

Invesco Funds SICAV

2-4 Rue Eugène Ruppert, L-2453 Luxembourg Luxembourg

www.invesco.com

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. IF IN DOUBT, PLEASE SEEK PROFESSIONAL ADVICE.

27 September 2019

Notice to Shareholders of Invesco Emerging Local Currencies Debt Fund (the "Fund") a sub-fund of Invesco Funds (the "SICAV") – withdrawal of authorisation

Dear Shareholders,

The directors of the SICAV (the "**Directors**") wish to notify you of their decision to apply to the Securities and Futures Commission (the "**SFC**") for the withdrawal of authorisation of the Fund with effect from 30 December 2019 (the "**Effective Date**").

This notice describes the implications of the withdrawal of authorisation. Please contact your financial advisor if you have any questions on the content of this notice. The withdrawal of authorisation may impact your tax situation. Shareholders should contact their tax advisor for specific tax advice in relation to the withdrawal of authorisation.

All capitalised terms not defined herein have the same meaning as in the prospectus (including Appendix A and the Supplement – Additional Information for Hong Kong Investors) of the SICAV (together the "**Prospectus**").

If you have transferred all of your shares in the Fund, please pass this notice to the transferee or to the stockbroker, bank or other agent through whom the transfer was effected for transmission to the transferee as soon as possible.

1. Background and rationale for the withdrawal of authorisation

As part of its regular review of the SICAV's product range, Invesco Management S.A. (the "Management Company") has recently reconsidered the asset classes and strategies being offered to investors in Hong Kong. After its careful assessment based on market trends and general investor appetite, the Management Company has decided to realign the distribution strategy for the Hong Kong retail market by way of, among other things, applying for the withdrawal of authorisation of the Fund.

Accordingly, the Directors have decided to seek withdrawal of authorisation of the Fund from the SFC in Hong Kong with effect from the Effective Date. As at 31 July 2019, the fund size of the Fund was approximately USD301.13 million.

2. Impact of the withdrawal of authorisation on Shareholders of the Fund

The Fund has ceased to be offered publicly in Hong Kong as of the date of this notice, and the Fund is no longer allowed to be marketed to the public in Hong Kong. Upon the Effective Date, the Fund will cease to be regulated by the SFC and will no longer be subject to the regulatory requirements in relation to authorised funds in Hong Kong.

Despite the withdrawal of authorisation of the Fund from the SFC, prior to the proposed merger mentioned in paragraph 4 below, the Fund will continue to remain in existence and the Commission de Surveillance du Secteur Financier, the competent authority supervising the Fund in Luxembourg (the "CSSF"), will continue to regulate the Fund. The rights attached to the Shares owned by Hong Kong Shareholders will remain intact after the withdrawal of authorisation of the Fund in Hong Kong. There will be no other changes in the key features (including the way the Fund is operated, fee level, investment objectives and policies, and risk profile), operation and administrative arrangements of the Fund, and the Management Company will continue to operate the Fund in accordance with the constitutive documents and the offering documents of the Fund

In addition, any offering documents and other product documentation specific to the Fund (including the product key facts statement of the Fund and marketing materials in relation to the Fund) that are currently in the possession of Hong Kong investors should be retained for their personal use only and should not be circulated to the public in Hong Kong from the date of this notice.

3. Rights of Shareholders of the Fund

From the date of this notice, you may (i) at any time before the Effective Date (a) redeem your Shares in the Fund, which will be carried out in accordance with the terms of the Prospectus without any redemption charges or (b) avail of a free switch¹ out of the relevant share class into another SFC-authorised sub-fund in the SICAV (subject to the minimum investment amounts and eligibility requirements set out in the Prospectus)²; or (ii) continue to make subscriptions to the Fund before the Effective Date; or (iii) take no action and continue to hold the Fund. Shareholders who choose option (ii) or (iii) should note that upon the Effective Date, the Fund will cease to be regulated by the SFC and will no longer be subject to the regulatory requirements in relation to authorised funds in Hong Kong. After the Effective Date, you may redeem your Shares in the Fund or switch out of the relevant share class into another SFC-authorised sub-fund in the SICAV in accordance with the terms of the Prospectus. For the avoidance of doubt, the above arrangement also applies to Shareholders on regular savings plans.

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¹ Although we will not impose any charges in respect of your switching/redemption instructions, your bank, distributor or financial adviser may charge you switching/redemption and/or transaction fees. You are advised to contact your bank, distributor or financial adviser should you have any questions in this regard.

² Authorisation by the SFC is not a recommendation or endorsement of a product nor does it guarantee the commercial merits of a product or its performance. It does not mean the product is suitable for all investors nor is it an endorsement of its suitability for any particular investor or class of investors. Before converting to another SFC-authorised sub-fund of the SICAV, please ensure you have read and understood the investment objective, policies, risks factors, fees and other information applicable to the relevant SFC-authorised sub-fund of the SICAV as described in the Prospectus.

Hong Kong Shareholders should refer to the latest Prospectus for details of redemption or switching procedures.

4. Proposed merger after the withdrawal of authorisation

Subsequent to the withdrawal of authorisation by the SFC of the Fund and subject to the prior approval of the CSSF, it is intended to merge the Fund with another sub-fund of the SICAV (the "**Receiving Fund**"), for which authorisation is currently not and will not be sought from the SFC in Hong Kong. Prior to any such merger, a shareholder notice with information regarding the merger will be provided to investors separately.

You should note that once the authorisation of the Fund in Hong Kong is withdrawn by the SFC, it will no longer be regulated by the SFC and changes to the Fund (including the proposed merger into the Receiving Fund) will no longer be subject to the SFC's approval. As the merger of the Fund into the Receiving Fund is expected to be proposed after the Effective Date, the proposed merger (including any details of the merger and the shareholder notice on the proposed merger) has not been and will not be reviewed or approved by the SFC. The Receiving Fund would not be subject to the regulatory requirements of the SFC in Hong Kong prior to or after the proposed merger.

5. Costs of the withdrawal of authorisation

The Management Company will bear the legal, advisory and administrative costs and all other expenses associated with the preparation and completion of the withdrawal of authorisation in Hong Kong. No supplementary costs will be borne by Shareholders in the Fund, or by the Fund itself, in relation to such withdrawal of authorisation.

6. Taxation

The withdrawal of authorisation of the Fund may have tax consequences for Shareholders.

Generally, Shareholders resident in Hong Kong will not be subject to any Hong Kong tax on distributions or on capital gains realised on the redemption or switching of any Shares unless the acquisition and realisation of Shares is or forms part of a trade, profession or business carried on in Hong Kong and the capital gains arise in or are derived from Hong Kong. This also applies to Shareholders who continue to hold the Fund after the Effective Date.

The above information relating to taxation is based on the enacted laws and current practice of Hong Kong. It is not comprehensive and may be subject to change. You should consult your professional advisers about the consequences of the withdrawal of authorisation or the holding of the Fund after the Effective Date based on your individual tax position.

GENERAL

If you have questions on the contents of this notice or how it may affect you, you should consult your independent professional adviser. You may also contact the SICAV's Hong Kong Sub-Distributor and Representative, Invesco Asset Management Asia Limited on telephone number (+852) 3191 8282 for any questions.

If you would like information on other products in the Invesco range of funds (including other subfunds of the SICAV) that are authorised for sale in Hong Kong, please contact the SICAV's Hong Kong Sub-Distributor and Representative as noted above.

The Directors and the Management Company are the persons responsible for the accuracy of the information contained in this notice. To the best of the knowledge and belief of the Directors and the Management Company (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 and the Management Company accept responsibility accordingly.

Yours faithfully,

By order of the Board of Directors

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Acknowledged by Invesco Management S.A.