Mitteilung an alle Anteilseigner der Robeco Fonds:

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

LU0792901570  Robeco Ql Global Dyn Dur FH EUR Acc
LU0239950263  Robeco Ql Global Dyn Dur-EH EUR Inc
LU0084302339  Robeco Ql Global Dyn Dur DH EUR Acc
LU0230834854  Robeco (LU) III Ql L/Sh Dy Dur EH I

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.
NOTICE TO SHAREHOLDERS OF THE FUND

By registered mail
Luxembourg, 30 June 2020

Dear Investor,

As a Shareholder in the Fund, the board of directors of the Fund (the "Board of Directors") hereby informs you of certain changes concerning the Fund.

1. Description of Institutional Share Classes

a) The following provision has been added to the description of Institutional Share Classes under section “2.1 Classes of Shares” of the Prospectus to clarify the existing options when:

(i) minimum initial investment amount is not met:

"When the minimum subscription amount is not met, the Company may (1) switch the relevant Shares into Shares of a Class of Shares which do not have any minimum initial subscription amount applicable (provided that there exists such a Class of Shares with similar characteristics within the Company but not necessarily in terms of the fees, taxes and expenses payable by such Share Class) or (2) extend the waiver."

(ii) Institutional Classes of Shares are being held by non-institutional Investors:

"The Company will not issue Institutional Share Classes or contribute to the transfer of Institutional Share Classes to non-institutional Investors. If it appears that Institutional Share Classes are being held by non-institutional Investors, the Company will switch the relevant Shares into Shares of a Class of Shares which is not restricted to Institutional Investors (provided that there exists such a Class of Shares with similar characteristics within the Company but not necessarily in terms of the fees, taxes and expenses payable by such Share Class) or compulsorily redeem the relevant Shares, in accordance with the provisions foreseen in the Articles."

b) All institutional share classes do no longer need to be placed only through a direct account with the Registrar, although such mean remain possible.
2. Description of Redemption of Shares

a) It has been clarified in section "2.5. Redemption of Shares" of the Prospectus that in case of redemptions exceeding 10% of the net asset value of the Fund, the Company may defer such redemption requests.

b) It has been clarified in section "2.5. Redemption of Shares" of the Prospectus that in case of exceptional circumstances due to exchange control regulations or similar constraints in the markets, the Company may extend the period for payment of the redemption proceeds.

3. Amendment to the section on the prevention of money laundering and financing of terrorism

It has been clarified in section "2.6 Prevention of money laundering and financing of terrorism" of the Prospectus that in case of delay or failure to provide the documents pursuant to ongoing client due diligence for anti-money laundering purposes, the Company, the Management Company and JPM may decide to block the Shareholders' account.

4. Update of the Benchmark Regulation section

Section "3.14 Benchmark Regulation" has been updated with regard to the registration of the administrator of the benchmark used by the Fund with ESMA's public register.

5. Change in method used to calculate the global exposure

Under "Appendix III – Financial Risk Management" of the Prospectus, the Absolute VaR approach used for the calculation of the global exposure of the Fund will be replaced by the Relative VaR approach as this is more appropriate for a fund using a reference index for asset allocation purposes.

6. Clarification of provisions relating to securities lending and repurchase agreements

a) The description of the counterparties to securities lending and repurchase agreements has been amended as follows in "Appendix III – Financial Risk Management" of the Prospectus:

"Counterparties to securities lending transactions/repurchase agreements are assessed on their creditworthiness (based on external resources, excluding the short-term rating and on) credit spread, prudential status, as well as guarantees issued/availability of a guarantee provided by the parent company of such counterparties. The perceived creditworthiness of the counterparty will determine the applicable limits for the counterparty. If the counterparty has a short-term credit rating lower than P1, out-on-loan-level limits are decreased for the lending agent. These internal guidelines are determined in the best interest of the client by the Company and are subject to change without prior notice."

b) Under "Appendix IV – Financial Derivative Instruments, Efficient Portfolio Management Techniques and Instruments", the following amendments have been made to the paragraph relating to securities lending and repurchase agreements:

- removal of the statement that the Fund seeks advice from an external consultant regarding the fees of securities lending agents;
- update of the table relating to the maximum level of investment by the Fund in securities lending, repurchase agreements and reverse repurchase agreements.

The changes will become effective as from 1 August 2020.
Please note that the revised Prospectus will be available at the registered office of the Fund as from 1 August 2020.

Shareholders are reminded that, as provided in the Prospectus, the Fund does not charge any redemption fee and Shareholders who disagree with the changes outlined above may redeem their Shares free of charge.

Any defined term in this letter shall have the same meaning as in the Prospectus unless otherwise defined herein.

Should you require any further details (or require a copy of the updated Prospectus, once available), please contact your usual (Robeco) sales person or the registered office of the Fund or you can visit the website at www.robeco.com/luxembourg.

Yours faithfully,
The Board of Directors of Robeco QI Global Dynamic Duration
NOTICE TO SHAREHOLDERS OF THE FUND

By registered mail
Luxembourg, 30 June 2020

Dear Investor,

As a Shareholder in the Fund, the board of directors of the Fund (the “Board of Directors”) hereby informs you of certain changes concerning the Fund and its sub-funds (the “Sub-funds”).

1. Description of Institutional Share Classes

a) The following provision has been added to the description of Institutional Share Classes under section “2.1 Classes of Shares” of the Prospectus to clarify the existing options when:

(i) minimum initial investment amount is not met:

“When the minimum subscription amount is not met, the Company may (1) switch the relevant Shares into Shares of a Class of Shares which do not have any minimum initial subscription amount applicable (provided that there exists such a Class of Shares with similar characteristics within the same Sub-fund but not necessarily in terms of the fees, taxes and expenses payable by such Share Class) or (2) extend the waiver.”

(ii) Institutional Classes of Shares are being held by non-institutional investors:

“The Company will not issue Institutional Classes of Shares or contribute to the transfer of Institutional Classes of Shares to non-institutional Investors. If it appears that Institutional Classes of Shares are being held by non-institutional Investors, the Company will switch the relevant Shares into Shares of a Class of Shares which is not restricted to institutional Investors (provided that there exists such a Class of Shares with similar characteristics within the same Sub-fund but not necessarily in terms of the fees, taxes and expenses payable by such Share Class) or compulsorily redeem the relevant Shares, in accordance with the provisions foreseen in the Articles.”

b) All institutional share classes do no longer need to be placed only through a direct account with the Registrar, although such mean remain possible.

2. Description of Redemption of Shares

It has been clarified in section “2.5. Redemption of Shares” of the Prospectus that in case of exceptional circumstances due to exchange control regulations or similar constraints in the markets, the Company may extend the period for payment of the redemption proceeds.
3. Amendment to the section on the prevention of money laundering and financing of terrorism

It has been clarified in section "2.6 Prevention of money laundering and financing of terrorism" of the Prospectus that in case of delay or failure to provide the documents pursuant to ongoing client due diligence for anti-money laundering purposes, the Company, the Management Company and JPM may decide to block the Shareholders' account.

4. Removal of loans qualifying as money market instruments as eligible investment for the Fund

All references to investments in loans qualifying as money market instruments have been removed from the Prospectus as such investments are no longer allowed further to a change in CSSF position.

5. Share classes entry charge

Under section “3.1 Fees and Expenses” of the Prospectus, the maximum entry charge which may be applied by sales agents will be 5% for equity Sub-funds, 3% for bond Sub-funds and 4% for other Sub-funds (as opposed to a flat fee of 3% applicable for all Sub-funds previously), subject to the same exceptions as currently provided in the Prospectus.

6. Change in method used to calculate the global exposure and use of a benchmark index for the purpose of asset allocation

Under “Appendix V – Benchmarks” of the Prospectus, it has been inserted that the Sub-funds listed in Appendix I to this notice will use benchmarks for asset allocation purpose, as follows:

<table>
<thead>
<tr>
<th>Sub-fund</th>
<th>Benchmark used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Robeco High Yield Bonds Feeder Fund – zero duration</td>
<td>Bloomberg Barclays US Corporate High Yield + Pan Euro HY ex Financials 2.5% Issuer Cap</td>
</tr>
<tr>
<td>Robeco Financial Institutions Bonds Feeder Fund – zero duration</td>
<td>Bloomberg Barclays Euro Aggregate Corporates Financials Subordinated 2% Issuer Cap</td>
</tr>
<tr>
<td>Robeco Global Credits Feeder Fund – zero duration</td>
<td>Bloomberg Barclays Global Aggregate Corporates Index</td>
</tr>
<tr>
<td>Robeco European High Yield Bonds Feeder Fund – zero duration</td>
<td>Bloomberg Barclays Pan-European HY Corporate ex Financials 2.5% Issuer Cap</td>
</tr>
</tbody>
</table>

The benchmarks of the Sub-funds are aligned with those of their respective master sub-funds.

Accordingly, under “Appendix III – Financial Risk Management” of the Prospectus, the Absolute VaR approach used for the calculation of the global exposure of the Sub-funds listed in Appendix I to this notice will be replaced by the Relative VaR approach.

7. Clarification of provisions relating to securities lending and repurchase agreements

a) The description of the counterparties to securities lending and repurchase agreements has been amended as follows in “Appendix III – Financial Risk Management” of the Prospectus:
"Counterparties to securities lending transactions/repurchase agreements are assessed on their creditworthiness (based on external resources quoting the short-term rating and on), credit spread, prudential status, as well as guarantees issued the availability of a guarantee provided by the parent company of such counterparties, if any. The perceived creditworthiness of the counterparty will determine the applicable limits for the counterparty. If the counterparty has a short-term mid rating lower than P-1, limits are decreased for the lending agent. These internal guidelines are determined in the best interest of the client by the Company and are subject to change without prior notice."

b) Under "Appendix IV – Financial Derivative Instruments, Efficient Portfolio Management Techniques and Instruments", the following amendments have been made to the paragraph relating to securities lending and repurchase agreements:

- removal of the statement that the Fund seeks advice from an external consultant regarding the fees of securities lending agents;
- update of the table relating to the maximum levels of investment by the Sub-funds in securities lending, repurchase agreements and reverse repurchase agreements.

The changes will become effective as from 1 August 2020.

Please note that the revised Prospectus will be available at the registered office of the Fund as from 1 August 2020.

Shareholders are reminded that, as provided in the Prospectus, the Fund does not charge any redemption fee and Shareholders who disagree with the changes outlined above may redeem their Shares free of charge.

Any defined term in this letter shall have the same meaning as in the Prospectus unless otherwise defined herein.

Should you require any further details (or require a copy of the updated Prospectus, once available), please contact your usual (Robeco) sales person or the registered office of the Fund or you can visit the website at www.robeco.com/luxembourg.

Yours faithfully,
The Board of Directors of Robeco (LU) Funds III
Appendix I - Change in method used to calculate the global exposure

The Absolute VaR approach used for the calculation of the global exposure of the Sub-funds listed below will be replaced by the Relative VaR approach:

- Robeco High Yield Bonds Feeder Fund - zero duration
- Robeco Financial Institutions Bonds Feeder Fund - zero duration;
- Robeco Global Credits Feeder Fund - zero duration
- Robeco European High Yield Bonds Feeder Fund - zero duration