THIS ANNOUNCEMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE FOR UNITS OF THE EXCHANGE TRADED FUND NAMED BELOW.

If you are in any doubt about the contents of this Announcement or as to the action to be taken, you should consult your stockbroker, bank manager, solicitor, accountant or other professional adviser.

If you have sold or transferred all your units in Haitong CSI300 Index ETF, you should at once hand this Announcement to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or the transferee.

IMPORTANT: The Stock Exchange of Hong Kong Limited (the "SEHK"), the Hong Kong Exchanges and Clearing Limited (the "HKEX"), the Hong Kong Securities and Futures Commission (the "SFC") and the Hong Kong Securities Clearing Company Limited take no responsibility for the contents of this Announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this Announcement.

Haitong International Asset Management (HK) Limited (the "Manager") accepts full responsibility for the accuracy of the information contained in this Announcement as at the date of publication, and confirms, having made all reasonable enquiries, that to the best of its knowledge and belief, as at the date of publication, there are no other facts the omission of which would make any statement misleading.

SFC authorisation is not a recommendation or an endorsement of the Trust (as defined below) and the Terminating Investment Fund (as defined below) nor does it guarantee the commercial merits of the Trust and the Terminating Investment Fund or their performance. It does not mean the Trust and the Terminating Investment Fund are suitable for all investors nor is it an endorsement of their suitability for any particular investor or class of investors.

HAITONG ETF SERIES (the "Trust")

(a Hong Kong umbrella unit trust authorised under Section 104 of the Securities and Futures Ordinance (Cap. 571) of the laws of Hong Kong)

Haitong CSI300 Index ETF

HKD Counter Stock Code: 02811 RMB Counter Stock Code: 82811 (the "Terminating Investment Fund")

CLARIFICATION ANNOUNCEMENT

Reference is made to the announcement and notice entitled "Announcement and Notice of the Proposed Cessation of Trading, Termination, Voluntary Deauthorisation and Delisting and Non-applicability of Certain Provisions of the Code on Unit Trusts and Mutual Funds" dated 24 June 2024 and the subsequent reminder announcements ("Announcement and Notice"). Unless otherwise stated, capitalized terms used in this announcement shall have the same meaning as those defined in the Announcement and Notice.

The Manager wishes to clarify that the Provision mentioned in section 4.5 of the Announcement and Notice was not set aside from the Terminating Investment Fund on 24 June 2024. After giving due consideration to investors' interests and in order to minimize the impact of fund termination on investors, the Manager has subsequently decided to bear the Future Costs¹ which were originally intended to be paid out of the Provision starting from 19 August 2024. The Trustee had no objection to the Manager bearing the Future Costs.

Since no Provision was set aside from the Terminating Investment Fund, the negative change in Net Asset Value originally contemplated in the table in section 4.5 of the Announcement and Notice was not effected. It is the Manager's view this is beneficial to existing investors of the Terminating Investment Fund and investors who have disposed of their holdings in the Terminating Investment Fund after the publication of the Announcement and Notice as their Units were not subject to such negative change in Net Asset Value while the Manager has also decided to bear the Future Costs starting from 19 August 2024. And in the Manager's view, there was no prejudice on, or adverse impact to the interests or rights of unitholders who have disposed of their holdings in the Terminating Investment Fund during the period from June 25, 2024 and up to the date of the Manager decided to bear the Future Costs.

In light of the above, the following disclosures in the Announcement and Notice shall be disregarded:

- all references to "the Provision", "The Provision", "setting aside of the Provision" and other terms related to the Provision
- the entirety of section 4.5 and all references to such section
- the risk factor "Tracking errors during the period from the date of this Announcement and Notice to the Last Trading Day risk" under section 5.1 and all references to such risk factor
- the sentence "In addition, the Net Asset Value of the Terminating Investment Fund will be reduced as some of the Terminating Investment Fund's assets will be set aside as Provision on the date on which this Announcement and Notice is published" under the risk factor "Net Asset Value downward adjustment risk" under section 5.1.

Also, the second paragraph under section 4.3 shall read as follows instead:

"The ongoing charges figure above is based on expenses for the financial year ended 31 December 2023 of the Terminating Investment Fund, expressed as a percentage of the Terminating Investment Fund's average Net Asset Value over the same period. However, the ongoing charges figure above are no longer applicable effective from 19 August 2024, since the Manager now bears the future costs, charges, expenses, claims and demands (including but not limited to any auditor's fees, regulatory maintenance costs and the fees payable to any service provider to the Terminating Investment Fund, including the Trustee) that the Trustee and the Manager may incur or make, during the period from 19 August 2024 up to the Termination Date, in connection with or arising out of the ongoing charges

and normal operating expenses of the Trust and the Terminating Investment Fund, and the termination process together with the delisting and deauthorization (the "**Future Costs**"). For the avoidance of doubt, the Future Costs do not include transaction costs and any taxes relating to the realisation of assets of the Terminating Investment Fund. "

If you have any questions in relation to the contents of this announcement, please direct them to your stockbrokers or financial intermediaries or contact the Manager by calling our enquiry hotline at (852) 3588 7699 during normal office hours (Monday to Friday (excluding public holidays), from 9:00a.m. to 6:00p.m.), or writing to the Manager at 22/F., Li Po Chun Chambers, 189 Des Voeux Road Central, Hong Kong, or visiting the Manager's website: www.haitongetf.com.hk.

The Manager accepts full responsibility for the accuracy of the contents of this announcement, and confirms, having made all reasonable enquiries, that to the best of its knowledge and belief there are no other facts the omission of which would make any statement misleading.

Haitong International Asset Management (HK) Limited

as Manager of the Terminating Investment Fund

20 September 2024

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¹ "Future Costs" refer to any future costs, charges, expenses, claims and demands (including but not limited to any auditor's fees, regulatory maintenance costs and the fees payable to any service provider to the Terminating Investment Fund, including the Trustee) that the Trustee and the Manager may incur or make, during the period from 19 August 2024 up to the Termination Date, in connection with or arising out of the ongoing charges and normal operating expenses of the Trust and the Terminating Investment Fund, and the termination process together with the delisting and deauthorisation.

THIS ANNOUNCEMENT AND NOTICE IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE FOR UNITS OF THE EXCHANGE TRADED FUND NAMED BELOW.

If you are in any doubt about the contents of this Announcement and Notice or as to the action to be taken, you should consult your stockbroker, bank manager, solicitor, accountant or other professional adviser.

If you have sold or transferred all your units in Haitong CSI300 Index ETF, you should at once hand this Announcement and Notice to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or the transferee.

IMPORTANT: The Stock Exchange of Hong Kong Limited (the "SEHK"), the Hong Kong Exchanges and Clearing Limited (the "HKEX"), the Hong Kong Securities and Futures Commission (the "SFC") and the Hong Kong Securities Clearing Company Limited take no responsibility for the contents of this Announcement and Notice, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this Announcement and Notice.

Haitong International Asset Management (HK) Limited (the "Manager") accepts full responsibility for the accuracy of the information contained in this Announcement and Notice as at the date of publication, and confirms, having made all reasonable enquiries, that to the best of its knowledge and belief, as at the date of publication, there are no other facts the omission of which would make any statement misleading.

SFC authorisation is not a recommendation or an endorsement of the Trust (as defined below) and the Terminating Investment Fund (as defined below) nor does it guarantee the commercial merits of the Trust and the Terminating Investment Fund or their performance. It does not mean the Trust and the Terminating Investment Fund are suitable for all investors nor is it an endorsement of their suitability for any particular investor or class of investors.

HAITONG ETF SERIES (the "Trust")

(a Hong Kong umbrella unit trust authorised under Section 104 of the Securities and Futures Ordinance (Cap. 571) of the laws of Hong Kong)

Haitong CSI300 Index ETF

HKD Counter Stock Code: 02811 RMB Counter Stock Code: 82811 (the "Terminating Investment Fund")

ANNOUNCEMENT AND NOTICE OF THE PROPOSED CESSATION OF TRADING, TERMINATION, VOLUNTARY DEAUTHORISATION AND DELISTING AND NON-APPLICABILITY OF CERTAIN PROVISIONS OF THE CODE ON UNIT TRUSTS AND MUTUAL FUNDS

Terms not defined in this Announcement and Notice will have the meanings as are given to such terms in the prospectus of the Trust and the Terminating Investment Fund dated April 2023, as amended from time to time (the "**Prospectus**").

IMPORTANT: Investors are strongly advised to consider the contents of this Announcement and Notice. This Announcement and Notice is important and requires your immediate attention. It concerns the proposed cessation of trading of units of the Terminating Investment Fund ("Units") on the SEHK, proposed termination and proposed deauthorisation of the Trust and the Terminating Investment Fund from the SFC and proposed delisting of the Terminating Investment Fund from the SEHK and the non-applicability of certain provisions of the Code on Unit Trusts and Mutual Funds (the "Code") for the period from 25 September 2024 (Wednesday) (i.e. the Trading Cessation Date, as defined in section 2.5) to the date of deauthorisation of the Trust and the Terminating Investment Fund, any product documentation for the Trust and the Terminating Investment Fund, any product documentation for the Trust and the Terminating Investment Fund previously issued to investors, including the Prospectus and the KFS of the Terminating Investment Fund, should be retained for personal use only and not for public circulation. In particular, investors should note that:

- taking into account the relevant factors, in particular, the relatively small net asset value ("Net Asset Value") of the Trust and the Terminating Investment Fund (see details of the factors in section 1 below), the Manager has decided to exercise its power under Clause 33.3 of the Trust Deed and proposed to seek termination of the Trust and the Terminating Investment Fund with effect from the Termination Date (as defined in section 2.5);
- the Last Trading Day (as defined in section 2.5) of the Units will be 24 September 2024 (Tuesday);
- the Units will cease trading as from 25 September 2024 (Wednesday) (i.e. the Trading Cessation Date, as defined in section 2.5);
- immediately after this Announcement and Notice has been published, a certain portion of the assets of the Terminating Investment Fund will be set aside as Provision (as defined in section 4.5) to discharge any Future Costs (as defined in section 4.5). As a result, the Net Asset Value and Net Asset Value per Unit will be reduced before the commencement of the trading on the SEHK on 25 June 2024 (Tuesday);
- the Manager will realise all of the assets of the Terminating Investment Fund effective from the Trading Cessation Date. Accordingly, from the Trading Cessation Date onwards, (i) there will be no further trading of Units on the SEHK and no further creation and redemption of Units; (ii) the Manager will start to realise all the assets of the Terminating Investment Fund and the Terminating Investment Fund will therefore cease to track the performance of the Underlying Index and will not be able to meet its investment objective of tracking the performance of its Underlying Index; (iii) the Terminating Investment Fund will no longer be marketed or offered to the public; (iv) the Terminating Investment Fund will only be operated in a limited manner;
- the Manager will, after having consulted the Trustee and the Terminating Investment Fund's auditor, declare a Distribution (as defined in section 2.2) to the investors who remain invested in the Terminating Investment Fund as at 2 October 2024 (Wednesday) (i.e. the Distribution Record Date, as defined in section

- 2.5), and the Distribution is expected to be payable on or around 6 November 2024 (Wednesday) (i.e. the Distribution Date, as defined in section 2.5);
- the amount of Distribution will equal to the Net Asset Value of the Terminating Investment Fund as at the Distribution Record Date (i.e. the total value of the net proceeds from the realisation of the assets of the Terminating Investment Fund as described in section 1.3, less (i) any taxes payable and (ii) any expenses payable and other liabilities of the Terminating Investment Fund); the Provision (as defined in section 4.5) will not be included in the Distribution;
- by the date when the Trustee and the Manager form an opinion that the Trust and the Terminating Investment Fund cease to have any outstanding contingent or actual assets or liabilities, the Trustee and the Manager will commence the completion of the termination of the Trust and the Terminating Investment Fund (i.e. the Termination Date). The Manager expects the Termination Date will be on or around 14 March 2025 (Friday). The Manager will publish an announcement on or shortly before the Termination Date in relation to the termination, deauthorisation and delisting of the Trust and the Terminating Investment Fund;
- investors should note that the termination, deauthorisation and delisting of the Trust and the Terminating Investment Fund are subject to PRC tax clearance;
- during the period from the Trading Cessation Date until the Termination Date, the Manager will maintain the Trust's and the Terminating Investment Fund's SFC authorisation status and SEHK listed status, and, subject to the SEHK's approval, expects the delisting to take effect at or around the same time as the deauthorisation; and
- investors should pay attention to the risk factors as set out in section 5.1 below (including liquidity risk, Units trading at a discount or premium and market makers' inefficiency risk, tracking errors during the period from the date of this Announcement and Notice to the Last Trading Day risk, Net Asset Value downward adjustment risk, failure to track the Underlying Index risk and delay in distribution risk). Investors should exercise caution and consult their professional and financial advisers before dealing in the Units or otherwise deciding on the course of actions to be taken in relation to their Units.

Stockbrokers and financial intermediaries are urged to:

- forward a copy of this Announcement and Notice to their clients holding Units, and inform them of the contents of this Announcement and Notice as soon as possible;
- facilitate their clients who want to dispose of Units on or before the Last Trading Day;
- inform their clients as soon as possible if any earlier dealing deadline, additional fees or charges, and/or other terms and conditions will be applicable in respect of the provision of their services in connection with any disposal of Units; and
- inform their clients of the Distribution arrangements as set out in section 2.2 below and the possible impact in relation to such arrangements to their clients.

If investors are in doubt about the contents of this Announcement and Notice, they should contact their independent financial intermediaries or professional advisers to seek their professional advice, or direct their queries to the Manager (please refer to section 8 below).

1. <u>Proposed termination of the Trust and the Terminating Investment Fund, cessation</u> of trading and realisation of assets

1.1 Proposed termination of the the Trust and the Terminating Investment Fund

According to Clause 33.3(b)(i) of the Trust Deed, the Terminating Investment Fund may be terminated by the Manager in its absolute discretion if after one year from the date of establishment of the Terminating Investment Fund the aggregate Net Asset Value of all the Units outstanding shall be less than RMB100 million.

As at 20 June 2024, the Net Asset Value and the Net Asset Value per Unit were as follows:

Name	Net Asset Value	Net Asset Value per Unit
Haitong CSI300 Index ETF	RMB24,506,202	RMB12.25

Having taken into account the relevant factors including interests of the investors of the Terminating Investment Fund as a whole, the fact that the Terminating Investment Fund has been established for more than one year, the current relatively small Net Asset Value of the Terminating Investment Fund, the Manager is of the view that the proposed termination of the Terminating Investment Fund would be in the best interests of the investors of the Terminating Investment Fund.

In addition to the Terminating Investment Fund, the Trust has another Sub-Fund, Haitong MSCI China A ESG ETF, which is in the process of being terminated. It is expected that Haitong MSCI China A ESG ETF will be terminated on a date earlier than the Termination Date of the Terminating Investment Fund. Upon termination of the Terminating Investment Fund and Haitong MSCI China A ESG ETF, there will be no Sub-Funds under the Trust. According to Clause 33.3(a)(i) of the Trust Deed, the Trust may be terminated by the Manager in its absolute discretion if after one year from the date of the Trust Deed the aggregate Net Asset Value of all Units in each Sub-Fund outstanding under the Trust shall be less than RMB100 million.

Therefore, the Manager has decided to exercise its power under Clause 33.3 of the Trust Deed, to terminate the Terminating Investment Fund and the Trust on the date on which the Trustee and the Manager form an opinion that the Terminating Investment Fund and the Trust cease to have any outstanding contingent or actual assets or liabilities. The Manager has given written notice to the Trustee notifying the Trustee of its proposal to terminate the Terminating Investment Fund and the Trust, and the Trustee does not object to such proposal and acknowledges the non-applicability of certain provisions of the Code as referred to in this Announcement and Notice.

As required under Clause 33.4 of the Trust Deed, no less than three months' notice is hereby given to the investors, notifying them of the proposed termination of the Terminating Investment Fund and the Trust. Also, as required under Chapter 11.1A and 11.2 of the Code, no less than one month's notice is hereby given to the investors, notifying them that the Terminating Investment Fund will cease to track the performance of the Underlying Index, and cease trading, from the Trading Cessation Date.

No approval from the unitholders of the Trust and the Terminating Investment Fund is required for such termination under Clause 33.3 of the Trust Deed.

¹ For details, please refer to the Haitong MSCI China A ESG ETF's "Announcement and Notice of the Proposed Cessation of Trading, Termination, Voluntary Deauthorisation and Delisting and Non-applicability of Certain Provisions of the Code on Unit Trusts and Mutual Funds" dated 24 June 2024. 596741\42111171_1.docx

1.2 The proposed cessation of trading of the Terminating Investment Fund

The Manager will apply to SEHK to have the Units cease trading on the SEHK with effect from 25 September 2024 (Wednesday), (i.e. the Trading Cessation Date). The Manager will realise all of the assets of the Terminating Investment Fund effective from the Trading Cessation Date. The realisation of assets of the Terminating Investment Fund will not incur any additional cost as compared to the costs associated with a normal realisation of investments. 24 September 2024 (Tuesday) will be the Last Trading Day when investors may buy or sell Units on the SEHK in accordance with the usual trading arrangements currently in place.

For the avoidance of doubt, creation and redemption of Units by Participating Dealers will continue to be permitted until the Last Trading Day. Creations of Units will be limited to the creation of Units by Participating Dealers for market making activities of market makers to provide liquidity of the trading of the Units on the SEHK. There will be no creation of Units for other purposes from the date of this Announcement and Notice.

Investors should note that they cannot create or redeem Units directly from the Terminating Investment Fund in the primary market. Only Participating Dealers may submit creation and redemption applications to the Manager and the Participating Dealers may have their own application procedures for their clients and may set application cut-off times for their clients which are earlier than those set out in the Prospectus but in any event, not later than the Last Trading Day. Investors are advised to check with the Participating Dealers as to the relevant timing deadlines and the client acceptance procedures and requirements.

1.3 Impacts on the proposed realisation of the assets of the Terminating Investment Fund

After realisation of all the assets of the Terminating Investment Fund (as described in section 1.2 above and subject to section 2.4 below), the Terminating Investment Fund will mainly hold cash, primarily consisting of the proceeds from the realisation of the assets of the Terminating Investment Fund. Following this, from the Trading Cessation Date, the Terminating Investment Fund will cease to track its Underlying Index, and will not be able to meet its investment objective of tracking the performance of its Underlying Index.

2. What will happen on or before the Last Trading Day and from the Trading Cessation Date?

2.1 Trading on the SEHK on any trading day up to and including the Last Trading Day

On any trading day up to and inclusive of the Last Trading Day, an investor may continue to buy or sell its Units on the SEHK in accordance with the usual trading arrangements, during the trading hours of the SEHK and based on the prevailing market prices. The market makers of the Terminating Investment Fund will continue to perform their market making functions in accordance with the trading rules of the SEHK until the Last Trading Day.

Investors should note that stockbrokers or other financial intermediaries may impose brokerage fees on any sale of the Units on the SEHK on investors, and a transaction levy (at 0.0027% of the price of the Units), an Accounting and Financial Reporting Council transaction levy (at 0.00015% of the price of the Units) and a trading fee (at 0.005% of the price of the Units) will be payable by the buyer and the seller of the Units.

No stamp duty will be imposed on any sale or purchase of the Units on the SEHK.

The trading price of Units may be below or above the Net Asset Value per Unit. Please see the "Units trading at a discount or premium and market makers' inefficiency risk" in section 5.1 below.

Investors are reminded to contact their stockbrokers or financial intermediaries to check whether there will be any fees or charges including custody fees that they may need to bear with regard to their unitholding in the Terminating Investment Fund during the period from the Trading Cessation Date up till the date on which they cease to hold their Units.

2.2 Distribution

For Relevant Investors (as defined below) who are still holding Units after the Last Trading Day, the Manager will, after consulting the Trustee, the Terminating Investment Fund's auditor, and PRC tax advisers, declare a distribution of assets in the Terminating Investment Fund's Base Currency (the "**Distribution**") in respect of those investors who remain invested in the Terminating Investment Fund as of the Distribution Record Date (i.e. 2 October 2024 (Wednesday)) (the "**Relevant Investors**"). Such Distribution is expected to be made on or around 6 November 2024 (Wednesday).

Each Relevant Investor will be entitled to the Distribution of an amount equal to the Terminating Investment Fund's then Net Asset Value in proportion to the Relevant Investor's Units as at the Distribution Record Date. The Terminating Investment Fund's then Net Asset Value will be the total value of the net proceeds from the realisation of the assets of the Terminating Investment Fund as described in section 1.3 above, less (i) any taxes payable and (ii) any expenses payable and other liabilities of the Terminating Investment Fund. The Provision (as defined in section 4.5) will not be included in the Distribution.

The Distribution payable to each Relevant Investor is expected to be paid on or around 6 November 2024 (Wednesday) to the accounts of its financial intermediary or stockbroker maintained with CCASS as at the Distribution Record Date. The Manager will issue a further announcement to inform the Relevant Investors of the exact day of payment of the Distribution, together with the amount of Distribution per Unit in respect of the Terminating Investment Fund in due course.

2.3 Further Distribution

After the Trading Cessation Date, the Manager will, in consultation with PRC tax advisers, complete the relevant PRC tax filings and seek PRC tax clearance. The Manager expects to obtain PRC tax clearance in around February 2025. Upon obtaining PRC tax clearance, should the final PRC tax amount be lower than that as determined by the Manager in consultation with the PRC tax advisers, the surplus will be paid to Relevant Investors in around March 2025 as further distribution. The Manager will make a further announcement on or around 3 March 2025:

- (i) if a further distribution is payable, to inform the Relevant Investors of the amount of further distribution per Unit; or
- (ii) if PRC tax clearance is not obtained by such date, to inform the Relevant Investors of this fact and to provide an estimated time of PRC tax clearance and/or refund (as the case may be).

If the final PRC tax amount is higher than that as determined by the Manager in consultation with the PRC tax advisers, the shortfall will be borne by the Manager. Investors should note that the termination, deauthorisation and delisting of the Terminating Investment Fund is subject to PRC tax clearance.

IMPORTANT NOTE: Investors should pay attention to the risk factors as set out in section 5.1 below and consult their professional and financial advisers before disposing of the Units. If an investor disposes of its Units at any time on or before the Last Trading Day, such investor will not in any circumstances be entitled to any portion of the Distribution or any further distribution (if any) in respect of any Units so disposed. Investors should therefore exercise caution and consult their professional and financial advisers before dealing in their

Units or otherwise deciding on any course of actions to be taken in relation to their Units.

2.4 During the period from the Trading Cessation Date (as defined in section 2.5) until the Termination Date

Following the realisation of the assets and the Distribution and further distribution, if any, on the date on which the Manager and the Trustee form an opinion that the Trust and the Terminating Investment Fund cease to have any outstanding contingent or actual assets or liabilities (i.e. the Termination Date), the Trustee and Manager will commence the completion of terminating the Trust and the Terminating Investment Fund.

During the period from the Trading Cessation Date until the Termination Date, the Terminating Investment Fund will still maintain its listing status with the SEHK and remain SFC authorised, although the Terminating Investment Fund will no longer be marketed or offered to the public and will be operated only in a limited manner as there will not be any trading of Units and the Terminating Investment Fund will have no investment activities from the Trading Cessation Date onwards.

The deauthorisation of the Trust and the Terminating Investment Fund and delisting of the Terminating Investment Fund will take place either on the Termination Date or shortly after the Termination Date, subject to the SFC's and SEHK's approval respectively. The Manager expects, subject to the SEHK's approval, that the delisting will only take place at or around the same time of the deauthorisation.

The proposed termination, deauthorisation and delisting will be subject to the payment of all outstanding fees and expenses (please refer to section 4 below for further information), discharge of all other liabilities of the Trust and the Terminating Investment Fund, as well as the final respective approvals by the SFC and the SEHK.

Following deauthorisation, the Trust and the Terminating Investment Fund will no longer be regulated by the SFC and will not be available for public distribution in Hong Kong. Any product documentation for the Trust and the Terminating Investment Fund previously issued to investors, including the Prospectus of the Trust and the Terminating Investment Fund and any KFS of the Terminating Investment Fund, should be retained for personal use only and not for public circulation. Stockbrokers, financial intermediaries and investors must not circulate any marketing or other product information relating to the Trust and the Terminating Investment Fund to the public in Hong Kong as this may be in breach of the Securities and Futures Ordinance.

2.5 Important dates

Subject to the SFC's and the SEHK's approvals for the proposed arrangements set out in this Announcement and Notice, it is anticipated that the expected important dates in respect of the Trust and the Terminating Investment Fund will be as follows:

Dispatch of Announcement and Notice and setting aside the Provision (as defined in section 4.5)	After market close on 24 June 2024 (Monday)	
No further request for creation of Units by investors in the primary market via Participating Dealers (other than by Participating Dealers for market making activities) after this Announcement and Notice has been published	25 June 2024 (Tuesday)	

Last day for dealings in the Units on the SEHK (the "Last Trading Day") and last day for creation of Units by Participating Dealers for market making activities of market makers and redemption of Units in the primary market through a Participating Dealer	y t		
Dealings in the Units on the SEHK cease (the "Trading Cessation Date") and the Terminating Investment Fund will no longer be marketed or offered to the public in Hong Kong	25 September 2024 (Wednesday)		
No further creation and redemption of Units in the primary market through a Participating Dealer, i.e. same date on which the Manager will start to realise all the investments of the Terminating Investment Fund and the Terminating Investment Fund will cease to track its Underlying Index			
Last valuation of the Terminating Investment Fund to be conducted upon realisation of all assets	26 September 2024 (Thursday)		
Record date for determining the eligibility of entitlement of investors for the Distribution and further distribution, if any (the " Distribution Record Date ")	By close of business on 2 October 2024 (Wednesday)		
The date as at which the Manager will, after having consulted the Trustee and the Terminating Investment Fund's auditor, declare the Distribution amount per Unit and dispatch the announcement on the Distribution	On or around 7 October 2024 (Monday)		
Distribution, after the Manager having consulted with the Trustee and the Terminating Investment Fund's auditor, will be paid to the Relevant Investors (the " Distribution Date ")	On or around 6 November 2024 (Wednesday)		
Dispatch of announcement (i) if a further distribution will be paid upon PRC tax clearance (and the amount per Unit and the further distribution date, if applicable), or (ii) if PRC tax clearance is not obtained by such date (and an update on this) This announcement will be published prior to the further distribution date (if applicable) and for the avoidance of doubt, no announcement will be issued on or around this date if there is no further distribution	On or around 3 March 2025 (Monday)		
Termination of the Trust and the Terminating Investment Fund when the Manager and the Trustee form an opinion that the Terminating Investment Fund ceases to have any outstanding contingent or actual assets or liabilities (the "Termination Date")	Expected to be 14 March 2025 (Friday)		

Deauthorisation of the Trust and Terminating Investment Fund and delisting of the Terminating Investment Fund upon approval by the SFC and SEHK respectively	On or shortly Termination Date	after	the
The Manager expects that the deauthorisation and delisting will take place either on or immediately after the Termination Date			

The Manager will issue the following:

- (on a weekly basis from the date of this Announcement and Notice to the Last Trading Day) reminder announcements informing and reminding investors of the Last Trading Day, the Trading Cessation Date and the Distribution Record Date;
- (in due course) an announcement to inform the investors of the Distribution Date and further distribution date, if any;
- (prior to further distribution, if any) an announcement to inform investors of the amount of further distribution per Unit;
- on or around 3 March 2025, if PRC tax clearance is not obtained by such date, an announcement to inform the investors of this fact and to provide an estimated time of PRC tax clearance and/or refund (as the case may be); and
- (on or shortly before the Termination Date) an announcement to inform the investors of the Termination Date, the dates for the deauthorisation of the Trust and the Terminating Investment Fund and delisting of the Terminating Investment Fund,

in accordance with the applicable regulatory requirements.

If there is any change to the dates mentioned in this section, the Manager will issue an announcement to inform the Relevant Investors of the revised dates.

3. Non-applicability of certain provisions of the Code

3.1 Background

As set out in section 2.4 above, while the Units will cease trading effective from the Trading Cessation Date, because of certain outstanding actual or contingent assets or liabilities in relation to the Trust and the Terminating Investment Fund, the Trust and the Terminating Investment Fund will remain in existence after the Trading Cessation Date until the Termination Date. During such period, the Trust and the Terminating Investment Fund will maintain their SFC authorisation status, and the SEHK listed status of the Terminating Investment Fund, until the completion of the proposed termination, deauthorisation and delisting.

Given the Trust and the Terminating Investment Fund will no longer be offered or marketed to the public and have limited operations after the Terminating Investment Fund ceases trading, pursuant to 8.6(t) of the Code and Question 13 of the Frequently Asked Questions on Exchange Traded Funds and Listed Funds, the Trust and the Terminating Investment Fund will continue to maintain their SFC authorisation status without strictly complying with certain provisions of the Code for the period from the Trading Cessation Date to the Deauthorisation Date, provided that the specific conditions and requirements imposed by the SFC are met.

Such conditions and requirements are described in this section 3. 596741\42111171_1.docx

3.2 Publication of the suspension of dealing

Under Chapter 10.7 of the Code, the Manager is required to: (a) immediately notify the SFC if dealing in Units ceases or is suspended; and (b) publish the fact that dealing is suspended immediately following the decision to suspend and at least once a month during the period of suspension in an appropriate manner.

The Manager will continue to manage the Terminating Investment Fund without strict compliance with 10.7 of the Code from the Trading Cessation Date to the Deauthorisation Date, subject to the condition that a statement shall be posted in a prominent position of the Manager's website: www.haitongetf.com.hk² from the Trading Cessation Date until the Deauthorisation Date to notify investors that the Units have ceased trading on the SEHK from 25 September 2024 (Wednesday) (i.e. the Trading Cessation Date), and draw investors' attention to this Announcement and Notice, the subsequent reminder announcements and all other relevant announcements.

As the Terminating Investment Fund will maintain its listing status with the SEHK after 24 September 2024 (Tuesday) (i.e. the Last Trading Day) until the delisting of the Terminating Investment Fund, investors may continue to access further announcements in relation to the Terminating Investment Fund via the HKEX's website and the Manager's website: www.haitongetf.com.hk² during such period.

3.3 Provision of real time or near-real time indicative Net Asset Value per Unit and last Net Asset Value

Under 8.6(u)(i) and 8.6(u)(ii) of the Code, the Manager is required to provide real time or near-real time indicative Net Asset Value per Unit (updated at least every 15 seconds during trading hours) and last Net Asset Value per Unit and last Net Asset Value of the Terminating Investment Fund (updated on a daily basis) on the Manager's website or such other channels as the SFC considers appropriate.

The Manager will continue to manage the Terminating Investment Fund without strict compliance with 8.6(u)(i) and 8.6(u)(ii) of the Code (for the period from the Trading Cessation Date to the Deauthorisation Date), subject to the following conditions and requirements imposed by the SFC and which the Manager has undertaken to meet:

- (A) the Net Asset Value per Unit as at 24 September 2024 (Tuesday) (i.e. the Last Trading Day), which will be the latest Net Asset Value per Unit, will be published on the Manager's website: www.haitongetf.com.hk²; and
- (B) the Manager shall update the latest available Net Asset Value per Unit on the Manager's website: www.haitongetf.com.hk² as soon as practicable should there be any other change to the Net Asset Value of the Terminating Investment Fund, including but not limited to changes arising from (i) the Distribution (please see further in section 2.2 above); (ii) any further distribution (if any); (iii) any change in market value of any scrip dividend receivable by the Terminating Investment Fund; (iv) and any deduction of transaction costs or taxes relating to the realisation of assets of the Terminating Investment Fund.

3.4 Updating of the Prospectus of the Trust and the Terminating Investment Fund and KFS of the Terminating Investment Fund

Under Chapters 6.1 and 11.1B of the Code, the Prospectus of the Trust and the Terminating Investment Fund and the KFS of the Terminating Investment Fund must be up-to-date and must be updated to incorporate any relevant changes to the Trust and the Terminating Investment

² The website has not been reviewed by the SFC. 596741\42111171_1.docx

Fund.

The Manager will continue to manage the Trust and the Terminating Investment Fund without updating the Prospectus of the Trust and the Terminating Investment Fund and the KFS of the Terminating Investment Fund as required under 6.1 and 11.1B of the Code from the Trading Cessation Date to the Deauthorisation Date, subject to the following conditions and requirements imposed by the SFC and which the Manager has undertaken to meet:

- (A) the Manager will promptly notify investors of any changes to the Trust and/or the Terminating Investment Fund or to the Prospectus of the Trust and the Terminating Investment Fund or the KFS of the Terminating Investment Fund by means of publishing further announcement(s) on the Manager's website: www.haitongetf.com.hk² and the HKEX's website (each, a "Relevant Future Announcement");
- (B) the Manager will ensure that each Relevant Future Announcement shall include a statement to refer investors to read this Announcement and Notice together with the Prospectus of the Trust and the Terminating Investment Fund, the KFS of the Terminating Investment Fund, and any other Relevant Future Announcement(s).

3.5 Other related matter

The Manager confirms that, save for the particular provisions of the Code set out in sections 3.2 to 3.4 above, the Manager will continue to comply with all the other applicable provisions of the Code, the applicable provisions in the Trust Deed, The Rules Governing the Listing of Securities on the SEHK and other applicable laws and regulations in respect of the Trust and the Terminating Investment Fund.

4. Costs

4.1 Trading on the SEHK

As indicated in section 2.1 above, stockbrokers or financial intermediaries may levy certain fees and charges for any orders to dispose of Units on or before the Last Trading Day.

4.2 Creation and redemption by Participating Dealers

All creation and redemption of Units by Participating Dealers will be subject to the fees and costs as set out in the Prospectus. Participating Dealers may pass on to the relevant investors such fees and costs, and may also impose fees and charges in handling creation and redemption requests which would increase the cost of creation and redemption. Investors are advised to check with Participating Dealers as to their relevant fees, costs and charges.

4.3 Ongoing charges of the Terminating Investment Fund

The ongoing charges of the Terminating Investment Fund over a year are 1.98%.

The ongoing charges figure above is based on expenses for the financial year ended 31 December 2023 of the Terminating Investment Fund, expressed as a percentage of the Terminating Investment Fund's average Net Asset Value over the same period. However, the ongoing charges figure above will no longer be applicable from the date of this Announcement and Notice since a Provision (as defined in section 4.5 below) will be set aside. Please refer to section 4.5 below for details.

Please note for completeness the ongoing charges figure shown above is calculated in accordance with the guidance under the relevant SFC circular, and excludes the following costs and expenses associated with the termination of the Terminating Investment Fund (which are to be borne by the Terminating Investment Fund): (i) transaction costs and (ii) any taxes

relating to the liquidation of assets of the Terminating Investment Fund.

The Terminating Investment Fund does not have any unamortised preliminary expense or contingent liabilities (such as outstanding litigation) as at the date of this Announcement and Notice.

4.4 Cost of termination, deauthorisation and delisting

Subject to the Provision (as defined below), the Manager will bear all costs and expenses associated with the termination and deauthorisation of the Trust and the Terminating Investment Fund as well as the delisting of the Terminating Investment Fund (other than any transaction costs and any taxes relating to the realisation of assets of the Terminating Investment Fund), such as legal costs, auditor's fees and other administrative expenses, from the date of this Announcement and Notice up to and including the Termination Date. The Manager will continue to charge a management fee and the Trustee will continue to charge a trustee fee up to and including the Trading Cessation Date.

4.5 Provision of costs and expenses

On the date on which this Announcement and Notice is published, a certain portion of the assets of the Terminating Investment Fund, amounting to approximately RMB360,000, which is 1.47% of the Net Asset Value of the Terminating Investment Fund (the "Provision"), will be set aside. The ongoing charges figure for the Terminating Investment Fund aforementioned will no longer be applicable and the Provision (in terms of percentage of the Net Asset Value of the Terminating Investment Fund) represents the costs and expenses chargeable to the Terminating Investment Fund from the date of this Announcement and Notice until the Termination Date. This Provision is to discharge any future costs, charges, expenses, claims and demands (including but not limited to any auditor's fees, regulatory maintenance costs and the fees payable to any service provider to the Terminating Investment Fund, including the Trustee) that the Trustee and the Manager may incur or make, during the period from the time after this Announcement and Notice has been published up to the Termination Date, in connection with or arising out of the ongoing charges and normal operating expenses of the Trust and the Terminating Investment Fund, and the termination process together with the delisting and deauthorisation (the "Future Costs"). For avoidance of doubt, the Future Costs do not include transaction costs and any taxes relating to the realisation of assets of the Terminating Investment Fund.

The Trustee has confirmed that it has no objection to the amount of the Provision. As a result of the setting aside of the Provision immediately after this Announcement and Notice has been published, the Net Asset Value and the Net Asset Value per Unit will be reduced before the commencement of the trading on the SEHK on 25 June 2024 (Tuesday), as more particularly described below:

	Before setting aside the After setting as Provision Provision		side the	
	Net Asset Value (RMB)	Net Asset Value per Unit (RMB)	Net Asset Value (RMB)	Net Asset Value per Unit (RMB)
Haitong CSI300 Index ETF	24,506,202	12.25	24,146,202	12.07

Where the Provision is in excess of the actual amount of the Future Costs (when materialised), such excess will be refunded to the Relevant Investors as part of the Distribution in proportion to each Relevant Investor's Units as at the Distribution Record Date. However, where the Provision is insufficient to cover any Future Costs, any shortfall will be borne by the Manager and no further provision will be made.

5. Other matters

5.1 Other implications of the proposed cessation of trading of Units on the SEHK, the proposed termination, deauthorisation of the Trust and the Terminating Investment Fund and delisting of the Terminating Investment Fund from the SEHK

In consequence of this Announcement and Notice and the proposed cessation of trading of Units of the Terminating Investment Fund on the SEHK, the proposed termination and the proposed deauthorisation of the Trust and the Terminating Investment Fund and delisting of the Terminating Investment Fund from the SEHK, investors should note and consider the following risks:

Liquidity risk - Trading of Units on the SEHK from the date of this Announcement and Notice may become less liquid;

Units trading at a discount or premium and market makers' inefficiency risk – The Units may trade at a discount or premium of their Net Asset Value. Although up to (and including) the Last Trading Day, the market makers will continue to perform its market making functions in respect of the Terminating Investment Fund in accordance with the trading rules of the SEHK, Units may trade at a discount compared to its Net Asset Value in extreme market situations. This is because many investors may want to sell their Units after this Announcement and Notice has been published but there may not be many investors in the market who are willing to purchase such Units. On the other hand, it is also possible that the Units may trade at a premium and consequently the divergence between the supply of and demand for the Units may be larger than usual. In particular, should there be a large demand for such Units before the Trading Cessation Date, the market maker may not be able to effectively perform its market making activities to provide liquidity of the trading of Units on the SEHK in these extreme market situations. Following this, the price volatility of the Units may be higher than usual from the date of this Announcement and Notice through the Last Trading Day;

Tracking errors during the period from the date of this Announcement and Notice to the Last Trading Day risk—The setting aside of the Provision (immediately after this Announcement and Notice has been published) will adversely affect the Net Asset Value per Unit. This reduction of Net Asset Value per Unit will cause the Terminating Investment Fund's return to substantially deviate from the performance of the Underlying Index so the Terminating Investment Fund will not be able to properly track the performance of the Underlying Index during the period from the date of this Announcement and Notice to the Last Trading Day and thus triggering significant tracking error. It is possible that the size of the Terminating Investment Fund may drop drastically before the Last Trading Day. This may impair the Manager's ability to fulfill the investment objective of the Terminating Investment Fund and result in significant tracking error. In the extreme situation where the size of the Terminating Investment Fund becomes so small that the Manager considers that it is not in the best interest of the Terminating Investment Fund to continue to invest in the market, the Manager may decide to convert the whole or part of the investments of the Terminating Investment Fund;

Net Asset Value downward adjustment risk — Changes in economic environment, consumption pattern and investors' expectations may have significant impact on the value of the investments and there may be significant drop in value of the investments. In addition, the Net Asset Value of the Terminating Investment Fund will be reduced as some of the Terminating Investment Fund's assets will be set aside as Provision on the date on which this Announcement and Notice is published. Such market movements and the setting aside of the Provision may result in substantial downward adjustment of the Net Asset Value per Unit before the Last Trading Day;

Failure to track the Underlying Index risk – All assets of the Terminating Investment Fund will be liquidated with effect from the Trading Cessation Date. Thereafter, the entirety of the

Terminating Investment Fund's assets will be cash and the Terminating Investment Fund will operate in a limited manner. Following this, from the Trading Cessation Date, the Terminating Investment Fund will cease to track its Underlying Index, and will not be able to meet its investment objective of tracking the performance of its Underlying Index; and

Delay in distribution risk – The Manager will aim to realise all of the assets of all the Terminating Investment Fund and then proceed with the Distribution and further distribution (if any) as soon as practicable. However, the Manager may not be able to realise all the assets of the Terminating Investment Fund in a timely manner during certain periods of time, for example, when the trading on the relevant stock exchanges is restricted or suspended or when the official clearing and settlement depositary of the relevant market is closed. In this case, the payment of the Distribution and further distribution (if any) to the Relevant Investors may be delayed.

Investor attention is also drawn to the risks disclosed in the Prospectus of the Terminating Investment Fund.

5.2 Tax implications

Hong Kong tax

Based on the Manager's understanding of the law and practice in force at the date of this Announcement and Notice, as the Terminating Investment Fund is collective investment scheme authorised under Section 104 of the Securities and Futures Ordinance (Cap. 571 Laws of Hong Kong), profits of the Terminating Investment Fund derived from realisation of its assets in Hong Kong are exempt from Hong Kong profits tax. Notwithstanding that profits of the Terminating Investment Fund derived from realisation of its assets are exempt from Hong Kong profits tax, the Terminating Investment Fund may be subject to tax in certain jurisdictions where investments are made, on income or capital gains derived from such investments.

No tax is expected to be payable by investors in Hong Kong in respect of the Distribution or further distributions (if any) to the extent of distribution of profits and/or capital of the Terminating Investment Fund. For investors carrying on a trade, profession or business in Hong Kong, profits derived in redemption or disposal of Units may be subject to Hong Kong profits tax if the profits in question arise in or are derived from such trade, profession or business, sourced in Hong Kong, as well as the Units are revenue assets of the investors.

PRC tax

The Manager, after consultation with the PRC tax advisers, has not made any tax provision with respect to the gross unrealised and realised capital gains derived by the Terminating Investment Fund, given that:

- pursuant to "Notice on the temporary exemption of Corporate Income Tax ("CIT") on capital gains derived from the transfer of PRC equity investment assets such as PRC domestic stocks by QFII and RQFII" (Caishui [2014] No. 79), QFII/RQFIIs (without a permanent establishment ("PE") in the PRC or having a PE in the PRC but the income so derived in China is not effectively connected with such PE) are temporarily exempt from CIT on gains derived from the transfer of PRC equity investment assets (including A-Shares) effective from 17 November 2014; and
 - pursuant to "Notice about the tax policies related to the Shanghai-Hong Kong Stock Connect" (Caishui [2014] No. 81) and the "Notice about the tax policies related to the Shenzhen-Hong Kong Stock Connect" (Caishui [2016] No. 127), CIT is be temporarily exempted on capital gains derived by Hong Kong and overseas investors (including the Terminating Investment Fund) on the trading of A-Shares through the Stock Connect. (the above notices are collectively referred to as "Caishui Notices")

Investors' attention is drawn to the sub-section entitled "PRC Taxation Risk" in the section 596741\42111171_1.docx

"Specific Risks Applicable to the Haitong CSI300 Index ETF" in Part II of the Prospectus for information about the PRC tax obligations of the Terminating Investment Fund.

Since the Terminating Investment Fund was launched before the effective date of the temporary tax exemption provided under the Caishui Notices, the termination, deauthorisation and delisting of the Terminating Investment Fund are subject to PRC tax clearance. As the process of PRC tax clearance will start following the realisation of assets of the Terminating Investment Fund, the tax amount payable by the Terminating Investment Fund will be finalised only after the cessation of the trading. The Manager will, in consultation with the PRC tax advisers, determine the amount of PRC tax payable (which is not final). The final amount of PRC tax payable will only be determined upon PRC tax clearance.

Investors should note that the termination, deauthorisation of the Trust and the Terminating Investment Fund and delisting of the Terminating Investment Fund are subject to PRC tax clearance.

Investors should consult their professional tax advisers for tax advice.

5.3 Connected party transaction

Haitong International Securities Company Limited, which is a Connected Person of the Manager, currently acts as one of the Participating Dealers of the Terminating Investment Fund. As at 17 May 2024, Haitong International Securities Company Limited holds 67,800 Units which is approximately 3.39% of the Net Asset Value of the Terminating Investment Fund.

The Hongkong and Shanghai Banking Corporation Limited, which is a Connected Person of the Trustee, currently acts as one of the Participating Dealers of the Terminating Investment Fund and engages in brokerage services in Hong Kong. As at 17 May 2024, The Hongkong and Shanghai Banking Corporation Limited holds 353,400 Units which is approximately 17.68% of the Net Asset Value of the Terminating Investment Fund.

HSBC Broking Securities (Hong Kong) Limited, which is a Connected Person of the Trustee, currently engages in brokerage services in Hong Kong. As at 17 May 2024, HSBC Borking Securities (Hong Kong) Limited holds 62,000 Units which is approximately 3.10% of the Net Asset Value of the Terminating Investment Fund.

Hang Seng Securities Limited, which is a Connected Person of the Trustee, currently engages in brokerage services in Hong Kong. As at 17 May 2024, Hang Seng Securities Limited holds 47,600 Units which is approximately 2.38% of the Net Asset Value of the Terminating Investment Fund.

The above Connected Person may decide to dispose of all or part of their Units, either by selling the Units on the SEHK or by redeeming the Units in the primary market, after being informed of the proposal to terminate the Terminating Investment Fund via this Announcement and Notice. Any such disposal of Units may reduce the size of the Terminating Investment Fund and impair the Manager's ability to fulfil the investment objectives of the Terminating Investment Fund and result in significant tracking error. Please refer to "Tracking errors during the period from the date of this Announcement and Notice to the Last Trading Day risk" in section 5.1 above.

Other than disclosed above, no other Connected Persons of the Manager and/or the Trustee are party to any transaction in relation to the Terminating Investment Fund, nor hold any interest in the Terminating Investment Fund.

6. Documents available for inspection

Copies of the following documents are available for inspection free of charge upon request at the Manager's registered office (see section 8 below) during normal business hours:

- the Trust Deed;
- the Material Contracts;
- the latest annual and semi-annual reports of the Trust and Terminating Investment Fund (if any);
- the Prospectus; and
- the KFS of the Terminating Investment Fund.

Copies of the Trust Deed and Material Contracts may be purchased from the Manager at a reasonable fee. Copies of the annual and the semi-annual reports, the Prospectus and the KFS of the Terminating Investment Fund are available from the Manager free of charge.

7. Preparing annual report covering the Termination Audit Period

Under Chapter 11.6 of the Code, the Manager is required to publish and distribute annual reports containing the information provided under Appendix E to the Code to Unitholders within 4 months of the end of the Terminating Investment Fund's financial year (which ends on 31 December in each year). Once financial reports are issued, Unitholders will be notified of where such reports, in printed and electronic forms, can be obtained within the relevant time frame.

As the Termination Date is expected to fall within 4 months of the financial year ending on 31 December 2024, in order to minimise the operational costs, the Manager will rely on explanatory note (2) to Chapter 11.6 of the Code, which permits the extension of the reporting period for the annual report in the case of fund termination and combine the annual report for the preceding financial year with the termination audit of the Terminating Investment Fund covering the period from 1 January 2024 to the Termination Date (i.e. expected to be 14 March 2025) (the "**Termination Audit Period**").

The Manager will publish the annual reports as follows:

- (a) the contents of the annual report for the Termination Audit Period (the "**Termination Audit Report**") shall comply with the requirements under 4.5(f) and Appendix E to the Code and all other applicable provisions of the Code and other applicable laws and regulations; and
- (b) the Manager shall notify Unitholders of the Terminating Investment Fund by way of an announcement on the Manager's website: www.haitongetf.com.hk² and the HKEX's website on or before the original due date for issuance of the annual report for the year ended 31 December 2024 (i.e. on or before 30 April 2025) of, among other things, when the Termination Audit Report will be published, the start and end dates of the Termination Audit Period and where the hard copy and electronic copy of the Termination Audit Report may be obtained. The Termination Audit Report will be sent to the Relevant Investors as soon as practicable and in any event no later than four months after the Termination Date. The hard copies will also be made available free of charge from the office of the Manager.

The Manager confirms that Unitholders will not be prejudiced from the above arrangement under Chapter 11.6 of the Code. The Manager also confirms that, save as otherwise set out above, the Manager will continue to comply with all the other applicable provisions of the Code, the applicable provisions in the Trust Deed, the rules governing the listing of collective investment schemes issued by the SEHK and other applicable laws and regulations in respect of the Terminating Investment Fund.

8. Enquiries

If you have any questions in relation to the contents of this Announcement and Notice, please direct them to your stockbrokers or financial intermediaries or contact the Manager by calling our enquiry hotline at (852) 3588 7699 during normal office hours (Monday to Friday (excluding public holidays), from 9:00a.m. to 6:00p.m.), or writing to the Manager at 22/F., Li Po Chun Chambers, 189 Des Voeux Road Central, Hong Kong, or visiting the Manager's website: www.haitongetf.com.hk².

The Manager accepts full responsibility for the accuracy of the contents of this Announcement and Notice, and confirms, having made all reasonable enquiries, that to the best of its knowledge and belief there are no other facts the omission of which would make any statement misleading.

Haitong International Asset Management (HK) Limited

as Manager of the Terminating Investment Fund

24 June 2024