

(the "Management Company")

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Notice to the unitholders of UBS (Lux) Equity Fund – Sustainable Health Transformation (USD)

The board of directors of the Management Company, on behalf of UBS (Lux) Equity Fund, a "fond commun de placement (FCP)", wishes to inform you of the decision to merge the sub-fund **Multi Manager Access II – Future of Humans** (the "**Merging Sub-Fund**") into **UBS (Lux) Equity Fund – Sustainable Health Transformation (USD)** (the "**Receiving Sub-Fund**") (both sub-funds collectively referred to as the "**Sub-Funds**") on **15 November 2024** (the "**Effective Date**") (the "**Merger**").

Due to significant redemptions from the Merging Sub-Fund, the Investment Manager has advised the board of directors of Multi Manager Access II that it will no longer be economically viable to manage the Merging Sub-Fund given the low level of remaining assets, and lack of anticipated growth. The Receiving Sub-Fund has been identified as the best suited alternative for the shareholders in the Merging Sub-Fund for the following reasons:

- both are actively managed equity funds that invests their assets chiefly in equity or other equity interests of companies in developed or emerging markets worldwide, with similar thematic objectives;
- the Merging Sub-Fund focuses on long-term aspects which relate to the trends towards an ageing population, the global growth in population and increasing urbanization, which may include but are not limited to longevity linked areas, medical devices, healthcare services, education and entertainment related areas as well as to areas that focus on changes in consumer preferences / experience and the trend towards increased customization and personalization, while the Receiving Sub-Fund's focus is on areas such as oncology, metabolic diseases (such as obesity), gene therapy, medical devices, healthcare technology, longevity and healthcare in emerging markets as well as other areas related to healthcare. The Receiving Sub-Fund selects companies that, taking account of technological and societal progress, offer solutions for the provision of healthcare products as well as improve the results and affordability of future health solutions for people all over the world.

Therefore, the Receiving Sub-Fund's investment policy and universe are very similar to those of the Merging Sub-Fund. The Receiving Sub-Fund will also benefit from a meaningful increase in assets under management.

Considering above mentioned, the board of directors of Multi Manager Access II and the board of directors of UBS Fund Management (Luxembourg) S.A. acting as management company of UBS (Lux) Equity Fund deem it in the best interest of investors to allocate the assets of the Merging Sub-Fund into the Receiving Sub-Fund pursuant to Article 25.2 of the articles of incorporation of Multi Manager Access II and Article 12.2 of the management regulations of UBS (Lux) Equity Fund respectively.

As of the Effective Date, shares of the Merging Sub-Fund which are merged into the Receiving Sub-Fund shall have the same rights as the shares issued by the Receiving Sub-Fund, except that the Receiving Sub-Fund is a sub-fund of a *fond commun de placement* whilst the Merging Sub-Fund is a sub-fund of *société d'investissement* à *capital variable*. This will result in the shareholders of the Merging Sub-Fund becoming investors in a contractual asset in the form of units issued by the Receiving Sub-Fund, whilst losing the rights attached to the shares in the Merging Sub-Fund. As a result, shareholders in the Merging Sub-Fund will lose all voting rights with respect to the Merging Sub-Fund for which there are no equivalent in the Receiving Sub-Fund. This may also have tax implication for those shareholders due to the tax transparency of the Receiving Sub-Fund.

The Merger will be based on the net asset value per share as of 14 November 2024 ("**Reference Date**"). In the context of the Merger, the assets and liabilities of the Merging Sub-Fund will be allocated to the Receiving Sub-Fund. The number of new shares to be so issued shall be calculated on the Effective Date based on the exchange ratio corresponding to the net asset value per share of the Merging Sub-Fund on the Reference Date, in comparison with either i) the initial issue price of the respective receiving share class of the Receiving Sub-Fund –



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provided this share class has not been launched prior to the Reference Date – or (ii) the net asset value per share of the receiving share class of the Receiving Sub-Fund on the Reference Date.

The Merger will result in the following changes for the investors:

	Multi Manager Access II - Future of Humans	UBS (Lux) Equity Fund - Sustainable Health Transformation (USD) F-acc*: (ISIN: LU2418149048) F-acc: (ISIN: LU2418149048) (GBP) Q-acc:* (ISIN: LU240217294) (EUR hedged) Q-acc: (ISIN: LU2402148733) P-acc: (ISIN: LU0085953304) (EUR hedged) P-acc: (ISIN: LU2402148576) (CHF hedged) Q-acc: (ISIN: LU2402148659) (CHF hedged) P-acc: (ISIN: LU2402148493) Q-acc: (ISIN: LU0358044559)			
Share or unit classes	USD F-UKdist* (ISIN: LU2213665578) USD F-acc (ISIN: LU2213664688) GBP-hedged Q-acc* (ISIN: LU2215385795) EUR-hedged Q-acc (ISIN: LU2215385449) USD P-acc (ISIN: LU2204946672) EUR-hedged P-acc (ISIN: LU2215385365) CHF-hedged Q-acc (ISIN: LU2215385282) CHF-hedged P-acc (ISIN: LU2215385100) USD Q-acc (ISIN: LU2204946912)				
Maximum flat fee p.a.	USD F-UKdist: 1.000% USD F-acc: 1.000% GBP-hedged Q-acc: 1.000% EUR-hedged Q-acc: 1.000% USD P-acc: 1.800% EUR-hedged P-acc: 1.800% CHF-hedged Q-acc: 1.000% USD Q-acc: 1.000%	F-acc: 0.650% F-acc: 0.650% (GBP) Q-acc: 0.910% (EUR hedged) Q-acc: 0.960% P-acc: 1.710% (EUR hedged) P-acc: 1.760% (CHF hedged) Q-acc: 0.960% (CHF hedged) P-acc: 1.760% Q-acc: 0.910%			
Ongoing costs as per key information doc- ument (KID)	USD F-UKdist: 0.9% USD F-acc: 0.9% GBP-hedged Q-acc: 1.1% EUR-hedged Q-acc: 1.1% USD P-acc: 1.8% EUR-hedged P-acc: 1.9% CHF-hedged Q-acc: 1.1% CHF-hedged P-acc: 1.9% USD Q-acc: 1.0 %	F-acc: 0.7 % F-acc: 0.7 % (GBP) Q-acc: 1.0 % (EUR hedged) Q-acc: 1.1 % P-acc: 1.8 % (EUR hedged) P-acc: 1.9 % (CHF hedged) Q-acc: 1.1 % (CHF hedged) P-acc: 1.9 % Q-acc: 1.0 %			
Investment policy	The investment objective of this actively managed sub-fund is to seek long-term real returns. No guaran- tee can be given that this investment objective will be achieved. Th sub-fund is categorized as an ESG Integrated Fund. However, the sub-fund does not promote particular ESG characteristics or pursue a specific sustainability	UBS Asset Management categorises this sub-fund as a Sus- tainability Focus Fund. This sub-fund promotes environ- mental and/or social characteristics and complies with Ar- ticle 8 of Regulation (EU) 2019/2088 on sustainability-re- lated disclosures in the financial services sector ("SFDR"). Further information related to environmental and/or so- cial characteristics is available in Annex I to this document (SFDR RTS Art. 14(2)).			



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UBS Fund Management (Luxembourg) S.A. *Société Anonyme*

33 A, avenue J.F. Kennedy L-1855 Luxembourg RCS Luxembourg Nr. B 154.210

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investor Tors Who can afford the risks involved. Unity capital that the investor can afford to lose should be invested in a fund of this nature and investors are recom- mended to consult their financial advisers before in- vesting in the Company. Development Goal 3, and who are furthermore prepared to accept the risks inherent in shares. Investment Manager UBS Switzerland AG N/A UBS Asset Management (Americas) Inc., Chi- cago Invesco Advisers, Inc., Atlanta, USA N/A Portfolio Manager Wellington Management International Limited, London, United Kingdom UBS Asset Management (Americas) Inc., Chi- cago UBS Asset Management (Americas) Inc., Chi- cago Portfolio Manager BNY Mellon Investment Management EMEA Limited, London, United Kingdom (who may delegate investment Management duties to Newton Investment Management duties to Newton Investment Management Management duties to Newton Investment Management North America)) UBS Switzerland AG, Zurich					
dec in internal monitoring reports, marketing and/or after-alse materials for performance companison pur- poses only. The actively managed sub-fund neither in- tends to track nor is it constrained by the MSCI ACWI Net Total Return index.The sub-fund will not invest more than 10% of its net assets in units or shares of UCTS or other UCIs. In principle, the sub-fund may also hold ancillary liquid assets within a limit of 20% of its net assets on a tem- porary basis. The 20% limit shall only be temporarily breached for a period of time shirtly necessary when, because of exceptionally unfavourable market condi- tions, circumstances so require and where such threach is justified having regard to the interests of the shareholders. For liquidity purposes, the sub-fund may also hold money market instruments, cash or cash equivalents.This actively managed sub-fund is suitable for investor who with to invest in a globally diversified portfolio of shares in companies that contribute to the transformation of healthcare and promete United Nations Sustainable Devising in the Company.Profile of the typical investorUBS Switzerland AGN/AInvestment ManagerUBS Switzerland AGN/APortfolio ManagerUBS Switzerland AGUJS Asset Management (Americas) Inc., Chi- cagoPortfolio ManagerBNY Melion Investment Managerment EMEA Limited, London, United Kingdom (who may delegate investment management Unites to Newton Investment ManagerUBS Switzerland AG, ZurichBNY Melion Investment Management EMEA Limited, London, United KingdomSub-Kententine Kingalom Wanagement North America))UBS Switzerland AG, Zurich					
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Profile of the typical investorble as an investment for investors that want to invest in a broadly diversified portfolio of securities. Investment in the Company is only suitable for invest- tors who can afford the risks involved. Only capital that the investor can afford to lose should be invested in a fund of this nature and investors are recom- mended to consult their financial advisers before in- vesting in the Company.This actively managed sub-fund is suitable for investors who wish to invest in a globally diversified portfolio of shares in companies that contribute to the transformation of healthcare and promote United Nations Sustainable Development Goal 3, and who are furthermore prepared to accept the risks inherent in shares.Investment ManagerUBS Switzerland AGN/AUBS Asset Management (Americas) Inc., Chi- cagoInvesco Advisers, Inc., Atlanta, USAUBS Asset Management (Americas) Inc., Chi- cagoPortfolio ManagerBNY Mellon Investment Management EMEA Limited, London, United Kingdom (who may delegate investment management duties to Newton Investment Management Limited (uho may sub-delegate investment management duties to Newton Investment Management North America))UBS Asset Management (Americas) Inc., Chicago UBS Switzerland AG, Zurich		assets within a limit of 20% of its net assets on a tem- porary basis. The 20% limit shall only be temporarily breached for a period of time strictly necessary when, because of exceptionally unfavourable market condi- tions, circumstances so require and where such breach is justified having regard to the interests of the shareholders. For liquidity purposes, the sub-fund may also hold money market instruments, cash or			
UBS Asset Management (Americas) Inc., ChicagoInvesco Advisers, Inc., Atlanta, USAWellington Management International Limited, London, United KingdomBNY Mellon Investment Management EMEA Limited, London, United KingdomWho may delegate investment management duties to Newton Investment Management Limited (who may sub-delegate investment management duties to Newton Investment Management North America))	Profile of the typical investor	ble as an investment for investors that want to invest in a broadly diversified portfolio of securities. Investment in the Company is only suitable for inves- tors who can afford the risks involved. Only capital that the investor can afford to lose should be invested in a fund of this nature and investors are recom- mended to consult their financial advisers before in-	who wish to invest in a globally diversified portfolio of shares in companies that contribute to the transformation of healthcare and promote United Nations Sustainable Development Goal 3, and who are furthermore prepared		
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	Portfolio Manager	cago Invesco Advisers, Inc., Atlanta, USA Wellington Management International Limited, London, United Kingdom BNY Mellon Investment Management EMEA Limited, London, United Kingdom (who may delegate investment management duties to Newton Investment Management Limited (who may sub-delegate investment management duties to Newton Investment	UBS Asset Management (Americas) Inc., Chicago		
Currency USD USD USD	Currency	USD	USD		
Financial year 1 August - 31 July 1 December - 30 November	Financial year	1 August – 31 July	1 December – 30 November		
Cut-off time 12:00 CET 15:00 CET	Cut-off time	12:00 CET	15:00 CET		

(*) These merging and receiving share classes have different features related to currency, hedging strategy and/or distribution policy. Therefore, the share class merger can have an impact on future performance and investors should assess if a different currency or hedging strategy is in line with their investment needs.



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Since a portion of its assets may be sold and invested in liquid assets prior to the Effective Date, the composition of the portfolio of the Merging Sub-Fund may be impacted by the Merger. Any adjustments to the portfolio will be made prior to the Effective Date. As any merger, also this Merger may involve a risk of performance dilution stemming from the restructuring of the portfolio of the Merging Sub-Fund.

Differences of the Sub-Funds' characteristics such as the investment policy, the investment manager, the portfolio manager, the financial year and the cut-off time are described in the table above.

With respect to the exposure to securities financing transactions, for the expected and maximum utilisation of total return swaps, repurchase agreements/ reverse repurchase agreements and securities lending the following applies:

Sub-fund	Total Return Swaps		Repurchase agree- ments/reverse repur- chase agreements		Securities Lending	
	Expected	Maximum	Expected	Maximum	Expected	Maximum
Multi Manager Access II - Future of Humans	0-15%	15%	0%	0%	10%-20%	40%
UBS (Lux) Equity Fund – Sustainable Health Transformation (USD)	0%	15%	0%	25%	0%-40%	50%

Furthermore, the characteristics such as the currency, dealing frequency, global risk calculation method and risk indicator (4) remain the same.

The legal, advisory and administrative costs and expenses (excluding potential transaction costs on the merged portfolio) of the Merger will be borne by **UBS Asset Management Switzerland AG** and will not impact either the Merging Sub-Fund or the Receiving Sub-Fund. The auditor's fees in connection with the Merger will be borne by the Merging Sub-Fund. In addition, and to protect the interests of the investors of the Receiving Sub-Fund, Swing Pricing as described in the prospectuses of the Sub-Funds will be applied on a *pro rata* basis on any cash portion and securities to be merged into the Receiving Sub-Fund, provided that it exceeds the threshold as defined for the Receiving Sub-Fund.

Investors of the Merging Sub-Fund and the Receiving Sub-Fund who are not in agreement with the Merger may redeem their shares or units free of charge until 8 November 2024, cut-off time 12:00 CET for the Merging Sub-Fund and 15:00 CET for the Receiving Sub-Fund. The Merging Sub-Fund will subsequently be closed for redemptions. As of the date of the present notice, the Merging Sub-Fund will be allowed to deviate from its investment policy as far as needed in order to align its portfolio as much as possible with the investment policy of the Receiving Sub-Fund. The Merger will come into effect on 15 November 2024 and will be binding for all Investors who have not applied for the redemption of their shares.

Shares of the Merging Sub-Fund have been issued until 7 October 2024, cut-off time 12:00 CET.

No subscription fee will be levied within the Receiving Sub-Fund as a result of the Merger.

On the Effective Date of the Merger, the shareholders of the Merging Sub-Fund, will be entered into the register of unitholders of the Receiving Sub-Fund, and will be able to exercise their rights as unitholders of the Receiving Sub-Fund, such as the right to request the repurchase, redemption or conversion of shares of the Receiving Sub-



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Fund. The Merger will be binding on all the shareholders of the Merging Sub-Fund who have not exercised their right to request the redemption of their shares within the timeframe set out above.

PricewaterhouseCoopers, Société cooperative, 2, rue Gerhard Mercator, L-2182 Luxembourg, as the independent auditor of the Merging Sub-Fund and the Receiving Sub-Fund is in charge of preparing a report validating the conditions foreseen in Article 71 (1), let. a) to c) 1st alternative of the Law of 2010 for the purpose of the Merger. A copy of this report will be made available upon request and free of charge to the shareholders of the Merging Sub-Fund and the unitholders of the Receiving Sub-Fund and the CSSF sufficiently in advance of the Merger. PricewaterhouseCoopers will also be engaged to validate the actual exchange ratio determined at the exchange ratio calculation date, as provided for in Article 71 (1), let. c) 2nd alternative of the Law of 2010. A copy of this report will be made available upon request and free of charge to the shareholders of the Merging Sub-Fund and the unitholders of the Receiving Sub-Fund and the CSSF. Furthermore, shareholders of the Merging Share Classes are advised to consult the KID relating to the Receiving Sub-Fund which is available online at <u>www.ubs.com/funds</u>. Investors seeking additional information may contact the Management Company. Please also note that investors may be subject to taxation on their holdings in investment funds. Please contact your tax advisor in respect of any tax queries you may have as a result of the Merger.

Luxembourg and Basle, 7 October 2024 | The Management Company

The new Prospectus, the PRIIPs KID (Packaged Retail and Insurance-based Investment Products Key Information Document), the Management Regulations and the annual and semi-annual reports relating to the Receiving Sub-Fund may be obtained or ordered free of charge from the Paying Agent in Switzerland, UBS Switzerland AG, Bahnhofstrasse 45, 8001 Zurich and its branches in Switzerland, from the Representative in Switzerland UBS Fund Management (Switzerland) AG and from UBS Infoline (0800 899 899).

The domicile of the collective investment schemes is Luxembourg.

UBS Fund Management (Luxembourg) S.A. Société d'investissement à capital variable 33A, avenue J.F. Kennedy L-1855 Luxembourg

The Representative in Switzerland: UBS Fund Management (Switzerland) AG Aeschenvorstadt 1 CH-4051 Basel

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