CIRCULAR TO SHAREHOLDERS OF

UBS (IRL) ETF PLC - MSCI EUROPE ESG UNIVERSAL LOW CARBON SELECT UCITS ETF

A SUB-FUND OF

UBS (IRL) ETF PLC

(an umbrella investment company with variable capital incorporated with limited liability in Ireland and having segregated liability between sub-funds. The Company is authorised and regulated by the Central Bank)

PROPOSED MERGER

OF

UBS (IRL) ETF PLC - MSCI EUROPE ESG UNIVERSAL LOW CARBON SELECT UCITS ETF (a sub-fund of UBS (Irl) ETF plc)

INTO

UBS (IRL) ETF PLC – MSCI EMU ESG UNIVERSAL LOW CARBON SELECT UCITS ETF (a sub-fund of UBS (Irl) ETF plc)

THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. IF YOU ARE IN ANY DOUBT AS TO THE ACTION TO BE TAKEN, YOU SHOULD IMMEDIATELY CONSULT YOUR STOCKBROKER, BANK MANAGER, SOLICITOR OR ATTORNEY OR OTHER PROFESSIONAL ADVISOR.

If you have sold or otherwise transferred your holding in **UBS (IrI) ETF PIC – MSCI Europe ESG Universal Low Carbon Select UCITS ETF**, please send this document and the accompanying proxy form to the purchaser or transferee or to the stockbroker, bank manager, or other agent through whom the sale or transfer was effected, for transmission to the purchaser or transferee, as soon as possible.

The merger of UBS (IrI) ETF PIc – MSCI Europe ESG Universal Low Carbon Select UCITS ETF into UBS (IrI) ETF PIc – MSCI EMU ESG Universal Low Carbon Select UCITS ETF is subject to the approval of the Shareholders in UBS (IrI) ETF PIc – MSCI Europe ESG Universal Low Carbon Select UCITS ETF.

6 November 2023

THE ACTION REQUIRED TO BE TAKEN IS SET OUT ON PAGE 12.

NOTICE OF AN EXTRAORDINARY GENERAL MEETING OF THE SHAREHOLDERS OF UBS (IRL) ETF PLC – MSCI EUROPE ESG UNIVERSAL LOW CARBON SELECT UCITS ETF TO BE HELD AT 10 A.M. (IRISH TIME) ON 29 NOVEMBER 2023 AT THE COMPANY'S REGISTERED OFFICE AT SECOND FLOOR, 5 EARLSFORT TERRACE, DUBLIN 2, IRELAND IS SET OUT AT APPENDIX B HERETO.

FORMS OF PROXY FOR THE EXTRAORDINARY GENERAL MEETING OF THE SHAREHOLDERS OF UBS (IRL) ETF PLC – MSCI EUROPE ESG UNIVERSAL LOW CARBON SELECT UCITS ETF SHOULD BE RETURNED BY 10 A.M. (IRISH TIME) ON 27 NOVEMBER 2023 ARE AT APPENDIX C HERETO.

For investors trading shares through Clearstream, the Form of Proxy should be returned to:

- Clearstream electronically via COL/XACT/MT565 Swift

Alternatively, the Form of Proxy can be returned to:

Dechert Secretarial Limited Second Floor 5 Earlsfort Terrace Dublin D02 CK83 Ireland

Facsimile: +353 1 6335845

Email: dbnfsgcorporatesecretary@dechert.com

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Key Dates for Merger

Date Circular is issued	6 November 2023
Time by which proxy forms are to be received	27 November 2023
Time and date of EGM	10 a.m. (Irish time) 29 November 2023
Date letter notifying shareholders of outcome of the Merger EGM (and any change to the Effective Date) is issued	9:30 a.m. (Irish time) 30 November 2023
Latest time for dealing in Existing Shares (including a redemption) (the "Last Dealing Time")	4:30 p.m. 8 December 2023
Date of suspension of dealing in Existing Shares¹	4:31 p.m. 8 December 2023
Effective Date and Effective Time	12:01 a.m. 15 December 2023
First day for dealing in New Shares in the Receiving Fund	12:01 a.m. 15 December 2023
Date of dispatch of letters confirming shareholding in the Receiving Fund	Within 21 days of the Effective Date

¹ **Note:** Trading of the Existing Shares on the relevant stock exchanges will be suspended on the morning of 4 December 2023. Investors on the secondary market may redeem or exchange their holdings up to 4.30pm on 1 December 2023.

Definitions

Capitalised terms used herein shall bear the same meanings as capitalised terms used in the Prospectus unless otherwise defined. A copy of the Prospectus is available upon request during normal business hours from the registered office of the Company or from the local representative of the Company in any jurisdiction in which the Company is registered for public distribution.

"Administrator" State Street Fund Services (Ireland) Limited;

"Board" the board of directors of the Company;

"Central Bank" the Central Bank of Ireland;

"Circular" this circular to be issued to Shareholders in relation to the Merger;

"Company" UBS (Irl) ETF Plc, an open-ended umbrella investment company

with variable capital and with segregated liability between subfunds incorporated with limited liability in Ireland under the Companies Act 2014 of Ireland and established as an undertaking for collective investment in transferable securities pursuant to the

UCITS Regulations (as defined below);

"Company Secretary" Dechert Secretarial Limited;

"Constitution" the constitution of the Company comprising the memorandum of

association and articles of association of the Company;

"Depositary" State Street Custodial Services (Ireland) Limited;

"Directors" the directors of the Company;

"Effective Date" 15 December 2023 or such later date as may be notified to

Shareholders at the time of the notification of the outcome of the

Merger EGM;

"Effective Time" 12.01 a.m. on the Effective Date;

"Exchange Ratio" has the meaning set forth on page 8 below;

"Existing Shares" shares held by a Shareholder in the Merging Fund;

"FDI" financial derivative instruments:

"Independent Auditor" EY in Ireland, an auditor approved in accordance with Directive

2006/43/EC of the European Parliament and of the Council of 17 May 2006 on statutory audits of annual accounts and consolidated

accounts;

"Investment Manager" UBS Asset Management (UK) Limited;

"KID" a key investor document within the meaning of Regulation (EU)

No 1286/2014 of the European Parliament And Of The Council of 26 November 2014 on key information documents for packaged

retail and insurance-based investment products;

"Last Dealing Time" the latest time for dealing in Existing Shares (including a

redemption), as set out on page 3 of this Circular;

"Manager" UBS Fund Management (Ireland) Limited, the UCITS

management company appointed to the Company in accordance

with the UCITS Regulations;

"Merger" the proposed separate and independent merger of the Merging

Fund with the Receiving Fund completed in accordance with paragraph (a) under the definition of "Merger" in Regulation 3(1) of the UCITS Regulations as more particularly described in the

Circular;

"Merger EGM" the extraordinary general meeting of the Merging Fund to approve

the Merger;

"Merger Resolution" the resolution to be considered at the Merger EGM, as set out in

Schedule C;

"Merging Fund" UBS (Irl) ETF Plc - MSCI Europe ESG Universal Low Carbon

Select UCITS ETF;

"Merging Fund Shareholder" a holder of Existing Shares on the share register of the Merging

Fund;

"New Shares" shares in the Receiving Fund to be issued to a Merging Fund

Shareholder under the Merger in exchange for their holding of

Existing Shares;

"Prospectus" the prospectus of the Company, together with any supplements or

addenda thereto;

"Receiving Fund" UBS (Irl) ETF Plc – MSCI EMU ESG Universal Low Carbon Select

UCITS ETF;

"Receiving Fund Supplement" the supplement to the Prospectus relating to the Receiving Fund;

"Shareholder" a holder of Existing Shares on the share register of the Merging

Fund; and

"UCITS" an undertaking for collective investment in transferable securities

authorised pursuant to the UCITS Regulations.

"UCITS Regulations" the European Communities (Undertakings for Collective

Investment in Transferable Securities) Regulations, 2011 (S.I. No. 352 of 2011) as amended by the European Union (Undertakings for Collective Investment in Transferable Securities) (Amendment) Regulations 2016 (S.I. No. 143 of 2016) and the European Union (Undertakings for Collective Investment in Transferable Securities) (Amendment) Regulations 2019 (S.I. No. 430 of 2016), as may be amended, supplemented, consolidated or otherwise

modified from time to time;

CIRCULAR TO SHAREHOLDERS OF

UBS (IRL) ETF PLC – MSCI EUROPE ESG UNIVERSAL LOW CARBON SELECT UCITS ETF A SUB-FUND OF

UBS (IRL) ETF PLC

6 November 2023

Proposed Merger of UBS (Irl) ETF Plc – MSCI Europe ESG Universal Low Carbon Select UCITS ETF (the "Merging Fund") into UBS (Irl) ETF Plc – MSCI EMU ESG Universal Low Carbon Select UCITS ETF (the "Receiving Fund")

Dear Shareholder,

We are writing to you as a Shareholder of the Merging Fund to outline the proposal to merge the Merging Fund into the Receiving Fund.

It is proposed that, subject to your approval, the Merger will be effected in accordance with the UCITS Regulations and that this will take place on the Effective Date.

The approval by 75% of votes cast by Shareholders present (in person or by proxy) at the Merger EGM is necessary in order for the Merger to take effect.

You will find, in <u>Schedule C</u>, a notice convening the Merger EGM together with a related proxy form which will enable Shareholders to vote at the Merger EGM by proxy rather than in person.

Shareholders who cannot attend in person are urged to complete and return the proxy forms as soon as possible and in any event no later than 10 a.m. (Irish time) on 29 November 2023.

It is a requirement of the UCITS Regulations that the Merging Fund and the Receiving Fund draw up common terms on the proposed merger (the "**Merger Terms**"), which are approved by the Directors. The Merger Terms have been provided to the Central Bank and are incorporated into the items below, along with other pertinent information in relation to the Merger.

1. Background to and rationale for the Merger

The Investment Manager has advised the Board that since the growth potential of the Merging Fund is limited, it has become increasingly difficult to maintain the economic viability of the Merging Fund. Following due consideration, the Board, together with the Investment Manager, identified the Receiving Fund as the most suitable sub-fund of the Company which, while presenting broadly similar investment objectives and policies as the Merging Fund, will improve value and operational efficiencies as well as progressively reduce the total expense ratio of the Merging Fund in the best interests of the Shareholders.

As the Merging Fund and Receiving Fund are part of the same umbrella, i.e., the Company, the same Investment Manager, Depositary and Administrator provide services to them. This commonality of service providers ensures a low risk merger process and strong continuity of service for underlying investors.

If approved by the Shareholders, the Merger will result in such Shareholders directly holding New Shares in the Receiving Fund. The Board believes that the long term interests of Shareholders are best served through the merger of the Merging Fund and the Receiving Fund.

2. Proposed Merger and the likely impact on Shareholders in the Merging Fund

a. Transfer of assets

The Merger will involve the transfer of the net assets of the Merging Fund to the Depositary to be held on behalf of the Receiving Fund in exchange for the issue of New Shares in the Receiving Fund to Shareholders on the Effective Date. Shareholders are referred to Schedule A which sets out the New Shares which will be issued following the Merger. The New Shares issued will correspond to Existing Shares held by Shareholders in accordance with Schedule A.

b. Accrued Income

The actual and estimated income (if any) of the Merging Fund available for allocation to Existing Shares will be allocated to, and reflected in, the net asset value of Existing Shares, so that no income property is transferred on the implementation of the Merger.

c. Impact on holding

Under the terms of the Merger, Shareholders will receive New Shares having an equivalent value to the value of their holding of Existing Shares on the Effective Date.

The net asset value of the Merging Fund on the Effective Date will be calculated in accordance with the Prospectus and the Constitution. The valuation methodology for the assets of the Merging Fund is the same as that of the Receiving Fund. Dealings in the Existing Shares will continue until the Last Dealing Time.

The exchange ratio used to calculate the number of New Shares a Shareholder will receive in the Receiving Fund shall be based on the net asset value per share of such class of Existing Shares in the Merging Fund relative to the net asset value per share in the corresponding class of shares in the Receiving Fund as calculated at the Effective Time on the Effective Date (the "Exchange Ratio").

The Exchange Ratio shall then be applied to the number of shares held by each Shareholder in the Merging Fund to calculate the number of New Shares they are to receive in the Receiving Fund.

The net asset value per share in the Merging Fund and the net asset value per share in the Receiving Fund will not necessarily be the same. Therefore, while the overall

value of a Shareholders' holding will remain the same, such Shareholder may receive a different number of New Shares than the number of Existing Shares the relevant Shareholder previously held.

d. Impact on risk profile

The summary risk indicator (SRI), which is set out in the KID for a UCITS, is a measure of a fund's historic volatility. The SRI is not a measure of capital loss or gains, but of how significant the rises and falls in the fund have been historically. For example, a fund whose price has experienced significant rises and falls will be in a higher risk category, whereas a fund whose price has experienced less significant rises and falls will be in a lower risk category. The SRI for the Merging Fund is 4 and the SRI for the Receiving Fund is 5. SRI categories should be viewed as an approximate guide where 7 is most risky and 1 is least risky (lower returns but lower risk).

e. Impact on rights of Shareholders of the Merging Fund

<u>Schedule B</u> of this document includes a comparison of the key characteristics and differences of the Merging Fund and the Receiving Fund.

It is anticipated that operating costs of the Receiving Fund should decrease following the Merger due to the potential for fixed costs to be spread among a wider base of investors.

By participating in the Merger, Shareholders are deemed to agree that all representations, warranties, indemnities, confirmations and declarations provided by Shareholders in existing subscription forms shall be deemed to be provided to the Receiving Fund as if the subscription forms had been addressed directly to the Receiving Fund and provided by the Shareholders as such at the Effective Time.

The procedures that apply to the dealing, valuation, subscription, redemption, exchange and transferring of Shareholders' holdings are the same between the Merging Fund and the Receiving Fund.

f. Costs and Expenses of the Merger

Expenses in relation to the implementation of the Merger (which shall include the costs of the Merger EGM (including any adjournments), legal, accounting and administrative costs) shall be borne by UBS Asset Management Switzerland AG and not the Company. The Merging Fund will incur any dealing costs arising from the rebalancing of the portfolio in anticipation of the Merger.

No subscription fee will be levied in respect of New Shares to be issued.

g. Rebalancing of the Portfolio

There is not expected to be any material impact on the Receiving Fund's portfolio as a result of the Merger and there is not expected to be any rebalancing of the Receiving Fund's portfolio either before or after the Merger takes effect.

3. Main similarities and differences between the Merging Fund and the Receiving Fund

A table highlighting the main similarities and differences between the Merging Fund and the Receiving Fund is included at <u>Schedule B</u>.

4. KID

A copy of the KID of each share class of the Receiving Fund is attached with this Circular

under <u>Schedule D</u>. Shareholders are encouraged to read the relevant KID, which contains information on the essential features of the share classes of the Receiving Fund.

5. Procedures for and at the Merger EGM

An extraordinary general meeting of the Shareholders is being convened for 29 November 2023 in order to consider and vote on the proposed Merger. The Notice of the Merger EGM is set out in <u>Schedule C</u> to this Circular and includes the Merger Resolutions to be proposed at the Merger EGM. Shareholders will be notified promptly by the Administrator of the outcome of the Merger EGM.

The implementation of the proposed Merger for the Merging Fund is conditional upon the Merger Resolution being duly passed as a special resolution of the Shareholders in the Merging Fund. To be passed as a special resolution, the Merger Resolution must be carried by a majority of not less than 75% of the total number of votes cast in person or by proxy at the Merger EGM. The quorum for the Merger EGM is one (1) Shareholder present at the Merger EGM in person or by proxy. If a quorum is not present for the Merger EGM within half an hour (30 minutes) from the time appointed, the Merger EGM will be adjourned to the same day of the following week or such other day, and at such other time and place, as the Directors may determine. The date, time and place of an adjourned Merger EGM will be notified to Shareholders by the Administrator.

6. Shareholders who do not wish to take part in the Merger

If the Merger Resolution is duly passed at the Merger EGM, Shareholders who do not wish to take part in the Merger must request the redemption of their Existing Shares prior to the Last Dealing Time. Redemption requests received prior to the Last Dealing Time will not be subject to a redemption charge (other than those retained to meet disinvestment costs (as the case may be)). Shareholders may also exchange their Existing Shares into shares in another sub-fund of the Company, in accordance with the terms of the Prospectus and the Constitution, free of charge (other than charges retained to meet disinvestment costs (as the case may be)), on or before the Last Dealing Time. Otherwise, in the event that the Merger proceeds, such Existing Shares will automatically form part of the Merger.

7. Dealings in Existing Shares prior to the Merger

Trading of the Existing Shares on the relevant stock exchanges will be suspended on the morning of 4 December 2023. Investors on the secondary market may redeem or exchange their holdings up to 4.30pm on 1 December 2023.

Dealings by the Shareholders in the Existing Shares will cease at the Last Dealing Time.

Shareholders will have the right to request a repurchase of their Existing Shares without charge from the date of this Circular up to the Last Dealing Time.

Subscription requests received prior to the Last Dealing Time will be processed in accordance with the Prospectus. In the event that subscription requests are received for the Merging Fund after the Last Dealing Time, such requests will be refused, and the applicant will be informed that the Merging Fund is closed for subscriptions. In the event that redemption or exchange requests are received for the Merging Fund after the Last Dealing Time, such requests will be refused and the holding of Existing Shares by the Shareholder will automatically form part of the Merger.

During the period between the date of issue of this Circular and the Effective Date, this Circular and the latest KIDs of the Receiving Fund shall be provided to each investor who subscribes into either the Merging Fund or the Receiving Fund or asks to receive copies of the fund documentation of either the Merging Fund or the Receiving Fund.

8. Temporary Suspension of Dealing in Shares

Regulation 63(2) of the UCITS Regulations permits a company to temporarily suspend subscriptions and redemptions of shares. The Company has sought the consent of the Central Bank to temporarily suspend the subscription or redemption of shares in the Merging Fund and the Central Bank has granted such derogation.

Accordingly, subject to the Merger Resolution passing, the Directors have resolved to temporarily suspend dealing in shares in the Merging Fund, in order to facilitate the implementation of the Merger. It is anticipated that the proposed dates of suspension will commence at 4.31 p.m. on 1 December 2023 on the secondary market and at 4.31pm on 8 December 2023 on the primary market and terminate at the Effective Time. The suspension will be notified to Shareholders by the Administrator.

9. Consequences of the Merger Resolution

If the Merger Resolution passes:

- a. it will be binding on all Shareholders on the register of members of the Merging Fund on the Effective Date, whether or not they voted in favour of the Merger Resolution, or indeed at all;
- **b.** trading of the Existing Shares on the relevant stock exchanges will be suspended on the morning of 4 December 2023;
- **c.** Investors on the secondary market may redeem or exchange their holdings up to 4.30pm on 1 December 2023;
- d. no further dealings in the Existing Shares will take place from the Last Dealing Time, the register will be closed and the Existing Shares shall cease to be of any value or effect (subject to the terms of the Merger) after the Effective Time;
- **e.** the net assets of the Merging Fund will be transferred to the Receiving Fund in exchange for the issue of New Shares to Shareholders;
- f. Shareholders will be issued with New Shares in the relevant share class having an equivalent value to their holding of Existing Shares immediately prior to the Effective Time without any further action on their part (but the number of New Shares to be issued to each Shareholder in exchange for Existing Shares will not be known until the Effective Date);
- **g.** the Merging Fund shall cease to exist on the entry into effect of the Merger, in accordance with Regulation 66(1)(c) of the UCITS Regulations;
- h. confirmation of the holding of New Shares in the Receiving Fund will be sent to Shareholders within twenty-one (21) days of the Effective Date; and
- i. Shareholders who form part of the Merger and receive New Shares in exchange for their Existing Shares will be able to exercise their rights as shareholders in the Receiving Fund as and from the first dealing day for dealing in the New Shares.

10. Tax Advice

It is important that Shareholders determine their own tax treatment, as there may be a change as a result of and/or following the Merger, and carefully consider obtaining appropriate tax advice in respect of the Merger.

11. Review by an Independent Auditor

In accordance with the UCITS Regulations, the Independent Auditor has reviewed the Merger Terms and has validated the calculation methodology of the Exchange Ratio.

Following the Effective Date, the Independent Auditor will validate the actual exchange ratio determined at the date for calculating that ratio and will prepare a report with details of its findings in relation to the above which will be available to the Shareholders and Receiving Fund Shareholders, free of charge, upon request to the Company Secretary. A copy of this report will also be available to the Central Bank.

12. Documents available for inspection

The following documents are available on request from, or are available for inspection at, the registered office of the Company at Second Floor, 5 Earlsfort Terrace, Dublin D02 CK83, Ireland during normal business hours Monday to Friday (public holidays excepted) from the date of this Circular until the time of the Merger EGM (or any adjournment) and, if the Merger Resolution is passed, up to and including the Effective Date:

- (i) Constitution;
- (ii) Prospectus;
- (iii) KIDs of the Merging Fund;
- (iv) KIDs of the Receiving Fund;
- (v) Audited report and accounts of the Company for the period to 31 October 2022 and unaudited financial statements to 30 June 2023; and
- (vi) the UCITS Regulations.

Shareholders or potential investors who submit subscription requests or who ask to receive copies of the above documents during the period from the date of this Circular to the Effective Date will be provided with a copy of this Circular and the relevant KID of the Receiving Fund.

13. Action to be taken

We would draw your attention to the notices for the Merger EGM. Shareholders holding Existing Shares in the Merging Fund are urged to complete and return the proxy forms set out in $\underline{Schedule\ C}$ of this Circular.

The requisite approvals of the Central Bank have been obtained in relation to the issue of this Circular. In order to implement the Merger, the following actions must be completed:

- (i) the passing of the Merger Resolution by Shareholders;
- (ii) the implementation of the transfer of the net assets of the Merging Fund to the Receiving Fund; and
- (iii) the issue of New Shares to Shareholders.

Following implementation of the Merger, the Directors will arrange for the filing with the Central Bank of any necessary documents required by the Central Bank in order to note the fact that the Merger has become effective.

If you do not intend to attend the Merger EGM in person, it is important that you exercise your voting rights in respect of the Merger EGM by completing and returning your enclosed proxy form so that it will arrive by 10 a.m. (Irish time) on 27 November 2023 at the address set out

in the proxy forms.

If you require any further information concerning this Circular, please contact your usual financial adviser or contact the Investment Manager at ol-etf-pfm@ubs.com.

14. Recommendation

The Board believes that the resolutions to be proposed at the Merger EGM are in the best interests of the Shareholders as a whole and, accordingly, the Directors strongly recommend that you vote in favour of the resolutions.

The Prospectus, together with the updated supplements relating to the Funds, the updated Key Information Documents (KIDs) for the Funds, and the Constitution of the Company will be available free of charge at www.fundinfo.com and/or free of charge from the local representatives in the countries where the Company is registered, including in Switzerland from UBS Fund Management (Switzerland) AG, Aeschenvorstadt 1, 4051 – Basel, Switzerland which acts as Swiss Representative, and UBS Switzerland AG, Bahnhofstrasse 45, CH-8090 Zurich, Switzerland, which acts as the Swiss Paying Agent.

The Prospectus, the Key Information Documents (KIDs), the articles of association as well as the annual and semi-annual reports of the Company can be obtained or ordered free of charge from the paying agent in Switzerland and its Swiss branch offices, as well as from the Representative in Switzerland.

Yours faithfully

Director, for and on behalf of UBS (Irl) ETF Plc

UBS Fund Management (Switzerland) AG is a member of UBS Group AG

Schedule A

New Shares classes to be issued in exchange for Existing Share classes

From		То		
Share Class	Minimums*	Share Class	Minimums*	
(EUR) A-dis	None / None / None	(EUR) A-dis	None / None / None	
(EUR) A-acc	None / None / None	(EUR) A-acc	None / None / None	
(EUR) A-Ukdis	None / None / None	(EUR) A-Ukdis	None / None / None	

^{*}Minimum Holding / Minimum Subscription Amount / Minimum Redemption Amount

Schedule B

Main Similarities and Differences between the Merging Fund and the Receiving Fund

	Merging Fund	Receiving Fund		
General				
Regulatory status	UCITS	UCITS		
Corporate status	Sub-fund with segregated liability	Sub-fund with segregated liability		
Domicile	Ireland	Ireland		
Profile of a typical investor	Investors are expected to be retail and professional investors or eligible counterparties (as described under MiFID II) seeking a return on their investment over a long term time horizon who want to integrate ESG factors into their investment process through exposure to the equity market performance of European companies and are prepared to accept the risks associated with an investment of this type. Based on the structure and composition of the Index, the volatility of the Fund, which may vary from time to time, is generally expected to be medium to high.	Investors are expected to be retail and professional investors or eligible counterparties (as described under MiFID II) seeking a return on their investment over a long term time horizon who want to integrate ESG factors into their investment process through exposure to the equity market performance of EMU companies and are prepared to accept the risks associated with an investment of this type. Based on the structure and composition of the Index, the volatility of the Fund, which may vary from time to time, is generally expected to be medium to high.		
Investment obje	ctives and policies			
Investment Objective	The objective of the Fund is to seek to track the performance of the MSCI European ESG Universal Low Carbon Select 5% Issuer Capped Index (Net Return).	The objective of the Fund is to seek to track the performance of the MSCI EMU ESG Universal Low Carbon Select 5% Issuer Capped Index (Net Return).		
Investment Policy	The investment policy of the Fund is to seek to track the performance of the MSCI Europe ESG Universal Low Carbon Select 5% Issuer Capped Index (Net Return) (or any other index determined by the Directors from time to time to track substantially the same market as the MSCI Europe ESG Universal Low Carbon Select 5% Issuer Capped Index (Net Return) and which is considered by the Directors to be an appropriate index for the Fund to track, in accordance with the Prospectus (the "Index") as closely as possible, while seeking to minimise as far as possible the difference in performance between the Fund and the Index. Any determination by the Directors that the Fund should track another index at any time shall be subject to Shareholder approval and implemented in accordance with the requirements of the Central Bank and this Supplement shall be updated accordingly. The Fund will use replication techniques as	The investment policy of the Fund is to seek to track the performance of the MSCI EMU ESG Universal Low Carbon Select 5% Issuer Capped Index (Net Return) (or any other index determined by the Directors from time to time to track substantially the same market as the MSCI EMU ESG Universal Low Carbon Select 5% Issuer Capped Index (Net Return) and which is considered by the Directors to be an appropriate index for the Fund to track, in accordance with the Prospectus (the "Index") as closely as possible, while seeking to minimise as far as possible the difference in performance between the Fund and the Index. Any determination by the Directors that the Fund should track another index at any time shall be subject to Shareholder approval and implemented in accordance with the requirements of the Central Bank and this Supplement shall be updated accordingly.		

described below in order to minimise as far as possible the difference in performance between the returns of the Index and the return of the Fund, after Fees and Expenses. For information in relation to the difficulties associated with tracking indices, please refer to "Index Tracking Risk" in the "Risk Information" section of the Prospectus.

The Fund is passively managed. By tracking the Index, the Fund promotes environmental and/or social characteristics and complies with article 8 of SFDR.

Information related to environmental and/or social characteristics is available in an annex to this document (SFDR RTS Art. 14(2)).

In order to seek to achieve this investment objective, the Investment Manager, on behalf of the Fund, will invest, using the Replication Strategy, primarily in the securities of the Index in the approximate weightings of the Index subject to the Investment Restrictions set forth in the Prospectus. These securities (which may include depositary receipts) shall be listed and/or traded on the exchanges and markets set out in Schedule II of the Prospectus. This strategy seeks to hold all of the securities of the Index, with the approximate weightings as in that Index, so that essentially, the portfolio of the Fund will be a near mirror-image of the components of the Index. There are also currency versions (only developed market currencies) of the Index which denominated in a currency other than Euro and hedged, including currency versions denominated in USD, GBP, CHF, SGD, CAD and JPY (each a "Hedged Currency Version"). The purpose of the Hedged Currency Versions is to limit the profit or loss generated from foreign exchange exposure when holding a Euro denominated asset in a currency other than Euro. This is achieved by the Hedged Currency Versions employing one month rolling forward FX contracts. In accordance Hedged Currency methodologies the Fund may also employ rolling forward FX contracts to limit the profit or generated from foreign exchange exposure when holding a Euro denominated asset in a currency other than Shareholders should note that the disclosure in respect of the Hedged Currency Versions is for information purposes only and is to explain the manner in which the Fund will engage in currency hedging. Further details regarding the Replication Strategy are disclosed in the "Investment Objectives, Policy and Strategy"

The Fund will use replication techniques as described below in order to minimise as far as possible the difference in performance between the returns of the Index and the return of the Fund, after Fees and Expenses. For information in relation to the difficulties associated with tracking indices, please refer to "Index Tracking Risk" in the "Risk Information" section of the Prospectus.

The Fund is passively managed. By tracking the Index, the Fund promotes environmental and/or social characteristics and complies with article 8 of SFDR.

Information related to environmental and/or social characteristics is available in an annex to this document (SFDR RTS Art. 14(2)).

In order to seek to achieve this investment objective, the Investment Manager, on behalf of the Fund, will invest, using the Replication Strategy, primarily in the securities of the Index in the approximate weightings of the Index subject to the Investment Restrictions set forth in the Prospectus. These securities (which may include depositary receipts) shall be listed and/or traded on the exchanges and markets set out in Schedule II of the Prospectus. This strategy seeks to hold all of the securities of the Index, with the approximate weightings as in that Index, so that essentially, the portfolio of the Fund will be a near mirror-image of the components of the Index. There are also currency versions (only developed market currencies) of the Index which are denominated in a currency other than Euro and hedged, including currency versions denominated in USD, GBP, CHF, SGD, CAD and JPY (each a "Hedged Currency Version"). The purpose of the Hedged Currency Versions is to limit the profit or loss generated from foreign exchange exposure when holding a Euro denominated asset in a currency other than Euro. This is achieved by the Hedged Currency Versions employing one month rolling forward FX contracts. In accordance the Hedged Currency Versions with methodologies the Fund may also employ rolling forward FX contracts to limit the profit or loss generated from foreign exchange exposure when holding a Euro denominated asset in a currency other than Euro. Shareholders should note that the disclosure in respect of the Hedged Currency Versions is for information purposes only and is to explain the manner in which the Fund will engage in currency hedging. Further details

section of the Prospectus.

In seeking to implement its investment objective of tracking the performance of the Index, the Fund may also hold securities which are not comprised in its Index, including, for example, securities in respect of which there has been an announcement or it is expected that they will shortly be included in the Index. In such case, the application of ESG rating to selected securities cannot guaranteed. Solely for the purposes of assisting in replicating the Index, the Fund may also invest in securities which are not constituents of the Index where the Investment Manager considers that such securities may provide a similar return to certain securities that make up the Index. If the investment limits of the Fund are exceeded for reasons beyond the control of the Directors, or as a result of the exercise of subscription rights, the Fund must adopt as a priority objective for its sales transactions the remedying of that situation, taking due account of the interests of the Shareholders. The Fund as set above utilises the Replication Strategy accordingly, investment in the Fund should be considered to provide a direct exposure to the Index. Details of the Fund's tracking error and trading difference is set out in the section of the Prospectus entitled "Tracking Accuracy".

As the Fund does not pursue a synthetic index replication strategy, there is no corresponding counterparty risk applicable. As a result of currency hedging, hedged Share Classes may be exposed to counterparty risk as further detailed in the section of the Prospectus entitled "Counterparty Risk".

The Fund (as well as the Index) will take long positions only and the Fund will invest 100% of its net assets in long positions.

The Fund may, for the purpose of efficient portfolio management, where disclosed in the Manager's RMP Statement (if applicable) and in accordance with the conditions and limits imposed by the Central Bank, use financial instruments ("FDI") derivative including currency forwards, currency swaps, warrants, index futures and futures on stocks. Efficient portfolio management means investment decisions involving transactions that are entered into for one or more of the following specific aims: the reduction of risk; the reduction of cost; or the generation of additional capital or income for the Fund with an appropriate level of risk, taking into account regarding the Replication Strategy are disclosed in the "Investment Objectives, Policy and Strategy" section of the Prospectus.

In seeking to implement its investment objective of tracking the performance of the Index, the Fund may also hold securities which are not comprised in its Index, including, for example, securities in respect of which there has been an announcement or it is expected that they will shortly be included in the Index. In such case, the application of ESG rating to these selected securities cannot be guaranteed. Solely for the purposes of assisting in replicating the Index, the Fund may also invest in securities which are not constituents of the Index where the Investment Manager considers that such securities may provide a similar return to certain securities that make up the Index. If the investment limits of the Fund are exceeded for reasons beyond the control of the Directors, or as a result of the exercise of subscription rights, the Fund must adopt as a priority objective for its sales transactions the remedying of that situation, taking due account of the interests of the Shareholders. The Fund as set above utilises the Replication Strategy accordingly, investment in the Fund should be considered to provide a direct exposure to the Index. Details of the Fund's tracking error and trading difference is set out in the section of the Prospectus entitled "Tracking Accuracy".

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The Fund (as well as the Index) will take long positions only and the Fund will invest 100% of its net assets in long positions.

The Fund may, for the purpose of efficient portfolio management, where disclosed in the Manager's RMP Statement (if applicable) and in accordance with the conditions and limits imposed by the Central Bank, use financial derivative instruments ("FDI") including currency forwards, currency swaps, warrants, index futures and futures on stocks. Efficient portfolio management means investment decisions involving transactions that are

the risk profile of the Fund and the risk diversification rules set out in the Central Bank Rules. In particular, FDI may be used for the purpose of minimising differences performance between the Fund and the relevant Index, ie, the risk that the Fund return varies from the Index's return. Although FDI will be inherently leveraged, the primary purpose of the use of FDI is to minimise as far as possible the difference in performance between the Fund and the Index and, while the Fund will be leveraged (calculated under the commitment approach as set out in the "Risk Management" section below) as a result of its investments in FDI, such leverage will not exceed 100% of the Fund's total Net Asset Value at any time.

The Fund, subject to the restrictions imposed on the use of FDI described in the Prospectus and by the UCITS Regulations, may buy and sell futures contracts to either create exposure or reduce exposure to various securities included in the Index or to reduce certain aspects of risk inherent in specific trades. Futures contracts are agreements to buy or sell a fixed amount of an equity, bond or currency at a fixed date in the future. Futures contracts are exchange-traded instruments and their dealing is subject to the rules of the exchanges on which they are dealt.

The Fund may use participation notes ("Pin exceptional Notes") or warrants circumstances to trade in otherwise restricted markets such as India. Indian companies may be constituents of the Index and it may not be possible due to market restrictions for the Fund to purchase stocks of such companies directly. P-Notes may also be constituents of the Index. P-Notes are typically used in certain restricted markets by registered foreign institutional investors which issue them to overseas investors wishing to invest in restricted markets. P-Notes are generally not rated and are designed to provide a return which is directly linked to the performance of a particular equity security or basket of equity securities. The P-Notes are generally in the form of debt securities from the issuer agreeing to provide a return corresponding to that on the underlying equity securities. Brokers buy stocks and issue P-Notes that represent ownership of the underlying stock. Any dividends or capital gains collected from the underlying securities go back to the investors. While they do mimic the cash flows of a swap, they are not FDI. The P-Notes which the Fund may invest in may not embed derivatives or entered into for one or more of the following specific aims: the reduction of risk; the reduction of cost; or the generation of additional capital or income for the Fund with an appropriate level of risk, taking into account the risk profile of the Fund and the risk diversification rules set out in the Central Bank Rules. In particular, FDI may be used for the purpose of minimising differences in performance between the Fund and the relevant Index, ie, the risk that the Fund return varies from the Index's return. Although FDI will be inherently leveraged, the primary purpose of the use of FDI is to minimise as far as possible the difference in performance between the Fund and the Index and, while the Fund will be leveraged (calculated under the commitment approach as set out in the "Risk Management" section below) as a result of its investments in FDI. such leverage will not exceed 100% of the Fund's total Net Asset Value at any time.

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The Manager has adopted a statement of its risk management processes ("RMP") in respect of the use of FDI which enables it to accurately measure, monitor and manage the various risks associated with FDI and the Fund will employ only FDIs which are described in the RMP. The Manager will only adopt an RMP which has been provided to the Central Bank.

issue P-Notes that represent ownership of the underlying stock. Any dividends or capital gains collected from the underlying securities go back to the investors. While they do mimic the cash flows of a swap, they are not FDI. The P-Notes which the Fund may invest in may not embed derivatives or leverage.

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Description of Index

The Index draws its constituents from the MSCI Europe Index (the "Parent Index"), being an equity index calculated, maintained and published by international index supplier MSCI® and denominated in Euro. The Index tracks the total return net dividend performance of large and mid-capitalisation companies across European developed market countries as further described at https://www.msci.com/developed-markets.

The Index is designed to reflect the performance of an investment strategy that, by tilting away from free-float market cap weights, seeks to gain exposure to those companies demonstrating both a robust Environmental, Social and Governance (ESG) profile as well as a positive trend in improving that profile, using minimal exclusions from the Parent Index.

The Index constituent selection is based on research provided by MSCI ESG Research which provides research, ratings and analysis of ESG-related business practice. The Index Provider excludes companies facing controversies (MSCI Red Flag, being an indication of at least one very severe controversy), companies which have a poor ESG Rating (rating of CCC), companies which have revenues in certain business activities (controversial weapons, nuclear weapons, civilian firearms, tobacco, thermal coal, fossil fuel extraction), as well as the top 5% companies by number based on carbon emission intensity levels (being scope 1 and 2 emissions as categorised by the Greenhouse Gas Protocol) up to a cumulative weight of less than 30% of the weight of that sector in the Parent Index. The index also selects companies with low exposure to fossil fuel

The Index draws its constituents from the MSCI EMU Index (the "Parent Index"), being an equity index calculated, maintained and published by international index supplier MSCI® and denominated in Euro. The Index tracks the total return net dividend performance of large and mid-capitalisation companies across developed market countries of the EMU as further described at https://www.msci.com/documents/10199/739 5c222-b136-4372-baa7-a4480d7d003c.

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reserves and ranks the Parent Index constituents in descending order of the potential carbon emissions per dollar of the market capitalization of the company. excluded until the Securities are than cumulative potential carbon emission of the excluded securities reaches 50% of the sum of potential carbon emission constituents of the Parent Index.

The free-float adjusted market cap weight is adjusted by a "Combined ESG score" that is a combined product of an "ESG rating score" based on the MSCI ESG Research rating (i.e. 1.5 (AAA, AA), 1 (A, BBB, BB) or 0.5 (B)) and a "ESG Rating trend score" based on the change in a company's ESG rating score against the previous assessment carried out by the Index Provider (i.e.1.2 for an increased rating, 1.0 for a neutral rating and 0.8 for a decreased rating). The Combined ESG Score of a company is determined by multiplying the ESG Rating Score by the ESG Rating Trend Score. This Combined ESG Score is used to re-weight the constituent from the Parent Index by multiplying the Combined ESG Score by the market capitalisation weight of the security in the Parent Index. The maximum weight of any issuer of the Parent Index is capped at 5% in order to construct the Index.

Further detail on MSCI ESG Research is provided on the MSCI website (http://www.msci.com/products/indexes/esg/me thodology.html)

The Index rebalances on a quarterly basis. The rebalancing frequency will have minimal impact on the transaction costs associated with the Fund as any rebalancing is not anticipated to require any higher frequency of position turnover in the Fund than would otherwise be the case were the Index to be static.

It is not anticipated that the composition of the Index will be adjusted to the extent that tracking is not possible within the scope of standard UCITS investment restrictions.

Further details of the Index composition and its calculation methodology (including information on the procedure to be adopted by the index sponsor should the weighting of any particular stock exceed the permitted investment restrictions) can be found at the website set out below. The Investment Manager monitors the investment restrictions applicable to the Fund. As soon as the Investment Manager becomes aware that the weighting of any particular stock

index also selects companies with low exposure to fossil fuel reserves and ranks the Parent Index constituents in descending order of the potential carbon emissions per dollar of the market capitalization of the company. Securities are than excluded until the cumulative potential carbon emission of the excluded securities reaches 50% of the sum of the potential carbon emission of the constituents of the Parent Index.

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	in the Index exceeds the permitted investment restrictions, the Investment Manager will seek to either unwind that particular position or reduce the Fund's exposure to that stock to ensure that the Fund at all times operates within the permitted investment restrictions and complies with the requirements of the UCITS Regulations.	applicable to the Fund. As soon as the Investment Manager becomes aware that the weighting of any particular stock in the Index exceeds the permitted investment restrictions, the Investment Manager will seek to either unwind that particular position or reduce the Fund's exposure to that stock to ensure that the Fund at all times operates within the permitted investment restrictions and complies with the requirements of the UCITS Regulations.
Dealing		
Dealing Day	Every Business Day (excluding (i) any day on which a market on which securities included in the Index are listed or traded is closed and (ii) any day where the Index is not calculated) and/or such other day or days as the Directors and/or the Manager may determine and notify to the Administrator and to Shareholders in advance, provided there shall be at least two Dealing Days at regular intervals in each month. A list of such closed market days will be published for the Fund in advance on the Website.	Every Business Day (excluding (i) any day on which a market on which securities included in the Index are listed or traded is closed and (ii) any day where the Index is not calculated) and/or such other day or days as the Directors and/or the Manager may determine and notify to the Administrator and to Shareholders in advance, provided there shall be at least two Dealing Days at regular intervals in each month. A list of such closed market days will be published for the Fund in advance on the Website.
Business Day	Each normal bank business day in Ireland, inclusive of all public and/or bank holidays other than the following – New Year's Day, Good Friday, Easter Monday, Christmas Day and St. Stephen's Day – and days on which the Primary Stock Exchange, on which the constituents of the Index are traded, is open for trading, except individual, non-statutory rest days and days on which the Primary Stock Exchange in the main countries in which the Fund invests are closed, or on which 50% or more of the investments of the Fund cannot be adequately valued and/or such other day or days as the Directors and/or the Manager may determine and notify in advance to Shareholders.	Each normal bank business day in Ireland, inclusive of all public and/or bank holidays other than the following – New Year's Day, Good Friday, Easter Monday, Christmas Day and St. Stephen's Day – and days on which the Primary Stock Exchange, on which the constituents of the Index are traded, is open for trading, except individual, non-statutory rest days and days on which the Primary Stock Exchange in the main countries in which the Fund invests are closed, or on which 50% or more of the investments of the Fund cannot be adequately valued and/or such other day or days as the Directors and/or the Manager may determine and notify in advance to Shareholders.
Base Currency	Euro	Euro
Dealing Deadline	4.30 pm (Dublin time) on the relevant Dealing Day.	4.30 pm (Dublin time) on the relevant Dealing Day.
Valuation Point	10.30 pm (Dublin time) on each Business Day.	10.30 pm (Dublin time) on each Business Day.
Settlement Date	At the latest, on the third Business Day after the relevant Dealing Day.	At the latest, on the third Business Day after the relevant Dealing Day.

Dividend Policy

Policy

It is not the current intention of the Directors to declare a dividend in relation to the following Share Classes:

(EUR) A-acc;

The net income attributable to the above Share Classes shall be retained within the Fund and the value of these Shares shall rise accordingly.

The Directors intend to declare dividends out of:

- (i) net income; and/or
- (ii) realised and unrealised gains net of realised and unrealised losses

attributable to the following Share Classes:

- (EUR) A-dis;
- (EUR) A-UKdis;

in respect of each six month period ending on 31 December and 30 June within 30 calendar days of the end of the relevant period end. Any such dividends will be paid within two calendar months after declaration.

The Directors and/or the Manager reserve the right to increase or decrease the frequency of dividend payments, if any, at their discretion for income distribution Shares. In the event of a change of policy full details will be disclosed in an updated Supplement and Shareholders will be notified in advance.

Dividends will be paid to Shareholders through the settlement systems through which the Shares are held. The net income and/or realised and unrealised gains net of realised and unrealised losses available for distribution in respect of the relevant Class will be determined in accordance with the relevant law and generally accepted accounting principles consistently applied.

Any dividend unclaimed after six years from the date when it first became payable shall be forfeited automatically, without the necessity for any declaration or other action by the Company. It is not the current intention of the Directors to declare a dividend in relation to the following Share Classes:

(EUR) A-acc;

The net income attributable to the above Share Classes shall be retained within the Fund and the value of these Shares shall rise accordingly.

The Directors intend to declare dividends out of:

- (i) net income; and/or
- (ii) realised and unrealised gains net of realised and unrealised losses

attributable to the following Share Classes:

- (EUR) A-dis;
- (EUR) A-UKdis;

in respect of each six month period ending on 31 December and 30 June within 30 calendar days of the end of the relevant period end. Any such dividends will be paid within two calendar months after declaration.

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Any dividend unclaimed after six years from the date when it first became payable shall be forfeited automatically, without the necessity for any declaration or other action

			by the Company.				
Fees			•				
Preliminary Charge	None		None				
Repurchase Charge	None		None				
Exchange Charge	None		None				
Flat Fee	(EUR) A-Acc	0.12% per annum of NAV	(EUR) A-Acc	0.15% NAV	per	annum	of
	(EUR) A-Dis	0.12% per annum of NAV	(EUR) A-Dis	0.15%	nor	annum	o f
	(EUR) A-UKDis	0.12% per annum of NAV	(EUR) A-UKDis	NAV	pei	annum	Oi
				0.15% NAV	per	annum	of
Performance Fee	None		None				
Accounting Date	31 December each	year	31 December each year				
Notification of Prices	Asset Value per S Administrator as a	lue of the Fund and Net hare is calculated by the at the Valuation Point on and will be published on let	The Net Asset Value of the Fund and Net Asset Value per Share is calculated by the Administrator as at the Valuation Point on each Business Day and will be published on the www.ubs.com/etf				

Schedule C

Notice of Extraordinary General Meeting of

UBS (Irl) ETF PIc – MSCI Europe ESG Universal Low Carbon Select UCITS ETF, a sub-fund of UBS (Irl) ETF pIc

NOTICE is hereby given that an Extraordinary General Meeting of UBS (Irl) ETF Plc – MSCI Europe ESG Universal Low Carbon Select UCITS ETF (the "Merger EGM") will be held at the registered office of UBS (Irl) ETF Plc (the "Company") located at Second Floor, 5 Earlsfort Terrace, Dublin D02 CK83, Ireland on 29 November 2023 at 10 a.m. (Irish time) for the purposes of transacting the following business:

Special Resolution:

That:

- the merger, the terms of which are set out in a circular dated 6 November 2023 (the "Circular") to provide for the delivery and/or transfer of all the net assets of UBS (IrI) ETF PIC MSCI Europe ESG Universal Low Carbon Select UCITS ETF (the "Merging Fund") into UBS (IrI) ETF PIC MSCI EMU ESG Universal Low Carbon Select UCITS ETF (the "Receiving Fund"), in consideration of the shareholders who are on the register of shareholders of the Merging Fund on the date of implementation of the merger (the "Effective Date") being issued new shares in the Receiving Fund having an equivalent value to their holding of existing shares in the Merging Fund, be and is hereby approved on the terms and conditions set out in the Circular;
- (ii) all existing shares of the Merging Fund shall (subject to the terms of the merger) be deemed to have been redeemed following the issue of new shares in the Receiving Fund to those shareholders who are on the register of shareholders of the Merging Fund at the Effective Date;
- (iii) the Directors of the Company be and are hereby authorised, on behalf of the Company, to enter into and give effect to any and all documents, deeds and/or agreements and to do any act or thing, requisite or desirable, in the opinion of the Directors, for the purpose of carrying the merger into effect, including but not limited to the postponement or reconvening of this Merger EGM to facilitate any postponement, adjournment or rescheduling of the Merger EGM.

By order of the Board

for and on behalf of **Dechert Secretarial Limited Company Secretary**

Dated this 6 November 2023

{The remainder of this page is left intentionally blank; Notes to this Notice follow.}

Notes:

- 1. The required quorum at the meeting is one (1) shareholder present in person or by proxy. If a quorum is not present within half an hour (30 minutes) from the appointed time for the meeting, the meeting shall stand adjourned to the same day in the next week at the same time and place, or to such other day and at such other time and place as the Directors may determine. At the adjourned meeting, if a quorum is not present within half-an-hour from the time appointed for holding the meeting, the meeting shall be dissolved.
- 2. Shareholders are entitled to attend and vote at the Extraordinary General Meeting of the Company (or any adjournment thereof). A shareholder may appoint a proxy or proxies to attend, speak and vote on his/her behalf. A proxy need not be a shareholder of the Company.
- 3. At the Extraordinary General Meeting, the resolutions put to the vote of the meeting shall be decided on a show of hands unless before, or on the declaration of the result of, the show of hands, a poll is duly demanded by the Chairman or by any shareholder present in person or by proxy. Unless a poll is so demanded, a declaration by the Chairman that a resolution has been carried, or carried unanimously, or by a particular majority, or lost, or not carried by a particular majority and an entry to that effect in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such a resolution. a demand for a poll may be withdrawn.
- 4. On a show of hands, each shareholder present in person or by proxy shall have one vote. On a poll every shareholder present in person or by proxy shall have one (1) vote for every share held by that shareholder.
- 5. Capitalised terms used but not otherwise defined herein shall have the same meaning as set out in the Prospectus of the Company.

Form of Proxy

for

UBS (Irl) ETF PIc – MSCI Europe ESG Universal Low Carbon Select UCITS ETF

a sub-fund of UBS (Irl) ETF Plc

*I/We			
of			
director of the Company or member of Dechert Secreta and on *my/our behalf at the Carbon Select UCITS ETF t	, or failing *him/her, the failing one of them, Pearce Manniarial Limited or employee of Deche Extraordinary General Meeting of to be held at the registered office of Dublin D02 CK83, Ireland on the 2	ing or failing him, Amanda A ert LLP in Ireland, as *my/ou EUBS (Irl) ETF Plc – MSCI E FUBS (Irl) ETF Plc (the " Con	Afifi or failing her any staff ir proxy to vote for *me/us Europe ESG Universal Low npany ") located at Second

Please indicate with an "X" in the space below how you wish your votes to be cast in respect of each Resolution. If no specific direction as to voting is given the proxy will vote or abstain from voting at his discretion.

SPECIAL RESOLUTION		FOR	AGAINST
THAT:			
circular provide assets Univers "Mergi ESG U "Recei shareh of the I the me shares value Mergin	erger, the terms of which are set out in a dated 6 November 2023 (the "Circular") to e for the delivery and/or transfer of all the net of UBS (Irl) ETF Plc – MSCI Europe ESG sal Low Carbon Select UCITS ETF (the ng Fund") into UBS (Irl) ETF Plc – MSCI EMU Universal Low Carbon Select UCITS ETF (the ving Fund"), in consideration of the olders who are on the register of shareholders Merging Fund on the date of implementation of erger (the "Effective Date") being issued new in the Receiving Fund having an equivalent to their holding of existing shares in the g Fund, be and is hereby approved on the and conditions set out in the Circular;		
to the t redeen Receiv registe	ting shares of the Merging Fund shall (subject terms of the merger) be deemed to have been ned following the issue of new shares in the ing Fund to those shareholders who are on the r of shareholders of the Merging Fund at the ve Date;		
authori and gi and/or requisit for the includir reconve	rectors of the Company be and are hereby sed, on behalf of the Company, to enter into ve effect to any and all documents, deeds agreements and to do any act or thing, the or desirable, in the opinion of the Directors, purpose of carrying the merger into effect, and but not limited to the postponement or ening of this Merger EGM to facilitate any mement, adjournment or rescheduling of the		

^{*}Delete as appropriate

Merger	EGM. 				
Signature:	C	oate:			
IF RELEVANT, PLEASE PRIN THIS FORM ON BEHALF OF A			CORPORAT	ION YOU AR	RE EXECUTING
Print Name:					
Print address:					

{The remainder of this page is left intentionally blank; Notes to this Form of Proxy follow.}

NOTES:

- 1. Only those Shareholders registered in the Register of Members at the Voting Record Time, being 10 a.m. (Irish time) on 29 November 2023 or, if the EGM is adjourned, 10 a.m. (Irish time) forty eight hours prior to the day of the adjourned EGM shall be entitled to attend, speak, ask questions and vote at the EGM or, if relevant, any adjournment thereof. The number and value of Shares which you are entitled to vote at the EGM will be determined by reference to the Register of Members as at the Voting Record Time. Furthermore, the value attributable to each Share for the purpose of voting at the EGM shall be the Net Asset Value per Share (as calculated in accordance with the Articles of the Company) of such Share at the Voting Record Time. Changes in the Register of Members after the Voting Record Time will be disregarded in determining the right of any person to attend and/or vote at the EGM.
- 2. A Shareholder must insert his full name and registered address in type or block letters. In the case of joint holders, the signature of any one holder will be sufficient, but the names of all joint holders should be stated. In the case of joint holders the vote of the senior who tenders a vote whether in person or by proxy shall be accepted to the exclusion of the votes of the other joint holders and for this purpose seniority shall be determined by the order in which the names stand in the Register of Members in respect of the joint holding.
- 3. If you wish to appoint a proxy other than the Chairman of the EGM, any other Director of the Company and the other individuals specified in this Form of Proxy please insert his/her name and address in the space provided. A proxy need not be a member of the Company but must attend the Meeting in person, or any adjourned EGM, to represent you.
- 4. Where the Shareholder is an individual, this Form of Proxy may be executed by an attorney on behalf of such Shareholder duly authorised in writing to do so.
- 5. Where this Form of Proxy is executed by a corporation or body corporate, it must be executed either under its seal or under the hand of an officer or attorney duly authorised.
- 6. To be valid, a completed Form of Proxy and any power of attorney under which it is signed must be received as follows:
 - (i) in the case of investors with accounts in the Clearstream system, to Clearstream electronically via COL/XACT/MT565 Swift no later than 10 a.m. (Irish time) on 27 November 2023 or, if the EGM is adjourned, 10 a.m. (Irish time) forty eight hours prior to the day of the adjourned meeting. Failure to provide Clearstream with the required information will result in the rejection of the instruction. Please note that an additional fee will apply to free format MT568/599 instructions. For inquiries, Clearstream investors are advised to contact their regular customer support team.
 - (ii) or, alternatively, to the offices of Dechert Secretarial Limited, Second Floor, 5 Earlsfort Terrace Dublin D02 CK83, Ireland as soon as possible and in any event, not later than 10 a.m. (Irish time) on 27 November 2023.
- 7. If this Form of Proxy is properly executed and returned, it will be voted in the manner directed by the Shareholder executing it or, if no directions are given, will be voted at the discretion of the Chairman of the EGM or any other person duly appointed as proxy by the Shareholder.

Schedule D KIDs of the Receiving Fund

- 1. (EUR) A-Acc
- 2. (EUR) A-Dis
- 3. (EUR) A-UKDis