

IMPORTANT: This letter is important and requires your immediate attention. If you have any questions about the content of this letter, you should seek independent professional advice. Schroder Investment Management (Europe) S.A., as the Management Company to Schroder International Selection Fund, accepts full responsibility for the accuracy of the information contained in this letter and confirms, having made all reasonable enquiries, that to the best of its knowledge and belief there are no other facts the omission of which would make any statement misleading.

14 December 2020

Dear Shareholder,

Schroder International Selection Fund – Enhancement of disclosures on benchmarks

We are writing to advise you that the board of directors of Schroder International Selection Fund (the "Company") has enhanced certain disclosures with respect to the sub-funds of the Company (as detailed in a table available at https://www.schroders.com/en/sysglobalassets/digital/hong-kong/investor-notice/202012_sisf_enhancement_of_disclosures_on_benchmarks_table_en.pdf¹), specifically, the European Securities and Markets Authority (ESMA) Q&A on the application of the UCITS Directive (March 2019 update) regarding the way in which funds describe their use of benchmarks and display performance to shareholders.

As a result of this guidance, we have stated for each sub-fund whether it has a target benchmark (which defines the sub-fund's target performance) and the extent to which any other benchmarks should be used by shareholders to assess performance (i.e. comparator benchmarks). We have also explained why a particular benchmark has been selected for the relevant sub-fund. In addition, we have confirmed that each sub-fund is actively managed and some investment policies include additional detail in that respect.

For sub-funds that have target benchmarks, their investment objectives have been enhanced to define the sub-fund's target performance. For instance, where a sub-fund's objective previously stated it aimed to provide 'capital growth', we are now providing more information as to what we mean by 'capital growth', for example to exceed the return of the target benchmark after fees have been deducted over a stated period. We have set out the enhanced investment objectives of the relevant sub-funds in a table available at https://www.schroders.com/en/sysglobalassets/digital/hong-kong/investor-notice/202012_sisf_enhancement_of_disclosures_on_benchmarks_table_en.pdf¹.

The Company confirms in each case that:

- there are no changes to how the sub-funds are managed;

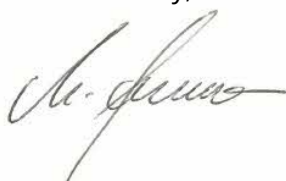
¹ This website has not been reviewed by the SFC.

- the investment style, investment philosophy and risk profile of the sub-funds remains the same; and
- the fees chargeable in respect of the sub-funds as stated in the Prospectus remain the same.

The Hong Kong offering documents of the Company (comprising the Prospectus, Hong Kong Covering Document and Product Key Facts Statements) will be revised in due course to reflect the above updates.

If you have any questions or would like more information, please contact your usual professional advisor or the Representative at Level 33, Two Pacific Place, 88 Queensway, Hong Kong or calling the Schroders Investor Hotline on (+852) 2869 6968.

Yours faithfully,



Mike Sommer
Authorised Signatory



Nirosha Jayawardana
Authorised Signatory

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此乃重要函件，務請閣下垂閱。閣下如對本函件的內容有任何疑問，應尋找獨立專業顧問的意見。施羅德環球基金系列的管理公司 Schroder Investment Management (Europe) S.A.就本函件所載資料之準確性承擔全部責任，並在作出一切合理查詢後確認，盡其所知所信，本函件並無遺漏足以令本函件的任何陳述具誤導成分的其他事實。

親愛的股東：

施羅德環球基金系列 – 基準的進一步披露

我們茲致函通知閣下，由於合規指引，尤其是歐洲證券及市場管理局（ESMA）有關可轉讓證券集資投資計劃（UCITS）指令之應用的有關基金如何向股東說明基準運用及顯示基金表現問答（2019年3月更新），施羅德環球基金系列（「本公司」）的董事會已對本公司的各子基金作出進一步的披露，詳情載於 https://www.schroders.com/zh-HK/sysglobalassets/digital/hong-kong/investor-notice/202012_sisf_enhancement_of_disclosures_on_benchmarks_table_tc.pdf¹的列表。

基於該指引，我們就每一子基金訂明該子基金是否擁有目標基準（以界定子基金的目標表現）及股東可以運用任何其他基準評估子基金表現的程度（即比較基準）。我們亦解釋為相關子基金選擇某一基準的原因。此外，我們確認每一子基金皆被積極管理，以及一些投資政策包括相關額外詳情。

就擁有目標基準的子基金而言，其投資目標已作進一步披露以界定該子基金的目標表現。例如，該子基金過往訂明的目標是提供「資本增值」，我們現在提供更多有關「資本增值」的資料，如在扣除指定期間內的費用後超過目標基準的回報。我們於 https://www.schroders.com/zh-HK/sysglobalassets/digital/hong-kong/investor-notice/202012_sisf_enhancement_of_disclosures_on_benchmarks_table_tc.pdf¹的列表中列出相關子基金的進一步披露投資目標。

本公司確認在各情況下：

- 各子基金的管理方法維持不變；
- 各子基金的投資風格、投資理念及風險概況均維持不變；及
- 發行章程內所述有關各子基金的費用維持不變。

¹ 此網站並未經證監會審閱。

本公司的香港發售文件（包括發行章程，香港說明文件及產品資料概要）將在適當時間修訂，以反映上述變更。

閣下如有任何疑問或需要更多資料，請聯絡閣下常用的專業顧問或代表（地址為香港金鐘道 88 號太古廣場二座 33 字樓）或致電施羅德投資熱綫電話(+852) 2869 6968 查詢。



Mike Sommer

授權簽署



Nirosha Jayawardana

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謹啟

2020 年 12 月 14 日