

電話: +352 250 404 1 傳真: +352 26 38 39 38

R.C.S.Luxembourg B 34036

2025年9月2日

親愛的股東您好:

富達基金(「本基金」)截止至 2025 年 4 月 30 日年度之年度報告和帳目與股東年度 大會

連同本基金董事會(「董事會」)之本說明函,請查看隨附的下列文件:

- 本基金股東年度大會(「股東年度大會」)之召集通知,其中詳述將於2025年 10月2日提呈股東核准之事項
- 供您記錄您針對在本屆股東年度大會上提呈股東審議事項的投票之委託書
- 詳述於股東年度大會上推選/重新推選董事的履歷之附錄

## 截止至 2025 年 4 月 30 日年度之年度報告和帳目

根據 2010 年 12 月 17 日宣佈之盧森堡法律的規定,股東可於富達網站 <a href="https://www.fidelity.lu/funds/legal-documents">https://www.fidelity.lu/funds/legal-documents</a>下載截止至 2025 年 4 月 30 日年度之經查核之年度報告和帳目。

股東得聯絡本基金的註冊辦事處或富達客服專員免費索取經查核之年度報告和帳目的印刷本。

## 股東年度大會

股東年度大會謹訂於2025年10月2日(星期四)在本基金註冊辦事處舉行。股東年度大會將於當地時間正午開始。敬請行使表決權並於2025年9月30日正午十二點(盧森堡時間)前提交委託書,即便您擬親自出席股東年度大會。

#### 額外資訊

針對於股東年度大會上提呈您審議之議案,為幫助您做決定,請查看下方有關各項議 案的額外資訊。

所有提呈股東核准之議案皆屬普通事項,將以委託書或親自投票所獲得的簡單多數決 通過。



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R.C.S.Luxembourg B 34036

第1項及第2項涉及截止至2025年4月30日年度之年度財務報表中所載之董事會報告及會計師查核報告之列報。無需經決議。

第3至8項(詳情如下)需經股東核准,敬請全體股東對此等事項行使投票權。為了表明您對每項決議案之准駁或其他意見,請您在隨附的委託書上說明您希望如何對每項決議案進行表決,抑或選擇由主席自行決定表決。請填妥委託書,簽署並註明日期,然後透過郵寄、電子郵件(發送至以下地址:LUXTAOversight@fil.com)或可為該委託書提供佐證的其他電子方式擲回。

第9項指可能提呈股東年度大會的任何其他事務。您無需就委託書上的這一項進行投票。

## 提呈股東核准之事項

第3項: 核准截止至2025年4月30日會計年度之年度財務報表

盧森堡公司法規定年度財務報表須在股東年度大會上提呈股東核准。年度財 務報表已由本基金董事會審議並建議您核准。

第4項: 解除董事會截止至2025年4月30日年度之工作職責履行責任

在年度財務報表通過後,股東年度大會還應專門投票表決是否准予解除董事 會責任。只有當年度帳目中不存在隱瞞本基金真實情況之遺漏或虛假資訊 時,該責任之解除方才有效。

第5項: 重新推選下列董事,任期直至將於2026年舉行的下一屆股東年度大會。

根據本基金章程,所有現任董事都將在股東年度大會上卸任。下列董事膺選連任:

- i. Jeffrey Lagarce先生(董事長)
- ii. Anouk Agnes女士
- iii. Yousef Al-Awadi博士
- iv. Romain Boscher先生
- v. Didier Cherpitel 先生
- vi. Carine Feipel女士



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R.C.S.Luxembourg B 34036

vii. Anne Richards女士 viii. Jon Skillman先生 ix. FIL Holdings (Luxembourg) S.à r.l

本函附錄中載有上述每位董事的簡短履歷,以供參考。據董事會所知,在本 屆股東年度大會上膺選連任的9名董事中,有8名非執行董事(其中3名為獨 立董事)和1名執行董事。

董事會的組成定期接受檢討,確定其具備多元化的專業知識、技能和背景。

#### 第6項: 核准支付截止至2025年4月30日年度之董事費用

如年度財務報表所述,每名董事可獲得年費50,000歐元;董事長可獲得年費100,000歐元。出席每次會議可另獲得出席費5,000歐元。

經計入已放棄支領費用之董事(誠如年度報告和帳目所詳述者),董事就截止至2025年4月30日年度所提供服務所得之總費用為490,233美元(432,000歐元)。

費用水準定期接受檢討,最近一次檢討是在2020年7月。我們相信費用水準 與董事的經驗和專業水準相符。

第7項: 重新推選Deloitte Audit S.á r.l.為本基金之查核會計師(查核會計師亦同意),任期直至將於2026年舉行的下一屆股東年度大會。

法定查核會計師之委任須由股東聽取董事會的建議後予以核准。

提請您注意本委任所適用的 Institut des Réviseurs d'Entreprises(「IRE」)之通用條款及條件。該等條款及條件的法文、英文或德文版載於 IRE 網站(www.IRE.lu 標題為「Modèles des"conditions générales d'exécution des missions des réviseurs d'entreprises"」的頁面)。

第8項: 核准支付截止至2025年4月30日年度之股利及宣佈截止至2026年4月30日會計 年度之股利。

該決議案旨在核准支付截止至2025年4月30日年度之股利,並准許董事會宣佈下一會計年度之股利,後者將在下一屆股東年度大會上請求核准。



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R.C.S.Luxembourg B 34036

如您就股東年度大會、年度財務報表或對本基金投資之任何方面有任何疑問,請聯絡您通常往來之獨立財務顧問或富達國際。

謹此

C. P. Brealey

## **Christopher Brealey**

富達基金法人董事 FIL Holdings (Luxembourg) S.à r.l 之常駐代表



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R.C.S.Luxembourg B 34036

#### 附錄

#### 董事履歷

## Jeffrey P. Lagarce (非執行董事兼董事長)

美國;Lagarce 先生在機構投資業務方面擁有逾30年經驗,其中包括在富達擔任高級管理職位15年,並在OppenheimerFunds的子公司OFI Institutional Asset Management 擔任總裁四年。他還曾在美國作為管理受託人列席 Fidelity Equity and High Yield Funds董事會。

## Anouk Agnes (獨立非執行董事)

盧森堡;包括若干家投資基金和管理公司在內的多家盧森堡公司的董事;她還出任盧森堡SOS Children's Villages International(SOS兒童村國際)主席。她曾擔任盧森堡首相的經濟顧問三年,於2022年卸任。她曾擔任盧森堡基金行業協會(「ALFI」)的副會長兼業務拓展及傳媒總監,在此之前,她是盧森堡財政部長關於促進和發展盧森堡金融中心地位的顧問。

#### Yousef A. Al-Awadi博士, K.B.E. (非執行董事)

科威特;YAA Consultancy董事長兼執行長,科威特海灣銀行(Gulf Bank)前執行長, Kuwait Investment Office倫敦總裁兼執行長,以及ABC Bahrain銀行董事。歷任科威特 和國際上許多公私部門的董事。

#### Romain Boscher (非執行董事)

法國;於2018年4月加入Fidelity International擔任全球投資長——股權。在此職位上,他負責監督富達的股權業務,並與經銷合作夥伴密切合作,使富達的投資能力能夠滿足客戶的需求。他於2022年4月1日辭去在富達的行政職務。 他目前與富達合作的重點是在盧森堡和英國的多個董事會出任非執行董事。 在加入富達之前,他曾擔任Amundi Asset Management的股權業務負責人。在此之前,他曾擔任Groupama Asset Management的投資長/副執行長。

## Didier Cherpitel (非執行董事)

瑞士;現任Swiss Philanthropy Foundation理事,曾任Association François-Xavier Bagnoud財務長、Fondation Mérieux理事兼財務長;J.P. Morgan法國公司前董事長、紅



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十字會與日內瓦紅新月會國際聯合會之前執行長

及Atos Origin前董事長。無國界管理人組織(Managers Without Borders)的創辦人兼理事長。

## Carine Feipel (獨立非執行董事)

盧森堡;在盧森堡及紐約 Arendt & Medernach 事務所服務 20 年,擔任合夥人職務,該所在商事法律事務所中名列前茅。她現為多家公司的非常務董事,包括 Banque de Luxembourg、Morgan Stanley Investment Funds、AIG Europe 及其他多家金融業公司。她是歐洲工商管理學院(INSEAD)和盧森堡公司董事會(ILA)的認可董事。她於 2019 年至 2023 年擔任 ILA 主席。

#### Anne Richards (非執行董事)

英國;Anne 於 2018 年加入富達國際擔任執行長,並於 2024 年獲委任為副董事長。Anne 曾擔任 M&G 的執行長以及 Aberdeen Asset Management Ltd.的投資長。她於 2022 年至 2025 年期間擔任 TheCityUK 主席,並於 2025 年 7 月獲委任為 TheCityUK 領導委員會主席。同時,她也是淡馬錫歐洲諮詢委員會成員以及國際金融研究所董事。Anne 是伊麗莎白女王工程獎基金會的受託人。

Anne 將於 2025 年 9 月加入 Land Securities Group plc 董事會。 2025 年 7 月,她將於秋季接替 Philip Remnant 勛爵出任顧資銀行董事長。

Anne是一名特許工程師,最初在歐洲核子研究組織(CERN)任研究員。她是金融行為監管局從業人員小組的前主席。

她於 2021 年獲授爵級司令勳章(DBE),以表彰其對金融服務、婦女、教育和科學事務 作出的貢獻。

Anne 持有歐洲工商管理學院工商管理碩士學位和愛丁堡大學榮譽學士學位。她擁有愛丁堡大學和赫瑞瓦特大學的榮譽學位,是愛丁堡皇家學會的會員。

#### Jon Skillman (獨立非執行董事)

盧森堡;高級顧問。歷任全球企業投資與股票計畫服務處常務董事、主管以及富達歐洲大陸常務董事。他於 1994 年加入富達,擔任富達管理與研究部規畫總監。在 2012 年獲委任為歐洲大陸常務董事之前,他曾在富達投資波士頓公司擔任富達股票計畫服務處總裁。

#### FIL Holdings (Luxembourg) S.à r.l



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R.C.S.Luxembourg B 34036

公司於 2010 年 5 月 19 日在盧森堡註冊成立,註冊名稱為 FIL Holdings (Luxembourg) S.à r.l,公司註冊編號為 B153060,註冊辦事處地址:2a, Rue Albert Borschette, BP 2174, L-1246 Luxembourg, Grand Duchy of Luxembourg; 公司負責監管自身及其子公司(包括 FIL (Luxembourg) S.A.、FIL Investment Management (Luxembourg) S.à r.l.和 FIL Gestion)的治理結構、風險管理和整體控制環境。FIL Holdings (Luxembourg) S.à r.l 的代表人是集團規劃總法律顧問 Christopher Brealey。 他深耕基金行業 30 餘年,曾在英國、日本、百慕達和盧森堡擔任過各種職務。他是一名特許會計師兼特許稅務顧問。

## 富達基金

## Société d'Investissement à Capital Variable 2a rue Albert Borschette L-1246 Luxembourg R.C.S B 34036

## 即將於2025年10月2日舉行的 股東年度大會之通知

**謹通告**富達基金(「本基金」)謹訂於2025年10月2日(星期四)正午十二點(盧森堡時間)在本基金註冊辦事處舉行股東年度大會。特邀股東參加股東年度大會,以審議以下議程並進行表決:

- 第1項 提呈截止至2025年4月30日年度之董事會報告。
- 第2項 提呈截止至2025年4月30日年度之會計師查核報告。
- 第3項 核准截止至2025年4月30日會計年度的資產淨值表,及營運和淨資產變動表。
- 第4項 解除董事會截止至2025年4月30日年度之工作職責履行責任
- **第5項** 重新推選九(9)名董事,具體而言推選/重新推選下列董事,任期直至將於2026年舉行的下 一屆股東年度大會:
  - i. Jeffrey Lagarce 先生
  - ii. Anouk Agnes女士
  - iii. Yousef Al-Awadi博士
  - iv. Romain Boscher先生
  - v. Didier Cherpitel先生
  - vi. Carine Feipel女士
  - vii. Anne Richards女士
  - viii. Jon Skillman先生
  - ix. FIL Holdings (Luxembourg) S.à r.l.作為法人董事;
- 第6項 核准支付至2025年4月30日年度之董事費用。
- 第7項 重新推選Deloitte Audit S.á r.l.為本基金之查核會計師(查核會計師亦同意),任期直至將於 2026年舉行的下一屆股東年度大會。
- **第8項** 核准支付截止至2025年4月30日年度之股利及宣佈截止至2026年4月30日會計年度之股利。
- 第9項 審議可適當提呈大會之該等其他事項。

除本基金章程所定合計持有本基金百分之三(3%)以上流通在外股份,或美籍人士持有本基金股份之相關限制外,每股股份享有一票投票權。股東受邀透過所附委託書進行表決。

舉行股東年度大會沒有法定人數要求,除另有說明外,決議案將以簡單多數決通過。投票表決不得計入股東未參與表決抑或已棄權或已退回空白或無效投票的股票所附投票。本基金的每一股股份在大會上有一票表決權,無論該股份價值為何。

2025年7月29日

經董事會授權

## 富達基金

2a rue Albert Borschette 2174 L-1246 Luxembourg R.C.S Luxembourg B 34036



## 股東年度大會委託書

本人/我們	名稱 地址			
客戶帳號:				
係東 達度達 基大基度 全 全 全 全 会 会 会 会 会 会 会 会 会 会 会 会 会 会 会	的股份登記持有人,註冊辦事處地址為 2a rue Albert Borschette, B.P. L-1246 主席為本人/我們的代理人,代表本人/我們出席於 2025 年 10 月 2 日盧 股東年度大會(「股東年度大會」)或其任何續會。請於下文適當方框內 會通知內所載決議案之投票意願。	Luxeml 森堡時間 畫上「X <sup>費成</sup>	ourg,現 正午十二 」號,表 反對	見委任月 上點舉行 明您對 棄權
第3項	核准截至 2025 年 4 月 30 日會計年度之年度財務報表			
第4項	解除董事會截止至 2025 年 4 月 30 日年度之工作職責履行責任	_	_	_
第 5 項	ii. Anouk Agnes 女士			
第6項	核准支付截止至 2025 年 4 月 30 日年度之董事報酬費用			
第7項	重新推選 Deloitte Audit S.á r.l.為本基金之查核會計師(查核會計師亦同意) ,任期直至將於 2026 年舉行的下一屆股東年度大會。			
第8項	核准支付截止至 2025 年 4 月 30 日年度之股利及宣佈截止至 2026 年 4 月 30 日會計年度之股利。			
	進一步授權該代表就議程第 9 項決議案投票。如帳戶持有人是未成年人,則本委訂	託書須由	其法定代	理人簽
者。如帳 <i>F</i> 簽名:	·持有人是一家公司,則本委託書須由其法定代理人或委託授權簽署人簽署。 日			
			YY	YY

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#### 附註

- 1. 請表明您的投票意願。如無指示,您的代表可於會上自行酌情進行投票或放棄投票。
- 2. 倘為聯名持有股份,則任何一名聯名持有人均可委任一名代表,但在股東名冊排名首位之持有人之投票 (親自或由代表投出)可優先於其他聯名股東。
- 3. 請簽署本表格及署明日期,並在 2025 年 9 月 30 日正午十二點(盧森堡時間)前透過郵寄(地址為 2a rue Albert Borschette, B.P. 2174, L-1246 Luxembourg)、電郵(發送至以下地址: <u>LUXTAOversight@fil.com</u>)或可為該委託書提供佐證的其他電子手段交回富達基金。
- 4.您於本表格內提供之資料將由富達或其關係企業持有並於電腦中處理。這可能涉及以網際網路等電子媒體 傳送資料。您的資料將獲保密處理,未經您同意,除非法律要求進行揭露,否則不會向任何其他第三方揭 露。
- 5.關於大會議程第 5 項 (重新推選董事),請注意:倘若董事/候選人於股東年度大會舉行日期或之前退出 選舉,您委任其他董事/候選人之相關投票仍將有效。



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R.C.S. Luxembourg B 34036

2 September 2025

Dear Shareholder

Annual Report and Accounts for the year ended 30 April 2025 and Annual General Meeting of the Shareholders of Fidelity Funds ("the Fund")

Together with this explanatory letter from the board of directors of the Fund (the "Board"), please find enclosed the following documents:

- Notice convening the Annual General Meeting of the Shareholders of the Fund (the "AGM"), detailing the matters to be presented to shareholders for approval on 2 October 2025
- Form of Proxy for you to record your vote in respect of the matters to be considered by shareholders at this AGM
- Appendix detailing the biographies of the Directors offering themselves for election/reelection at the AGM

#### Annual Report and Accounts for the year ended 30 April 2025

In accordance with the provisions of the Luxembourg law dated 17 December 2010, the audited Annual Report and Accounts for the year ended 30 April 2025 will be accessible to Shareholders on Fidelity's website <a href="https://www.fidelity.lu/funds/legal-documents.">https://www.fidelity.lu/funds/legal-documents.</a>
Shareholders may request to receive hard copy audited Annual Report and Accounts free of charge by contacting the registered office of the Fund or their usual Fidelity service centre.

#### **Annual General Meeting**

The AGM will be held on Thursday 2 October 2025 at the registered office of the Fund. The Annual General Meeting will commence at noon local time. We would strongly encourage you to exercise your vote and to submit your Form of Proxy before 12 noon (Luxembourg time) on 30 September 2025, even if you intend on attending the AGM in person.

#### **Additional information**

In order to help with your decision regarding the resolutions being presented for your consideration as part of the AGM, please find below some additional information around each resolution.



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R.C.S. Luxembourg B 34036

All resolutions being presented for shareholder approval are standard business and will be passed by a simple majority of the votes cast by proxy or in person.

**Point 1** and **Point 2** relate to the presentation of the Report of the Board and of the Report of the Auditors as contained in the Annual Financial Statements for the year ended 30 April 2025. No resolution is required.

**Points 3 to 8**, as detailed below, require shareholder approval and we would like to encourage all shareholders to exercise their right to vote on these matters. In order to indicate your approval or otherwise for each resolution, you are asked to indicate how you wish to vote on each resolution on the enclosed Form of Proxy or elect the Chair to vote at their discretion. Please sign and date the Form of Proxy once completed and return it either by post (using the envelope provided), by email (to the following address: <a href="mailto:LUXTAOversight@fil.com">LUXTAOversight@fil.com</a>) or by other electronic means capable of evidencing such proxy.

**Point 9** relates to any other business that may come to the AGM. You are not required to vote on this point on the Form of Proxy.

#### Matters being presented to Shareholders for approval

- Point 3: Approval of the Annual Financial Statements for the financial year ended 30 April 2025
  Luxembourg company law requires that the Annual Financial Statements are presented
  to shareholders at the AGM for approval. The Annual Financial Statements have been
  considered by the Board of Directors of the Funds and are recommended to you for
  approval.
- Point 4: Discharge of the Board with respect to the performance of their duties for the year ended 30 April 2025

After the adoption of the Annual Financial Statements, the AGM should also vote specifically on whether discharge is to be given to the Directors. Such discharge is only valid if the annual accounts contain no omission or false information concealing the true situation of the Fund.

Point 5: Re-election of the following Directors until the next annual general meeting of shareholders, which will be held in 2026.

In accordance with the Articles of Incorporation of the Fund, all current Directors will retire at the AGM. The following Directors are standing for re-election:

- i. Mr Jeffrey Lagarce (Chair)
- ii. Ms Anouk Agnes



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- iii. Dr Yousef Al-Awadi
- iv. Mr Romain Boscher
- v. Mr Didier Cherpitel
- vi. Ms Carine Feipel
- vii. Ms Anne Richards
- viii. Mr Jon Skillman
- ix. FIL Holdings (Luxembourg) S.à r.l

A short biography for each of the abovementioned Directors is provided as an appendix to this letter for information. Out of the nine Directors offering themselves for re-election at this AGM, eight are considered non-executive of which three are considered by the Board to be independent, and one executive Director.

The composition of the Board is kept under regular review and it is considered that it has a diverse mix of expertise, skills and backgrounds.

#### Point 6: Approval of the payment of Directors' fees for the year ended 30 April 2025.

As detailed in the Annual Financial Statements, each of the Directors are entitled to an annual fee of €50,000; the Chair is entitled to an annual fee of €100,000. There is an additional attendance fee of €5,000 for each meeting attended.

Taking into account those Directors that have waived their fees, as detailed in the Annual Report and Accounts, the total fees earned by the Directors in respect of services rendered for the year ended 30 April 2025 were \$ 490,233 (€ 432,000).

The level of fees is reviewed on a regular basis, most recently in July 2020. It is believed that the level of fee is appropriate for the level of experience and expertise of the Directors.

## Point 7: Re-election of Deloitte Audit S.á r.l. as Auditor of the Fund (Réviseur d'entreprises agréé) until the next annual general meeting of shareholders, which will be held in 2026.

The appointment of the statutory auditor is subject to the approval of shareholders, on the recommendation of the Board.

Your attention is brought to the general terms and conditions of the Institut des réviseurs d'entreprises ("IRE"), which apply to this appointment. These can be found in French, English or German language on the IRE website (<a href="www.IRE.lu">www.IRE.lu</a> titled "Modèles des "conditions générales d'exécution des missions des réviseurs d'entreprises"").

Point 8: Approval of the payment of dividends for the year ended 30 April 2025 and to declare dividends in respect of the financial year ending 30 April 2026.



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This resolution is to approve the dividends paid for the year ended 30 April 2025 and to permit the Board to declare dividends for the subsequent financial year, for which approval will be sought at the subsequent AGM.

Should you have any queries about the Annual General Meeting, the Annual Financial Statements or about any aspect of your investment in the Fund, please contact your Independent Financial Adviser or Fidelity International in the usual manner.

Yours sincerely

C. P. Brealey

#### **Christopher Brealey**

Permanent representative, FIL Holdings (Luxembourg) S.à r.l Corporate Director of Fidelity Funds



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#### **APPENDIX**

#### **DIRECTORS' BIOGRAPHIES**

#### Jeffrey P. Lagarce (non-executive Director and Chair of the Board)

United States; Mr. Lagarce has more than 30 years of experience in the institutional investment business, including 15 years in senior management positions at Fidelity, and four years as president of OFI Institutional Asset Management, a subsidiary of OppenheimerFunds. He also served on the Board as a management trustee for the Fidelity Equity and High Yield Funds Board in the US.

#### **Anouk Agnes (independent non-executive Director)**

Luxembourg; Director of several Boards in Luxembourg including Investment Funds and Management Companies, she is also President of SOS Children's Villages International in Luxembourg. She served as Economic Advisor to the Prime Minister of Luxembourg for a period of three years, stepping down in 2022. She was previously Deputy Director General and Director Business Development and Communications with the Association of the Luxembourg Fund Industry ("ALFI") and prior to that she was Advisor to the Luxembourg Finance Minister on the promotion and development of the Luxembourg financial centre.

#### Dr. Yousef A. Al-Awadi K.B.E. (non-executive Director)

Kuwait; Chairman and Chief Executive Officer of YAA Consultancy and previously Chief Executive Officer of Gulf Bank in Kuwait and President and Chief Executive Officer of Kuwait Investment Office in London and Director of bank ABC Bahrain. His board directorships included many public and private sector entities in Kuwait and internationally.

#### Romain Boscher (non-executive Director)

France; Joined Fidelity International as Global Chief Investment Officer, Equities in April 2018. In this role he was responsible for overseeing Fidelity's equity franchise and working closely with distribution partners to align Fidelity's investment capabilities with client needs. He stepped down from his executive responsibilities at Fidelity with effect from 1 April 2022. The current focus of his engagement with Fidelity is as a non-executive Director on a number of Boards in Luxembourg and the UK. Prior to joining Fidelity, he was Head of Equities at Amundi Asset Management. Prior to that he was Chief Investment Officer/Deputy Chief Executive Officer for Groupama Asset Management.

#### **Didier Cherpitel (non-executive Director)**

Switzerland; currently Director of the Swiss Philanthropy Foundation; Chairman and former Treasurer of the Association François-Xavier Bagnoud; Director and Treasurer of Fondation Mérieux; former Chairman of J.P.Morgan in France, former Chief Executive Officer of the Federation of the



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R.C.S. Luxembourg B 34036

Red Cross and Red Crescent societies in Geneva and former Chairman of Atos Origin. Founder and Chairman of Managers Without Borders.

#### **Carine Feipel (independent non-executive Director)**

Luxembourg; after 20 years at leading independent business law firm, Arendt & Medernach in Luxembourg and New York, where she was a partner, she is now a non-executive director of several companies including Banque de Luxembourg, Morgan Stanley Investment Funds, AIG Europe and several other companies of the financial sector. She is a Certified Director by INSEAD and the Luxembourg Institute of Directors ('ILA'). She has been the Chair of ILA from 2019 to 2023.

#### Anne Richards (non-executive Director)

United Kingdom; Anne joined Fidelity International as CEO in 2018, moving to Vice Chair in 2024. Anne's previous roles include CEO of M&G and Chief Investment Officer of Aberdeen Asset Management Ltd. She was chair of TheCityUK from 2022-2025, moving to chair of TheCityUK Leadership Council in July 2025, and is also a member of the Temasek European Advisory Panel and a director of the Institute of International Finance. Anne is a Trustee of the Queen Elizabeth Prize for Engineering Foundation.

Anne will join the board of Land Securities Group plc in September 2025. In July 2025 it was announced she will be succeeding Lord Philip Remnant as chair of Coutts in the autumn. Anne is a Chartered Engineer and began her career as a research fellow at CERN, the European Organisation for Nuclear Research. She is a former chair of the Financial Conduct Authority's Practitioner Panel.

Anne was appointed a Dame Commander (DBE) in 2021 for services to Financial Services, Women, Education and Science.

Anne holds an MBA from INSEAD and a BSc (Hons) from the University of Edinburgh. She holds honorary degrees from the University of Edinburgh and Heriot-Watt University and is a Fellow of the Royal Society of Edinburgh.

#### Jon Skillman (independent non-executive Director)

Luxembourg; Senior Advisor. Previously Managing Director, Head of Global Workplace Investing and Stock Plan Services and Managing Director, Continental Europe at Fidelity. He joined Fidelity in 1994 as Director of Planning, Fidelity Management & Research. Prior to his appointment as Managing Director, Continental Europe in 2012, he was President of Fidelity Stock Plan Services at Fidelity Investments in Boston.

#### FIL Holdings (Luxembourg) S.à r.l

A company incorporated in Luxembourg on 19 May 2010 under the name of FIL Holdings (Luxembourg) S.à r.l with R.C.S. number B153060 and having its registered office at 2a, Rue Albert Borschette, BP 2174, L-1246 Luxembourg, Grand Duchy of Luxembourg; The company oversees the governance structure, risk management, and overall control environment for itself and its subsidiaries, including FIL (Luxembourg) S.A., FIL Investment Management (Luxembourg) S.à r.l., and FIL Gestion. FIL Holdings



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(Luxembourg) S.à r.l is represented by Christopher Brealey, General Counsel Group Planning. He has worked within the funds industry for over 30 years in a range of roles in the UK, Japan and Bermuda as well as in Luxembourg. He is a Chartered Accountant and a Chartered Tax Adviser

## **Fidelity Funds**

Société d'Investissement à Capital Variable 2a rue Albert Borschette L-1246 Luxembourg R.C.S B 34036

## Notice of Annual General Meeting of the Shareholders to be held on 2 October 2025

**NOTICE IS HEREBY GIVEN** that the Annual General Meeting of Shareholders of Fidelity Funds ("the Fund") will be held on Thursday 2 October 2025 at the registered office of the Fund at 12 noon (Luxembourg time). Shareholders will be invited to participate to the Annual General Meeting to consider and vote upon the following agenda:

- Point 1 Presentation of the Report of the Board of Directors for the year ended 30 April 2025.
- **Point 2** Presentation of the Report of the Auditors for the year ended 30 April 2025.
- **Point 3** Approval of the statement of net assets and statement of operations and changes in net assets for the financial year ended 30 April 2025.
- Point 4 Discharge of the Board of Directors with respect to the performance of their duties for the year ended 30 April 2025.
- **Point 5** Re-election of nine (9) Directors, specifically the election/re-election of the following until the next Annual General Meeting of shareholders, which will be held in 2026:
  - i. Mr Jeffrey Lagarce
  - ii. Ms Anouk Agnes
  - iii. Dr Yousef Al-Awadi
  - iv. Mr Romain Boscher
  - iv. Mr Didier Cherpitel
  - v. Ms Carine Feipel
  - vii. Ms Anne Richards
  - viii. Mr Jon Skillman
  - ix. FIL Holdings (Luxembourg) S.à r.l. as Corporate Director
- Point 6 Approval of the payment of Directors' fees for the year ended 30 April 2025.
- **Point 7** Re-election of Deloitte Audit S.á r.l. as Auditor of the Fund (Réviseur d'entreprises agréé) until the next Annual General Meeting of shareholders, which will be held in 2026.
- **Point 8** Approval of the payment of dividends for the year ended 30 April 2025 and to declare dividends in respect of the financial year ending 30 April 2026.
- Point 9 Consideration of such other business as may properly come before the meeting.

Subject to the limitations imposed by the Articles of Incorporation of the Fund with regard to ownership of shares by US persons or of shares which constitute in the aggregate more than three percent (3%) of the outstanding shares, each share is entitled to one vote. Shareholders are invited to vote via the form of proxy provided.

There is no quorum requirement for the holding of the Annual General Meeting and, unless otherwise indicated, resolutions will be passed by a simple majority of the votes cast. Votes cast shall not include votes attaching to shares in respect of which the shareholder has not taken part in the vote or has abstained or has returned a blank or invalid vote. Each share of the Fund carries a single vote at the meeting, irrespective of the value of such a share.

Fidelity Funds
2a rue Albert Borschette 2174
L-1246 Luxembourg
R.C.S Luxembourg B 34036



# Form of Proxy Annual General Meeting

I/We	Name
	Address

#### **CLIENT ACCOUNT NUMBER:**

being the registered holder(s) of shares in Fidelity Funds, having its registered office at 2a rue Albert Borschette, B.P. L-1246 Luxembourg,
APPOINT the Chairman of the Annual General Meeting as my/our proxy to vote on my/our behalf at the Annual General Meeting of Shareholders
of Fidelity Funds (the "Annual General Meeting") to be held by proxy at 12 noon Luxembourg time on 2 October 2025 and at any adjournments
thereof. Please indicate how you wish your votes to be cast on the resolutions set out in the Notice of Annual General Meeting by placing an "X'
in the relevant box below:

	ease indicate how you wish your votes to be cast on the resolutions set out in the Notice of Annual rant box below:			
		FOR	AGAINST	ABSTAIN
Point 3	Approval of the Annual Financial Statements for the financial year ended 30 April 2025			
Point 4	Discharge of the Board with respect to the performance of their duties for the year ended 30 April 2025			
Point 5	Re-election of nine (9) Directors, specifically the re-election of the following Directors until the next Annual General Meeting of shareholders, which will be held in 2026.			
	i. Mr Jeffrey Lagarce			
	ii. Ms Anouk Agnes			
	iii. Dr Yousef Al-Awadi			
	iv. Mr Romain Boscher			
	v. Mr Didier Cherpitel			
	vi. Ms Carine Feipel			
	vii. Ms Anne Richards			
	viii Mr Jon Skillman			
	ix FIL Holdings (Luxembourg) S.à r.l			
Point 6	Approval of the payment of Directors' fees for the year ended 30 April 2025			
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Point 8	Approval of the payment of dividends for the year ended 30 April 2025 and to declare dividends in respect of the financial year ending 30 April 2026.			
signed by	y is further empowered to vote on resolutions concerning item 9 of the agenda. If the account had a legal representative. If the account holder is a company, the proxy must be signed by its leged signatory.			-
Signature	D:	ated:		••
	l P		M $Y$ $Y$	$\prod_{i=1}^{N} \prod_{j=1}^{N}$

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#### **Notes**

- 1. Please indicate how you wish your proxy to vote. If you do not do so, your proxy may vote, or may abstain from voting, at the meeting at their discretion.
- 2. In the case of joint holdings, any of the joint holders may appoint a proxy but the vote (in person or by proxy) of the most senior, in the order in which names appear in the register, shall be accepted to the exclusion of the other joint holders.
- 3. Please date and sign the form and return it to Fidelity Funds at 2a rue Albert Borschette, B.P. 2174, L-1246 Luxembourg, ), by email (to the following address <a href="mailto:LUXTAOversight@fil.com">LUXTAOversight@fil.com</a>) or by other electronic means capable of evidencing such proxy, so as to arrive no later than 12.00 noon (Luxembourg time) on 30 September 2025.
- 5. The information you provide on this form will be held and processed on computer by Fidelity or associated companies. This may involve the transfer of data by electronic media including the Internet. Your information will be held in confidence and not passed to any third party without your permission or unless we are required to do so by law.
- 6. With regard to point 5 of the agenda (re-election of Directors), please note that in case a Director/candidate withdraws from election on or before the date of the Annual General Meeting, your votes will remain valid with regard to the appointment of the other Directors/candidates.