The Directors accept responsibility for the information contained in this document. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is the case) the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information.

iShares VII Public Limited Company

(An umbrella investment company with variable capital and having segregated liability between its Funds incorporated with limited liability in Ireland under registration number 469617 and authorised by the Central Bank pursuant to the European Communities (Undertakings for Collective Investment in Transferable Securities) Regulations 2011, as amended)

FIRST ADDENDUM

Dated 1 December 2022

This addendum (the "Addendum") forms part of, and should be read in the context of, and together with, the prospectus of the Company dated 14 October 2022 (the "Prospectus"), and any Supplements and addenda to the Prospectus. Distribution of this document is not authorised unless it is accompanied by a copy of the latest annual report and audited financial statements and, if published thereafter, the latest unaudited semi-annual report and unaudited financial statements. Such reports will form part of the Prospectus.

If you are in any doubt about the action to be taken or the contents of this Addendum please consult your stockbroker, bank manager, lawyer, accountant or other independent professional adviser authorised under the Financial Services and Markets Act 2000 immediately.

Amendments to the Prospectus

The Prospectus shall be amended as follows:

FUND DESCRIPTIONS

The "*SFDR*" sub-section of the "*Fund Descriptions*" section shall be deleted in its entirety and replaced with the following:

"<u>SFDR</u>

BlackRock intends to comply with transparency requirements relating to principal adverse sustainability impacts on sustainability factors ("**PAIs**") (as set out in the Regulatory Technical Standards (RTS) under the SFDR) in respect of the Funds within the timeframe set out in the SFDR. PAIs are identified under the SFDR as the material impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, and anti-corruption and anti-bribery matters.

The following Funds have been categorised as Article 8 funds under the SFDR, i.e. funds that promote environmental and/or social characteristics provided that companies in which the investments are made follow good governance practices ("**Article 8 Funds**"): iShares MSCI EMU Paris-Aligned Climate UCITS ETF, iShares MSCI USA Small Cap ESG Enhanced UCITS ETF and iShares S&P 500 Paris-Aligned Climate UCITS ETF.

The following Funds seek to track the performance of a Benchmark Index which is labelled by the index provider as either an EU Climate Transition benchmark or an EU Paris-aligned benchmark (within the meaning of the Benchmarks Regulation): iShares MSCI EMU Paris-Aligned Climate UCITS ETF, iShares MSCI USA Small Cap ESG Enhanced UCITS ETF and iShares S&P 500 Paris-Aligned Climate UCITS ETF. Where an index provider has labelled the Benchmark Index as either an EU Climate Transition benchmark or an EU Paris-aligned benchmark, the methodology of the Benchmark Index has to be constructed in accordance with the minimum standards prescribed by the Benchmarks Regulation in respect of the criteria for the selection, weighting and, where applicable, exclusion of the underlying assets, to align with the climate commitments laid down in the Paris Agreement.

In relation to Article 8 Funds:

They take into consideration PAIs that, based on the Investment Manager's assessment, are built into the index methodologies of their Benchmark Indices. The PAIs are taken into consideration through one or more of the following: (i) where the Benchmark Index applies ESG exclusionary screens, through certain of such ESG exclusionary screens excluding companies with exposure to certain PAIs that exceed the thresholds specified by the index provider, (ii) where the Benchmark Index uses ESG controversy scores to exclude companies that fall below a minimum score, through such scores taking into consideration PAIs, (iii) where the Benchmark Index applies certain climate related features, through such climate related features considering climate transition related PAIs, and/or (iv) where the Benchmark Index incorporates sustainable investments, through such such significant harm". Further information on the PAIs considered in the index methodology of each Article 8 Fund can be found on the website for the relevant Benchmark Index. Website addresses are set out in Benchmark Index descriptions below.

BlackRock carries out due diligence on index providers and engages with them on an ongoing basis with regard to index methodologies including their assessment of good governance criteria set out by SFDR which include sound management structures, employee relations, remuneration of staff and tax compliance at the level of investee companies.

While the index provider of the Benchmark Index of the Fund provides a description of what the Benchmark Index is designed to achieve, index providers do not generally provide any warranty or accept any liability in relation to the quality, accuracy or completeness of data in respect of their benchmark indices, nor any guarantee that the published indices will be in line with their described benchmark index methodologies. Errors in respect of the quality, accuracy and completeness of the data may occur from time to time and may not be identified and corrected for a period of time, in particular where the indices are less commonly used.

Taxonomy Regulation

All Funds except for Article 8 Funds:

The investments underlying these Funds do not take into account the EU criteria for environmentally sustainable economic activities.

Article 8 Funds:

The Funds do not currently commit to investing more than 0% of their assets in investments in environmentally sustainable economic activities within the meaning of the Taxonomy Regulation.

The "do no significant harm" principle applies only to those underlying investments of the Funds that take into account the EU criteria for environmentally sustainable economic activities. The remaining investments of the

Funds do not take into account the EU criteria for environmentally sustainable economic activities. As set out above, the Funds' investments do not currently take into account the EU criteria for environmentally sustainable investments."

The Prospectus shall otherwise remain unamended and in full force and effect.

Date: 1 December 2022