27four Collective Investments (RF) (Pty) Ltd ("the Manager")

(Registration number 2015/291620/07)

the 27four Collective Investment Scheme in ETF Securities ("the issuer")

27four SA Multi-Factor Equity AMETF

("the portfolio under the 27four Collective Investments Scheme in ETF Securities, registered as such in terms of the Collective Investment Schemes Control Act, 45 of 2002")

Alpha/Share code: 27FSMF

Long Name: SMF Actively Managed ETF

Short name: SMFAMETF ISIN: ZAE000338406

DISTRIBUTION FINALISATION ANNOUNCEMENT QUARTER END 30 SEPTEMBER 2024

The Manager and Trustees of the 27four Collective Investment Scheme in ETF Securities (being 27four Collective Investments (RF) (Pty) Ltd and Standard Bank), respectively, have declared a distribution to holders of 27FSMF securities ('investors') recorded in the register on Friday, 11 October 2024 in respect of the quarter ended 30 September 2024.

An aggregate amount of 7.13000 cents (R0. 713000) per 27FSMF security is declared as follows:

	Dividen		Dividend			
27FSMF	d	Dividend	(64N > DTA)	Interest	REIT	TOTAL
		Foreign SA	Foreign SA			
Distribution Source type	Local	Listed	Listed	Local	Local	
Net Distribution Reinvested	No	No	No	No	No	
Source of Funds (Country Code)	ZA	Table 1	CH	ZA		
Subject to Foreign Withholding tax	No	No	Yes	No	No	
Gross Foreign Rate (cents per unit)		1.31631	0.63858			
Foreign Tax % withheld at source			35%			
Foreign Tax amount per unit			0.22350			
DTA with Source Country		Table 1	15%			
Foreign Tax Reclaim %			20%			
Portfolio/Management Cost			0.01284			
Interest Expense						
Other expense						
Gross ZA Distribution (Cents per unit)	5.31043	1.31631	0.40224	0.03804	0.06298	7.13000
Applicable to non-exempt South African shareholders:						
Gross Local Rate (cents per unit)	5.31043	1.31631	0.62574	0.03804	0.06298	
SA Withholding Tax %	20%	20%	5%		Note 1	
SA Withholding Tax amount per unit	1.06209	0.26326	0.03129			
Local Net Rate	4.24834	1.05305	0.37095	0.03804	0.06298	5.77337

Table 1

Country	ISO Code	Split	Foreign Tax % witheld	DTA Rate
United Kingdom	GB	53%	0	15%
Mauritius	MU	0%	0	10%
Australia	AU	34%	0	15%
Luxembourg	LU	13%	0	15%

Note 1. Distributions by Real Estate Investment Trusts (REITs) are subject to income tax for South African tax residents, and subject to 20% withholding tax for non-residents. The gross rate for non-residents is 0.06298 and the net rate is 0.05038 cents per security.

Notice is hereby given that the following dates are of importance in regard to the distribution for the quarter ended 30 September 2024 by the AMETF to holders of 27FSMF securities:

Declaration Date

Last day to trade "cum" distribution:

Securities trade "ex" distribution:

Record date:

Payment date:

Thursday, 03 October 2024

Tuesday, 08 October 2024

Wednesday, 09 October 2024

Friday, 11 October 2024

Monday, 14 October 2024

The distribution will be paid on Monday, 14 October 2024 to all securities holders recorded in the register on Friday, 11 October 2024.

No dividend withholding tax will be deducted from dividends payable to a South African tax resident qualifying for exemption from dividend withholding tax provided that the investor has provided the following forms to their Central Securities Depository Participant ("CSDP") or broker, in respect of its participatory interest:

- a) a declaration that the distribution is exempt from dividends tax; and
- b) a written undertaking to inform their CSDP or broker, should the circumstances affecting the exemption change or the beneficial owner cease to be the beneficial owner, both in the form prescribed by the South African Revenue Service. South African tax resident investors are advised to contact their CSDP or broker, to arrange for the abovementioned documents to be submitted prior to payment of the distribution, if such documents have not already been submitted.

Distributions by Real Estate Investment Trusts (REITs) are subject to income tax for South African tax residents and for non-residents it is subject to 20% SA withholding tax.

Withholding Tax on Interest (WTI) came into effect on 1 March 2015

Interest accruing from a South African source to a non-resident, excluding a controlled foreign company, will be subject to withholding tax at a rate of 15% on payment, except interest,

- · arising on any Government debt instrument.
- arising on any listed debt instrument.
- arising on any debt owed by a bank or the South African Reserve Bank.
- arising from a bill of exchange or letter of credit where goods are imported into South Africa and where an authorized dealer has certified such on the instrument.
- payable by a headquarter company.
- accruing to a non-resident natural person who was physically present in South Africa for a period
 exceeding 183 days in aggregate, during that year, or carried on a business through a permanent
 establishment in South Africa.

Investors are advised that to the extent that the distribution amount comprise of any interest, it will not be subject to WTI by virtue of the fact that it is listed debt instruments and/or bank debt.

Non-resident investors for South African income tax purposes

The dividend distribution received by non-resident investors will be exempt from income tax in terms of section 10(1)(k)(i) of the Act but will be subject to dividend withholding tax. Dividend withholding tax is levied at a rate of 20% unless the rate is reduced in terms of any applicable agreement for the avoidance of double taxation ("DTA") between South Africa and the country of residence of the non-resident investor.

A reduced dividend withholding rate in terms of the applicable DTA may only be relied on if the non-resident investor has provided the following forms to their CSDP or broker, in respect of its participatory interest:

- a) a declaration that the dividend is subject to a reduced rate as a result of the application of a DTA; and
- b) a written undertaking to inform the CSDP or broker should the circumstances affecting the reduced rate change or the beneficial owner cease to be the beneficial owner, both in the form prescribed by the South

African Revenue Service. Non-resident investors are advised to contact their CSDP or broker, to arrange for the abovementioned documents to be submitted prior to the payment of the distribution if such documents have not already been submitted.

Both resident and non-resident investors are encouraged to consult their professional advisors should they be in any doubt as to the appropriate action to take.

03 October 2024 Listing Advisor Prescient Structured Product Advisory (Pty) Ltd