

**THIS LETTER IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.
IF IN DOUBT, PLEASE SEEK PROFESSIONAL ADVICE.**

1 December 2021

Dear Shareholder,

We are writing to you as a holder of Shares in one or more sub-funds (each a "**Sub-Fund**" and collectively, the "**Sub-Funds**") of Fidelity Funds (the "**Fund**").

As part of the ongoing process whereby Fidelity International ("**FIL**") regularly reviews its range of funds, we are hereby notifying you of the following amendments to the Fidelity Prospectus for Hong Kong Investors of the Fund (the "**Prospectus**").

Certain changes below are further supplemented by information in the "**APPENDIX TO LETTER TO SHAREHOLDER**" appended to this letter (the "**Appendix**"). This letter and the Appendix are collectively referred to as the "**Notice**".

Any terms not defined in this Notice shall have the same meaning as in the Prospectus.

Important changes to the Fund

What is changing?

1. Reclassification of 18 Sub-Funds from Article 6 to Article 8 products under the Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector ("SFDR")

After a thorough analysis of the investment policy and investment process of the Sub-Funds, it has been determined that the following Sub-Funds qualify as Article 8 products within the meaning of the SFDR in accordance with Fidelity's Sustainable Investing Framework, further details of which can be found in the Prospectus. Therefore, the investment objective and the notes section to the investment objective of each of the following Sub-Funds will be enhanced with further sustainability-related disclosures regarding the promotion of environmental and social characteristics pursuant to Article 8 of the SFDR, as detailed in Section A of the Appendix.

| | |
|--|---|
| Fidelity Funds - America Fund | Fidelity Funds - Global Dividend Plus Fund |
| Fidelity Funds - American Growth Fund | Fidelity Funds - Global Financial Services Fund |
| Fidelity Funds - ASEAN Fund | Fidelity Funds - Global Focus Fund |
| Fidelity Funds - China RMB Bond Fund | Fidelity Funds - Global Multi Asset Income Fund |
| Fidelity Funds - Emerging Market Corporate Debt Fund | Fidelity Funds - Greater China Fund |
| Fidelity Funds - Emerging Market Debt Fund | Fidelity Funds - Iberia Fund |
| Fidelity Funds - European Multi Asset Income Fund | Fidelity Funds - Italy Fund |
| Fidelity Funds - FIRST All Country World Fund | Fidelity Funds - Nordic Fund |
| | Fidelity Funds - Pacific Fund |
| | Fidelity Funds - Switzerland Fund |

In light of the reclassification to Article 8 products under the SFDR, the Sub-Funds listed above is also subject to additional sustainable investing risks as detailed under 5b of "VII. ADDITIONAL RISKS" of section "1.2 Risk Factors" of the Prospectus.

For the avoidance of doubt, the enhanced disclosures do not reflect any practical changes to the way the Sub-Funds are currently managed and/or any material change to the investment policies of the Sub-Funds.

2. Application of the French Autorité des Marchés Financiers (“AMF”) recommendation on the disclosure of non-financial criteria

On 11 March 2020, the AMF issued a recommendation on the information to be provided by collective investment schemes incorporating non-financial approaches which are marketed in France (the “**AMF Position**”). The AMF Position provides the classification of products based on specific disclosure criteria relating to the proportion of investment assessed for sustainable characteristics and the determination of the investment universe of the Sub-Funds.

The investment objective of each of the following Sub-Funds will be updated to reflect the enhanced disclosures required to comply with the AMF Position, as detailed in Section B of the Appendix.

Fidelity Funds - Sustainable Asia Equity Fund
Fidelity Funds - Sustainable Consumer Brands Fund
Fidelity Funds - Sustainable Europe Equity Fund
Fidelity Funds - Sustainable Eurozone Equity Fund
Fidelity Funds - Sustainable Japan Equity Fund
Fidelity Funds - Sustainable Water & Waste Fund
Fidelity Funds - Sustainable US Equity Fund

As the changes referred to above are enhancements of disclosures only, they do not affect the manner in which the Sub-Funds are being managed.

This Notice is for information purposes only and you do not need to take any action.

Effective Date of Changes

These modifications will be effective as of 4 January 2022 or such later date as may be determined by the Board.

Costs

The administrative expenses triggered by the above-mentioned changes, including any legal, audit, mailing and regulatory charges, will be borne by FIL Fund Management Limited, the Investment Manager of the Fund (and/or any of its affiliates within FIL Group).

The Board accepts full responsibility for the accuracy of the content of this 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 herein misleading.

Save and except otherwise specified, the changes outlined above will be reflected in the next update to the Prospectus and the Product Key Facts Statements (“**KFS**”) of the relevant Sub-Funds.

We would like to thank you for your investment, and we look forward to helping you with future requests.

If you have any questions related to these changes, or if you would like to request for a copy of the current Prospectus, the KFS, the Articles of Incorporation (available for inspection free of charge at all times during normal office hours), the latest audited annual report and accounts and unaudited semi-annual report and accounts of the Fund (which is also available at www.fidelity.com.hk¹) or other material agreements relating to the Fund, please contact your usual Financial Adviser or the Fidelity Investor Hotline² at +852 2629 2629, or you can write to the Hong Kong Representative at Level 21, Two Pacific Place, 88 Queensway, Admiralty, Hong Kong.

Yours faithfully,



Nishith Gandhi

Permanent Representative of FIL (Luxembourg) S.A.
Corporate Director, Fidelity Funds

¹ This website has not been reviewed by the SFC.

² International Toll-free Number +800 2323 1122, available to calls from Australia, Canada, Japan, South Korea, Malaysia, New Zealand, the Philippines, Singapore, Taiwan, Thailand and USA. The “+” sign represents the International Access Prefix. China Toll-free Number: 4001 200632. Service may not be available for certain mobile carriers; call may incur charges imposed by the service providers. The Fidelity Investor Hotline is available from 9am to 6pm, Monday to Friday (except Hong Kong public holidays).

APPENDIX TO LETTER TO SHAREHOLDERS

A. Details of updates of investment objectives of Sub-Funds reclassified from Article 6 to Article 8 products under the SFDR

The investment objectives of all Sub-Funds listed in Section 1 of the letter will be updated to include the following paragraphs:

“A minimum of 50% of the fund’s net assets will be invested in securities deemed to maintain sustainable characteristics, as described in the section entitled “1.3.2(a) Fidelity Sustainable Investing Framework” above. The fund will consider a wide range of environmental and social characteristics on an ongoing basis. Environmental characteristics include but are not limited to climate change mitigation and adaptation, water and waste management, biodiversity, while social characteristics include but are not limited to product safety, supply chain, health and safety and human rights. Environmental and social characteristics are analysed by Fidelity’s fundamental analysts and rated through Fidelity Sustainability Ratings.”

“Shareholders’ attention is drawn to the fact that the Index is not an index which integrates environmental and social considerations. Instead, the fund promotes environmental and social characteristics by adhering to the Fidelity Sustainable Investing Framework, as described above.” *(This second paragraph is not included in the investment objectives of Fidelity Funds - China RMB Bond Fund, Fidelity Funds - European Multi Asset Income Fund and Fidelity Funds - Global Multi Asset Income Fund as they are actively managed without reference to an index.)*

The notes to the investment objectives of all Sub-Funds listed in Section 1 of the letter will be updated to clarify that they are subject to the disclosure requirements of Article 8 of the SFDR.

Please refer to the Prospectus for further details of Fidelity’s Sustainable Investing Framework.

B. Details of updates to the investment objectives of Sub-Funds adopting the AMF recommendation on the disclosure of non-financial criteria

The investment objectives of all Sub-Funds listed in Section 2 of the letter will be updated reflect that a minimum of 90% of the Sub-Fund’s net assets will be analysed as to whether they maintain sustainable characteristics.

The investment objectives of Fidelity Funds - Sustainable Asia Equity Fund and Fidelity Funds - Sustainable Japan Equity Fund will be updated to include the following paragraph:

“The average ESG rating of the fund will exceed the average ESG rating of the fund’s investment universe, as represented by the Index (for the purpose of this calculation) after the exclusion of 20% of the assets with the lowest ESG ratings.”

The investment objectives of Fidelity Funds - Sustainable Europe Equity Fund and Fidelity Funds - Sustainable US Equity Fund will be updated to include the following paragraph:

“The average ESG rating of the fund will exceed the average ESG rating of the fund’s investment universe after the exclusion of 20% of the assets with the lowest ESG ratings.”

The investment objectives of Fidelity Funds - Sustainable Consumer Brands Fund, Fidelity Funds - Sustainable Eurozone Equity Fund and Fidelity Funds - Sustainable Water & Waste Fund will be updated to include the following paragraph:

“When selecting investments, the fund’s investment universe, as represented by the Index (for the purpose of this calculation), will be reduced by at least 20% due to the exclusion of issuers on the basis of their ESG characteristics.”



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**THIS LETTER IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.
IF IN DOUBT, PLEASE SEEK PROFESSIONAL ADVICE.**

1 December 2021

Dear Shareholder,

We are writing to let you know about an upcoming update of the prospectus of Fidelity Funds for Hong Kong investors (the "**Prospectus**").

Any terms not defined in this letter shall have the same meaning as in the Prospectus.

Important change to Fidelity Funds (the "Fund")

What is changing?

Addition of Fidelity Investments Canada ULC as an investment advisor

The management of the Fund is currently carried out through an investment management delegation arrangement, whereby the investment management functions are delegated by FIL Investment Management (Luxembourg) S.A., as the Management Company of the Fund, to FIL Fund Management Limited ("**FFML**"). FFML may in turn sub-delegate investment management activities to the entities listed under the section "The Investment Manager" of Part IV of the Prospectus.

FFML wishes to avail of the experience, advice and assistance of Fidelity Investments Canada ULC ("**FIC**"), an unlimited liability corporation constituted under the laws of the Province of Alberta having its registered office at 483 Bay Street, Suite 300, Toronto ON M5G 2N7, Canada and registered as an advisor (portfolio manager) with the securities regulatory authority in each province and territory of Canada. FIC and members of the FIL Group are Connected Persons. For the avoidance of doubt, FIL Investment Management (Luxembourg) S.A. and FIL Fund Management Limited are members of the FIL Group.

FFML wishes to appoint FIC as a discretionary investment advisor as from 31 January 2022 (the "**Effective Date**") with authority to act in such capacity for any sub-fund of the Fund (each a "**Sub-Fund**" and collectively the "**Sub-Funds**"). As of the Effective Date, FIC will act either jointly or solely as an investment advisor for the following sub-funds:

- Fidelity Funds - Asian High Yield Fund
- Fidelity Funds - China High Yield Fund
- Fidelity Funds - European High Yield Fund
- Fidelity Funds - Global Income Fund
- Fidelity Funds - Global Short Duration Income Fund
- Fidelity Funds - US High Yield Fund

The Investment Manager believes that the depth of FIC's experience, and strength of investment process make it a suitable investment advisor for the Sub-Funds.

The Board believes this appointment to be in the best interest of the Shareholders, as it aims at supporting the delivery of enhanced investment performance with investment management expertise in the relevant time zone of assets. This flexibility supports the aim to continually seek the best outcomes for investors.

The Prospectus will be amended to reflect FIC's appointment as an investment advisor. A list of all entities which have managed all or part of the assets of a Sub-Fund during the relevant period is published in the annual and semi-annual financial reports of the Fund.

Please note that there is no change to the investment objective and risk profile of any of the Sub-Funds or to the fees that you currently pay, as a result of FIC's appointment. Save for the abovementioned appointment of FIC, there will be no material changes to the way in which the Sub-Funds are currently managed in practice. There is no impact that may materially prejudice the existing Shareholders' rights or interests, as a result of the appointment of FIC.

Any administrative or other expenses associated with the above change will be borne by FFML (and/or any of its affiliates).

What you need to do

This letter is for your information only and you do not need to take any action as this change will automatically take effect on the Effective Date.

The Board accepts full responsibility for the accuracy of the content of this letter 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 herein misleading.

FIC's appointment will be reflected in the next update to the Prospectus of the Fund.

We would like to thank you for your investment, and we look forward to helping you with future requests.

If you have any questions related to the changes above, or if you would like to request for a copy of the current Prospectus, the KFS, the Articles of Incorporation (available for inspection free of charge at all times during normal office hours), the latest audited annual report and accounts and unaudited semi-annual report and accounts of Fidelity Funds (which is also available at www.fidelity.com.hk¹) or other material agreements relating to Fidelity Funds, please contact your usual Financial Adviser or the Fidelity Investor Hotline² at +852 2629 2629, or you can write to the Hong Kong Representative at Level 21, Two Pacific Place, 88 Queensway, Admiralty, Hong Kong.

Yours faithfully,



Nishith Gandhi

Permanent Representative of FIL (Luxembourg) S.A.

Corporate Director, Fidelity Funds

¹ This website has not been reviewed by the SFC.

² International Toll-free Number +800 2323 1122, available to calls from Australia, Canada, Japan, South Korea, Malaysia, New Zealand, the Philippines, Singapore, Taiwan, Thailand and USA. The "+" sign represents the International Access Prefix. China Toll-free Number: 4001 200632. Service may not be available for certain mobile carriers; call may incur charges imposed by the service providers. The Fidelity Investor Hotline is available from 9am to 6pm, Monday to Friday (except Hong Kong public holidays).

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此乃重要函件，務請即時細閱。如有任何疑問，請諮詢專業意見。

親愛的股東：

由於閣下是富達基金（「**本基金**」）一項或多項子基金（各自及統稱為「**子基金**」）的股份持有人，我們特此致函閣下。

作為持續程序的一部份，富達國際（「**FIL**」）會定期檢討所提供的基金系列。茲通知閣下，富達香港投資者認購章程（「**認購章程**」）將作出以下的修訂。

有關下列若干變動的其他補充資料，載列於本函件附隨的「**致股東信函之附錄**」（「**附錄**」）。本函件連同該附錄統稱為「**通告**」。

本通告未有定義的任何特定詞彙，具有與認購章程中所載相同的涵義。

本基金的重要變動

甚麼變動？

1. 18項子基金在有關金融服務業的可持續發展相關披露的規例（EU）2019/2088（「SFDR」）下的所屬類別由第6條產品重新分類為第8條產品

根據富達可持續發展投資框架，在全面分析子基金的投資政策及投資程序後，確定下列子基金符合 SFDR 所指的第 8 條產品的資格（詳情載於認購章程）。因此，下列子基金各自的投資目標及其投資目標的附註部份將根據 SFDR 第 8 條規定，加強披露有關推動環境及社會特徵的進一步可持續發展相關資料（詳情載於附錄的 A 部份）。

| | |
|-------------------|------------------|
| 富達基金 - 美國基金 | 富達基金 - 環球股息優勢基金 |
| 富達基金 - 美國增長基金 | 富達基金 - 環球金融服務基金 |
| 富達基金 - 東協基金 | 富達基金 - 環球焦點基金 |
| 富達基金 - 中國人民幣債券基金 | 富達基金 - 環球多元收益基金 |
| 富達基金 - 新興市場企業債券基金 | 富達基金 - 大中華基金 |
| 富達基金 - 新興市場債券基金 | 富達基金 - 西班牙／葡萄牙基金 |
| 富達基金 - 歐洲多元收益基金 | 富達基金 - 意大利基金 |
| 富達基金 - 富達投研策略環球基金 | 富達基金 - 北歐基金 |
| | 富達基金 - 太平洋基金 |
| | 富達基金 - 瑞士基金 |

由於上述子基金獲重新分類為SFDR的第8條產品，因此亦須承受認購章程「1.2 風險因素」一節「VII. 其他風險」第5b項所詳述的其他可持續發展投資風險。

為免生疑問，加強資料披露並非反映子基金現時的管理方式出現任何實際變動，及／或子基金的投資政策出現任何重大變動。

2. 採用法國金融市場管理局（「AMF」）關於非財務準則資料披露的建議

在2020年3月11日，AMF發佈一項建議，主張在法國作市場推廣的集體投資計劃應提供包含非財務策略的資料（「AMF主張」）。AMF主張提供的產品分類是以用作評估可持續發展特徵的投資比例及釐定子基金投資範圍的相關特定披露準則為基礎。

下列子基金各自的投資目標將作出更新，以反映其已加強資料披露以遵守AMF主張（詳情載於附錄的B部份）。

富達基金 - 可持續發展亞洲股票基金
富達基金 - 可持續發展消費品牌基金
富達基金 - 可持續發展歐洲股票基金
富達基金 - 可持續發展歐元區股票基金
富達基金 - 可持續發展日本股票基金
富達基金 - 可持續發展水資源及環保處理基金
富達基金 - 可持續發展美國股票基金

由於上述變動僅為加強資料披露，因此不會影響子基金的管理方式。

本通告僅供參考，閣下毋須採取任何行動。

變動生效日期

有關修訂將於2022年1月4日或董事會可能釐定的較後日期生效。

費用

上述變動所涉及的行政開支（包括任何法律、審核、郵遞及監管開支）將由本基金的投資經理FIL Fund Management Limited（及／或其在富達集團內的任何聯營公司）承擔。

董事會對本通告內容的準確性承擔全部責任，並確認已作出一切合理的查詢，盡其所知及所信，並無遺漏其他事項，致使本通告所載的任何陳述含有誤導成份。

除非另有註明，否則認購章程及有關該等子基金的產品資料概要（「**產品資料概要**」）將於下一次更新時反映上述變動。

感謝閣下投資於富達基金，日後如有任何需求，我們將樂意為您效勞。

如對上述變動有任何疑問，或欲索取最新的認購章程、產品資料概要、公司組織章程（可於一般辦公時間內隨時免費查閱）、本基金最新經審核的年報與帳目及未經審核的半年報告與帳目（亦可於 www.fidelity.com.hk¹ 下載），或與本基金有關的其他重要協議的副本，請聯絡閣下的慣常財務顧問，或致電富達投資熱線² +852 2629 2629 查詢，閣下亦可致函香港代表（地址為香港金鐘道88號太古廣場二座21樓）。



FIL (Luxembourg) S.A. 常設代表
富達基金公司董事
Nishith Gandhi 謹啟

二零二一年十二月一日

¹ 該網頁未經證監會審核。

² 國際免費服務熱線為 +800 2323 1122，適用於以下地區：澳洲、加拿大、日本、南韓、馬來西亞、新西蘭、菲律賓、新加坡、台灣、泰國及美國。號碼前的「+」符號代表國際直撥號碼。中國免費服務熱線為 4001 200632。此服務可能不適用於部份流動電話服務供應商；通話可能經由服務供應商收取費用。富達投資熱線的服務時間為逢星期一至星期五上午9時至下午6時（香港公眾假期除外）。

致股東信函之附錄

A. 由 SFDR 第 6 條產品重新分類為第 8 條產品的子基金更新投資目標的詳情

本函件第 1 節所列的所有子基金的投資目標將作出更新，以包括下列各段：

「正如上文標題為「1.3.2(a) 富達可持續發展投資框架」一節所述，基金最少 50% 的資產淨值將投資於被視作維持可持續發展特徵的證券。基金將持續考慮一系列廣泛的環境和社會特徵。環境特徵包括但不限於緩解和適應氣候變化、水資源及廢物管理、生物多樣性；而社會特徵包括但不限於產品安全、供應鏈、健康和安全與人權。富達的基本因素分析師負責分析各項環境和社會特徵，並透過富達可持續發展評級進行評級。」

「股東務請注意，該指數並不是一項整合環境和社會考慮因素的指數。事實上，基金是奉行上文所述的富達可持續發展投資框架，以推動環境和社會特徵。」(富達基金 - 中國人民幣債券基金、富達基金 - 歐洲多元收益基金及富達基金 - 環球多元收益基金的投資目標將不會加入此第二段，因為這些基金採取積極管理，並無參考指數。)

本函件第 1 節所列的所有子基金的投資目標附註將作出更新，以澄清其須受 SFDR 第 8 條的披露規定。

有關富達可持續發展投資框架的更多詳情，請參閱認購章程。

B. 採用 AMF 關於非財務準則資料披露的建議的子基金更新投資目標的詳情

本函件第 2 節所列的所有子基金的投資目標將作出更新，以反映子基金最少 90% 的淨資產將會用作分析其能否維持可持續發展特徵。

富達基金 - 可持續發展亞洲股票基金及富達基金 - 可持續發展日本股票基金的投資目標將作出更新，以包括下段文字：

「基金的平均 ESG 評級將高於在剔除 ESG 評級最低的 20% 資產後，以該指數為代表的基金投資範圍內(就有關計算目的而言)的平均 ESG 評級。」

富達基金 - 可持續發展歐洲股票基金及富達基金 - 可持續發展美國股票基金的投資目標將作出更新，以包括下段文字：

「基金的平均 ESG 評級將高於在剔除 ESG 評級最低的 20% 資產後，基金投資範圍內的平均 ESG 評級。」

富達基金 - 可持續發展消費品牌基金、富達基金 - 可持續發展歐元區股票基金及富達基金 - 可持續發展水資源及環保處理基金的投資目標將作出更新，以包括下段文字：

「在挑選投資時，由於基金會根據發行機構的 ESG 特徵進行剔除，以該指數為代表的基金投資範圍(就有關計算目的而言)將會縮減最少 20%。」

此乃重要函件，務請即時細閱。如有任何疑問，請諮詢專業意見。

親愛的股東：

茲致函通知閣下，富達基金的香港投資者認購章程（「**認購章程**」）即將作出以下的更新。

本函件未有定義的任何特定詞彙，具有與認購章程中所載相同的涵義。

富達基金（「本基金」）的重要變動

甚麼變動？

新增 Fidelity Investments Canada ULC 作為投資顧問

目前，本基金的管理是透過投資管理授權安排進行，由 FIL Investment Management (Luxembourg) S.A.（作為本基金的管理公司）授權 FIL Fund Management Limited（“**FFML**”）執行投資管理職能。FFML 可繼而把其投資管理職能轉授予認購章程第四部份「投資經理」一節所列的實體。

FFML 希望借助 Fidelity Investments Canada ULC（“**FIC**”）的經驗、建議和協助以提供服務。FIC 是一家根據加拿大艾伯塔省法律成立的無限責任公司，其註冊辦事處地址為 483 Bay Street, Suite 300, Toronto ON M5G 2N7, Canada，並已向加拿大各省和地區的證券監管機構註冊為顧問（投資組合經理）。FIC 與富達集團的成員公司為關連人士。為免生疑問，FIL Investment Management (Luxembourg) S.A. 及 FIL Fund Management Limited 均為富達集團的成員公司。

FFML 有意委任 FIC 為全權委託式的投資顧問，自 2022 年 1 月 31 日（「**生效日期**」）起，FIC 將有權以此身份為本基金的任何子基金（各自稱為「**子基金**」及統稱為「**該等子基金**」）行事。於生效日期，FIC 將共同或單獨擔任下列子基金的投資顧問：

富達基金 - 亞洲高收益基金

富達基金 - 中國高收益基金

富達基金 - 歐洲高收益基金

富達基金 - 環球收益基金

富達基金 - 環球短期債券基金

富達基金 - 美元高收益基金

投資經理相信憑藉 FIC 的豐富經驗及穩健的投資流程，FIC 是擔任該等子基金的投資顧問的合適之選。

董事會相信上述委任乃符合股東的最佳利益，因為這次委任旨在透過在相關資產時區提供投資管理專業知識，以增強投資表現。這種靈活部署有助實現持續為投資者爭取最佳成果的目標。

認購章程將作出修訂以反映委任 FIC 作為投資顧問。在相關期間管理子基金全部或部份資產的所有實體的名單刊載於本基金的年度及半年度財務報告。

請注意，FIC 的委任將不會導致任何子基金的投資目標和風險類別或閣下現時支付的費用水平有所改變。除上述 FIC 的委任之外，該等子基金現時採用的管理方式不會出現重大變動。FIC 的委任不會構成可能顯著損害現有股東權利或權益的影響。

上述變動所涉及的任何行政開支或其他開支將由 FFML（及／或其任何聯營公司）承擔。

閣下需要作出的決定

本函件僅供參考，閣下毋須採取任何行動。有關變動將於生效日期自動生效。

董事會對本函件內容的準確性承擔全部責任，並確認已作出一切合理的查詢，盡其所知及所信，並無遺漏其他事項，致使本函件所載的任何陳述含有誤導成份。

本基金的認購章程將於下一次更新時反映 FIC 的委任。

感謝閣下投資於富達，日後如有任何查詢，我們將樂意為您效勞。

如對上述變動有任何疑問，或欲索取最新的認購章程、產品資料概要、公司組織章程（可於一般辦公時間內隨時免費查閱）、富達基金最新經審核的年報與帳目及未經審核的半年報告與帳目（亦可於 www.fidelity.com.hk¹ 下載），或與富達基金有關的其他重要協議的副本，請聯絡閣下的慣常財務顧問，或致電富達投資熱線² +852 2629 2629 查詢，閣下亦可致函香港代表（地址為香港金鐘道 88 號太古廣場二座 21 樓）。



FIL (Luxembourg) S.A. 常設代表
富達基金公司董事
Nishith Gandhi 謹啟

二零二一年十二月一日

¹ 該網頁未經證監會審核。

² 國際免費服務熱線為 +800 2323 1122，適用於以下地區：澳洲、加拿大、日本、南韓、馬來西亞、新西蘭、菲律賓、新加坡、台灣、泰國及美國。號碼前的「+」符號代表國際直撥號碼。中國免費服務熱線為 4001 200632。此服務可能不適用於部份流動電話服務供應商；通話可能經由服務供應商收取費用。富達投資熱線的服務時間為逢星期一至星期五上午 9 時至下午 6 時（香港公眾假期除外）。