

檔 號：
保存年限：

景順證券投資信託股份有限公司 函

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發文日期：中華民國112年12月12日

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密等及解密條件或保密期限：

附件：如文 (0202312032_Attach1. pdf、0202312032_Attach2. pdf、
0202312032_Attach3. pdf、0202312032_Attach4. pdf)

主旨：有關景順歐洲動力基金 (Invesco Continental
European Equity Fund) 合併事宜，請詳閱股東通知信
函，敬請知悉。

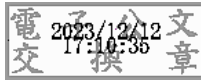
說明：

- 一、緣本公司代理之景順歐洲動力基金業於本年度8月17日終止
在台銷售及募集事宜，詳情請請閱2023年5月17日(112)景
順字第0202305003號信函。
- 二、景順歐洲動力基金將於2024年2月2日併入Invesco Pan
European Focus Equity Fund，前述基金目前仍為未經主
管機構核准在內募集及銷售之未核備基金，基金合併事宜
請詳閱股東通知信函。
- 三、有關景順歐洲動力基交易時間如下：最後交易日：2024年1
月26日中午12時(愛爾蘭時間) 最後淨值時間：2024年2月2
日 合併後第一個交易日：2024年2月5日 請詳閱股東通知
信函
- 四、上述事項，敬請知悉。

正本：中國信託商業銀行股份有限公司、滙豐(台灣)商業銀行股份有限公司、兆豐國際

商業銀行股份有限公司、臺灣土地銀行、玉山商業銀行股份有限公司、彰化商業銀行股份有限公司、聯邦商業銀行股份有限公司、國泰世華商業銀行股份有限公司、星展(台灣)商業銀行股份有限公司、凱基商業銀行股份有限公司、渣打國際商業銀行股份有限公司、花旗(台灣)商業銀行股份有限公司、台中商業銀行股份有限公司、京城商業銀行股份有限公司、法商法國巴黎銀行台北分公司、陽信商業銀行股份有限公司、凱基證券股份有限公司、台北富邦商業銀行股份有限公司、永豐商業銀行股份有限公司、華南商業銀行股份有限公司、安泰商業銀行股份有限公司、台新國際商業銀行股份有限公司、第一商業銀行股份有限公司、上海商業儲蓄銀行股份有限公司、遠東國際商業銀行股份有限公司、臺灣中小企業銀行股份有限公司、元大商業銀行股份有限公司、高雄銀行股份有限公司、臺灣銀行、合作金庫商業銀行、中租證券投資顧問股份有限公司、統一綜合證券股份有限公司、永豐金證券股份有限公司、富邦綜合證券股份有限公司、元富證券股份有限公司、三信商業銀行股份有限公司、萬寶證券投資顧問股份有限公司、臺灣新光商業銀行股份有限公司、華泰商業銀行股份有限公司、元大證券股份有限公司、板信商業銀行股份有限公司、基富通證券股份有限公司、鉅亨證券投資顧問股份有限公司、王道商業銀行股份有限公司、群益金鼎證券股份有限公司、好好證券股份有限公司、柏瑞證券投資信託股份有限公司、永豐證券投資信託股份有限公司、台新證券投資信託股份有限公司、宏利證券投資信託股份有限公司、國泰證券投資信託股份有限公司、國泰證券投資顧問股份有限公司、元大證券投資顧問股份有限公司、合作金庫證券投資信託股份有限公司、野村證券投資信託股份有限公司、保德信證券投資信託股份有限公司、街口證券投資信託股份有限公司、富蘭克林華美證券投資信託股份有限公司、安聯證券投資信託股份有限公司、群益證券投資信託股份有限公司、宏遠證券投資顧問股份有限公司、中國信託證券投資信託股份有限公司、復華證券投資信託股份有限公司、華南永昌證券投資信託股份有限公司、元大證券投資信託股份有限公司、聯邦證券投資信託股份有限公司、凱基證券投資信託股份有限公司、日盛證券投資信託股份有限公司、第一金證券投資信託股份有限公司、統一證券投資信託股份有限公司、瀚亞證券投資信託股份有限公司、兆豐國際證券投資信託股份有限公司、合作金庫人壽保險股份有限公司、國泰人壽保險股份有限公司、中國人壽保險股份有限公司、元大人壽保險股份有限公司、南山人壽保險股份有限公司、全球人壽保險股份有限公司、安聯人壽保險股份有限公司、宏泰人壽保險股份有限公司、新光人壽保險股份有限公司、富邦人壽保險股份有限公司、法商法國巴黎人壽保險股份有限公司台灣分公司、保誠人壽保險股份有限公司、台灣人壽保險股份有限公司、安達國際人壽保險股份有限公司

副本：





景順盧森堡基金系列

2-4 rue Eugene Ruppert, L-2453 Luxembourg

盧森堡

www.invesco.com

2023 年 12 月 11 日

股東通知函：
景順歐洲動力基金

重要：本函係重要文件，且需您立即注意。如您對應採取之行動有任何疑問，應立即諮詢您的專業顧問。

將景順歐洲動力基金（景順盧森堡基金系列之子基金）併入 Invesco Pan European Focus Equity Fund（景順盧森堡基金系列之子基金）之合併案

有關本函所載資訊：

景順盧森堡基金系列之董事（下稱「董事」）及管理公司對本函所載資訊之正確性承擔責任。就景順盧森堡基金系列董事及管理公司所深知及確信（已採取一切合理注意以確保所述情況如實），本函所載資訊與本函發函日之事實相符，並無遺漏任何事實以致可能影響該等資訊的涵義。董事就此承擔責任。

除本函中另有定義外，其用語與景順盧森堡基金系列之公開說明書（下稱「公開說明書」）中具相同意義。

景順盧森堡基金系列受盧森堡金融業監督委員會的監管
董事：Bernhard Langer、Peter Carroll、Rene Marston、
Timothy Caverly、Andrea Mornato 及 Fergal Dempsey

於盧森堡註冊編號 B-34457
VAT No. LU21722969



本函包括：

- | | |
|---|--------------|
| - 說明函，由 Invesco Management S.A. 及景順盧森堡基金系列之董事出具 | <hr/> 第 2 頁 |
| - 附錄 1：景順歐洲動力基金與 Invesco Pan European Focus Equity Fund 之主要異同 | <hr/> 第 11 頁 |
| - 附錄 2：合併案之時間表 | <hr/> 第 14 頁 |

致股東：

本函旨在通知景順盧森堡基金系列（下稱「景順盧森堡基金系列基金」或「SICAV」）之子基金景順歐洲動力基金之股東。

於本函中，您將知悉有關本合併案之說明：

- 景順歐洲動力基金（下稱「被合併基金」）
- 併入 Invesco Pan European Focus Equity Fund（下稱「接收方基金」）

此二檔 SICAV 子基金均獲盧森堡證券金融監督委員會（下稱「CSSF」）授權。

壹 本合併案之條款

茲已決議依照 2010 年 12 月 17 日盧森堡關於集體投資計劃之法例（經不時修訂）（下稱「2010 年法例」）第 1 條第 20 項 a) 款進行合併。此舉涉及將被合併基金之全數資產及負債移轉至接收方基金。因此，於生效日（定義如下）繼續持有被合併基金股份之被合併基金股東，將獲得接收方基金之股份以換取其所持有之被合併基金股份。合併完成後，被合併基金應於生效日解散但毋庸清算，從而，自生效日起，被合併基金將不復存在而其股份也將被銷除。

壹 1. 本合併案之背景及理由

景順盧森堡基金系列於盧森堡「Registre de Commerce et des Sociétés」之登記號碼為 B34457，且符合開放式「société d'investissement à capital variable」之資格。景順盧森堡基金系列係依照 2010 年法例組織之 UCITS 傘型基金，各子基金之責任分離。



被合併基金經 CSSF 核准，於 2018 年 9 月 10 日發行為景順盧森堡基金系列之子基金。接收方基金經 CSSF 核准，於 2011 年 7 月 7 日發行為景順盧森堡基金系列之子基金。

董事已決議將被合併基金與接收方基金合併，此係因董事認為接收方基金代表一種具更佳資源及定位之產品。被合併基金之投資策略未能具有吸引力，且由於定位於一小部份的產業而面臨某些挑戰。此外，基於規模經濟之因素，預期本合併案將在更長時間內成為較佳定位之產品且具有更高的增長潛力及更低的成本，而得以保留資產。

壹 2. 本合併案之預期影響

依照上述理由，如被合併基金之股東持續長期投資接收方基金，本合併案預期將為其獲益。

除下述資訊以外，本函之附錄 1 包含與您利益相關且對您而言為重要之被合併基金及接收方基金主要異同的詳情。

董事謹建議您**仔細考量附錄 1 之資訊**。

此目的係將被合併基金之股東併入接收方基金中具有同等特徵之股份類別。為免疑義，被合併基金及接收方基金之投資政策不同（儘管被合併基金及接收方基金均投資於歐洲股票）。下述附錄 1 中詳列少許其他差異（例如對證券借貸之最大曝險、所適合的投資人類別、用於計算相對風險值的指標）。然而，被合併基金與接收方基金之管理公司、投資經理、主要服務提供者（如存管機構、行政代理人及會計師）、用於計算被合併基金及接收方基金全球風險之方法、股份類別之類型及命名慣例、基本貨幣（歐元）、作業面屬性（如營業日、交易截算時間、結算日、資產淨值計算、配息政策及報告）及費用結構（如本節下述壹.2 乙節所摘述）均相同。

被合併基金股份類別與對應之接收方基金股份類別之進一步詳細對照請參閱附錄 1。

由於依照公開說明書中揭露之配息政策，被合併基金及接收方基金宣派及分配股息之日期相同，除無盈餘之情況外，SICAV 得於生效日前向被合併基金之股東進行特別分配，以結清任何收入權利。宣派特別分配取決於 SICAV 之審酌，且可能在生效日前、在股東預期以外之日進行付款。此與公開說明書所載之一般配息日不同。生效日後，股東將依據公開說明書獲配股息。

本合併案於生效日完成後，被合併基金之股東於該日期繼續持有被合併基金之股份者，將成為接收方基金相當股份類別之股東。其將依據與接收方基金該股份類別所有既有股東相同之條款及條件持有該等股份。



股東權利

被合併基金及接收方基金皆為景順盧森堡基金系列之子基金，因此股東的權利相同且將維持不變。

投資目標及政策與相關風險

被合併基金及接收方基金主要均投資於歐洲股票，且因其均在管理流程中納入 ESG 排除標準，此二檔基金依據永續性金融揭露規範 (SFDR) 均被歸類為第 8 條之產品。需注意的是，儘管此二檔基金均投資於歐洲股票，惟被合併基金之投資範疇並不包括英國及愛爾蘭，而接收方基金之投資範疇則包括此二地區。

被合併基金及接收方基金目前均由 Invesco Asset Management Limited 管理。

被合併基金及接收方基金之整體風險取向幾乎相同。適用於被合併基金及接收方基金之相關風險因素幾乎相同；然而，接收方基金面臨持股集中風險（而被合併基金目前無此風險）。有關此等風險因素之更多詳細資訊，請參閱公開說明書。目前重要資訊文件 (KID) 中揭露被合併基金之摘要風險指標 (SRI) 為 4，接收方基金為 5（在 1 至 7 級間）。

投資組合進行再平衡

投資經理將確保被合併基金於生效日所移轉之投資組合與接收方基金之投資目標及政策相容。為達此目的，將在生效日二（2）週內進行投資組合之再平衡。

作為再平衡活動之一環，於生效日二週內進行投資組合之標的投資進行任何再平衡之所有相關成本（主要為處理及交易成本），合理估算為被合併基金截至再平衡之日之資產淨值的 12 個基點，且應由被合併基金負擔，並以被合併基金於再平衡之日之資產淨值的 20 個基點為上限，因確信本合併案將為投資人提供改進定位、較高機會達成長期增長，以及規模經濟增加所帶來之效益（再平衡成本超出被合併基金於再平衡之日之資產淨值 20 個基點的部分，將由管理公司負擔）。

此成本估算之基礎與 SICAV 為減輕稀釋影響而使用的方法一致，如公開說明書第 6.2 節「擺動定價機制」乙節所進一步說明。成本估算將反映由於交易費用、稅費及標的資產買賣價格間之任何買賣價差而產生的購買或出售被合併基金標的資產之近似成本，且可能包括預期的財政費用。



請注意，在再平衡期間及生效日前二週內，被合併基金可能偏離且可能違反其投資目標及政策。被合併基金將經歷投資組合過渡期，儘管投資組合仍將投資於歐洲股票，但投資組合之報酬可能與未進行投資組合再平衡時所經歷者不同。

如係由被合併基金所負擔之再平衡成本，將由再平衡期間仍持有被合併基金之股東承擔。

請參閱附錄 1 關於被合併基金及接收方基金投資目標及政策之詳細揭露。

被合併基金及對應之接收方基金股份類別的費用及開支

下表概述公開說明書中揭露之管理費、分銷費、服務代理人費用及存管機構費用，以及目前在重要資訊文件中所揭露關於被合併基金及對應之接收方基金股份類別之最新持續性費用之數額。

被合併基金						接收方基金					
股份類別	管理費	年度分銷費	最高服務代理人費用	最高存管機構費用	持續性費用*	股份類別	管理費	年度分銷費	最高服務代理人費用	最高存管機構費用	持續性費用**
A-歐元 (年配息)	1.50%	不適用	0.40%	0.0075%	2.00%	A-歐元 (年配息)	1.50%	不適用	0.40%	0.0075%	1.99%
C-歐元 (累積)	1.00%	不適用	0.30%	0.0075%	1.40%	C-歐元 (累積)	1.00%	不適用	0.30%	0.0075%	1.39%
C-歐元 (年配息)	1.00%	不適用	0.30%	0.0075%	1.40%	C-歐元 (年配息)	1.00%	不適用	0.30%	0.0075%	1.39%***
E-歐元 (累積)	2.00%	不適用	0.40%	0.0075%	2.50%	E-歐元 (累積)	2.00%	不適用	0.40%	0.0075%	2.49%
Z-歐元 (年配息)	0.75%	不適用	0.30%	0.0075%	1.15%	Z-歐元 (年配息)	0.75%	不適用	0.30%	0.0075%	1.14%***

*總費用的數個組成部分設有得酌情決定之上限。

**總費用的數個組成部分設有得酌情決定之上限，並將在生效日後維持至少 18 個月，屆時將進行檢視。

***由於股份類別為近期發行，故持續性費用為預估數。

壹 3. 資產及負債之估值、交換比率及交換股份之計算

本合併案將致使被合併基金於生效日將其所有資產及負債（包括任何應計收入及負債）移轉至接收方基金。因此，於生效日繼續持有被合併基金之股東將獲得接收方基金之相應股份。

被合併基金之資產管理規模截至 2023 年 8 月 31 日為 30.88 百萬歐元，而接收方基金之資產管理規模截至 2023 年 8 月 31 日為 48.41 百萬歐元。

發行予在生效日仍繼續持有被合併基金股份之各股東之接收方基金相應股份數量將於生效日依「交換比率」計算。「交換比率」係表示接收方基金相應股份類別將發行多少股以交



換被合併基金股份類別一股之係數，且將計算至小數點後第六位，使用被合併基金各個股份類別之價格除以接收方基金各個股份類別之價格計算該比率。

被合併基金所有現存股份之銷除及接收方基金相應股份之發行將在被合併基金及接收方基金相關股份類別於生效日之估值時間以未捨入資產淨值之基礎上進行。請注意被合併基金及接收方基金在生效日之每股資產淨值不一定相同。雖然股東持股之整體價值在生效日前後將幾乎一致（忽略任何相關差異並予四捨五入），在生效日仍繼續持有被合併基金股份之股東獲得接收方基金之股數可能與其先前所持有之被合併基金股數不同。

請注意，如將交換比率無條件捨去，則被合併基金之股東將獲得之股份價值將稍少於接收方基金之股東按比例獲得之轉換價值。如將交換比率無條件進位，則被合併基金股東將獲得之股份價值將略高於因接收方基金股東按比例轉換而損失之價值。

如相關交換比率之適用並未能發行完整股份，則依公開說明書之規定，在生效日仍繼續持有被合併基金股份之股東將於接收方基金對應之股份類別中獲得畸零股份，至多不超過小數點以下三（3）位數。

在生效日後申購接收方基金股份之股東以及在申請書中載明申購股數（而非金額）者應注意，由於被合併基金及接收方基金間每股資產淨值之差異，該等接收方基金股份之總應付申購價格可能與申購被合併基金時所應付之價格不同。

在生效日，被合併基金及接收方基金之估值，及此後所有接收方基金未來之估值將依景順盧森堡基金系列公開說明書及組織章程所載之估值原則進行。

如您未於生效日前先行贖回/轉換您的被合併基金股份，過戶登記處兼轉讓代理人將於生效日後發給您書面之確認函，包括適用之交換比率以及您因合併之故在生效日獲得之接收方基金對應股份類別之股數。

為本合併案所發行之接收方基金股份毋需支付首次認購費。

壹 4. 本合併案之預定生效日

本合併案預計於 2024 年 2 月 2 日生效（下稱「生效日」），或董事決定之較晚日期，至多得延後四（4）週，但須取得 CSSF 就較晚日期之事前核准並立即以書面通知在生效日仍繼續持有被合併基金股份之股東。

如董事核准較晚之生效日，董事亦得就合併時程表中之其他內容為其認為適當之相應調整。



請仔細閱讀本函附錄 2，其載有本合併案之時間表。

壹 5. 資產及負債之移轉及被合併基金處理之相關規定

自生效日起，被合併基金之資產及負債將移轉至接收方基金，且在生效日繼續持有被合併基金之所有股東將有權獲得接收方基金之股份作為交換。

因此，被合併基金預計應支付之任何負債自生效日起將轉入接收方基金，且將由接收方基金支付。由於負債每日產生，並反映於每日資產淨值中，此等應付費用於生效日不會對被合併基金或接收方基金之資產淨值產生影響。於生效日前提提交之所有帳單將由被合併基金支付。依照管理公司之最佳推估，預期任何不足或超額之準備金（如有適用）相對於接收方基金之資產淨值不具重要性，且不致對在生效日仍繼續持有被合併基金股份之股東產生重大影響。

此外，自生效日起，任何特殊項目（例如預扣稅款退回、集體訴訟等）所生支付予被合併基金之款項，將自動轉移至接收方基金。

如您選擇不在本合併案前贖回/轉換，您將獲得之接收方基金相關股份類別之詳情載於本函附錄 1。

貳 與本合併案相關之其他事項

貳 1. 申購及/或贖回股份或轉換股份之權利

本合併案之執行毋須被合併基金股東大會之核准。

如本合併案不符合您的要求，您有機會在截至 2024 年 1 月 26 日中午 12 時（愛爾蘭時間）（含）之任何時間前：

- 贖回您的股份，此將依公開說明書之條款進行而不收取贖回費，或
- 自相關股份類別免費轉換至景順盧森堡基金系列之其他基金（須符合公開說明書所載之最低投資額及適格性要求，以及取決於特定基金是否獲准於您所在之司法轄區內銷售）。如需更多資訊，敬請不吝聯絡投資人服務團隊，電話 +353 1 439 8100（選項 2），或洽詢您所在地的代理人，或詢問當地景順辦事處。

請注意，贖回將相當於處分您於被合併基金之利益，並可能產生稅賦負擔。



如您對您的個別稅務狀況有任何疑問，您應諮詢您的專業顧問。

自 2024 年 1 月 26 日中午 12 時（愛爾蘭時間）至 2024 年 2 月 2 日（皆含當日），就被合併基金所為之任何交易（包含轉換）將暫停以使合併程序得以有效地完成。

亦請注意，自 2023 年 11 月 30 日起，由於本基金擬進行合併，本基金不再向新投資人開放。然而，依據公開說明書所揭露之規定，截至上述 2024 年 1 月 26 日，既有股東已經並得繼續申購、贖回或轉換其所投資之本基金之股份類別。

一旦本合併案已完成且您成為接收方基金之股東，您得依公開說明書所載之通常程序贖回您在接收方基金之股份。

同意合併並期望因合併而以其被合併基金之股份交換接收方基金股份之股東，毋須於生效日採取任何行動。

本合併案對所有未於上述期限內行使其贖回/轉換權利之被合併基金之股東具拘束力。

貳 2. 成本

被合併基金及接收方基金皆無未攤銷之成立開支。

管理公司將負擔與準備及實施本合併案有關之成本，包括所有法律、顧問及行政費用。

有關被合併基金持有之投資組合進行再平衡所生成本之處理方法，請參閱上述壹 2. 乙節。

管理公司不對個別客戶之稅務問題負責，如您就本合併案之影響有任何疑問，您應參閱下述貳 3. 乙節或諮詢您的專業顧問。

貳 3. 稅項

股東應自行瞭解合併案之稅賦影響，此外亦應自行瞭解依股東自身之國籍、居所、住所或設立地點所屬國家法律下，接收方基金之持續性稅務狀態。

參 關於接收方基金之文件與資訊之取得

自本函發函之日起，**接收方基金所有重要資訊文件之英文版**得於管理公司之註冊辦事處免費索取或於管理公司之網站取得（www.invescomanagementcompany.lu），且於相關情形



下，重要資訊文件之翻譯將得透過 www.invesco.com 至景順之當地網站取得。謹建議您閱讀相關重要資訊文件，以決定是否投資。

所有相關之重要資訊文件得向投資人服務團隊透過電話+ 353 1 439 8100（選項 2）索取。

公開說明書內含有接收方基金之更多資訊。此等資訊得於管理公司之網站 www.invescomanagementcompany.lu 取得。依當地法律要求，您亦可透過 www.invesco.com 至景順之當地網站取得。

SICAV 之組織章程、最新之年報及半年報及公開說明書之副本得於下列地點免費索取：

- 向管理公司位於 37A Avenue JF Kennedy, L-1855 Luxembourg 之註冊辦事處索取；
或
- 向 SICAV 位於 Vertigo Building – Polaris, 2-4 rue Eugène Ruppert, L-2453 Luxembourg 之註冊辦事處於正常營業時間內索取。

此外，請注意，2010 年法例要求 SICAV 之存管機構確認與本合併案相關之特定事項，並要求 SICAV 之獨立會計師驗證與資產及負債估值相關之事項，及如上述之交換比率及實際交換比率之計算方式。您有權以相同方式於上述地點免費索取存管機構出具之合格證明及 SICAV 之獨立會計師準備之報告之副本。

肆. 進一步資訊

您希望就本合併案取得任何額外資訊？請將您的需求寄送至 SICAV 之註冊辦事處，透過電話+ 353 1 439 8100（選項 2）聯絡投資人服務團隊，或聯絡您當地的代理人或您當地的景順辦事處。

- 臺灣：景順證券投資信託股份有限公司 電話：(+886) 0800 045 066

感謝您抽出寶貴時間閱讀本信函。

誠摯地

董事

謹代表

景順盧森堡基金系列



經確認

A handwritten signature in black ink, appearing to be "A. L.", positioned above a horizontal line.

董事

謹代表

Invesco Management SA



附錄 1

被合併基金及接收方基金之主要異同

本附錄用於描述被合併基金及接收方基金之用語與公開說明書中有相同定義。

本表提供您感興趣且重要有關被合併基金及接收方基金間之主要差異及相似處之詳細資訊。被合併基金及接收方基金之完整詳細資訊均載於公開說明書中。為免疑義，被合併基金及接收方基金之投資政策不同（儘管被合併基金及接收方基金均投資於歐洲股票）。下述附錄 1 中詳列少許其他差異（例如對證券借貸之最大曝險、所適合的投資人類別、用於計算相對風險值的指標）。然而，被合併基金與接收方基金之管理公司、投資經理、主要服務提供者（如存管機構、行政代理人及會計師）、用於計算被合併基金及接收方基金全球風險之方法、股份類別之類型及命名慣例、基本貨幣（歐元）、作業面屬性（如營業日、交易截算時間、結算日、資產淨值計算、配息政策及報告）及費用結構（如本節下述壹.2 乙節所摘述）均相同。

	被合併基金	接收方基金
子基金名稱	景順歐洲動力基金	Invesco Pan European Focus Equity Fund
股份類別及 ISIN 碼	A-歐元(年配息) (LU1775948901) C-歐元(累積) (LU1775949032) C-歐元(年配息) (LU1775949115) E-歐元(累積) (LU1775949206) Z-歐元(年配息) (LU1775949388)	A-歐元(年配息) (LU0717747678) C-歐元(累積) (LU0717747751) C-歐元(年配息) (LU2692273464) E-歐元(累積) (LU0717747835) Z-歐元(年配息) (LU2692273977)
投資經理	Invesco Asset Management Limited	Invesco Asset Management Limited

	被合併基金	接收方基金
投資目標及政策以及運用衍生性金融工具	<p>本基金的目標是達致資本增值。</p> <p>本基金尋求透過主要投資於以下公司所發行的股票證券(i)註冊辦事處位於歐洲大陸國家的公司，(ii)註冊辦事處於歐洲大陸以外地區但其業務主要在歐洲大陸經營的公司，或(iii)控股公司，而其權益乃主要投資於在註冊辦事處設於歐洲大陸國家的子公司，以實現其目標。</p> <p>本基金可將不超過30%的資產淨值投資於貨幣市場工具及上述公司發行的債務證券（包括可轉換債務）及在歐洲大陸經營業務但不符合上述規定的公司所發行的股票或債務證券。</p> <p>本基金 ESG 標準之更多資訊，敬請參閱公開說明書附錄 B，其提供依 SFDR 第 8 條規定之基金締約前資訊。</p> <p>本基金只可為有效率投資組合管理及避險目的而運用衍生性金融工具。</p>	<p>本基金的目標是透過主要投資於歐洲交易所上市公司之股票及股權相關證券之集中投資組合達致長期資本增值。</p> <p>本基金可將不超過30%的資產淨值投資於貨幣市場工具、不符合上述規定的公司或實體所發行的股票及股權相關證券，或全球發行人之債務證券（包括可轉換債務）。</p> <p>本基金 ESG 標準之更多資訊，敬請參閱公開說明書附錄 B，其提供依 SFDR 第 8 條規定之基金締約前資訊。</p> <p>本基金只可為有效率投資組合管理及避險目的而運用衍生性金融工具。</p>
SFDR 之分類	本基金符合 SFDR 第 8 條。	本基金符合 SFDR 第 8 條。
所適合的投資人類別	本基金可能吸引透過投資於歐洲大陸股票投資組合尋求長期回報、並願意接受高波動水平的投資人。	本基金可能吸引透過投資於歐洲股票投資組合尋求長期回報、並願意接受高波動水平的投資人。
用於計算整體風險承擔之計算方法	<p>相對風險值</p> <p>參考投資組合：FTSE World Europe ex UK Index (Net Total Return) 富時世界指數－歐洲（不包括英國）</p>	<p>相對風險值</p> <p>參考投資組合：MSCI Europe Index</p>

	被合併基金	接收方基金
供比較之用之 指標	<p>指標名稱：FTSE World Europe ex UK Index (Net Total Return) 富時世界指數－歐洲（不包括英國）</p> <p>指標運用：本基金屬主動管理，不受其指標限制，指標係供比較之用。然而，本基金大多數所持投資很可能係指標之成份證券。作為主動管理之基金，此項共通情況將會改變，而此項聲明亦將不時更新。投資經理對組合構建擁有廣泛決策權，證券、比重及風險特徵將因而有所不同。因此，隨著時間過去，預期本基金的風險回報特徵可能與指標大相逕庭。</p> <p>對於部分股份類別，指標未必具代表性，則可使用另一版本的指標，又或（如不存在適當的比較工具）完全不使用指標。相關股份類別之該等詳情載於管理公司之官網。</p>	<p>指標名稱：MSCI Europe Index (Net Total Return)</p> <p>指標運用：本基金屬主動管理，不受其指標限制，指標係供比較之用。然而，本基金大多數所持投資很可能係指標之成份證券。作為主動管理之基金，此項共通情況將會改變，而此項聲明亦將不時更新。投資經理對組合構建擁有廣泛決策權，證券、比重及風險特徵將因而有所不同。因此，隨著時間過去，預期本基金的風險回報特徵可能與指標大相逕庭。</p> <p>對於部分股份類別，指標未必具代表性，則可使用另一版本的指標，又或（如不存在適當的比較工具）完全不使用指標。相關股份類別之該等詳情載於管理公司之官網。</p>
證券借出交易	<p>本基金得從事證券借出，證券借出比重預期為本基金資產淨值之20%。在正常情況下，證券借出之比重占本基金資產淨值之上限為29%。</p>	<p>本基金得從事證券借出，證券借出比重預期為本基金資產淨值之20%。在正常情況下，證券借出之比重占本基金資產淨值之上限為50%。</p>

附錄 2

合併案之時間表

重要日期	
事件	日期
向股東發出股東通知	2023 年 12 月 11 日
投資組合進行再平衡*	自 2024 年 1 月 19 日起
被合併基金股份的最後交易日（接受申購、贖回、轉換或移轉之要求）	2024 年 1 月 26 日
被合併基金之最後估值	2024 年 2 月 2 日
生效日	2024 年 2 月 2 日或由董事決定之較晚日期，至多得延後四（4）週，但須取得相關監管機構對較晚日期之事前核准並立即以書面通知股東。 如董事核准較晚之生效日，董事亦得就合併時程表中之其他內容為其認為適當之相應調整。
可交易接收方基金依本合併案所發行股份之首日	2024 年 2 月 5 日
向股東發出書面確認函以通知交換比率及其所獲接收方基金之股數	生效日後 21 日前

*於再平衡期間留在被合併基金之股東將受再平衡費用影響，惟再平衡費用由被合併基金負擔，且被合併基金負擔之再平衡費用最多為被合併基金於再平衡之日之資產淨值的 20 個基點。

Invesco Funds

2-4 rue Eugene Ruppert, L-2453 Luxembourg
Luxembourg

www.invesco.com

11 December 2023

Shareholder circular: Invesco Continental European Equity Fund

IMPORTANT: This circular is important and requires your immediate attention. If you are in any doubt as to the action you should take you should seek advice from your professional adviser/consultant.

Proposed Merger of Invesco Continental European Equity Fund (a sub-fund of Invesco Funds) into Invesco Pan European Focus Equity Fund (a sub-fund of Invesco Funds)

About the information in this circular:

The directors of Invesco Funds (the "Directors") and the management company of Invesco Funds are the persons responsible for the accuracy of the information contained in this letter. To the best of the knowledge and belief of the Directors and the management company of Invesco Funds (having taken all reasonable care to ensure that such is the case), the information contained in this letter is, at the date hereof, in accordance with the facts and does not omit anything likely to affect the import of such information. The Directors accept responsibility accordingly.

Unless otherwise defined in this circular, capitalised terms shall have the meanings attributed to them in the prospectus of Invesco Funds (the "Prospectus").

Invesco Funds is regulated by the Commission de Surveillance du Secteur Financier Directors: Bernhard Langer, Peter Carroll, Rene Marston, Timothy Caverly, Andrea Mornato and Fergal Dempsey

Incorporated in Luxembourg No B-34457
VAT No. LU21722969

What this circular includes:

- **Explanatory letter** from the directors of Invesco Management S.A and Invesco Funds
- **Appendix 1:** Key differences and similarities between the Invesco Continental European Equity Fund and the Invesco Pan European Focus Equity Fund
- **Appendix 2:** Timeline for the proposed merger

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Dear Shareholder,

We are writing to you as a Shareholder in Invesco Continental European Equity Fund, a sub-fund of Invesco Funds (hereinafter referred to as "Invesco Funds" or the "SICAV").

In this circular, you will find explanations about our proposal to merge:

- Invesco Continental European Equity Fund (the "Merging Fund"),
Into:
- Invesco Pan European Focus Equity Fund (the "Receiving Fund"),

both sub-funds of the SICAV are authorised by the Commission de Surveillance du Secteur Financier (the "CSSF").

A. Terms of the proposed merger

It has been resolved to proceed with a merger pursuant to article 1 (20) a) of the Luxembourg Law of 17 December 2010 relating to collective investment undertakings, as amended from time to time (the "2010 Law"). This involves the transfer of all of the assets and liabilities of the Merging Fund to the Receiving Fund. As a result, Shareholders of the Merging Fund who continue to hold Shares in the Merging Fund on the Effective Date (as defined below) will receive Shares in the Receiving Fund in exchange for their Shares in the Merging Fund. Upon completion of the merger, the Merging Fund shall be dissolved without liquidation on the Effective Date and, consequently, the Merging Fund will cease to exist and its Shares will be cancelled with effect from the Effective Date.

A 1. Background to and rationale for the proposed merger

Invesco Funds is registered with the "Registre de Commerce et des Sociétés" of Luxembourg under Number B34457 and qualifies as an open-ended "société d'investissement à capital variable". Invesco Funds is organised as an umbrella UCITS fund with segregated liability between sub-funds pursuant to the 2010 Law.

The Merging Fund was approved by the CSSF and launched on 10 September 2018 as a sub-fund of Invesco Funds. The Receiving Fund was approved by the CSSF and launched on 7 July 2011 as a sub-fund of Invesco Funds.

The Directors have resolved to merge the Merging Fund with the Receiving Fund as the Directors believe that the Receiving Fund represents a better resourced and positioned product. The investment strategy of the Merging Fund has failed to gain traction and has faced some challenges due to positioning in a small sector. In addition, it is anticipated that the proposed merger will retain assets over the longer term in a better positioned product with higher growth potential and lower costs due to economies of scale.

A 2. The expected impact of the proposed merger

In light of the rationale provided above, it is expected that the proposed merger will bring benefits to Shareholders of the Merging Fund should they remain invested in the Receiving Fund over the long term.

In addition to the information below, Appendix 1 to this circular sets out details of the key differences and similarities between the Merging Fund and the Receiving Fund that will be of interest and importance to you.

The Directors recommend that **you consider Appendix 1 carefully**.

The intention is to merge the Shareholders of Share classes in the Merging Fund into Share classes with equivalent features in the Receiving Fund. For the avoidance of doubt, the investment policy is different for the Merging Fund and Receiving Fund (although both the Merging Fund and the Receiving Fund invest in European equities). There are a few other differences as further detailed in Appendix 1 below (e.g maximum exposure to securities lending, profile of typical investor, benchmark used to calculate the relative VaR). However, the Management Company, the Investment Manager, the key service providers (such as the Depositary, the Administration Agent and the Auditors), the methodology used to calculate the global exposure of the Merging Fund and the Receiving Fund, types and naming conventions of Share class, the base currency (EUR), the operational features (such as Business Days, Dealing Cut-off Point, Settlement Date, NAV calculation, distribution policy and Reports) and the fee structure (as summarised in this Section A2 below) are the same for the Merging Fund and the Receiving Fund.

Further details of the mapping of the Share classes in the Merging Fund to the corresponding Share classes in the Receiving Fund are also set out in Appendix 1.

While the dates of declaration and payment of distribution of the Merging Fund and Receiving Fund are the same according to the distribution policies as disclosed in the Prospectus, unless there is no surplus income, the SICAV may make a special distribution to the Shareholders of the Merging Fund in advance of the Effective Date to clear down any income entitlements. The declaration of such special distribution is subject to the SICAV's discretion, and payment may take place on a date before the Effective Date that is different from the regular distribution dates set out in the Prospectus. After the Effective Date, the Shareholders will receive distribution payments in line with the Prospectus.

Upon completion of the proposed merger on the Effective Date, Shareholders in the Merging Fund who continue to hold Shares in the Merging Fund on that date will become Shareholders in the relevant equivalent Share class of the Receiving Fund. They will hold such Shares on the same terms and conditions as all existing Shareholders of the Receiving Fund in such Share class of the Receiving Fund.

Shareholders' rights

Both the Merging Fund and the Receiving Fund are sub-funds of Invesco Funds, and as such the Shareholders' rights are the same and will remain unchanged.

Investment objective and policy and related risks

Both the Merging Fund and the Receiving Fund invest primarily in European equities with both funds being categorised as article 8 products under the Sustainable Finance Disclosure Regulation (SFDR) as they both incorporate ESG exclusion criteria in their management processes. It should be noted that while both funds invest in European equities that the investment universe of the Merging Fund excludes the United Kingdom and Ireland, while the Receiving Fund's investment universe includes them.

Both the Merging Fund and the Receiving Fund are currently managed by Invesco Asset Management Limited.

The overall risk profile of the Merging Fund and the Receiving Fund are almost the same. The relevant risk factors applicable to the Merging Fund and the Receiving Fund are almost the same; however, the Receiving Fund is exposed to a holding concentration risk (which the Merging Fund is not currently exposed to). Please refer to the Prospectus for further details of such risk factors. The Summary Risk Indicator (SRI) disclosed in the Key Information Documents ("KIDs") are currently 4 for the Merging Fund and 5 for the Receiving Fund (on a scale of 1-7).

Portfolio rebalancing exercise

The Investment Manager will ensure that the portfolio of investments of the Merging Fund transferred at the Effective Date are compatible with the investment objective and policy of the Receiving Fund. To this end, a portfolio rebalancing exercise will take place within two (2) weeks of the Effective Date.

The total costs associated with any rebalancing of the underlying investments of the portfolio (primarily dealing and transaction costs) undertaken within two weeks of the Effective Date as part of such rebalancing exercise are reasonably estimated at 12 basis points (“bps”) of the Merging Fund’s NAV as at the rebalancing date, and shall be borne by the Merging Fund up to a maximum of 20 bps of the Merging Fund’s NAV as at the rebalancing date, as it is believed that the proposed merger will provide investors with a fund with improved positioning, higher opportunities to achieve growth over the long term and benefits accruing from increased economies of scale (rebalancing costs above a maximum of 20 bps of the Merging Fund’s NAV as at the rebalancing date will be borne by the Management Company).

The basis of this cost estimate is consistent with the methodology utilised by the SICAV in order to mitigate the effect of dilution, as further described under the sub-section named “swing pricing mechanism” in Section 6.2 of the Prospectus. The cost estimate will reflect an approximation of the cost of purchasing or selling the underlying assets of the Merging Fund due to dealing charges, taxes and any bid/offer spread between the buying and selling prices of the underlying assets and may include anticipated fiscal charges.

It should be noted that during the re-balance period and in the two weeks leading up to the Effective Date that the Merging Fund may deviate and may breach its Investment Objective and Policy. The Merging Fund will go through a portfolio transition and while the portfolio will still be exposed to European equities the return profile of the portfolio may be different than would be experienced had the portfolio re-balance exercise not taken place.

To the extent that the rebalancing costs are borne by the Merging Fund, Shareholders who remain in the Merging Fund during the rebalancing period will be subject to the rebalancing costs.

Please refer to Appendix 1 for detailed disclosure of the investment objective and policy of the Merging Fund and Receiving Fund.

Fees and expenses of the Share classes of the Merging Fund and corresponding Share classes of the Receiving Fund

The table below summarises the management fee, distribution fees, service agent fees and depositary charges disclosed in the Prospectus as well as the latest ongoing costs figures disclosed in the current KIDs for the Merging Fund and the corresponding Share classes in the Receiving Fund.

Merging Fund						Receiving Fund					
Share class	Management Fee	Annual Distribution Fee	Max Service Agent Fee	Max Depository Charge	Ongoing costs*	Share class	Management Fee	Annual Distribution Fee	Max Service Agent Fee	Max Depository Charge	Ongoing Costs**
A – EUR (annual distribution)	1.50%	N/A	0.40%	0.0075%	2.00%	A – EUR (annual distribution)	1.50%	N/A	0.40%	0.0075%	1.99%
C – EUR (accumulation)	1.00%	N/A	0.30%	0.0075%	1.40%	C – EUR (accumulation)	1.00%	N/A	0.30%	0.0075%	1.39%
C– EUR (annual distribution)	1.00%	N/A	0.30%	0.0075%	1.40%	C– EUR (annual distribution)	1.00%	N/A	0.30%	0.0075%	1.39%***
E- EUR (accumulation)	2.00%	N/A	0.40%	0.0075%	2.50%	E- EUR (accumulation)	2.00%	N/A	0.40%	0.0075%	2.49%
Z – EUR (annual distribution-gross)	0.75%	N/A	0.30%	0.0075%	1.15%	Z – EUR (annual distribution-gross)	0.75%	N/A	0.30%	0.0075%	1.14%***

* A discretionary cap on multiple components of the total costs is maintained.

** A discretionary cap on multiple components of the total costs is maintained and will continue for at least 18 months after the Effective Date, at which point it will be reviewed.

*** As the share classes were recently launched, the ongoing costs are estimated.

A 3. Valuation of assets and liabilities, calculation of the exchange ratio and exchange of Shares

As a result of the proposed merger, on the Effective Date, the Merging Fund will contribute all of its assets and liabilities, including any accrued income and liabilities to the Receiving Fund. Therefore, Shareholders, who continue to hold Shares in the Merging Fund on the Effective Date, will receive corresponding Shares in the Receiving Fund.

The Merging Fund's assets under management amounted to EUR 30.88 million as at 31 August 2023 and those of the Receiving Fund amounted to EUR 48.41 million as at 31 August 2023.

The number of corresponding Shares in the Receiving Fund to be issued to each Shareholder of the Merging Fund who continue to hold Shares in the Merging Fund on the Effective Date will be calculated using an "exchange ratio" on the Effective Date. The "exchange ratio" is the factor expressing how many Shares will be issued in the corresponding Share class of the Receiving Fund for one Share in a Share class of the Merging Fund and will be calculated to six (6) decimal places, utilizing the price of the respective share class of the Merging Fund divided by the price of the respective share class of the Receiving Fund to calculate such ratio.

The cancellation of all existing Shares of the Merging Fund and the issue of the corresponding Shares of the Receiving Fund will be performed on the basis of the unrounded NAV of the respective Share classes of the Merging Fund and the Receiving Fund at the Valuation Point on the Effective Date. Please note that the NAV per Share of the Merging Fund and the Receiving Fund on the Effective Date will not necessarily be the same. While the overall value of their holding will be almost identical before and after the Effective Date (any difference being negligible and due to rounding), Shareholders of the Merging Fund who continue to hold Shares in the Merging Fund on the Effective Date may receive a different number of Shares in the Receiving Fund than they had previously held in the Merging Fund.

Please note that in the event the exchange ratio is rounded down, then Shareholders of the Merging Fund will receive Shares with a value that is fractionally less than the value transitioned with Shareholders of the Receiving Fund gaining proportionally. In the event the exchange ratio is rounded up, then Shareholders of the Merging Fund will receive Shares with a value that is fractionally more than the value transitioned with Shareholders of the Receiving Fund losing proportionally.

In case the application of the relevant exchange ratio does not lead to the issuance of full Shares, the Shareholders of the Merging Fund who continue to hold Shares in the Merging Fund on the Effective Date will receive fractions of Shares, up to three (3) decimal points, within the corresponding Share class of the Receiving Fund, in accordance with the provisions of the Prospectus.

Shareholders subscribing for Shares in the Receiving Fund after the Effective Date and who subscribe for a number of Shares in their application (as opposed to a monetary amount) should note that, due to the difference in NAV per Share between the Merging Fund and the Receiving Fund, the total subscription price payable for such Shares in the Receiving Fund may differ from that which would have been payable in respect of a subscription in the Merging Fund.

On the Effective Date, the valuation of the Merging Fund and the Receiving Fund and, thereafter all future valuations of the Receiving Fund, will be carried out in accordance with the valuation principles as set out in the Prospectus and the Articles of Invesco Funds.

If you have not redeemed/switched your Shares in the Merging Fund prior to the Effective Date, the Registrar and Transfer Agent will issue you a written confirmation after the Effective Date with details of the exchange ratio applied, as well as the number of Shares you received in the corresponding Share class of the Receiving Fund as of the Effective Date as a result of the merger.

No initial charge will be payable on the issue of Shares in the Receiving Fund as part of this proposed merger.

A 4. Proposed Effective Date of the merger

It is expected that the proposed merger will take effect on 02 February 2024 (the “Effective Date”), or a later date as may be determined by the Directors which may be up to four (4) weeks later, subject to the prior approval of a later date by the CSSF and immediate notification of same to the Shareholders who continue to hold Shares in the Merging Fund in writing.

In the event that the Directors approve a later Effective Date, they may also make such consequential adjustments to the other elements in the timetable of the merger as they consider appropriate.

Please read Appendix 2 to this circular carefully as it sets out a timeline for the merger proposal.

A 5. Rules relating to the transfer of assets and liabilities and treatment of the Merging Fund

As of the Effective Date, the assets and liabilities of the Merging Fund will be transferred to the Receiving Fund and all Shareholders who continue to hold Shares of the Merging Fund at that time, will be entitled to receive Shares in the Receiving Fund in exchange.

As a result, any liabilities accrued that are expected to be paid by the Merging Fund from the Effective Date will pass to the Receiving Fund and will be paid by the Receiving Fund. As the accruals of liabilities are made on a daily basis and are reflected in the daily NAV, such accruals will have no impact on the NAV of the Merging Fund or the Receiving Fund on the Effective Date. All invoices presented before the Effective Date will be paid by the Merging Fund. Based on the best estimate of the Management Company, it is expected that any under/over provision, if applicable, will be immaterial relative to the NAV of the Receiving Fund and will have no material impact on Shareholders who continue to hold Shares in the Merging Fund on the Effective Date.

In addition, from the Effective Date, any exceptional items (e.g. withholding tax reclaims, class actions, etc.) resulting in a payment being made to the Merging Fund will automatically be transferred to the Receiving Fund.

Details of the relevant Share class(es) in the Receiving Fund which you will receive if you elect not to redeem/switch prior to the proposed merger are set out in Appendix 1 to this circular.

B. Other matters relating to the proposed merger

B 1. Right to subscribe for and/or redeem Shares or switch Shares

The implementation of the merger does not require the approval of the general meeting of Shareholders of the Merging Fund.

If the proposed merger does not suit your requirements, you have the opportunity at any time up to and including 12:00 noon (Irish time) on 26 January 2024:

- to redeem your Shares, which will be carried out in accordance with the terms of the Prospectus without any redemption charges, or
- to avail of a free switch out of the relevant Share class into another Fund of Invesco Funds (subject to the minimum investment amounts and eligibility requirements set out in the Prospectus and authorisation of the particular fund for sale in your jurisdiction). For more information, please do not hesitate to contact the Investor Services Team, on +353 1 439 8100 (option 2), your local agent or your local Invesco office.

Please note that the redemption will amount to a disposal of your interests in the Merging Fund and may have tax consequences.

If you are in any doubt as to your individual tax position, you should consult your professional advisers.

From 12:00 noon (Irish time) on 26 January 2024 to 02 February 2024, both dates inclusive, any dealings (including transfers) in the Merging Fund will be suspended so as to allow the merger process to be completed efficiently.

It should also be noted that as from 30 November 2023, the Fund was closed to new investors in light of the fact that the Fund was intended to be merged. However, existing Shareholders have been and will be able to continue to subscribe, redeem or switch out from the Share class of the Fund they are invested in, in accordance with the provisions disclosed in the Prospectus, up to 26 January 2024 as described above.

Once the proposed merger has been completed and you become a Shareholder in the Receiving Fund, you can redeem your Shares in the Receiving Fund, subject to the usual procedures set out in the Prospectus.

No action is required to be taken on the Effective Date by Shareholders who agree to the merger and wish to receive Shares of the Receiving Fund in exchange for their Shares in the Merging Fund as a result of the merger.

The merger will be binding on all the Shareholders of the Merging Fund who have not exercised their right to redeem/switch above within the timeframe set out above.

B 2. Costs

There are no unamortised preliminary expenses in relation to the Merging Fund and the Receiving Fund.

The Management Company will bear the costs associated with the preparation and implementation of the proposed merger including all legal, advisory and administration costs.

Please refer to section A2 above for the treatment of costs arising from the rebalancing of the portfolio of investments held by the Merging Fund.

The Management Company is not responsible for individual client tax considerations and you should read section B3 below or consult your professional adviser if you are in any doubt as to the impact of the proposed merger.

B 3. Tax

Shareholders should inform themselves as to the tax implications of the proposed merger. The same applies to the ongoing tax status of the Receiving Fund under the laws of the countries of their nationality, residence, domicile or incorporation.

C. Availability of documents and information about the Receiving Fund

English-language versions of all the KIDs of the Receiving Fund are available free of charge upon request from the registered office of the Management Company or on the website of the Management Company (www.invescomanagementcompany.lu) and where relevant, translations of the KIDs will be available on the Invesco Local Websites, accessible through www.invesco.com. You are advised to read the relevant KIDs so you can make an informed decision about whether to invest.

All relevant KIDs can also be requested from **the Investor Services Team**, on +353 1 439 8100 (option 2).

The Prospectus contains further information about the Receiving Fund. It is available on the website of the Management Company: www.invescomanagementcompany.lu. As required by local laws, you will also find them on the Invesco Local Websites accessible through www.invesco.com.

Copies of the Articles, latest annual and semi-annual Reports and Prospectus of the SICAV are available free of charge upon request:

- from the Management Company at its registered office at 37A Avenue JF Kennedy, L-1855 Luxembourg, or
- from the SICAV at its registered office at Vertigo Building – Polaris, 2-4 rue Eugène Ruppert, L-2453 Luxembourg, during usual business hours.

In addition, please note that the 2010 Law requires the Depositary of the SICAV to verify certain matters relating to the proposed merger and the independent auditors of the SICAV to validate matters relating to the valuation of the assets and liabilities, the calculation method of the exchange ratio and the actual exchange ratio which are described above. You have the right to obtain a copy of the conformity letter issued by the Depositary and the report prepared by the independent auditor of the SICAV, free of charge, and it can be obtained in the same manner and at the place described in the paragraph above.

D. Further Information

You would like to obtain any additional information in relation to the proposed merger? Please do not hesitate to send your request to the **registered office of the SICAV**, contact the **Investor Services Team**, on +353 1 439 8100 (option 2), or **your local agent or your local Invesco office**.

- **For Shareholders in Germany:** If you are acting as a distributor/institution keeping the securities deposit accounts for shareholders in Germany please be advised you are required to forward this letter to your end clients by durable media. In this case please send the invoice for the reimbursement of costs in English and stating the VAT no. LU24557524 to: Durable Media Department, Invesco Management SA, 37A Avenue JF Kennedy, L-1855 Luxembourg. Please use the BVI format. Further invoicing information can be obtained under durablemediainvoice@invesco.com or per phone under +352 27 17 40 84.
- **For Shareholders in Switzerland:** The Prospectus, the Key Information Documents, the Articles of the SICAV as well as the annual and interim reports of the SICAV may be obtained free of charge from the Swiss representative. Invesco Asset Management (Switzerland) Ltd., Talacker 34, 8001 Zurich, is the Swiss representative and BNP PARIBAS, Paris, Zurich Branch,, Selnaustrasse 16, 8002 Zurich, is the Swiss paying agent.
- **For Shareholders in Italy:** Redemptions requests will be carried out in accordance with the terms of the Prospectus. Shareholders will be able to redeem without any redemption charges other than the intermediation fee applied by the relevant paying agents in Italy, as disclosed in the Annex to the Italian application form in force and available on the website www.invesco.it.
- **For Shareholders in United Kingdom (UK):** Please refer to KIIDs of the Merging Fund and Receiving Fund which are available on the local UK website in accordance with the UK requirements.

Thank you for taking the time to read this communication.

Yours sincerely

A handwritten signature in black ink, appearing to be "A. All".

Director
for and on behalf of
Invesco Funds

Acknowledged by

A handwritten signature in black ink, appearing to be "A. All".

Director
for and on behalf of
Invesco Management S.A

Appendix 1

Key differences and similarities between the Merging Fund and the Receiving Fund

Capitalised terms used in this Appendix to describe the Merging Fund and Receiving Fund shall have the meanings attributed to them in the Prospectus.

This table provides details of the key differences and similarities between the Merging Fund and the Receiving Fund that will be of interest and importance to you. Full details of the Merging Fund and the Receiving Fund are set out in the Prospectus. For the avoidance of doubt, the investment policy is different for the Merging Fund and Receiving Fund (although both the Merging Fund and the Receiving Fund invest in European equities). There are a few other differences as further detailed in the Appendix 1 below (e.g maximum exposure to securities lending, profile of typical investor, benchmark used to calculate the relative VaR). However, the Management Company, the Investment Manager, the key service providers (such as the Depositary, the Administration Agent and the Auditors), the methodology used to calculate the global exposure of the Merging Fund and the Receiving Fund, types and naming conventions of Share class, the base currency (EUR), the operational features (such as Business Days, Dealing Cut-off Point, Settlement Date, NAV calculation, distribution policy and Reports) and the fee structure (as summarised in this Section A2 below) are the same for the Merging Fund and the Receiving Fund.

	The Merging Fund	The Receiving Fund
Name of sub-fund	Invesco Continental European Equity Fund	Invesco Pan European Focus Equity Fund
Share classes and ISIN codes	A – EUR (annual distribution) (LU1775948901) C – EUR (accumulation) (LU1775949032) C– EUR (annual distribution) (LU1775949115) E- EUR (accumulation) (LU1775949206) Z – EUR (annual distribution- gross) (LU1775949388)	A – EUR (annual distribution) (LU0717747678) C- EUR (accumulation) (LU0717747751) C – EUR (annual distribution) (LU2692273464) E- EUR (accumulation) (LU0717747835) Z- EUR (annual distribution- gross) (LU2692273977)
Investment Manager	Invesco Asset Management Limited	Invesco Asset Management Limited

	The Merging Fund	The Receiving Fund
Investment objective and policy and use of financial derivative instruments	<p>The Fund aims to achieve capital growth.</p> <p>The Fund seeks to achieve its objective by investing primarily in equity securities of (i) companies having their registered office in a Continental European country, (ii) companies with their registered office outside Continental Europe carrying out their business activities predominantly in Continental Europe, or (iii) holding companies, the interests of which are predominantly invested in subsidiary companies with a registered office in Continental European countries.</p> <p>Up to 30% of the NAV of the Fund may be invested in Money Market Instruments and debt securities (including convertible debt) issued by the above companies or in equity or debt securities of companies carrying out business in Continental Europe without meeting the above requirements.</p> <p>For more information on the Fund's ESG criteria, please refer to Appendix B of the Prospectus where the Fund's pre-contractual information pursuant to Article 8 of SFDR is available.</p> <p>The Fund may enter into financial derivative instruments for efficient portfolio management and hedging purposes only.</p>	<p>The Fund aims to achieve long term capital growth through a concentrated portfolio by investing primarily in equity and equity related securities of companies listed on European exchanges.</p> <p>Up to 30% of the Fund's assets may be invested in Money Market Instruments, equity and equity related securities issued by companies or other entities not meeting the above requirements or debt securities (including convertible debt) of issuers worldwide.</p> <p>For more information on the Fund's ESG criteria, please refer to Appendix B of the Prospectus where the Fund's pre-contractual information pursuant to Article 8 of SFDR is available.</p> <p>The Fund may enter into financial derivative instruments for efficient portfolio management and hedging purposes only.</p>
SFDR classification	Article 8	Article 8
Profile of typical investor	The Fund may appeal to investors who are seeking a return over the long term via exposure to a portfolio of continental European equities and are willing to accept high volatility.	The Fund may appeal to investors who are seeking a return over the long term via exposure to European equities and are willing to accept high volatility.
Methodology used to calculate the global exposure	<p>Relative VaR</p> <p>Reference portfolio: FTSE World Europe ex UK Index</p>	<p>Relative VaR</p> <p>Reference portfolio: MSCI Europe Index</p>

	The Merging Fund	The Receiving Fund
Benchmark used for comparison purposes	<p><u>Benchmark name:</u> FTSE World Europe ex UK Index (Net Total Return) <u>Benchmark usage:</u> The Fund is actively managed and is not constrained by its benchmark, which is used for comparison purposes. However, the majority of the Fund's holdings are likely to be components of the benchmark. As an actively managed fund, this overlap will change and this statement may be updated from time to time. The Investment Manager has broad discretion over portfolio construction and therefore securities, weightings and risk characteristics will differ. As a result, it is expected that over time the risk return characteristics of the Fund may diverge materially to the benchmark.</p> <p>For some Share classes, the benchmark may not be representative and another version of the benchmark may be used or no benchmark at all where a suitable comparator does not exist. Such details are available for the relevant Share class on the Website of the Management Company.</p>	<p><u>Benchmark name:</u> MSCI Europe Index (Net Total Return) <u>Benchmark usage:</u> The Fund is actively managed and is not constrained by its benchmark, which is used for comparison purposes. However, the majority of the Fund's holdings are likely to be components of the benchmark. As an actively managed fund, this overlap will change and this statement may be updated from time to time. The Investment Manager has broad discretion over portfolio construction and therefore securities, weightings and risk characteristics will differ. As a result, it is expected that over time the risk return characteristics of the Fund may diverge materially to the benchmark.</p> <p>For some Share classes, the benchmark may not be representative and another version of the benchmark may be used or no benchmark at all where a suitable comparator does not exist. Such details are available for the relevant Share class on the Website of the Management Company.</p>
Securities lending	<p>This Fund may engage in securities lending. The expected proportion of the NAV of the Fund subject to securities lending is 20%. Under normal circumstances, the maximum proportion of the NAV of the Fund subject to securities lending is 29%.</p>	<p>This Fund may engage in securities lending. The expected proportion of the NAV of the Fund subject to securities lending is 20%. Under normal circumstances, the maximum proportion of the NAV of the Fund subject to securities lending is 50%.</p>

Appendix 2

Timeline for the proposed merger

Key dates	
Event	Date
Shareholder circular issued to Shareholders	11 December 2023
Portfolio rebalancing*	from 19 January 2024
The last dealing day in Shares of the Merging Fund (for receipt of subscription, redemption, switch or transfer requests)	26 January 2024
Last valuation of the Merging Fund	02 February 2024
Effective Date	02 February 2024 or a later date as may be determined by the Directors which may be up to four (4) weeks later, subject to the prior approval of a later date by the relevant regulatory bodies and immediate notification of same to the Shareholders in writing. In the event that the Directors approve a later Effective Date, they may also make such consequential adjustments to the other elements in the timetable of the merger as they consider appropriate.
First day of dealing in Shares issued in the Receiving Fund pursuant to the proposed merger	05 February 2024
Written confirmation issued to Shareholders advising of exchange ratio and number of Shares in the Receiving Fund	Before 21 days after the Effective Date

* Shareholders who remain in the Merging Fund during the rebalancing period will be subject to the rebalancing costs to the extent that the rebalancing costs are borne by the Merging Fund, and the Merging Fund shall bear rebalancing costs up to a maximum of 20 bps of the Merging Fund's NAV as at the rebalancing date.



景順盧森堡基金系列
2-4 rue Eugene Ruppert, L-2453 Luxembourg
盧森堡

www.invesco.com

2023 年 12 月 11 日

股東通知函：
Invesco Pan European Focus Equity Fund

重要：本函係重要文件，且需您立即注意。如您對應採取之行動有任何疑問，應立即諮詢您的專業顧問。

將景順歐洲動力基金（景順盧森堡基金系列之子基金）
併入 Invesco Pan European Focus Equity Fund（景順盧森堡基金系列之子基金）
之合併案

有關本函所載資訊：

景順盧森堡基金系列之董事（下稱「董事」）及管理公司對本函所載資訊之正確性承擔責任。就景順盧森堡基金系列董事及管理公司所深知及確信（已採取一切合理注意以確保所述情況如實），本函所載資訊與本函發函日之事實相符，並無遺漏任何事實以致可能影響該等資訊的涵義。董事就此承擔責任。

除本函中另有定義外，其用語與景順盧森堡基金系列之公開說明書（下稱「公開說明書」）中具相同意義。

景順盧森堡基金系列受盧森堡金融業監督委員會的監管
董事：Peter Carroll、Timothy Caverly、Rene Marston、
Fergal Dempsey、Andrea Mornato 及 Bernhard Langer

於盧森堡註冊編號 B-34457
VAT No. LU21722969

(中譯文僅供參考，與原文相較不盡完整，亦有歧異，如有疑義應以英文本為準)

致股東：

本函旨在通知景順盧森堡基金系列（下稱「景順盧森堡基金系列基金」或「SICAV」）之子基金 Invesco Pan European Focus Equity Fund（下稱「接收方基金」）之股東。

於本函中，您將知悉有關本合併案之說明：

- 景順歐洲動力基金（下稱「被合併基金」）
- 併入 Invesco Pan European Focus Equity Fund（下稱「接收方基金」）

此二檔 SICAV 子基金均獲盧森堡證券金融監督委員會（下稱「CSSF」）授權。

本合併案之生效日為 2024 年 2 月 2 日，或董事決定之較晚日期，至多得延後四（4）週，但須取得 CSSF 就較晚日期之事先核准並立即以書面通知股東（下稱「生效日」）。如董事核准較晚之生效日，董事亦得就合併時程表中之其他內容為其認為適當之相應調整。

壹 本合併案之條款

壹 1. 本合併案之背景及理由

景順盧森堡基金系列於盧森堡「Registre de Commerce et des Sociétés」之登記號碼為 B34457，且符合開放式「société d'investissement à capital variable」之資格。景順盧森堡基金系列係依照 2010 年 12 月 17 日盧森堡關於集體投資計劃之法例（經不時修訂）（下稱「2010 年法例」）組織之傘型 UCITS 基金，各子基金之責任分離。

被合併基金經 CSSF 核准，於 2018 年 9 月 10 日發行為景順盧森堡基金系列之子基金。接收方基金經 CSSF 核准，於 2011 年 7 月 7 日發行為景順盧森堡基金系列之子基金。

董事已決議將被合併基金與接收方基金合併。董事認為接收方基金代表一種具更佳資源及定位之產品。被合併基金之投資策略未能具有吸引力，且由於定位於一小部份的產業而面臨某些挑戰。此外，基於經濟規模之因素，預期本合併案將在更長時間內成為較佳定位之產品且具有更高的增長潛力及更低的成本，而得以保留資產。

被合併基金之資產管理規模截至 2023 年 8 月 31 日為 30.88 百萬歐元，而接收方基金之資產管理規模截至 2023 年 8 月 31 日為 48.41 百萬歐元。

壹 2. 接收方基金之投資目標及政策與風險概況

接收方基金之投資目標及政策以及風險取向均會維持不變。

壹 3. 對接收方基金投資組合及績效之影響

本合併案對投資組合之組成不會造成顯著影響。被合併基金資產相關之重新調整將在本合併案前完成。

壹 4. 本合併案對接收方基金股東之預期影響

於本合併案完成後，接收方基金之股東將與先前一樣繼續持有接收方基金之相同股份。該等股份之權利將不生變動。本合併案之執行將不會影響接收方基金之費用結構。本合併案之成本將由管理公司 Invesco Management S.A. 負擔。

茲已決議依據 2010 年法例第 1 條第 20 項 a) 款進行合併。此舉涉及將被合併基金之全數資產及負債轉移至接收方基金。於生效日繼續持有被合併基金股份之被合併基金股東，將獲得接收方基金之股份以換取其持有之被合併基金之股份。合併完成後，被合併基金將不復存在。

壹 5. 股東權利

進行本合併案毋須接收方基金股東表決。

請注意，如本合併案之效果不符您的需求，您得贖回您於接收方基金之股份而毋須支付贖回費。贖回將依公開說明書之規定進行。

請注意，贖回/轉換將相當於處分您於接收方基金之利益，並可能產生稅賦負擔。

本合併案對所有未行使其贖回/轉換權利之股東具拘束力。

如您對您的個別稅務狀況有任何疑問，您應諮詢您的專業顧問。

股東之權利維持不變。

為免疑義，謹提醒您接收方基金將不會為完成本合併案而暫停交易。

壹 6. 費用及開支

本合併案之執行不會影響接收方基金現存股份類別之費用結構，該費用結構將維持不變。此外，期望接收方基金之資產管理規模因本合併案增長將有助於在未來進一步降低成本。

貳 本合併案之相關費用

(中譯文僅供參考，與原文相較不盡完整，亦有歧異，如有疑義應以英文本為準)

管理公司將負擔所有接收方基金因執行本合併案所生或附帶產生之成本及開支。

管理公司將支付任何接收方基金因執行本合併案吸收被合併基金之財產所應支付之任何外國稅項及稅費（如有）。

參 關於接收方基金之文件與資訊之取得

請注意，2010 年法例要求 SICAV 之存管機構審核有關本合併案之特定事項，及 SICAV 之獨立會計師驗證合併相關事項。您有權向 SICAV 註冊辦事處免費取得存管機構出具之合格證明及由 SICAV 之獨立會計師準備之報告副本，索取方式進一步說明如下。

自本函發函之日起，**接收方基金所有重要資訊文件之英文版**得於管理公司之網站取得（www.invescomanagementcompany.lu），且於相關情形下，重要資訊文件之翻譯得透過 www.invesco.com 至景順之當地網站取得。

所有相關之重要資訊文件得向景順盧森堡基金系列之管理公司註冊辦事處或向投資人服務團隊透過電話+ 353 1 439 8100（選項 2）索取。

公開說明書內含有接收方基金之更多資訊。此等資訊得於管理公司之網站 www.invescomanagementcompany.lu 取得。依當地法律要求，您亦可透過 www.invesco.com 至景順之當地網站取得。

存管機構出具之合格證明及由 SICAV 之獨立會計師準備之報告、SICAV 之組織章程、最新之年報及半年報及公開說明書之副本得於下列地點免費索取：

- 向管理公司位於 37A Avenue JF Kennedy, L-1855 Luxembourg 之註冊辦事處索取；或
- 向 SICAV 位於 Vertigo Building – Polaris, 2-4 rue Eugène Ruppert, L-2453 Luxembourg 之註冊辦事處於正常營業時間內索取。

此等文件亦可於管理公司之網站取得（www.invescomanagementcompany.lu），依當地法律要求，亦得透過 www.invesco.com 至景順之當地網站取得。

您希望就本合併案取得任何額外資訊？請將您的需求寄送至 SICAV 之註冊辦事處。

(中譯文僅供參考，與原文相較不盡完整，亦有歧異，如有疑義應以英文本為準)

進一步資訊

- 臺灣：景順證券投資信託股份有限公司 電話：(+886) 0800 045 066

誠摯地



董事

謹代表

景順盧森堡基金系列

經

Invesco Management SA 確認



董事

謹代表

Invesco Management SA

Invesco Funds

2-4 rue Eugene Ruppert, L-2453 Luxembourg
Luxembourg

www.invesco.com

11 December 2023

Shareholder circular: Invesco Pan European Focus Equity Fund

IMPORTANT: This circular is important and requires your immediate attention. If you are in any doubt as to the action you should take you should seek advice from your professional adviser/consultant.

Proposed Merger of
Invesco Continental European Equity Fund (a sub-fund of Invesco Funds)
into Invesco Pan European Focus Equity Fund (a sub-fund of Invesco Funds)

About the information in this circular:

The directors of Invesco Funds (the "Directors") and the management company of Invesco Funds are the persons responsible for the accuracy of the information contained in this letter. To the best of the knowledge and belief of the Directors and the management company of Invesco Funds (having taken all reasonable care to ensure that such is the case), the information contained in this letter is, at the date hereof, in accordance with the facts and does not omit anything likely to affect the import of such information. The Directors accept responsibility accordingly.

Unless otherwise defined in this circular, capitalised terms shall bear the same meaning as those used in the prospectus for Invesco Funds (the "Prospectus").

Invesco Funds is regulated by the Commission de
Surveillance du Secteur Financier
Directors: Peter Carroll, Timothy Caverly, Rene Marston,
Fergal Dempsey, Andrea Mornato and Bernhard Langer

Incorporated in Luxembourg No B-34457
VAT No. LU21722969

Dear Shareholder,

We are writing to you as a Shareholder in Invesco Pan European Focus Equity Fund (the “Receiving Fund”), a sub-fund of Invesco Funds (hereinafter referred to as “Invesco Funds” or the “SICAV”).

In this circular, you will find explanations about our proposal to merge:

- Invesco Continental European Equity Fund (the “Merging Fund”),

into:

- Invesco Pan European Focus Equity Fund (the “Receiving Fund”),

both sub-funds of the SICAV are authorised by the Commission de Surveillance du Secteur Financier (the “CSSF”).

The effective date of the proposed merger is 02 February 2024, or a later date as may be determined by the Directors which may be up to four (4) weeks later, subject to the prior approval of a later date by the CSSF and immediate notification of same to the Shareholders in writing (the “Effective Date”). In the event that the Directors approve a later Effective Date, they may also make such consequential adjustments to the other elements in the timetable of the merger as they consider appropriate.

A. Terms of the proposed merger

A 1. Background to and rationale for the proposed merger

Invesco Funds is registered with the “Registre de Commerce et des Sociétés” of Luxembourg under Number B34457 and qualifies as an open-ended “société d’investissement à capital variable”. Invesco Funds is organised as an umbrella UCITS fund with segregated liability between sub-funds pursuant to the Luxembourg Law of 17 December 2010 relating to collective investment undertakings, as amended from time to time (the “2010 Law”).

The Merging Fund was approved by the CSSF and launched on 10 September 2018 as a sub-fund of Invesco Funds. The Receiving Fund was approved by the CSSF and launched on 7 July 2011 as a sub-fund of Invesco Funds.

The Directors have resolved to merge the Merging Fund with the Receiving Fund. The Directors believe that the Receiving Fund represents a better resourced and positioned product. The investment strategy of the Merging Fund has failed to gain traction and has faced some challenges due to positioning in a small sector. In addition, it is anticipated that the proposed merger will retain assets over the longer term in a better positioned product with higher growth potential and lower costs due to economies of scale.

The Merging Fund’s assets under management amounted to EUR 30.88 million as at 31 August 2023 and those of the Receiving Fund amounted to EUR 48.41 million as at 31 August 2023.

A 2. The investment objective and policy and risk profile of the Receiving Fund

The investment objective and policy and the risk profile of the Receiving Fund will remain unchanged.

A 3. Impact on the portfolio and performance of the Receiving Fund

The proposed merger will have no significant impact on the composition of the portfolio. The relevant realignment of the assets of the Merging Fund will be completed in advance of the proposed merger.

A 4. Expected impact of the proposed merger on the Shareholders of the Receiving Fund

Once the proposed merger is completed, Shareholders in the Receiving Fund will continue to hold the same Shares in the Receiving Fund as before. There will be no change in the rights attaching to such Shares. The implementation of the proposed merger will not affect the fee structure of the Receiving Fund. **The costs of the proposed merger will be borne by Invesco Management S.A., the Management Company.**

It has been resolved to proceed with a merger pursuant to the article 1, item 20, a) of the 2010 Law. This involves the transfer of all of the assets and liabilities of the Merging Fund to the Receiving Fund. Shareholders of the Merging Fund who continue to hold Shares in the Merging Fund on the Effective Date will receive Shares in the Receiving Fund in exchange for their Shares in the Merging Fund. The Merging Fund will cease to exist once the merger is completed.

A 5. Shareholder Rights

No vote of the Shareholders in the Receiving Fund is required in order to carry out this merger.

Please be aware that, should the effects of the proposed merger not suit your requirements, you can redeem your Shares in the Receiving Fund **without any redemption charges**. Redemptions will be carried out in accordance with the Prospectus.

Please note that a redemption/switch would amount to a disposal of your interests in the Receiving Fund and may have tax consequences.

The merger will be binding on all the Shareholders who have not exercised their right to redeem/switch their Shares.

If you are in any doubt as to your individual tax position, you should consult your professional advisers.

The rights of the Shareholders remain otherwise unchanged.

For the avoidance of doubt, kindly note that there will be no suspension of dealings in the Receiving Fund to complete the proposed merger.

A 6. Fees and expenses

The implementation of the proposed merger will not affect the fee structure of the existing Share class in the Receiving Fund which will remain the same. In addition, it is hoped that the increased size of the assets under management of the Receiving Fund that results from the proposed merger will help reduce costs further over time.

B. Costs relating to the proposed merger

The Management Company will bear all costs and expenses incurred by the Receiving Fund resulting from or incidental to the implementation of the proposed merger.

The Management Company will pay any foreign taxes and duties payable, if any upon the absorption by the Receiving Fund of the property of the Merging Fund, as a result of the implementation of the proposed merger.

C. Availability of documents and information about the Receiving Fund

Please note that the 2010 Law requires the Depositary of the SICAV to verify certain matters relating to the proposed merger and the independent auditors of the SICAV to validate matters relating to the merger. You have the right to obtain a copy of the conformity letter issued by the Depositary and the report prepared by the independent auditor of the SICAV, free of charge, and it can be obtained upon request as further detailed below.

English-language versions of all the KIDs of the Receiving Fund are available on the website of the Management Company (www.invescomanagementcompany.lu) and where relevant, translations of the KIDs are available on the Invesco Local Websites, accessible through www.invesco.com from the date of this circular. You are advised to read the relevant KIDs so you can make an informed decision about whether to invest.

All relevant KIDs can also be requested from the registered office of the Management Company of Invesco Funds or from the Investor Services Team on +353 1 439 8100 (option 2).

The Prospectus contains further information about the Receiving Fund. It is available on the website of the Management Company: www.invescomanagementcompany.lu. As required by local laws, you will also find them on the Invesco Local Websites accessible through www.invesco.com.

Copies of the conformity letter issued by the Depositary, the report prepared by the independent auditor of the SICAV, the Articles, latest annual and semi-annual Reports and Prospectus of the SICAV are available free of charge upon request:

- from the Management Company at its registered office at 37A Avenue JF Kennedy, L-1855 Luxembourg, or
- from the SICAV at its registered office at Vertigo Building – Polaris, 2-4 rue Eugène Ruppert, L-2453 Luxembourg, during usual business hours.

The documents are also available on the website of the Management Company (www.invescomanagementcompany.lu) and, as required by local laws, on the Invesco Local Websites accessible through www.invesco.com.

Would you like to obtain any additional information in relation to the proposed merger? Please do not hesitate to send your request to the registered office of the SICAV.

Further Information

- **For Shareholders in Germany:** If you are acting as a distributor/institution keeping the securities deposit accounts for shareholders in Germany please be advised you are required to forward this letter to your end clients by durable media. In this case please send the invoice for the reimbursement of costs in English and stating the VAT no. LU24557524 to: Durable Media Department, Invesco Management SA, 37A Avenue JF Kennedy, L-1855 Luxembourg. Please use the BVI format. Further invoicing information can be obtained under durablemediainvoice@invesco.com or per phone under +352 27 17 40 84.
- **For Shareholders in Switzerland:** The Prospectus, the Key Information Documents, the Articles of the SICAV as well as the annual and interim reports of the SICAV may be obtained free of charge from the Swiss representative. Invesco Asset Management (Switzerland) Ltd., Talacker 34, 8001 Zurich, is the Swiss representative and BNP PARIBAS, Paris, Zurich Branch,, Selnaustrasse 16, 8002 Zurich, is the Swiss paying agent.
- **For Shareholders in Italy:** Redemptions requests will be carried out in accordance with the terms of the Prospectus. Shareholders will be able to redeem without any redemption charges other than the intermediation fee applied by the relevant paying agents in Italy, as disclosed in the Annex to the Italian application form in force and available on the website www.invesco.it.
- **For Shareholders in United Kingdom (UK):** Please refer to KIIDs of the Merging Fund and Receiving Fund which are available on the local UK website in accordance with the UK requirements.

Yours sincerely



Director
for and on behalf of
Invesco Funds

Acknowledged by

Invesco Management SA



Director
for and on behalf of
Invesco Management SA