

Mitteilung an alle Anteilseigner der DB Platinum Fonds

Anbei finden Sie die Information der Fondsgesellschaft DB Platinum, folgende Fonds sind betroffen:

LU0216467174	DB Platinum Commodity Euro R1C Cap
LU0229883953	DB Platinum Commodity EUR R1C A Cap
LU0377351324	DB Platinum Commodity Harvest I3C/E Cap

Details können Sie der beigefügten Anlage entnehmen. Falls Ihre Kunden diesen Änderungen nicht zustimmen und die Möglichkeit besteht, die Anteile ohne Gebühren seitens der Fondsgesellschaft zurückzugeben, können Sie den Verkauf der Anteile direkt in MoventumOffice erfassen.

Bitte nehmen Sie zur Kenntnis, dass für die Abwicklung dieser Aufträge die im Preis- und Leistungsverzeichnis von Moventum ausgewiesenen Gebühren und die auf MoventumOffice angegebenen Annahmeschlusszeiten gelten.

BANQUE DE LUXEMBOURG
14, BOULEVARD ROYAL
2449 LUXEMBOURG
LUXEMBOURG

28 EXPEDITION
MAY 2013 07:23

27 May 2013

IMPORTANT NOTICE

To the investors of

DB PLATINUM

- **DB Platinum Branchen Stars**
- **DB Platinum Commodity Euro**
- **DB Platinum Commodity Harvest**
- **DB Platinum CROCI Asia Pacific Fund**
- **DB Platinum Currency Returns Plus**
- **DB Platinum dbX-Macro Trading Index Fund**
- **DB Platinum EMLIN™ Sovereign Bond Fund**

(each a "Sub-Fund" and collectively, the "Sub-Funds")

Re: Withdrawal of Recognition Status of the Sub-Funds

Dear Investor,

Each Sub-Fund is a sub-fund under DB Platinum (the "**Company**") and is currently recognised by the Monetary Authority of Singapore (the "**MAS**") as a collective investment scheme pursuant to section 287(1) of the Securities and Futures Act, Chapter 289 of Singapore (the "**SFA**") for retail offer in Singapore.

Please be kindly informed that the board of directors of DB Platinum Advisors, acting as management company of the Company, has decided to withdraw the recognition status of the Sub-Funds in Singapore with effect from 8 July 2013 (the "**Effective Date**").

Options for investors:

Option 1 – Continue holding

Investors who hold shares of the Sub-Fund(s) may choose to continue holding such shares after the Effective Date. In such a case, no action is required on the part of the investors.

Investors who do not redeem their shares before the Effective Date (see Option 2) or decide to remain invested in the Sub-Fund(s) after the Effective Date should be fully aware of potential risks related to an investment in a collective investment scheme that is not recognised by the MAS pursuant to section 287(1) of SFA. In particular, attention is drawn to the fact that, from the Effective Date, there will be no Singapore representative for the Sub-Funds.



Accordingly, from the Effective Date, investors will have to contact RBC Investor Services Bank S.A., acting in its capacity as administrative agent of the Company (tel.: +352 2605 9815, fax: +352 2460 9500, attn. Customer Service, customerservices@rbc.com) should they have any queries or require any assistance (e.g. with redemption of their shares).

Option 2 – Redemption

Investors who hold shares of the Sub-Fund(s) may choose to redeem such shares before the Effective Date by contacting the relevant intermediary through whom they have purchased the shares of the Sub-Fund(s).

For the avoidance of doubt, investors can continue to redeem their shares of the Sub-Fund(s) after the Effective Date by contacting RBC Investor Services Bank S.A., acting in its capacity as administrative agent of the Company (tel.: +352 2605 9815, fax: +352 2460 9500, attn. Customer Service, customerservices@rbc.com).

Further information can be obtained from RBC Investor Services Bank S.A., acting in its capacity as administrative agent of the Company (tel.: +352 2605 9815, fax: +352 2460 9500, attn. Customer Service, customerservices@rbc.com) or from the relevant intermediary through whom the investors have purchased their shares.

A copy of the current redemption form is attached to this notice.

Important: Investors should obtain independent professional or legal advice in any event of any doubt or ambiguity relating to the content of this notice.

Yours sincerely,

DB Platinum

The Board of Directors



SUBSCRIPTION/REDEMPTION FORM – BY TELEFAX

From: Ms/Mrs/Mr _____

Phone: _____

Fax: _____

To: RBC Investor Services Bank S.A.
c/o Dealing Dpt Deutsche Bank Funds
Fax +352 2460 9500

Name of Entity: _____

Registered Address: _____

ISIN CODE	_____
SUB-FUND NAME	_____
SHARE CLASS	_____
TRANSACTION	<input type="checkbox"/> SUBSCRIPTION <input type="checkbox"/> REDEMPTION
QUANTITY	<input type="checkbox"/> NUMBER OF SHARES : <input type="checkbox"/> CASH AMOUNT (Registered shares only) :

TYPE OF SHARES	
<input type="checkbox"/> BEARER SHARES Please fill in CLEARSTREAM / EUROCLEAR Settlement Details below CLEARSTREAM / EUROCLEAR SETTLEMENT DETAILS Account number : _____ In the name of : _____	<input type="checkbox"/> REGISTERED SHARES Please fill in Cash Settlement Instructions below CASH SETTLEMENT INSTRUCTIONS Correspondent bank : _____ SWIFT Code : _____ Account Number : _____

Authorised Signatories:

Name :

Date :

Name :

Date :

PLEASE READ THE DISCLAIMER AT THE END OF THIS FORM



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Warnings & Disclaimers

Please note that the Subscription and Redemption Forms which are not received prior to the cut-off time limit will be processed on the next Transaction Day. Likewise, should an application form be incomplete or should any of the required supporting documentation not have been provided prior to the cut-off time, the application form may only be processed once the application request file has been completed.

Capitalised terms used and not defined herein will have the meaning ascribed to them in the Prospectus.

Neither DB Platinum (the "Company") nor RBC Investor Services Bank S.A. accepts any liability whatsoever with respect to the use of this document or its contents. This document does not constitute an offer, invitation or recommendation to enter into any transaction. Neither the Company nor RBC Investor Services Bank S.A. is acting as your adviser or in a fiduciary capacity in respect of the acquisition or disposal of Shares in or from the Company or in any other respect. You should ensure that you fully understand these Sub-Funds and have made a full and independent assessment thereof (by reference, where you consider it appropriate, to professional advisers) before making any decision with regard to the acquisition or disposal of any interest in any or all of such Sub-Funds. This document and the information contained therein must always be read in conjunction with the latest version of the Prospectus of the Company (the "Prospectus") and the current version of the key investor information document relating to the Sub-Fund Share Class.

As described in the Prospectus, there are restrictions on the distribution of the Sub-Fund Shares in certain jurisdictions. In particular, the Sub-Fund Shares have not been registered under the U.S. Securities Act of 1933, as amended, and may not be offered or sold in the United States, to U.S. persons or to U.S. residents.

Declarations

- (i) We have received and read the current Prospectus and the report(s) referred to in the Prospectus. We have also received and read the current version of the key investor information document relating to the Sub-Fund Share Class.
- (ii) We hereby apply to invest in the Company and agree to accept the Shares which may be allotted to us pursuant to this subscription form in accordance with the terms and conditions of the Prospectus and the current version of the key investor information document relating to the Sub-Fund Share Class. We understand that, by signing this subscription form, we accept that this will constitute an agreement between us and the Company incorporating the information contained in the Prospectus, the key investor information document relating to the Sub-Fund Share Class and this Subscription Form.
- (iii) We hereby declare that such Shares are not being acquired directly or indirectly in violation of any applicable law. We certify that NONE of the Shares to be acquired as a result of this application will be Shares owned (directly or indirectly, beneficially or of record) by a US Person (as defined in the Prospectus).
- (iv) We declare that we are not attempting to launder proceeds from drug trafficking or other illegal activity. We understand that the Company or its agents, as the case may be, may require documents designed to ascertain that we are not attempting to launder proceeds from drug trafficking or other illegal activity and we undertake to provide such documents upon request.
- (v) Where we are subscribing for "I" Share Classes, we have full power and capacity as an Institutional Investor(s) within the meaning of Article 174(2) of the Luxembourg Law of 17th December 2010 relating to Undertakings for Collective Investment, as may be amended, to subscribe to the Company and to enter into any subsequent transactions.
- (vi) We understand that this application and any subsequent transactions are irrevocable (for investors who are residents of the Federal Republic of Germany subject to the right of revocation, see below) and legally binding.
- (vii) We declare that all the information provided in this subscription form and the statements made in it are correct and understand they are continuous and shall apply for any subsequent transactions. We shall notify the Company promptly in writing of any changes.
- (viii) We understand that as permitted in the Prospectus the Company reserves the right to reject in whole or in part or defer any transaction. Monies received by the Company for a rejected subscription will be returned without interest and at our risk.
- (ix) Correspondence will be sent to the correspondence address set out above unless otherwise notified in writing from time to time.
- (x) We understand that this subscription and any subsequent transactions are governed by and construed in accordance with the laws of Luxembourg and in any dispute relating thereto shall be submitted to the jurisdiction of Luxembourg courts.

Information for investors who are residents of France

By completing this subscription form, investors resident in France agree that:

- (i) the investor is a professional client as defined by the Markets in Financial Instruments Directive (MiFID); and
- (ii) the investor understands English and agrees that he does not need to receive French versions of the fund documentation.

Right of revocation

If the Shares have been purchased as a result of verbal negotiations conducted outside the permanent business premises of the person selling such Shares or the person procuring the sale of the Shares, without such negotiations having been requested from the vendor or the distributor by the purchaser, the purchaser shall be entitled under §126 of the German Investment Act to revoke his declaration of purchase (right of revocation). The right of revocation must be exercised in writing vis-à-vis the Company within a period of two weeks. The two weeks period shall begin upon the remittance of a copy of the subscription form or the statement of purchase to the purchaser. In order to comply with the two weeks period it is sufficient to dispatch the letter containing the revocation notice in due time.

The right of revocation does not exist if a business enterprise has acquired the Shares as business property. If the purchaser has already made payments prior to the revocation the Company shall, against return of the acquired Shares, reimburse both the value of the paid Shares on the day immediately following receipt of the revocation notice and any costs.

This Form should be executed and signed by a duly authorised official (or officials) whose representative capacity must be stated.

Signature:

Title:

Signature:

Title:

Date:



CERTIFICATE
(to fill-in in case of subscription of Class I Shares)

By means of the attached subscription form dated _____, we the undersigned:

(Please indicate the exact name of the investor)

are applying for the issuance of Shares of Classes I of DB Platinum (the "Company").

We are aware that Shares of such Classes I are exclusively offered to, and may only be held by, institutional investors, within the meaning given to such terms by the Article 174(2) of the Luxembourg Law of 17th December 2010 relating to Undertakings for Collective Investment, as amended from time to time ("Institutional Investors").¹

We believe that we qualify as an Institutional Investor and, in order to substantiate this, we certify as follows to the Company:
(Please tick and fill in the below boxes where appropriate.)

☐ (i) the legal form of our institution is

(e.g. corporation, foundation, etc.)

and its field of activity is

(ii) we are subscribing on our own behalf, and
(iii) we are paying for the Shares with our own funds.

☐ (i) we are a bank/management company subscribing on behalf of one or more clients whose assets we manage on a discretionary basis; and
(ii) we undertake to inform the Company immediately of any change that would result in our acting as mere nominee for (an) underlying investor(s).

☐ (i) we are subscribing on behalf of one or more underlying Institutional Investors,
(ii) the exact identity of such underlying investor(s) is

(Please specify the exact name of the underlying investor(s))

(iii) we undertake to inform the Company immediately of any change in the identity of the underlying investor(s).

(Please sign) _____

BDL0000001

¹ Institutional Investors generally include (i) insurance and re-insurance companies; (ii) pension funds; (iii) governments and government agencies or institutions; (iv) commercial and industrial companies; (v) investment funds; (vi) financial companies holding shares for their own account; (vii) discretionary investment managers holding shares on behalf of their clients; as well as, in certain exceptional circumstances, individuals or families (whether investing in their own name or through an investment vehicle or trust), provided they are very high-net worth, highly sophisticated investors.

