
THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

If you are in any doubt about the course of action to take, you should consult your stockbroker, bank manager, solicitor, accountant or other professional advisor.

LEGAL & GENERAL UCITS ETF PUBLIC LIMITED COMPANY

*(an open-ended investment company with variable capital structured
as an umbrella fund with segregated liability between its sub-funds)*

ANNUAL GENERAL MEETING

TO BE HELD ON

03 December 2020

If you have sold or transferred all of your shares in LEGAL & GENERAL UCITS ETF PLC please pass this document at once to the purchaser or transferee or to the stockbroker, bank or other agent through whom the sale or transfer was effected, for transmission to the purchaser or transferee as soon as possible.

Registered Office:
Legal & General UCITS ETF plc
6th Floor
2 Grand Canal Square
Dublin 2
Ireland
www.lgimETF.com

05 November 2020

Dear Shareholder,

1. Annual General Meeting

Enclosed is a Notice of the Annual General Meeting (the “**AGM**”) of Legal & General UCITS ETF Plc (the “**Company**”) and a proxy form for you to vote on the AGM resolutions outlined in the Notice.

The Audited Annual Report and Financial Statements of the Company for the year ended 30 June 2020 are available at the following URL: <http://www.lgimETF.com>.

Shares in the Sub-Funds of the Company use the International Central Securities Depository model of settlement and The Bank of New York Depository (Nominees) Limited is the sole registered shareholder of shares in the Sub-Funds.

Sub-Fund	Share class	ISIN
L&G All Commodities UCITS ETF	USD Accumulating ETF	IE00BF0BCP69
L&G DAX® Daily 2x Long UCITS ETF	EUR Accumulating ETF	IE00B4QNH68
L&G DAX® Daily 2x Short UCITS ETF	EUR Accumulating ETF	IE00B4QNHZ41
L&G Gold Mining UCITS ETF	USD Accumulating ETF	IE00B3CNHG25
L&G Cyber Security UCITS ETF	USD Accumulating ETF	IE00BYPLS672
L&G Longer Dated All Commodities Ex-Agriculture And Livestock UCITS ETF	USD Accumulating ETF	IE00BYQJ1388
L&G Longer Dated All Commodities UCITS ETF	USD Accumulating ETF	IE00B4WPHX27
L&G Russell 2000 US Small Cap UCITS ETF	USD Accumulating ETF	IE00B3CNHJ55
L&G US Energy Infrastructure MLP UCITS ETF	USD Distributing ETF	IE00BHZKHS06
L&G E Fund MSCI China A UCITS ETF	USD Accumulating ETF	IE00BHBDFD83

Directors: Eimear Cowhey, Adrian Waters, Amy Ellison (UK), Feargal Dempsey, Howie Li (Canadian), Patrizia Libotte, David Fagan

An umbrella investment company with variable capital and segregated liability between its sub-funds authorised by the Central Bank of Ireland as a UCITS and incorporated with limited liability in Ireland with registration number 459936

Sub-Fund	Share class	ISIN
L&G ROBO Global® Robotics and Automation UCITS ETF	USD Accumulating ETF	IE00BMW3QX54
L&G FTSE 100® Leveraged (Daily 2x) UCITS ETF	GBP Accumulating ETF	IE00B4QNJJ23
L&G FTSE 100® Super Short Strategy (Daily 2x) UCITS ETF	GBP Accumulating ETF	IE00B4QNK008
L&G Battery Value-Chain UCITS ETF	USD Accumulating ETF	IE00BF0M2Z96
L&G Pharma Breakthrough UCITS ETF	USD Accumulating ETF	IE00BF0H7608
L&G Ecommerce Logistics UCITS ETF	USD Accumulating ETF	IE00BF0M6N54
L&G US Equity UCITS ETF	USD Accumulating ETF	IE00BFXR5Q31
L&G UK Equity UCITS ETF	GBP Accumulating ETF	IE00BFXR5R48
L&G Global Equity UCITS ETF	USD Accumulating ETF	IE00BFXR5S54
L&G Japan Equity UCITS ETF	USD Accumulating ETF	IE00BFXR5T61
L&G Europe ex UK Equity UCITS ETF	EUR Accumulating ETF	IE00BFXR5V83
L&G Asia Pacific ex Japan Equity UCITS ETF	USD Accumulating ETF	IE00BFXR5W90
L&G Clean Water UCITS ETF	USD Accumulating ETF	IE00BK5BC891
L&G Artificial Intelligence UCITS ETF	USD Accumulating ETF	IE00BK5BCD43
L&G Healthcare Breakthrough UCITS ETF	USD Accumulating ETF	IE00BK5BC677
L&G Europe Equity (Responsible Exclusions) UCITS ETF	EUR Accumulating ETF	IE00BKLTRN76
L&G US Equity (Responsible Exclusions) UCITS ETF	USD Accumulating ETF	IE00BKLWY790
L&G ESG GBP Corporate Bond 0-5 Year UCITS ETF	GBP Distributing ETF	IE00BLRPQN90
L&G ESG GBP Corporate Bond UCITS ETF	GBP Distributing ETF	IE00BLRPQM83
L&G ESG Emerging Markets Government Bond (USD) 0-5 Year UCITS ETF	USD Distributing ETF	IE00BLRPQP15
L&G ESG China CNY Bond UCITS ETF	USD Distributing ETF	IE00BLRPQL76
L&G UK Gilt 0-5 Year UCITS ETF	GBP Distributing ETF	IE00BLRPQK69
L&G Clean Energy UCITS ETF	USD Accumulating ETF	IE00BK5BCH80

2. Business to be transacted

a) Ordinary Business (Resolutions 1 and 2)

Items 1 and 2 deal with the normal matters to be attended to at an AGM namely, the receipt and consideration of the Company's accounts and the balance sheet and the reports of the Directors and Auditors for the year ended 30 June 2020 and the review of the Company's affairs. Items 1 and 2 do not require a resolution to be passed. Items 3 and 4 deal with the re-appointment of the Auditors and authorisation of the Directors to fix the remuneration of the Auditors. Items 3 and 4 require the passing of an ordinary resolution of the Company.

b) Re-election of Directors (Resolutions 3 - 6)

Items 5 to 8 are resolutions dealing with the re-election of Directors in accordance with the Constitution of the Company (the "**Constitution**"). Items 5 to 8 require the passing of an ordinary resolution of the Company.

Background

The Board is committed to maintaining an appropriate balance of skills, experience, independence and knowledge of the Company and supports a planned and progressive renewing of the Board. The Board currently comprises seven Directors, four of whom are deemed to be independent under the Irish Funds Corporate Governance Code and the UK Corporate Governance Code published in July 2018 as applying to the Company, namely Ms Eimear Cowhey, Mr Adrian Waters, Mr Feargal Dempsey and Mr David Fagan (the “**Independent Directors**”). The Independent Directors are deemed to be independent of the Company in that they are deemed to be independent in character and judgement and free from relationships or circumstances which may affect, or could appear to affect their judgement.

Each of the Independent Directors is resident in Ireland which satisfies the requirements of the Irish Funds Corporate Governance Code and the Central Bank of Ireland that the Board must comprise at least two Directors who are resident in Ireland.

Ms Amy Ellison, Mr Howie Li and Ms Patrizia Libotte (the “**Non-Executive Directors**”) are non-executive Directors of the Company. Each of the Non-Executive Directors is an employee of the Legal & General group.

The Board can confirm that at the time of the 2020 formal performance evaluations, the performance of all Directors was deemed to continue to be effective and all Directors, including those Directors in situ at the time and seeking re-election, were deemed to continue to demonstrate commitment to their roles as non-executive Directors, including commitment of the necessary time for board meetings and other duties.

Re-election of Mr Feargal Dempsey

Mr Feargal Dempsey was appointed to the Board with effect from 14 January 2020 following receipt of approval by the Central Bank of Ireland. Accordingly, Mr Dempsey has demonstrated, to the satisfaction of both the Board and the Central Bank of Ireland, that he meets the Central Bank of Ireland’s Fitness and Probity Standards. Further, the Board has ensured that Mr Dempsey is aware of all relevant policies and procedures of the Company to enable him to effectively discharge his duties as a Director.

Re-election of Mr Howie Li

Mr Howie Li was appointed to the Board with effect from 23 March 2020 following receipt of approval by the Central Bank of Ireland. Accordingly, Mr Li has demonstrated, to the satisfaction of both the Board and the Central Bank of Ireland, that he meets the Central Bank of Ireland’s Fitness and Probity Standards. Further, the Board has ensured that Mr Li is aware of all relevant policies and procedures of the Company to enable him to effectively discharge his duties as a Director.

Re-election of Ms Patrizia Libotte

Ms Patrizia Libotte was appointed to the Board with effect from 23 June 2020 following receipt of approval by the Central Bank of Ireland. Accordingly, Ms Libotte has demonstrated, to the satisfaction of both the Board and the Central Bank of Ireland, that she meets the Central Bank of Ireland’s Fitness and Probity Standards. Further, the Board has ensured that Ms Libotte is aware of all relevant policies and procedures of the Company to enable her to effectively discharge his duties as a Director.

Re-election of Mr David Fagan

Mr David Fagan was appointed to the Board with effect from 17 July 2020 following receipt of approval by the Central Bank of Ireland. Accordingly, Mr Fagan has demonstrated, to the satisfaction of both the Board and the Central Bank of Ireland, that he meets the Central Bank of

Ireland's Fitness and Probity Standards. Further, the Board has ensured that Mr Fagan is aware of all relevant policies and procedures of the Company to enable him to effectively discharge his duties as a Director.

Pursuant to Article 72(c) of the Constitution, it is necessary for Mr Dempsey, Mr Li, Ms Libotte and Mr Fagan to be re-elected by the shareholders of the Company at the first annual general meeting after his/her initial appointment.

It is the Board's opinion that it is in the best interests of the Company and the shareholders as a whole for each of Mr Dempsey, Mr Li, Ms Libotte and Mr Fagan to be re-elected as a Director of the Company and, accordingly, the Board strongly recommends that you vote in favour of the resolutions to re-elect each of them at the AGM. Mr Dempsey's, Mr Li's, Ms Libotte's and Mr Fagan's biographical details are set out in **Appendix I** to this letter.

3. Recommendation

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

4. Publication of Results

The results of the AGM will be announced through the regulatory news service on the London Stock Exchange website and will be published in an appropriate manner in each of the other jurisdictions in which the Company is listed on a stock exchange. The results will also be available at <http://www.lqimetf.com/>

Yours faithfully,



Adrian Waters
Director

APPENDIX I

Feargal Dempsey (Irish, Irish resident). Mr. Dempsey is a provider of independent consulting and directorship services with over 20 years' experience in financial services. He serves on the boards of several investment funds and management companies. Mr. Dempsey has held senior positions at Barclays Global Investors/BlackRock including Head of Product Governance, Head of Product Strategy iShares EMEA and Head of Product Structuring EMEA. Previously he has also served as Group Legal Counsel, Eagle Star Life Ireland (now Zurich Financial Services), Head of Legal to ETF Securities and as a senior lawyer in Pioneer Amundi.

Mr. Dempsey holds a BA(Hons) and an LLB(Hons) from University College Galway and a Diploma in Financial Services Law from University College Dublin. He was admitted to the Roll of Solicitors in Ireland in 1996 and to the England and Wales Law Society in 2005. He has served on the Legal and Regulatory committee of Irish Funds and the ETF Working Group at the European Fund Asset Management Association.

Howie Li (Canadian, UK resident). Mr Li is a non-executive Director of the Company with over 15 years' experience in the asset management industry and is an executive employee of Legal & General Investment Management Limited. Mr. Li joined Legal & General Investment Management Limited following the successful acquisition of ETF Securities in 2018. Mr. Li serves as the Head of ETFs within Legal & General Investment Management Limited and is responsible for leading the development and growth of the ETF business. Prior to joining Legal & General Investment Management Limited, Mr. Li held a number of senior positions at ETF Securities, including Head of Legal, Co-Head and CEO. Mr. Li began his career with Simmons & Simmons LLP as a financial services lawyer.

Mr.Li holds an LLB from the University of Leeds and is a qualified solicitor in England and Wales. He was admitted to the England and Wales Law Society in 2007.

Patrizia Libotte (Irish, Irish resident). Ms. Libotte is the Head of Investments of LGIM Managers (Europe) Limited. Ms. Libotte joined LGIM in May 2019 from Aviva Ireland where she held the title of Director of Multi Asset Funds and was responsible for designing, implementing and managing the investment proposition for two ranges of target risk multi asset funds. Prior to this, Ms. Libotte was Head of Multi Asset and Global Strategy at Dublin based independent boutique asset manager Covestone Asset Management, leading investment decisions across a broad range of financial assets including equities, bonds, commodities and alternative assets. Ms. Libotte began her career at Pioneer Investment in Dublin where she managed segregated Fixed Income mandates for Institutional clients. Having worked in the investment management industry for almost twenty years in different roles as a fund manager, strategist, multi-asset allocator and fund of funds portfolio manager, Ms. Libotte offers first-hand knowledge and strong understanding of financial markets, different asset types and regulatory frameworks across Europe. Ms. Libotte has a Bachelor of Commerce International with German and holds two Masters in Business Studies: one in International Business and one in Quantitative Finance. Ms. Libotte is bilingual in Italian and English.

David Fagan (Irish, Irish resident). Mr. Fagan is a Manager with the Davy Group, an Irish-based wealth management and stockbroking group. Mr. Fagan has responsibility for service delivery and operational improvement within the investment platform business of Davy Group, Davy Select. Mr. Fagan has spent over 30 years working in the life insurance, pension and investment industry. Mr. Fagan spent the early part of his career working for Irish Life, Ireland's largest insurance company in a variety of accounting, financial management and marketing management roles in both Ireland and the UK. In 1998 Mr. Fagan was appointed as Chief Executive of Irish Life International, a cross border life insurance and investment business within the Irish Life Group. In 2007 Mr. Fagan joined Legal & General as Chief Executive of Legal & General International with a brief to establish and grow this business on behalf of the Legal & General Group. During this time Mr. Fagan also held responsibility for Suffolk Life, a self-invested pension business within the Group. In 2013 Mr. Fagan was appointed as Managing Director – Retail Savings Distribution for the Legal & General Group. Within this role Mr. Fagan was responsible for some of the largest independent and tied distribution relationships across the UK market and it also included board membership of Cofunds, the largest investment platform in the UK. Mr. Fagan is a Fellow of the Chartered Association of Certified Accountants (FCCA) and has served on a number of prominent Industry and Government Advisory Groups over the years.

**LEGAL & GENERAL UCITS ETF PUBLIC LIMITED COMPANY
NOTICE OF THE 2020 ANNUAL GENERAL MEETING**

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

**If you are in any doubt about the course of action to take, you should consult your
stockbroker, bank manager, solicitor, accountant or other professional advisor.**

NOTICE is hereby given that the 2020 Annual General Meeting of Legal & General UCITS ETF Plc (the “**Company**”) will be held at the registered office of the Company located at 2 Grand Canal Square, Dublin 2, Ireland on 03 December 2020 at 2.00 p.m. for the purposes of transacting the following business:

Ordinary business

1. To receive and consider the accounts and the balance sheet and the reports of the Directors and Auditors for the year ended 30 June 2020 (this item does not require a resolution to be passed).
2. To review the Company’s affairs (this item does not require a resolution to be passed).
3. To approve the re-appointment of EY as Auditors of the Company (**Ordinary Resolution 1**).
4. To authorise the Directors to fix the remuneration of the Auditors (**Ordinary Resolution 2**).

Other business

5. To re-elect Mr Feargal Dempsey as a Director of the Company (**Ordinary Resolution 3**).
6. To re-elect Mr Howie Li as a Director of the Company (**Ordinary Resolution 4**).
7. To re-elect Ms Patrizia Libotte as a Director of the Company (**Ordinary Resolution 5**).
8. To re-elect Mr David Fagan as a Director of the Company (**Ordinary Resolution 6**).

By order of the Board

Wilton Secretarial Limited
Company Secretary

Dated this the 05 day of November, 2020

Notes:

1. Only the Company’s shareholders registered in the register of shareholders of the Company are entitled to attend and vote at the AGM or at any adjournment thereof..
2. As the Company uses the International Central Securities Depository (“**ICSD**”) settlement model, The Bank of New York Depository (Nominees) Limited is the only registered shareholder of the Company.
3. The Bank of New York Depository (Nominees) Limited, being the only registered shareholder of the Company, is entitled to appoint a proxy or an authorised representative to attend, speak and vote on its behalf. A proxy or an authorised representative need not be a shareholder of the Company.
4. Investors in the Company’s sub-funds should submit their voting instructions through an ICSD or through a participant in the ICSD being their local central securities depository (which in turn should be instructed to submit their voting instructions to the ICSD) to ensure the sole registered shareholder of the Company votes in accordance with their instructions. Investors who have invested in the Company’s sub-funds via their brokers, dealers or intermediaries should contact these entities to provide voting instructions to the

ICSD on their behalf. In accordance with their respective rules and procedures, each ICSD is required to collate and transfer all votes received from its participants to the Company's common depository, The Bank of New York Mellon, London Branch of 160 Queen Victoria Street, London EC4V 4LA, United Kingdom (the "**Common Depository**"), and the Common Depository is, in turn, required to collate and transfer all votes received from each ICSD to The Bank of New York Depository (Nominees) Limited which is obligated to vote in accordance with the Common Depository's voting instructions. Investors should consult with their brokers, dealers or intermediaries to understand any timing implications for them in this regard.

5. The required quorum at the meeting is two persons each being a registered shareholder or a proxy for a registered shareholder, or a duly authorised representative of a corporate registered shareholder. If such a quorum is not present within half an hour from the time appointed for the meeting, or if during a meeting a quorum ceases to be present, the meeting shall stand adjourned to the next day at the same time and place, or to such other day and at such other time and place as the Directors may determine. If at such adjourned meeting such a quorum is not present within half an hour from the time appointed for holding the meeting, then the meeting, if convened otherwise than by resolution of the Directors, shall be dissolved, but if the meeting shall have been convened by resolution of the Directors, the registered shareholders present shall be a quorum.
6. To be valid, a completed proxy form and any authority under which they are executed must be sent to the Company Secretary at 6th Floor, 2 Grand Canal Square, Dublin 2, Ireland or by e-mail to fundscosec@williamfry.com. Proxy forms and any authority under which they are executed must be received by the Company Secretary not less than 24 hours before the time appointed for the holding of the meeting. Any proxy form deposited less than 24 hours before the time of the meeting (or any adjournment thereof) may be treated as valid at the discretion of the Directors. Failure to return the proxy form by the required time will (subject to the aforementioned discretion of the Directors) result in the proxy form being void and your proxy will not be entitled to vote on your behalf as directed.
4. At the Annual 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. 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. The demand for a poll may be withdrawn before the poll is taken but only with the consent of the Chairman, and a demand so withdrawn shall not be taken to have invalidated the result of a show of hands declared before the demand was made. On a poll every shareholder in person or by proxy shall have one vote for every share of which he/she is the holder.

The completion and return of the proxy form will not preclude registered shareholders from attending and voting at the Meeting should they decide to do so.

LEGAL & GENERAL UCITS ETF PUBLIC LIMITED COMPANY
PROXY FORM

*I/We(Shareholder name)

of.....(Shareholder address)

being a Shareholder of the above named Company hereby appoint

.....(proxy name)

of(proxy address)

or failing *him/her, the Chairman of the meeting or failing him/her any one director of the Company or failing one of them, Louise Kennan, Fionnuala Hanrahan, James Phelan or Sergey Dolomanov or any other representative of Wilton Secretarial Limited, 2 Grand Canal Square, Dublin 2, Ireland as *my/our proxy to vote for *me/us and on *my/our behalf at the Annual General Meeting of the Company to be held at the registered office of the Company located at 2 Grand Canal Square, Dublin 2, Ireland on 03 December 2020 at 2.00 p.m. and at any adjournment thereof.

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/her discretion.

If you elect to abstain from voting with respect to a particular Resolution, such election will not count as a vote in law and will not be counted in the calculation of the proportion of the votes for and against the Resolution.

RESOLUTIONS	FOR	AGAINST	ABSTAIN
Ordinary Resolution 1 To approve the re-appointment of EY as Auditors of the Company.			
Ordinary Resolution 2 To authorise the Directors to fix the remuneration of the Auditors.			
Ordinary Resolution 3 To re-elect Mr Feargal Dempsey as a Director of the Company.			
Ordinary Resolution 4 To re-elect Mr Howie Li as a Director of the Company.			
Ordinary Resolution 5 To re-elect Ms Patrizia Libotte as a Director of the Company.			
Ordinary Resolution 6 To re-elect Mr David Fagan as a Director of the Company.			

Signature: _____ Date: _____

IF RELEVANT, PLEASE PRINT YOUR NAME OR THE NAME OF THE CORPORATION YOU ARE EXECUTING THIS FORM ON BEHALF OF AND YOUR ADDRESS UNDERNEATH

Print Name: _____

Print address _____

*Delete as appropriate

Notes:

1. A registered shareholder must insert his/her full name and registered address, and the full name and registered address of the relevant proxy, in type or block letters. In the case of joint accounts the names of all holders must be stated.
2. As the Company uses the International Central Securities Depository (“**ICSD**”) settlement model, The Bank of New York Depository (Nominees) Limited is the only registered shareholder of the Company. Investors in the Company’s sub-funds should submit their voting instructions through an ICSD or through a participant in the ICSD.
3. If you desire to appoint a proxy other than the Chairman or the other listed personnel of the meeting, please insert his/her name and address in the space provided above.
4. The proxy form must:
 - i) in the case of an individual shareholder, be signed by the registered shareholder or his attorney; and
 - ii) in the case of a corporate registered shareholder, be given either under its common seal or signed on its behalf by an attorney or by a duly authorised officer of the corporate registered shareholder.
5. This proxy and any authority under which it is executed must be sent to the Company Secretary c/o The Company Secretary, 2 Grand Canal Square, Dublin 2, Ireland. Alternatively, registered shareholders may send their proxy forms and any authority under which they are executed by e-mail to fundscosec@williamfry.com. Proxy forms and any authority under which they are executed must be received by the Company Secretary not less than 24 hours before the time appointed for the holding of the meeting. A proxy need not be a registered shareholder but must attend the meeting in person in order to represent you. Any proxy form deposited less than 24 hours before the time of the meeting (or any adjournment thereof) may be treated as valid at the discretion of the Directors. Failure to return the proxy form by the required time will (subject to the aforementioned discretion of the Directors) result in the proxy form being void and your proxy will not be entitled to vote on your behalf as directed.