IMPORTANT: This letter is important and requires your immediate attention. If you have any questions about the content of this letter, you should seek independent professional advice.

AllianceBernstein (Luxembourg) S.à r.l.

Société à responsabilité limitée 2-4, rue Eugène Ruppert L-2453 Luxembourg R.C.S. Luxembourg B 34 405

Acting in its own name but on behalf of

AB FCP I

Fonds Commun de Placement R.C.S. Luxembourg: K217

Notice to Shareholders of

AB FCP I – American Income Portfolio
AB FCP I – Asia Ex-Japan Equity Portfolio
AB FCP I – China Opportunity Portfolio
AB FCP I – Dynamic Diversified Portfolio
AB FCP I – Emerging Markets Debt Portfolio
AB FCP I – Emerging Markets Growth Portfolio
AB FCP I – European Income Portfolio
AB FCP I – Global Equity Blend Portfolio
AB FCP I – Global High Yield Portfolio
AB FCP I – Global Value Portfolio
AB FCP I – Japan Strategic Value Portfolio
AB FCP I – Mortgage Income Portfolio
AB FCP I – Short Duration Bond Portfolio
AB FCP I – Sustainable US Thematic Portfolio
(each a "Portfolio", collectively, the "Portfolios")

13 December 2019

Dear Valued Shareholders:

The board of managers (the "**Board**") of AllianceBernstein (Luxembourg) S.à r.l., which acts as management company of AB FCP I (the "**Fund**"), a mutual investment fund (*fonds commun de placement*) organized under the laws of the Grand Duchy of Luxembourg, would like to inform you of certain changes to the Portfolios.

Capitalised terms used herein shall bear the same meaning as capitalised terms used in the prospectus dated August 2019 (the "**Prospectus**") (as amended from time to time).

- I. <u>Investment Management Delegation Arrangement of Asia Ex-Japan Equity Portfolio and China Opportunity Portfolio (each a "Relevant Portfolio", and collectively the "Relevant Portfolios")</u>
- (i) The Investment Management Delegation Arrangement

As disclosed in the Prospectus, AllianceBernstein L.P. (the "Investment Manager") may utilize the services of investment and other personnel of its direct and indirect subsidiaries (i.e. any company within the AB Group) ("Connected Entities") for purposes of providing services to the Fund and may execute, transact and otherwise carry out its functions, duties and obligations with or through any Connected Entities (the "Prospectus Disclosure"). Pursuant to the foregoing, AllianceBernstein Hong Kong Limited ("ABHK") has

been carrying out investment management and portfolio management functions of the Relevant Portfolios on behalf of the Investment Manager.

Following a recent review, the Board, in consultation with the Investment Manager and ABHK, evaluated and analyzed the foregoing arrangement between the Investment Manager and ABHK and it was determined that, under Hong Kong regulatory requirements, the above arrangement would be deemed a delegation of certain investment management functions (including investment discretion) from the Investment Manager to ABHK. Accordingly, under Hong Kong regulatory requirements, ABHK acts as an investment delegate of the Relevant Portfolios.

The investment management functions performed by ABHK consist of making investment decisions and placing trade orders on behalf of the Relevant Portfolios. However, while ABHK may make investment decisions, numerous other aspects of the investment management function of the Relevant Portfolios have not been delegated to ABHK including, *inter alia*, compliance monitoring and oversight, trade execution, risk management, and cash management.

(ii) Chronology

Since 16 November 2004, ABHK has been licensed by the Securities and Futures Commission (the "SFC") in Hong Kong to carry out Type 9 (asset management) regulated activities and since then, ABHK has been able to meet the eligibility requirements relating to a management company of SFC-authorized funds set out under Chapter 5 of the Code on Unit Trusts and Mutual Funds ("UT Code"). In order to enable the Investment Manager to utilize the services and personnel of ABHK, on 1 January 2010, the Investment Manager and ABHK entered into a service agreement, which was renewed from time to time and is still effective.

China Opportunity Portfolio was authorized by the SFC¹ in Hong Kong on 21 December 2006 and ABHK began acting as its investment delegate under Hong Kong regulatory requirements from 1 February 2014. However, the Prospectus Disclosure was added to the Prospectus on 24 October 2014 (which was after the authorization of the Relevant Portfolio and the appointment of ABHK as the investment delegate of the Relevant Portfolio). Nevertheless, it was not specifically disclosed in the Additional Information for Hong Kong Investors of the Fund (the "AIHKI") and the Product Key Facts Statement (the "KFS") of the Relevant Portfolio that ABHK acts as an investment delegate of the Relevant Portfolio, resulting in inadequate disclosure in the Hong Kong offering documents ("HKOD") of the Fund (and hence an inadvertent noncompliance with the disclosure requirement under C3(c) of Appendix C of the UT Code). Also, the seeking of SFC's prior approval, and the giving of prior notice to investors, were inadvertently omitted before ABHK began acting as an investment delegate, resulting in non-compliance with 11.1(b) and 11.1A of the UT Code.

Asia Ex-Japan Equity Portfolio, on the other hand, was authorized by the SFC¹ in Hong Kong on 25 January 2010 and ABHK has been acting as the investment delegate under Hong Kong regulatory requirements since its authorization. Similar to the case of China Opportunity Portfolio, although the Prospectus Disclosure was in place, it was added after the authorization of the Relevant Portfolio and the appointment of ABHK as the investment delegate of the Relevant Portfolio. It was not specifically disclosed in the AIHKI and the KFS of the Relevant Portfolio that ABHK acts as an investment delegate of the Relevant Portfolio, resulting in inadequate disclosure in the HKOD (and hence an inadvertent non-compliance with the disclosure requirement under C3(c) of Appendix C of the UT Code).

The SFC's approval has now been obtained and the AIHKI and the KFS of the Relevant Portfolios will be updated to reflect the delegation of investment management functions by the Investment Manager to ABHK.

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¹ SFC authorization is not a recommendation or endorsement of a fund nor does it guarantee the commercial merits of the fund or its performance. It does not mean the fund is suitable for all investors nor is it an endorsement of its suitability for any particular investor or class of investors.

(iii) Rationale for the Investment Management Delegation Arrangement

The Investment Manager, as part of the larger AllianceBernstein group, leverages its global presence by utilizing resources of various group entities to ensure high quality management of the Relevant Portfolios. In connection with the Investment Manager's leverage of group resources, the Investment Manager has delegated investment management functions to ABHK, under Hong Kong regulatory requirements, in order to assist the Investment Manager with the investment management of the Relevant Portfolios and thereby provide the best possible service to the Relevant Portfolios' shareholders.

Through this delegation arrangement, the Investment Manager provides benefits to the Relevant Portfolios, and the shareholders therein by utilizing, including, *inter alia*, the local and regional expertise of employees of ABHK as well as optimized trading and portfolio management outside New York business hours.

(iv) Remedial Measures

As mentioned above, the AIHKI and the KFS of the Relevant Portfolios will be amended to reflect such investment management delegation arrangement and the role of ABHK in the investment management of the Relevant Portfolios.

In addition, to prevent recurrence of similar incidents, AB Group has enhanced its internal controls such that ABHK will be responsible for monitoring whether new and departing investment personnel carry out investment management / portfolio management functions for any sub-funds of the Fund. If this is found to be the case, ABHK will ensure that the relevant regulatory requirements (including the requirements to seek the SFC's prior approval and to provide prior notification to Hong Kong shareholders) would be complied with and that the HKOD would be amended to reflect the appropriate investment delegation as part of that investment personnel's onboarding or departure. An internal control review with an aim to further enhance procedures for compliance with the applicable regulatory requirements by SFC-authorized funds will also be conducted by an external independent auditor.

(v) Implication of Changes

Save for the investment management delegation arrangement mentioned above, there will not be any changes to the operation and/or manner in which the Relevant Portfolios are being managed, and there will be no change to the risks applicable to the Relevant Portfolios. The fee level / cost in managing the Relevant Portfolios will remain unchanged. The arrangement described above will not materially prejudice the rights or interests of the Relevant Portfolios' existing shareholders. There would not have been any financial loss suffered by shareholders as a result of the non-compliance by the Relevant Portfolios.

Expenses associated with this notification and the updates to the HKOD of the Fund (including the costs of preparing and printing the revised HKOD as well as legal fees in relation to the foregoing), amounted to approximately US\$30,000, will be borne by and shared equally between the Relevant Portfolios.

II. Other Changes to the HKOD

(i) Enhancement of disclosures on investments in debt instruments with loss-absorption features

Subject to the primary investment strategy of each Portfolio, the disclosures on the investment policies of the Portfolios have been updated to reflect that each Portfolio may invest less than 30% of their respective net assets in debt instruments with loss-absorption features as defined by the SFC, including, but not limited to, contingent convertible securities.

(ii) Enhancement of investment policies for compliance with environmental, social and governance ("ESG") requirements

Pursuant to the SFC's circular to management companies of SFC-authorized unit trusts and mutual funds – Green or ESG funds issued on 11 April 2019, the disclosures on the investment policy of the Sustainable US Thematic Portfolio have been enhanced to increase transparency and visibility of the ESG investment

processes adopted by the Investment Manager to investors. In particular, the Portfolio's investment policy has been updated to reflect the investment selection process and ESG criteria or policies adopted by the Investment Manager, and the Portfolio's exclusion policy. There are also enhancement of the disclosures on the risks relating to ESG investment.

Please refer to Appendix I for the key differences between the old and the enhanced investment policy of the Portfolio.

(iii) Enhancement of investment policy to invest in China A-shares

The investment policy of the Emerging Markets Growth Portfolio has been updated to reflect that the Portfolio may invest up to 10% of its net assets in or have exposure to China A-shares listed on the Shenzhen Stock Exchange or Shanghai Stock Exchange.

III. Implication of Changes

Save for the changes mentioned in Part I and Part II above, the investment objective, investment strategy, and risk profile of the Portfolios will not change and there will be no change to the operation and/or manner in which the Portfolios are being managed. There will be no change to the risks applicable to the Portfolios. Further, there will be no change to the fee level / cost in managing the Portfolios and the changes will not prejudice the rights or interests of the Portfolios' existing shareholders.

IV. Availability of Documents

The offering documents of the Fund have been amended to reflect the changes mentioned above. Copies of the revised Prospectus and the AIHKI, as well as the KFSof the Portfolios, may be obtained upon request, free of charge, by contacting your financial adviser, AllianceBernstein Investor Services service center or AllianceBernstein Hong Kong Limited under "Contact information" below.

V. Contact Information

How to get more information. If you have questions about the contemplated changes, please contact your financial adviser or a client service analyst at an AllianceBernstein Investor Services service center:

Europe/Middle East +800 2263 8637 or +352 46 39 36 151 (9:00 a.m. to 6:00 p.m. CET). **Asia-Pacific** +800 2263 8637 or +65 62 30 2600 (9:00 a.m. to 6:00 p.m. SGT). **Americas** +800 2263 8637 or +800 947 2898 or +1 212 823 7061 (8:30 a.m. to 5:00 p.m. US EST).

Alternatively, please contact AllianceBernstein Hong Kong Limited (as the Hong Kong Representative of the Fund) at 39th Floor, One Island East, Taikoo Place, 18 Westlands Road, Quarry Bay, Hong Kong, or at +852 2918 7888.

The Board accepts responsibility for the accuracy of the contents of this letter.

Yours sincerely,

The Board of Managers of AllianceBernstein (Luxembourg) S.à r.l.

Appendix I

Comparison between the current and new investment policies of AB FCP I – Sustainable US Thematic Portfolio

	Existing	New
Investment Objective	The investment objective of the Portfolio is to achieve long-term capital appreciation by investing in a universe of US companies in multiple industries that are positively exposed to environmentally- or socially-oriented sustainable investment themes derived from the UN Sustainable Development Goals ("UNSDGs").	The investment objective of the Portfolio is to achieve long-term capital appreciation by investing in a universe of US companies in multiple industries that are positively exposed to environmentally- or socially-oriented sustainable investment themes derived from the UN Sustainable Development Goals ("UNSDGs").
Investment Policies	The Portfolio invests primarily in US stocks that may benefit from long-term trends. The Portfolio expects that under normal circumstances, at least 80% of its net assets will be invested in equity or equity-related securities of issuers located within the US that the Investment Manager believes are positively exposed to sustainable investment themes. The Investment Manager uses a combination of "top-down" and "bottom-up" investment processes with the goal of identifying the most attractive securities, fitting into sustainable investment themes. The Investment Manager will identify sustainable investment themes that are broadly consistent with achieving the UNSDGs. Examples of these themes include, but are not limited to, Health, Climate, and Empowerment. Such sustainable themes are expected to change over time based on the Investment Manager's research.	The Portfolio invests primarily in US stocks that may benefit from long-term trends. The Portfolio expects that under normal circumstances, at least 80% of its net assets will be invested in equity or equity-related securities of issuers located within the US that the Investment Manager believes are positively exposed to sustainable investment themes. The Investment Manager uses a combination of "top-down" and "bottom-up" investment processes with the goal of identifying the most attractive securities, fitting into sustainable investment themes. The Investment Manager will identify sustainable investment themes that are broadly consistent with achieving the UNSDGs. Examples of these themes include, but are not limited to, Health, Climate, and Empowerment. Such sustainable themes are expected to change over time based on the Investment Manager's research. Companies with revenue or earnings significantly contributed (directly or indirectly) from weapons, coal, alcohol, tobacco, pornography and gambling are excluded from the Portfolio's investments.
	In addition to this "top-down" thematic approach, the Investment Manager will also use a "bottom-up" analysis of individual companies. This "bottom-up" approach is a company by company analysis that focuses on assessing a company's exposure to environmental, social and corporate governance ("ESG factors") as well as prospective earnings growth, valuation and quality of company management.	In addition to this "top-down" thematic approach, the Investment Manager will also use a "bottom-up" analysis of individual companies. This "bottom-up" approach is a company by company analysis that focuses on assessing a company's exposure to environmental, social and corporate governance ("ESG—factors") as well as prospective earnings growth, valuation and quality of company management. The Investment Manager emphasizes company specific positive selection criteria over broadbased negative screens in assessing a company's exposure to ESG factors. The Portfolio typically invests in companies which generate at least 50% of their revenues from products and services that the Investment Manager believes are aligned with the sustainable investment themes under UNSDGs. As part of its strategy to integrate ESG investment considerations, the Investment

Existing	New
The Portfolio may, at times, invest in shares of exchange-traded funds qualified as UCITS or eligible UCI. The Portfolio is entitled to use financial derivative instruments for hedging, risk management, efficient portfolio management and investment purposes. These financial derivative instruments may include, but are not limited to, options, futures, forwards, swaps and currency transactions.	Manager employs a proprietary toolkit which involves ESG materiality mapping and scoring for individual companies and factors ESG considerations into the Investment Manager's assessment of the individual companies. As part of the proprietary toolkit, the Investment Manager (i) utilizes third-party research as part of its investment due diligence process on these companies (i.e. such as tracking the carbon footprint of the Portfolio) and (ii) conducts proprietary research, including monitoring the social and labour practices of all companies the Portfolio invests for satisfaction of ESG factors. The Portfolio may, at times, invest in shares of exchange-traded funds qualified as UCITS or eligible UCI. The Portfolio is entitled to use financial derivative instruments for hedging, risk management, efficient portfolio management and investment purposes. These financial derivative instruments may include, but are not limited to, options, futures, forwards, swaps and currency transactions.

重要提示:本函件乃重要文件,務須 閣下即時處理。倘若 閣下對本函件的內容有任何疑問,應徵詢獨 立專業意見。

AllianceBernstein (Luxembourg) S.à r.l.

Société à responsabilité limitée 2-4, rue Eugène Ruppert L-2453 Luxembourg R.C.S. Luxembourg B 34 405

以其本身名義但代表以下傘子基金行事

AB FCP I

Fonds Commun de Placement R.C.S. Luxembourg: K217

致以下基金股東的通知

AB FCPI-美元收益基金
AB FCPI-亞洲(日本以外)股票基金
AB FCPI-中國機會基金
AB FCPI-全方位領航基金
AB FCPI-新興市場債券基金
AB FCPI-新興市場增長基金
AB FCPI-眾球股票策略基金
AB FCPI-環球股票策略基金
AB FCPI-環球價值基金
AB FCPI-日本策略價值基金
AB FCPI-按揭收益基金
AB FCPI-按揭收益基金
AB FCPI-按揭收益基金
AB FCPI-按揭收益基金
AB FCPI-按揭收益基金
AB FCPI-按揭收益基金
AB FCPI-美國可持續趨勢基金
(各自稱為「基金」,統稱為「此等基金」)

2019年12月13日

尊貴的股東:

擔任AB FCP I(根據盧森堡大公國法律成立的互惠投資基金(fonds commun de placement))(「本傘子基金」)的管理公司AllianceBernstein (Luxembourg) S.à r.l.的管理會(「管理會」)特此通知 閣下關於此等基金的若干更改。

本通知中所用詞彙具有與日期為2019年8月的認購章程(「**認購章程**」,經不時修訂)中所用者相同的涵義。

I. <u>亞洲(日本以外)股票基金及中國機會基金(各自稱為「相關基金」,統稱為「此等相關基金」)</u> <u>的投資管理委託安排</u>

(i) 投資管理委託安排

誠如認購章程所披露,AllianceBernstein L.P.(「投資管理人」)可利用其直接及間接附屬公司(即聯博集團旗下任何公司)(「關連實體」)的投資服務及其他人員,以便為本傘子基金提供服務,以及可與或透過關連實體執行、辦理或以其他方式履行其職能、職責及責任(「認購章程披露資料」)。根據上述披露,聯博香港有限公司(「聯博香港」)一直代表投資管理人履行此等相關基金的投資管理及投資組合管理職能。

於近期的一次檢討後,管理會經諮詢投資管理人及聯博香港後,對上述投資管理人與聯博香港之間的安排進行了評估及分析,並已決定,根據香港監管規定,上述安排會被視為投資管理人將若干投資管理職能(包括投資酌情決定權)委託予聯博香港。因此,根據香港監管規定,聯博香港擔任此等相關基金的投資受委人。

聯博香港所履行的投資管理職能包括代表此等相關基金作出投資決策及發出交易指示。然而,雖然聯博香港可作出投資決策,但此等相關基金許多其他範疇的投資管理職能並無委託予聯博香港,其中包括合規監控和監督、交易執行、風險管理及現金管理。

(ii) 重要紀事

自2004年11月16日起,聯博香港獲香港證券及期貨事務監察委員會(「證監會」)發牌進行第9類(提供資產管理)受規管活動,自此,聯博香港已符合《單位信託及互惠基金守則》(「單位信託守則」)第5章所載有關證監會認可基金管理公司的資格規定。為使投資管理人能利用聯博香港的服務及人員,於2010年1月1日,投資管理人與聯博香港訂立了一份服務協議,該協議經不時續訂,至今仍然有效。

中國機會基金於2006年12月21日獲香港證監會認可¹,聯博香港自2014年2月1日以來已開始根據香港監管規定擔任其投資受委人。然而,認購章程披露資料已於2014年10月24日(於相關基金獲認可及委任聯博香港擔任相關基金的投資受委人之後)加入認購章程。儘管如此,本傘子基金的致香港投資者的補充資料(「香港投資者補充資料」)及相關基金的產品資料概要(「產品資料概要」)並無具體披露聯博香港擔任相關基金的投資受委人之事宜,導致本傘子基金的香港發售文件(「香港發售文件」)披露不足(因此不慎未能符合《單位信託守則》附錄C第C3(c)條下的披露規定)。此外,於聯博香港開始擔任投資受委人之前,不慎遺漏了尋求證監會事先批准及向投資者發出事先通知,導致未能符合《單位信託守則》第11.1(b)條及第11.1A條的規定。

另一方面, 亞洲(日本以外)股票基金於2010年1月25日獲香港證監會認可¹,而聯博香港自 其獲認可以來已開始根據香港監管規定擔任其投資受委人。與中國機會基金的情況類似,儘管認 購章程披露資料於相關基金獲認可及委任聯博香港擔任相關基金的投資受委人後已加入認購章程, 但香港投資者補充資料及相關基金的產品資料概要並無具體披露聯博香港擔任相關基金投資受委 人的事宜,導致香港發售文件披露不足(因此不慎未能符合《單位信託守則》附錄C第C3(c)條下 的披露規定)。

現已獲得證監會的批准,將對香港投資者補充資料及此等相關基金的產品資料概要進行更新, 以反映投資管理人向聯博香港委託投資管理職能的事宜。

(iii) 訂立投資管理委託安排的原因

作為規模較大的聯博集團的一部分,投資管理人透過利用集團旗下各實體的資源,並借助集團 的全球影響力,確保此等相關基金的優質管理。就投資管理人利用集團資源而言,投資管理人已 根據香港監管規定,將投資管理職能委託予聯博香港,以協助投資管理人對此等相關基金進行投 資管理,從而為此等相關基金的股東提供最優越的服務。

透過此委託安排,投資管理人在紐約營業時間外,透過利用(其中包括)聯博香港僱員的當地及區域專業知識,以及優化的交易及投資組合管理,讓此等相關基金及其股東得以受惠。

(iv) 補救措施

誠如上文所述,香港投資者補充資料及此等相關基金的產品資料概要將予修改,以反映該投資管理委託安排及聯博香港於此等相關基金的投資管理中的角色。

此外,為防止類似事件再次發生,聯博集團已加強其內部控制,因此,聯博香港將負責監察新任及離職的投資人員是否為本傘子基金的任何子基金履行投資管理/投資組合管理職能。如發現

¹ 證監會認可並不等同推薦或認許某隻基金,亦不保證該基金的商業質素或其表現。這並不意味該基金適合所有投資者,亦並不認許 其適合任何特定投資者或類別投資者。

屬此情況,聯博香港將確保相關監管規定(包括尋求獲得證監會事先批准並事先通知香港股東的規定)得以符合,以及香港發售文件會作出修改以反映就投資人員的上任或離職而作出的適當投資委託。外聘獨立核數師亦將開展內部控制審核,旨在進一步加強證監會認可基金遵守適用監管規定的程序。

(v) 更改的影響

除上述投資管理委託安排外,此等相關基金的運作及/或管理方式不會有任何變動,而適用於此等相關基金的風險亦不會有任何變更。管理此等相關基金的費用水平/成本將維持不變。上文所述安排將不會嚴重損害此等相關基金現有股東的權利或權益。股東不會因此等相關基金的不合規而蒙受任何財務損失。

發佈本通知及更新本傘子基金的香港發售文件所涉及的費用(包括編製及印刷經修訂香港發售文件的費用,以及與上述情況相關的法律費用)約為**30**,000美元,將由此等相關基金承擔及平均攤分。

II. 香港發售文件的其他更改

(i) 加強對具損失吸收特徵的債務工具投資的披露

按照各基金的主要投資策略,此等基金投資政策的披露已經更新,以反映各基金可將各自少於 30%的淨資產投資於證監會界定的具損失吸收特點的債務工具,包括但不限於或有可轉換證券。

(ii) 加強對符合環境、社會及管治(「環境、社會及管治」)規定的投資政策的披露

根據證監會於2019年4月11日向屬於綠色基金或環境、社會及管治基金的證監會認可單位信託及互惠基金的管理公司發出的通函,美國可持續趨勢基金投資政策的披露已予加強,以提高投資管理人所採納的環境、社會及管治投資過程的透明度及明顯性。尤其是,基金的投資政策已作出更新,以反映投資管理人採用的投資甄選過程及環境、社會及管治準則或政策,以及基金的排除政策。同時亦加強有關環境、社會及管治投資的風險的披露。

請參閱附錄一以了解基金原本的投資政策與加強披露後的投資政策的主要區別。

(iii) 加強對投資於中國A股的投資政策的披露

新興市場增長基金的投資政策已經更新,以反映基金可將其淨資產最多10%投資於或可能投資參與在深圳證券交易所或上海證券交易所上市的中國A股。

Ⅲ. 更改的影響

除上文第I部分及第II部分所述的更改外,此等基金的投資目標、投資策略及風險狀況將不會變更,且目前此等基金的運作及/或管理方式將不會有任何變更。此等基金適用的風險將不會有任何變更。 再者,管理此等基金的費用水平/成本將不會有任何變動,以及上述更改將不會損害此等基金現有股東的權利或權益。

IV. 可供查閱文件

本傘子基金的發售文件已作出修訂,以反映上述更改。經修訂認購章程、香港投資者補充資料及此等基金的產品資料概要的副本,可按下文「聯絡資料」一節聯絡 閣下的財務顧問、聯博投資者服務中心或聯博香港有限公司免費索取。

V. <u>聯絡資料</u>

如何索取更多資料。如 閣下對擬作出的更改有任何疑問,請聯絡 閣下的財務顧問或聯博投資者服務中心的客戶服務分析員:

歐洲/中東 +800 2263 8637或+352 46 39 36 151 (歐洲中部時間上午九時正至下午六時正)。 亞太區 +800 2263 8637或+65 62 30 2600 (新加坡標準時間上午九時正至下午六時正)。 美洲 +800 2263 8637或+800 947 2898或+1 212 823 7061 (美國東部時間上午八時三十分至下午五時正)。

此外,閣下亦可致電+852 2918 7888,聯絡位於香港鰂魚涌華蘭路18號太古坊港島東中心39樓的聯博香港有限公司(作為本傘子基金的香港代表)。

管理會對本函件內容的準確性承擔責任。

AllianceBernstein (Luxembourg) S.à r.l.管理會

謹啟

附錄一

AB FCP I - 美國可持續趨勢基金現有投資政策與新投資政策的比較

	現有投資政策	新投資政策
投資目標	本基金的投資目標是透過投資於美國多重產業中積極面對從聯合國可持續發展目標(「 聯合國可持續發展目標 」)衍生出來的環境或社會導向可持續投資主題的公司領域,實現長期資本增值。	本基金的投資目標是透過投資於美國多重產業中積極面對從聯合國可持續發展目標(「 聯合國可持續發展目標 」)衍生出來的環境或社會導向可持續投資主題的公司領域,實現長期資本增值。
投資政策	本基金主要投資於可受惠於長期趨勢的美國股票。在一般情況下,本基金預期將其淨資產至少80%投資於投資管理人認為乃積極面對可持續投資主題的美國境內發行人的股本或股本相關證券。投資管理人綜合使用「由上而下」和「由下而上」的投資程序,目的是識別最具吸引力的證券,使之適用於可持續投資主題。投資管理人將識別與實現聯合國可持續發展目標大致上一致的可持續投資主題。此等投資主題的例子包括但不限於健康、氣候及賦權。該等可持續主題預計經過一段時間後會依投資管理人的研究發生變化。	本基金主要投資於可受惠於長期趨勢的美國股票。在一般情況下,本基金預期將其淨資產至少80%投資於投資管理人認為乃積極面對可持續投資主題的美國境內發行人的股本或股本相關證券。投資管理人綜合使用「由上而下」和「由下而上」的投資程序,目的是識別最具吸引力的證券,使之適用於可持續投資主題。投資管理人將識別與實現聯合國可持續發展目標大致上一致的可持續投資主題。此等投資主題的例子包括但不限於健康、氣候及賦權。該等可持續主題預計經過一段時間後會依投資管理人的研究發生變化。本基金投資已排除大部分收入或收益(直接或間接)來自武器、煤炭、酒精、烟草、色情及博彩的公司。
	除「由上而下」的主題投資法外,投資管理人還將使用「由下而上」的方法分析個別公司。此「由下而上」方法乃透過對逐家公司進行分析,著重評估公司所面對的環境、社會及企業管治(「環境、社會及企業管治因素」),以及預期盈利增長、估值及公司管理層的質素。	除「由上而下」的主題投資法外,投資管理人還將使用「由下而上」的方法分析個別公司。此「由下而上」方法乃透過對逐家公司進行分析,著重評估公司所面對的環境、社會及企業管治(「環境、社會及企業管治因素」),以及預期盈利增長、估值及公司管理層的質素。投資管理人評估公司所面對的環境、社會及企業管治因素時,著重公司特定的積極選股準則,而非基礎廣泛的消極篩選。本基金通常投資於至少50%的收入產生自投資管理人認為符合聯合國可持續發展目標下可持續投資主題的公司。 作為整合環境、社會及企業管治投資考慮因素的策略的一部分,投資管理人使用涉及個別公司的環境、社會及企業管治考慮因素納入投資管理人對個別公司的評估當中。作為專有工具包的一部分,投資經理(1)運用第三方研究作為其對這些公司的投資盡職調查流程的一部分(如追蹤本基金的碳足跡)及(ii)開展專有研究,包括監控本基金投資的所有公司的社會及勞工實務,以滿足環境、社會及企業管治因素。
	本基金有時可投資於符合資格為UCITS或合資格 UCI的交易所買賣基金的股份。	本基金有時可投資於符合資格為UCITS或合資格 UCI的交易所買賣基金的股份。
	本基金有權使用金融衍生工具達到對沖、風險管理、有效基金管理及投資的目的。這些金融衍生	本基金有權使用金融衍生工具達到對沖、風險管 理、有效基金管理及投資的目的。這些金融衍生

現有投資政策	新投資政策
工具可能包括但不限於期權、期貨、遠期、掉期及貨幣交易。	工具可能包括但不限於期權、期貨、遠期、掉期及貨幣交易。