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Co Reg No.: 198601745D

### SGX Stock Code: CLR

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# **Dividend Announcement for Lion-Phillip S-REIT ETF**

Lion Global Investors Limited (the "Manager"), the manager of the Lion-Phillip S-REIT ETF (the "Fund") wishes to announce a distribution of S\$0.0215 per unit for the period from 1 July 2023 to 31 December 2023 registered in the name of each holder of the Fund (each a "Unitholder").

The above distribution comprises a taxable income component of \$\$0.0103 per unit, a tax exempt income component of \$\$0.0045 per unit and a capital component of \$\$0.0067 per unit. The capital component of the distribution is comprised of a return of capital of \$\$0.0038 per unit and a capital distribution of \$\$0.0029 per unit from the Fund's underlying REITs.

The Fund is an exchange traded fund listed on the Mainboard of the Singapore Exchange Securities Trading Limited. The attention of Unitholders is drawn to the following in respect of the dividend distribution:

Date	Event
30 January 2024	Ex-Dividend Date
31 January 2024	Record Date
28 February 2024	Distribution Payment Date

The dividend will be paid directly into the Unitholder's bank account or by cheque and sent by post to the Unitholder's address maintained in the records of The Central Depository (Pte) Ltd.

The above mentioned dividend distribution is subject to the tax transparency treatment for distributions received by the Fund from real estate investment trusts or corporations listed on the Singapore Exchange Securities Trading Limited.

## **Declaration for Singapore Tax Purposes**

The tax-exempt component of the distribution is exempt from tax in the hands of all Unitholders. No tax will be deducted at source from this component of the distribution.

The capital component of the distribution is treated as a return of capital for Singapore income tax purposes. No tax will be deducted at source from this component.

Tax will be deducted at source by the Trustee and the Manager from the taxable income component of the distribution in certain circumstances. The following paragraphs describe

the circumstances in which tax will or will not be deducted from the taxable income component of the distribution.

- 1. The following categories of Unitholders will receive a gross distribution (i.e., no tax will be deducted from it):
  - (a) Unitholders who are individuals and who hold the units either in their sole names or jointly with other individuals;
  - (b) Unitholders which are companies incorporated and tax resident in Singapore;
  - (c) Unitholders which are Singapore branches of companies incorporated outside Singapore;
  - (d) Unitholders which are international organisations that are exempt from tax on such distributions by reason of an order made under the International Organisations (Immunities and Privileges) Act 1948; or
  - (e) Unitholders which are non-corporate entities (excluding partnerships) constituted or registered in Singapore, such as:
    - (i) statutory boards;
    - (ii) co-operative societies registered under the Co-operative Societies Act 1979;
    - (iii) trade unions registered under the Trade Unions Act 1940;
    - (iv) charities registered under the Charities Act 1994 or established by any written law; and
    - (v) town councils.

To receive a gross distribution, Unitholders in categories (b) to (e) above must complete the applicable Section A, B or C of the "Declaration for Singapore Tax Purposes Form" ("Form A").

These categories of Unitholders, unless they are exempt from tax because of their own circumstances, will have to pay income tax subsequently at their own applicable tax rates.

Unitholders in category (a) above are not required to submit any form. The gross distribution received by these Unitholders (irrespective of their tax residence status) is exempt from tax if it is not derived through a partnership in Singapore or from the carrying on of a trade, business or profession.

- 2. Tax at the reduced rate of 10% will be deducted from distribution made to foreign non-individual Unitholders or foreign funds.
  - (a) A foreign non-individual Unitholder is one (other than an individual) who is not a resident in Singapore for income tax purposes and:
    - (a) who does not have any permanent establishment in Singapore; or
    - (b) who carries on any operation in Singapore through a permanent establishment in Singapore, where the funds used to acquire the units in the Fund are not obtained from that operation in Singapore.

- (b) A foreign fund is one that qualifies for tax exemption under section 13D, 13U or 13V of the Income Tax Act 1947 that is not a resident of Singapore for income tax purposes and:
  - (i) who does not have any permanent establishment in Singapore (other than a fund manager in Singapore); or
  - (ii) who carries on any operation in Singapore through a permanent establishment in Singapore (other than a fund manager in Singapore), where the funds used to acquire the units in the Fund are not obtained from that operation in Singapore.

To receive the distribution net of tax deducted at 10%, foreign non-individual Unitholders are required to complete Section D of Form A or Section E of Form A for foreign funds.

3. Unitholders who do not fall within the classes of Unitholders listed in sub-paragraph "1" or "2" above can choose not to return Form A as tax will be deducted from the distributions made to them at the prevailing corporate tax rate, currently at 17%.

For beneficial owners of units in the Fund who hold their units through depository agents to receive:

- (a) gross distribution if they are persons described in categories (a) to (e) under subparagraph 1 above; or
- (b) distribution net of tax deducted at 10% if they are foreign non-individuals described in sub-paragraph 2 above,

the depository agents must complete the "Declaration by Depository Agents for Singapore Tax Purposes Form" ("Form B") and its annexes.

Unitholders who hold units under the Central Provident Fund Investment Scheme and the Supplementary Retirement Scheme do not have to return any form. They will receive gross distribution.

### **Last Date And Time For Return Of The Forms**

Form A and Form B (and its annexes) will be sent to Unitholders and depository agents respectively, by the Fund's Processing Agent, Boardroom Corporate & Advisory Services Pte. Ltd. on or around 2 February 2024.

Unitholders (Form A) and the depository agents (Form B and its annexes) will have to complete the forms legibly and send it to the Processing Agent such that they are received by 5.00 p.m. on 14 February 2024. Failure to comply with any of these requirements will render Form A and Form B invalid and the Trustee and the Manager of the Fund will be obliged to deduct tax at the prevailing tax rate of 17% from the taxable distribution in respect of which the declaration is made. Unitholders may wish to seek their own tax advice for completing the Form A and/or Form B.

### Disclaimer

This publication has not been reviewed by the Monetary Authority of Singapore. It is for information only, and is not a recommendation, offer or solicitation to deal in any capital markets products or investments and does not have regard to your specific investment objectives, financial situation or particular needs. You should read the prospectus and Product Highlights Sheet for the Lion-Phillip S-REIT ETF ("ETF"), which is available and may be obtained from Lion Global Investors Limited or any of the appointed Participating Dealers ("PDs"), before deciding whether to purchase units in the ETF. Investments are subject to investment risks including the possible loss of the principal amount invested.

The performance of the ETF, the value of its units and any accruing income are not guaranteed and may rise or fall. Past performance, payout yields and payments and any prediction, projection, or forecast are not indicative of the future performance, payout yields and payments of the ETF. Any extraordinary performance may be due to exceptional circumstances which may not be sustainable. You should independently assess any information, opinion or estimates, graphs, charts, formulae or devices provided and seek professional advice on them. Any information, opinions, estimates, graphs, charts, formulae or devices provided are subject to change without notice and are not to be relied on as advice. The ETF may invest in financial derivative instruments for hedging or for efficient portfolio management.

The units of the ETF are listed and traded on the Singapore Exchange Securities Trading Limited ("SGX-ST"), and may be traded at prices different from its net asset value, suspended from trading, or delisted. Such listing does not guarantee a liquid market for the units. You cannot purchase or redeem units in the ETF directly with the manager of the ETF, but you may, subject to specific conditions, do so on the SGX-ST or through the PDs.

Any dividend distributions, which may be either out of income and/or capital, are not guaranteed and subject to the Manager's discretion. Any such dividend distributions will reduce the available capital for reinvestment and may result in an immediate decrease in the net asset value of the ETF.

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Sub-Manager: Phillip Capital Management (S) Ltd (Co. Reg. No. 199905233W)