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Dear Investor

Important: Changes to the following Threadneedle funds

We are informing you about a proposed change to the following funds. It is important that you read this letter, as well as the enclosed Shareholder Circular.

- European Corporate Bond Fund
- European High Yield Bond Fund
- Pan European Fund
- Pan European Smaller Companies Fund
- Pan European Equity Dividend Fund
- Credit Opportunities Fund¹

Throughout this letter, and in the enclosed documents, we refer to these funds as the "Existing Funds".

What is changing?

We are planning to transfer the assets of each fund listed above into an equivalent fund within our established Luxembourg fund range (the "Lux Funds"). The transfer will be made by a process called a cross-border merger. The Lux Funds are managed in the same way as the Existing Funds, by the same fund managers. Full details of the proposed merger can be found in the enclosed Shareholder Circular.

Why is Columbia Threadneedle Investments proposing the transfers?

As UK-based funds, the Existing Funds currently enjoy UCITS status² within the European Union (EU). However, when the UK leaves the EU, it is highly likely that these funds will lose their UCITS status. By transferring the assets to an equivalent Luxembourg-based fund, we can provide certainty for investors and ensure they will remain in a UCITS-compliant fund, regardless of the final agreement between the UK and the EU.

Our aim is to provide continuity and certainty for investors in our funds. For EU investors, the transfer will remove uncertainty regarding the future status of clients' investment in their home country.

 $[\]ensuremath{^{1}\!\text{The}}$ full name of this fund is Threadneedle Credit Opportunities Fund.

How will investors be affected by the transfer?

The Existing Funds and the Lux Funds are very similar, and will be managed in the same way by the same fund manager.

There are, however, some changes resulting from the transfers. They include the following:

- 1. While the Existing Funds are subject to UK regulations under the supervision of the Financial Conduct Authority (FCA), the Lux Funds are overseen by the Commission de Surveillance du Secteur Financier (CSSF) in the Grand Duchy of Luxembourg. Importantly, the level of regulatory supervision provided by the CSSF is considered equivalent to that of the FCA.
- 2. Some differences in the wording of the investment objectives and policies.
- 3. Changes to the fee structure and to the way certain fees are applied. The Annual Management Charge for the New Shares will be the same as it was for the Existing Shares. In addition to our fees and charges, a subscription tax (taxe d'abonnement) of 0.05% per annum applies to retail share classes in funds based in Luxembourg. For qualifying institutional investors investing into an institutional share class (as defined by Luxembourg law and regulations) this tax reduces to 0.01% per annum. As a result, the ongoing charges figure for the Lux Funds will be correspondingly higher than the current ongoing charges figure for the Existing Funds. Please refer to Section 2.3.1 (Fee Structure) of the Shareholder Circular for further information.
- 4. Operational changes including the timing of Net Asset Value calculations, the impact of different bank holidays on settlement periods, accounting dates and dates on which income will be paid for the Lux Funds.
- 5. Contact points for the servicing of clients' holdings, for deal instructions and payments will be changing. New client reference details will be provided. We will provide detailed guidance on these points in follow up correspondence, before the relevant transfer takes place.
- 6. The Lux Funds are covered by the Lux Company's formal complaint process. Investments in the Lux Funds are not covered by the UK Financial Services Compensation Scheme, and compensation arrangements may be different from the Existing Funds. Complaints regarding the Lux Funds will not come under the scope of the UK Financial Ombudsman Service.

There may be additional tax implications depending on individual circumstances. We are unable to provide tax advice and we therefore suggest that clients seek professional advice about any potential tax implications. Full details of the differences between the Existing Funds and the Lux Funds can be found in Section 2 and Appendix 1 of the Shareholder Circular.

The proposed mergers are shown in the following table:

| Existing Funds | | Lux Funds |
|-------------------------------------|------|---|
| European Corporate Bond Fund | into | Threadneedle (Lux) – European Corporate Bond |
| European High Yield Bond Fund | into | Threadneedle (Lux) – European High Yield Bond |
| Pan European Fund | into | Threadneedle (Lux) – Pan European Equities |
| Pan European Smaller Companies Fund | into | Threadneedle (Lux) – Pan European Smaller Companies |
| Pan European Equity Dividend Fund | into | Threadneedle (Lux) – Pan European Equity Dividend |
| Credit Opportunities Fund | into | Threadneedle (Lux) – Credit Opportunities |

When will the transfers take place?

In order for the transfers to proceed, at least 75% of votes cast at an Extraordinary General Meeting (EGM) for each fund must be in favour of the transfers. For the dates of each EGM please consult the Shareholder Circular. Investors can vote for or against this proposal for the Existing Funds they are invested in, either in person at the EGM or by completing the enclosed proxy form. If the merger proposal for a fund is not approved, the Existing Fund will continue in its current form.

The results of the votes will be published on our website www.columbiathreadneedle.com/changes following each EGM.

What happens if the transfers are approved and an investor does not want their investment to be transferred?

If the transfers are approved and an investor does not wish to have their investment transferred to the Lux Funds, they have the following options:

- Switch their investment free of charge into another Threadneedle fund(s) over the telephone or in writing.
- Sell their units in the Existing Funds over the telephone or in writing and receive the proceeds in cash.

Further information

If you are unclear about any of the details relating to this proposal, or have any further questions, please call us on 00352 46 40 10 7020*. Our team is available from 9.00am to 6.00pm (CET), Monday to Friday.

Yours sincerely

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Gary Collins

Co-Head of Distribution EMEA

Columbia Threadneedle Investments