity of Credit Suisse Group AG.
<b>Footnote (6)</b>	Class “DBS” and “DBHS” Shares are not subject to a management fee but only to an all-in management service fee, payable to the Management Company covering all fees and expenses excluding the fees payable to the Depositary Bank, of at least 0.03% p.a. but not more than 0.15% p.a., and a fee, payable to the Investment Manager, covering the equity research services rendered by the subadvisors.	Class “DBS” and “DBHS” Shares are not subject to a management fee but only to a management service fee, payable by the Company to the Management Company covering all fees and expenses as described in Chapter 9, “Expenses and Taxes”, of not more than 0.35% p.a., and a fee, payable to the Investment Manager, covering the equity research services rendered by the subadvisors. Additional fees will be charged directly to the investor, upon the conditions of the separate agreement entered into between the investor and the relevant entity of Credit Suisse Group AG.

Notice is also hereby given to the Shareholders of the Company that the Board of Directors has decided to reflect this change in Chapter 5 "Investment in CS Investment Funds 4" under sections "Share Classes dedicated to a specific type of Investors" and "iii. Redemption of Shares".

2. Notice is also hereby given to the Shareholders of the Company that the Board of Directors has decided to amend Chapter 19 "Regulatory Disclosure" of the Prospectus and more particularly the section on "Exercise of Voting Rights" following the entry into force of the Shareholder Rights Directive II.
3. Notice is also hereby given to the Shareholders of the Company that the Board of Directors has decided to amend Chapter 9 "Expenses and Taxes", section ii. "Expenses" of the Prospectus so as to disclose that (i) any fees payable to agencies, firms or other institutions (including but not limited to proxy voting delegates) used by the Management Company solely for the purpose of complying with regulatory requirements and (ii) certain operational fees incurred in relation to the members of the Board of Directors will be borne by the Company.
4. Notice is hereby given to the Shareholders of the following subfunds of the Company (for the purpose of this point, the "**Subfunds**") that the Board of Directors of the Company has decided to amend the section "Investment Objective" of each Subfund's supplement, under Chapter 23 of the Prospectus, in order to update the wording introduced in compliance with the ESMA Q&A on Benchmarks, as follows:

	<b>Old wording</b>	<b>New wording</b>
<b>Credit Suisse (Lux) Multimanager Emerging Markets Equity Fund</b>	This Subfund aims to outperform the return of the MSCI EM (NR) benchmark. The Subfund is actively managed. The benchmark is used as a reference point for portfolio construction. The majority of the Subfund's exposure to securities will refer to, and have weightings derived from, the benchmark. The Investment Manager will use its discretion to overweight or underweight certain components of the benchmark and may invest in companies or sectors not included in the benchmark in order to take advantage of specific investment opportunities. It is thus expected that the performance of the Subfund will significantly deviate from the benchmark.	This Subfund aims to outperform the return of the MSCI EM (NR) benchmark. The Subfund is actively managed. The benchmark has been selected because it is representative of the investment universe of the Subfund and it is therefore an appropriate performance comparator. The majority of the Subfund's exposure to securities will not necessarily be components of or have weightings derived from the benchmark. The Investment Manager will use its discretion to significantly deviate the weighting of certain components of the benchmark and to significantly invest in companies or sectors not included in the benchmark in order to take advantage of specific investment opportunities. It is thus expected that the performance of the Subfund will significantly deviate from the benchmark.
<b>Credit Suisse (Lux) Multimanager Enhanced Fixed Income USD Fund</b>	This Subfund aims to outperform the return of the Bloomberg Barclays Global High Yield (TR) (USD-H) benchmark. The Subfund is actively managed. The benchmark is used as a reference point for portfolio construction. The majority of the Subfund's exposure to securities will refer to, and have weightings derived from, the benchmark. The Investment Manager will use its discretion to overweight or underweight certain components of the benchmark and may invest in companies or sectors not included in the benchmark in order to take advantage of specific investment opportunities. It is thus expected that the performance of the Subfund will materially deviate from the benchmark.	This Subfund aims to outperform the return of the Bloomberg Barclays Global High Yield Corporate (TR) (USD-H) benchmark. The Subfund is actively managed. The benchmark has been selected because it is representative of the investment universe of the Subfund and it is therefore an appropriate performance comparator. The majority of the Subfund's exposure to securities will not necessarily be components of or have weightings derived from the benchmark. The Investment Manager will use its discretion to materially deviate the weighting of certain components of the benchmark and to invest in a large extend in companies or sectors not included in the benchmark in order to take advantage of specific investment opportunities. It is thus expected that the performance of the Subfund will materially deviate from the benchmark.

5. Notice is hereby given to the Shareholders of **Credit Suisse (Lux) Liquid Alternative Beta** (for the purposes of this point, the "**Subfund**") that the Board of Directors has decided to change the Subfund's settlement cycle so that the payment of the issue price and of the redemption price must be effected within one Banking Day instead of two Banking Days after the Valuation Day on which the issue price was determined, respectively within one Banking Day instead of two Banking Days following the calculation of the redemption price. The section "Subscription, Redemption and

Conversion of Shares" of the Subfund's supplement, under Chapter 23 of the Prospectus, has been updated accordingly.

The Shareholders of the relevant Subfunds who do not agree with the changes described above under points 1 and 3 may redeem their shares free of charge until 16 December 2020, before the relevant cut-off time.

All changes will be effective with the entry into force of the new prospectus of the Company.

Shareholders should note that, once the above changes enter into effect, the new prospectus of the Company, the Key Investor Information Document (KIID), the latest annual and semi-annual reports as well as the articles of incorporation of the Company 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](http://www.credit-suisse.com).

Luxembourg, 16 November 2020

The Board of Directors