

Documents Required for Application 申請所需文件

Please return the completed application form with the following documents. The new account will not be activated if Fidelity's requirements are not fulfilled.

請將以下文件連同填妥之申請表格交回，如申請未合乎富達要求，新帳戶將未能運作。

Option 1: In-person 選項 1：親身申請

- Original ID card or valid passport/travel documents for the account holder(s).
所有帳戶持有人的身份證或有效護照/旅遊證件之正本。

Option 2: By Post 選項 2：郵寄申請

- Certified copy* of ID card or valid passport/travel documents for the account holder(s).
所有帳戶持有人的身份證或有效護照/旅遊證件之核證副本*。

and one of the followings:

與以下的其中一項：

- The "Third Party Certification" (on p.11) to be signed by a certifier*; or
由核證人*填妥「第三者聲明」部份（見第 11 頁）；或
- Provide a cheque (minimum HK\$10,000 or equivalent) drawn on a Hong Kong licensed bank account and with the same signature(s) as the ones on the application form. If you are opening a joint account, each applicant must submit a cheque (minimum HK\$10,000 or equivalent).
提交以帳戶持有人在香港持牌銀行開設的銀行帳戶的支票（最低金額為 10,000 港元或等值）。支票上的簽名必須與申請表上的相符。如開設聯名帳戶，每位申請人須各自提交金額最低為 10,000 港元或等值的個人支票。

Additional Documents Required 額外所需文件

- Copy of Hong Kong address proof (e.g. utility bills or bank statement issued within the latest 3 months) including residential address and permanent address (if different from residential address) of the account holder(s). If you do not reside in Hong Kong, please contact us.
所有帳戶持有人的香港地址證明（例如最近三個月內發出的銀行月結單或公用事業繳費單）包括住宅地址及永久地址（如與住宅地址不同）之副本。如您不是居住於香港，請聯絡我們。
- If you are employed by an entity licensed by or registered with Hong Kong SFC, you are required to attach an Employer's Letter of Consent.
如您受僱於香港證監會監管的機構，請必須附上僱主同意書。

① After preparing the supporting documents and completing the forms, please call us if you have any questions or to make an appointment to visit us at our Fidelity Investor Centre to complete your account opening.

齊備所需文件及填妥表格後，若您有任何問題或預約親臨富達理財中心開設帳戶，請致電富達投資熱線與我們聯絡。



Visit Us 親臨與我們會面

Fidelity Investor Centre
Level 21, Two Pacific Place,
88 Queensway, Admiralty, Hong Kong

富達理財中心
香港金鐘道88號太古廣場二座21樓



Call Us 致電我們

Fidelity Investor Hotline
富達投資熱線
(852) 2629 2629



Hours of Operation 服務時間

Mon - Fri 9:00am - 6:00pm
Closed on public holidays

星期一至星期五：
上午9時至下午6時
公眾假期休息

* Certified copy means a copy of the original that has been sighted by an independent certifier (the "certifier"). The certifier can be a director/manager/officer of a bank incorporated in, or operating from a jurisdiction that is a FATF member or an equivalent jurisdiction, a certified public accountant, a lawyer or a notary public in a jurisdiction that is a FATF member or an equivalent jurisdiction. For Taiwan clients, the certifier can be a notary public in Taiwan, a manager of a regulated financial institution in Taiwan. The name, capacity or position, contact telephone no., address of the certifier should be clearly shown for confirmation purposes, with the wording "Original Seen" and the date of certification. The certified documents submitted by post are not returnable.

* 核證副本是指文件的正本須經由一名獨立合適人士（「核證人」）查看。核證人包括在打擊清洗黑錢財務行動特別組織（FATF）成員國或同等司法管轄區註冊成立或營運的銀行的董事/經理/主任、FATF成員國或同等司法管轄區的執業會計師、律師或公證人。台灣客戶的核證人包括台灣公證人或在台灣受監管的金融機構之經理。副本須列明核證人的姓名、身份或職位，聯絡電話及地址，以供確認用途，以及附有「Original Seen」（已查看正本）的字句及列明核實日期。經郵寄遞交之核證副本恕不退還。

Before you begin 填寫表格前

- Please carefully read the Terms and Conditions set out in this form and, where applicable, the latest offering documents for the funds distributed by Fidelity from time to time ("Relevant Offering Documents"), in particular the Risk Disclosure Statement contained therein.
- Please complete in **English BLOCK LETTERS and ✓ the appropriate box**. Any incomplete or incorrect information provided may cause a delay in account opening.
- 小心細閱列載於本表格之條款與限制，及不時經富達分銷之基金之最新基金說明書（如適用）（「有關基金說明書」），包括風險披露聲明。
- 請以英文正楷填寫本表格並在適當的空格填上 ✓ 號。如所提供的資料有任何不完整或不正確，將可能導致開戶程序出現延誤。

1. Account Holder Information 帳戶持有人資料

	1st holder 第一持有人	2nd holder* 第二持有人*
Name in English 英文姓名 (must be identical to your ID Card/Passport 必須與身份證/護照相同)	<input type="checkbox"/> Mr 先生 <input type="checkbox"/> Mrs 太太 <input type="checkbox"/> Ms 小姐 <input type="checkbox"/> Dr 博士/醫生 (Surname 姓) (Given Name 名)	<input type="checkbox"/> Mr 先生 <input type="checkbox"/> Mrs 太太 <input type="checkbox"/> Ms 小姐 <input type="checkbox"/> Dr 博士/醫生 (Surname 姓) (Given Name 名)
Name in Chinese 中文姓名		
Date of Birth 出生日期	D日 /M月 /Y年	D日 /M月 /Y年
Place of Birth (Town/Country) 出生地點（市鎮或城市/國家）	/	/
ID Card/Passport No. 身份證/護照號碼		
Nationality 國籍		
Mobile No. 流動電話	() Country Code 國家編號	() Country Code 國家編號
Contact Tel. No. 聯絡電話	() Country Code 國家編號	() Country Code 國家編號
Email Address 電郵地址		
Fax No. 傳真	() Country Code 國家編號	() Country Code 國家編號
Residential Address 住宅地址		<input type="checkbox"/> Same as 1st Holder (if not, please specify) 與第一持有人相同 (如否，請註明)
Permanent Address 永久地址 (if different from Residential Address 如與「住宅地址」不同)		
Correspondence Address† 通訊地址† (if different from Residential Address 如與「住宅地址」不同)		

† Your account related correspondence will be sent to the correspondence address of the 1st holder.
有關帳戶的通訊將會寄往第一持有人之通訊地址。

* Please complete Form I-D for the 3rd & 4th holders.
第三及第四持有人，請填寫 I-D 表格。

1. Account Holder Information (Cont.) 帳戶持有人資料 (續)

	1st holder 第一持有人	2nd holder 第二持有人
Name of Employer/Company 僱主/公司名稱		
Job Title 工作職位		
Occupation 職業	<input type="checkbox"/> Finance/Insurance 金融/保險 <input type="checkbox"/> Customer Services 客戶服務 <input type="checkbox"/> Information Technology 資訊科技 <input type="checkbox"/> Engineers 工程師 <input type="checkbox"/> Professionals 專業人士	<input type="checkbox"/> Retired 退休 <input type="checkbox"/> Unemployment 失業 <input type="checkbox"/> Full-Time Student 全日制學生 <input type="checkbox"/> Others 其他
Employee of a Securities and Futures Commission (SFC) licensee? 香港證監會牌照持牌之員工?	<input type="checkbox"/> Yes 是 <input type="checkbox"/> No 否	<input type="checkbox"/> Yes 是 <input type="checkbox"/> No 否
Current Monthly Income (in HKD) 現時每月收入 (港元)	<input type="checkbox"/> <\$15,000 <input type="checkbox"/> \$15,000 - \$30,000 <input type="checkbox"/> \$30,001 - \$45,000 <input type="checkbox"/> \$45,001 - \$60,000 <input type="checkbox"/> \$60,001 - \$75,000 <input type="checkbox"/> >\$75,000	<input type="checkbox"/> <\$15,000 <input type="checkbox"/> \$15,000 - \$30,000 <input type="checkbox"/> \$30,001 - \$45,000 <input type="checkbox"/> \$45,001 - \$60,000 <input type="checkbox"/> \$60,001 - \$75,000 <input type="checkbox"/> >\$75,000
Source of Wealth (Client's Total Asset) (you may choose more than one) 財富來源 (客戶總資產) (可選擇一個或以上)	<input type="checkbox"/> Saving from income 儲蓄收入 <input type="checkbox"/> Inheritance 遺產繼承 <input type="checkbox"/> Sale of property 出售物業 <input type="checkbox"/> Gift 贈與 <input type="checkbox"/> Sale of investments 投資收益 <input type="checkbox"/> Others 其他 <input type="checkbox"/> Lottery/betting win 彩票/博彩之收益	<input type="checkbox"/> Saving from income 儲蓄收入 <input type="checkbox"/> Inheritance 遺產繼承 <input type="checkbox"/> Sale of property 出售物業 <input type="checkbox"/> Gift 贈與 <input type="checkbox"/> Sale of investments 投資收益 <input type="checkbox"/> Others 其他 <input type="checkbox"/> Lottery/betting win 彩票/博彩之收益
Source of Fund to be Invested (you may choose more than one) 投資資金來源 (可選擇一個或以上)	<input type="checkbox"/> Saving from income 儲蓄收入 <input type="checkbox"/> Inheritance 遺產繼承 <input type="checkbox"/> Sale of property 出售物業 <input type="checkbox"/> Gift 贈與 <input type="checkbox"/> Sale of investments 投資收益 <input type="checkbox"/> Others 其他 <input type="checkbox"/> Lottery/betting win 彩票/博彩之收益	<input type="checkbox"/> Saving from income 儲蓄收入 <input type="checkbox"/> Inheritance 遺產繼承 <input type="checkbox"/> Sale of property 出售物業 <input type="checkbox"/> Gift 贈與 <input type="checkbox"/> Sale of investments 投資收益 <input type="checkbox"/> Others 其他 <input type="checkbox"/> Lottery/betting win 彩票/博彩之收益

2. Source of Payment 投資資金來源

Payment Method (you may choose more than one) 付款方式 (可選擇一個或以上)	<input type="checkbox"/> Domestic Cheque 本地支票 <input type="checkbox"/> International Cheque 國際支票 Issuing Country 發出國家:	<input type="checkbox"/> Domestic Telegraphic Transfer 本地電匯 <input type="checkbox"/> International Telegraphic Transfer 國際電匯 Issuing Country 發出國家:
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3. Account Holder Tax Status 帳戶持有人稅務狀況

- Tax regulations require Fidelity, as a financial services company, to collect information about each investor's tax residency. In certain circumstances (including if Fidelity does not receive a valid self-certification from you), Fidelity may be obliged to provide information, where applicable, to the tax authorities concerning your tax residency. **Each account holder is required to complete the tax details section.**
- The term 'tax regulations' refers to regulations created to enable automatic exchange of information, including but not limited to the U.S. Foreign Account Tax Compliance Act ("FATCA") and the OECD Common Reporting Standard ("CRS") for Automatic Exchange of Financial Account Information.
- If you have any questions on your tax status, please consult your tax adviser or domestic tax authority. You are required to notify us promptly and provide us with an updated tax status should there be any changes to your tax details.
- 作為一家金融服務公司，稅務規例要求富達收集每位投資者的稅務居民身份資料。在某些情況下(包括富達未能向您取得有效的自我聲明書)，富達或須向稅務機關提供您的稅務居民身份資料(如適用)。**每位帳戶持有人均須填妥此稅務資料部份。**
- 「稅務規例」是指為進行自動交換資料而訂立的規例，包括但不限於美國《海外帳戶稅收合規法案》(「FATCA」)和《經濟合作及發展組織》的自動交換金融帳戶資料共同匯報標準(「CRS」)。
- 若對於您的稅務狀況有任何疑問，請聯絡您的稅務顧問或當地稅務機關。若您的稅務狀況於日後出現任何變動，請立刻通知我們，並提供您的最新稅務狀況。

Please indicate **ALL** countries in which you are a resident for tax purposes and provide the associated Tax Identification Number ("TIN"). If you have more than one tax residency, please complete the Tax Status Self-certification Form.

請列出您所有稅務居民身份及其所屬國家，並提供相關的稅務識別號碼。如果您有一個以上的稅務居民身份，請填寫稅務狀況自我聲明書。

	1st holder 第一持有人	2nd holder 第二持有人
Tax Residency 稅務居民身份		
Country 國家		
TIN 稅務識別號碼		
If a TIN is unavailable, please ✓ the appropriate reason* 若無法提供稅務識別號碼，請在適用的原因填上 ✓ 號*	<input type="checkbox"/> A <input type="checkbox"/> B <input type="checkbox"/> C	<input type="checkbox"/> A <input type="checkbox"/> B <input type="checkbox"/> C

* Reason A: The relevant tax jurisdiction does not issue TIN's.

Reason B: The account holder has not been issued with a TIN.

Reason C: The domestic law of the tax jurisdiction does not allow the disclosure of the TIN to third parties.

* 原因 A: 相關的稅務司法管轄區並無發出稅務識別號碼。

原因 B: 帳戶持有人並無獲發稅務識別號碼。

原因 C: 稅務司法管轄區的當地法律並不容許透露稅務識別號碼予第三者。

4. Risk Assessment Questionnaire (the "RAQ") 風險評估問卷 (「本問卷」)

- You are required to complete the RAQ, otherwise your subscription, switching and stock transfer-in orders will not be processed. Your resulting score is only valid for one year. You should re-assess your risk tolerance regularly or in case there is any change to your information provided in this questionnaire. Please fill in all 9 questions and tick (✓) one answer only for each question.
- 您必須完成本問卷，否則您的認購、轉換及股份轉入交易指示將不獲處理。您的評分結果有效期為一年，您應定期或於本問卷中所提供的資料有任何變更時，重新評估您的風險承受能力。請回答以下全部 9 條問題並在每題其中一項填上 (✓) 號。

	Individual account 個人帳戶	Joint Holders account 聯名帳戶	
		with a Joint Holders Special Authorisation 已建立「聯名持有人特別授權」	without a Joint Holders Special Authorisation 未有建立「聯名持有人特別授權」
Form Completion by 填寫本問卷	Individual holder 帳戶持有人	1st holder 第一持有人	1st holder 第一持有人
Signature(s) 簽署	Individual holder 帳戶持有人	1st holder on behalf of all joint account holders (all joint account holders agree to be bound by the information provided and the resulting score in the RAQ on a collective basis.) 第一持有人代表所有帳戶持有人 (所有帳戶持有人同意以集體形式受曾向本問卷內提供之資料及評分結果所約束。)	First time RAQ submission 首次遞交本問卷 All joint account holders 所有帳戶持有人 Subsequent RAQ updates 隨後更新本問卷 1st holder on behalf of all joint account holders (all joint account holders agree to be bound by the information provided and the resulting score in the RAQ on a collective basis.) 第一持有人代表所有帳戶持有人 (所有帳戶持有人同意以集體形式受曾向本問卷內提供之資料及評分結果所約束。)
Risk tolerance level of joint holders account 聯名帳戶的風險承受程度	N/A 不適用	(a) all the transactions through your joint account(s) will be assessed based on the risk tolerance level of the 1st holder; 所有經由您的帳戶持有人作出的投資交易將會以第一帳戶持有人的風險承受程度作評估; (b) Fidelity will take into account the information provided in the RAQ (and any updates thereto) in providing services to your joint account(s); and 富達提供服務予您的聯名帳戶時會考慮在本問卷內所提供的資料 (及任何往後的更新資料); 及 (c) any transactions entered by <u>any</u> joint account holder, based on the information provided in the RAQ, will be binding on all joint account holders. (collectively refer as " Joint Account Implications " hereafter) 所有由任何一位帳戶持有人作出的交易，根據向本問卷提供的資料，將會對所有帳戶持有人均有約束力。(以下統稱為「 聯名帳戶的含意 」)	
Application of the risk tolerance level of the 1st holder 第一持有人的風險承受程度的應用	By completing the RAQ, all the account holder(s) agree to apply the risk tolerance level of the 1st holder to the following accounts at Fidelity (where applicable): 本問卷所分析出的第一持有人的風險承受程度，帳戶持有人同意將應用於富達以下的帳戶 (如適用) : (a) all of the 1st holder's individual account(s); 所有屬於第一持有人的個人帳戶; (b) joint holders account(s) which the 1st holder is the same person. 第一持有人均屬同一人的聯名帳戶。		

Financial Profile 財務狀況

1 What is your age? (In the event of a discrepancy between your answer and the information in your identity documents in our record, Fidelity will rely on the latter to determine your age range to ensure accuracy.)

您的年齡是? (倘若您的答案與我們記錄內您的身份證明文件中的資料不相符, 在這情況下, 富達將會採用後者的記錄作為您的年齡組別以確保其準確性。)

- a. Above 70 70 歲以上
- b. 66 to 70 66 至 70 歲
- c. 56 to 65 56 至 65 歲
- d. 41 to 55 41 至 55 歲
- e. 18 to 40 18 至 40 歲

2 What is your totally monthly gross income?

您每月總收入是多少?

- a. < HK\$4,000 少於 4,000 港元
- b. HK\$4,000 to 20,000 4,000 至 20,000 港元
- c. HK\$20,001 to 45,000 20,001 至 45,000 港元
- d. HK\$45,001 to 80,000 45,001 至 80,000 港元
- e. > HK\$80,000 多於 80,000 港元

3 What percentage of your total liquid assets will be invested?

您會把流動資產總值的多少百分比用作投資?

- a. Below 20% 20% 以下
- b. 20% to 40% 20% 至 40%
- c. 40% to 60% 40% 至 60%
- d. 60% to 80% 60% 至 80%
- e. Over 80% 80% 以上

4. Risk Assessment Questionnaire (Cont.) 風險評估問卷 (續)

Investment Objectives & Risk Attitude 投資目標及風險態度

4 Which of the following best describes your investment objective and attitude towards risk?
以下哪一項最能描述您的投資目標及面對風險的態度？

- a. Risk adverse - I aim to preserve capital.
保本及抗拒風險。
- b. Risk cautious - I aim to generate stable, regular income with some risk.
獲得穩定的定期收入，對風險相當謹慎。
- c. Balanced - I aim for regular income and capital growth with moderate risk.
平衡定期收入和資本增長，願意接受中程度的投資風險。
- d. Higher risk - I aim for stable capital appreciation over a long time period.
穩定的資本增值，願意接受較高的投資風險。
- e. Highest risk - I aim to maximise capital appreciation with maximum risk.
達致最大的資本增值，願意承擔最大的投資風險。

5 What is your maximum acceptable range of gain and loss?
您最多可以接受的投資價值的上下波動範圍是？

- | | |
|--|---------------|
| <input type="checkbox"/> a. +1% to -1% | +1% 至 -1% |
| <input type="checkbox"/> b. +5% to -5% | +5% 至 -5% |
| <input type="checkbox"/> c. +15% to -15% | +15% 至 -15% |
| <input type="checkbox"/> d. +30% to -30% | +30% 至 -30% |
| <input type="checkbox"/> e. >+30% to <-30% | >+30% 至 <-30% |

6 How long do you plan to keep your money invested for?
您計劃投資您的資金多久？

- | | |
|---|----------|
| <input type="checkbox"/> a. < 1 year | 1 年以下 |
| <input type="checkbox"/> b. 1 to 3 years | 1 至 3 年 |
| <input type="checkbox"/> c. 3 to 6 years | 3 至 6 年 |
| <input type="checkbox"/> d. 6 to 10 years | 6 至 10 年 |
| <input type="checkbox"/> e. > 10 years | 10 年以上 |

7 If the investment value drops >15% over the next 3 months due to market fluctuation, what would you do?
若您的投資在未來三個月因市場波動導致價值下跌 15% 或以上，您會如何反應？

- a. Sell the entire investment.
沽售所有投資。
- b. Sell part of the investment.
沽售部份投資。
- c. Keep the whole investment the same.
持有投資。
- d. Buy more of the investment over a period of time.
逐步增持投資。
- e. Buy more of the investment now.
立即增持投資。

Investment Knowledge & Experience 投資知識與經驗

8 What is your knowledge of financial markets and investments?
您對金融市場和投資的認識有多少？

- a. None - I have no knowledge of financial markets at all.
並無認識：我對金融市場一無所知。
- b. Low - I have basic knowledge of financial markets and financial instruments.
低水平：我對金融市場和金融工具只有一些基本知識。
- c. Moderate - I have more than basic knowledge and understand the importance of investment diversification to spread risk.
中等水平：達基本知識以上的水平，明白分散投資以分散風險的重要性。
- d. High - I understand company financial reports and the factors that affect the prices of stocks and bonds.
高水平：我懂得閱讀一家公司的財務報告，並明白影響股票和債券價格的因素。
- e. Advanced - I am familiar with most financial instruments and understand their associated risk and performance factors.
精通：我熟識大部份的金融產品，並明白影響這些金融產品的風險和表現的各項因素。

4. Risk Assessment Questionnaire (Cont.) 風險評估問卷 (續)

- 9** How many years have you been investing in investment products (foreign currency trading, fixed income securities/fixed income funds, bonds/bond funds, and equity/equity funds)?
您有多少年購買投資產品的經驗 (外匯交易, 固定收益證券/固定收益基金, 債券/債券基金及股票/股票基金) ?
- a. Nil 沒有
- b. < 3 years 3 年以下
- c. 3 to 6 years 3 至 6 年
- d. 6 to 10 years 6 至 10 年
- e. > 10 years 10 年以上

Please calculate your score to find out your risk tolerance level. 請計一下您的分數, 找出您的風險承受程度。

1. If either Q5 or Q8 = (a), your risk tolerance level is "(1) Very Low".

如您在問題 5 或問題 8 的答案 = (a), 您的風險承受程度將評為「(1) 非常低」。

2. No. of (a) answers (a) 答案的數量 x 1 point 分 = _____
- No. of (b) answers (b) 答案的數量 x 2 point 分 = _____
- No. of (c) answers (c) 答案的數量 x 3 point 分 = _____
- No. of (d) answers (d) 答案的數量 x 4 point 分 = _____
- No. of (e) answers (e) 答案的數量 x 5 point 分 = _____

If Q1 = (a), deduct 2 points. 如問題 1 = (a), 減 2 分。

Total score 總分: _____

Your risk tolerance level:

您的風險承受程度: _____

Classification of Risk Tolerance Level 風險承受程度分類

Total Score 總分	Risk tolerance level 風險承受程度	Definition 風險說明
7 - 11	(1) 非常低 Very Low	Indicates that investor has little/no tolerance for capital loss. 顯示投資者對資本虧損的承受能力很低/不能夠承受任何資本虧損。
12 - 20	(2) 低水平 Low	Indicates that investor seeks to protect his/her accumulated wealth, and is only prepared to accept a relatively low level of risk in exchange for potential returns that may outpace inflation and outperform time deposits over a medium term of approximately 3 years. 顯示投資者致力保障所累積的財富, 只願意接受較低風險的投資, 以換取在中期內 (約三年) 跑贏通脹及高於定期存款的潛在回報。
21 - 29	(3) 中等 Medium	Indicates that investor is comfortable to accept a moderate loss of capital in exchange for a potential return that may outpace inflation modestly and outperform time deposits over a medium to long term of approximately 5 years. 顯示投資者願意接受中等水平 (溫和虧損) 的風險, 以換取在中至長期內 (約五年) 跑贏通脹, 以及高於定期存款的較高潛在回報。
30 - 38	(4) 高水平 High	Indicates that investor is comfortable to accept a high level of risk (or large loss of capital) in exchange for the potential to earn high returns that can be substantially higher than inflation in the long term. 顯示投資者願意接受高風險 (或高虧損) 的投資, 以換取長遠來說高於通脹的潛在回報。
39 - 45	(5) 非常高 Very High	Indicates that investor is comfortable to accept a very high level of risk (or very large loss of capital) in exchange for the potential to earn very high returns in the long term. 顯示投資者願意接受非常高風險 (或大幅虧損) 的投資, 以換取長遠來說顯著的潛在回報。

Important Notes

The questionnaire and investor risk tolerance level are based on research conducted by Hong Kong University of Science and Technology (HKUST) R and D Corporation Limited, a wholly-owned subsidiary of HKUST, with modification made as a result of an independent review conducted by a consultancy firm.

The investor risk tolerance level and scores generated are calculated based on information you provided to us in the questionnaire. This questionnaire and the results are provided to you for reference purposes only. The scoring is an objective assessment based on the information you provide in this questionnaire. They are designed to let you understand your own risk tolerance level in order to help you determine your investment needs, and for Fidelity to understand your investment background. The resulting scores of this questionnaire will provide you with some indications of the overall risk tolerance for a typical investor with similar scores. Your personal circumstances may change over time that could affect your risk tolerance level, in particular, the market conditions and the experience from your recent investment gains or losses may affect the assessment of your current risk tolerance. As a result, when you make your investment decisions, you should base them on your own circumstances at the time and take these factors into consideration.

The investor risk tolerance level and the corresponding available groups of funds are based on an objective assessment and are provided as broad guidelines on the range of funds that might fit typical investor with similar scores. You are reminded to take into account all your actual circumstances at the time, and make investment decisions based on all relevant factors affecting yourself. The above results should also not be considered a substitute for your independent research. Where necessary, you should seek independent professional advice. Investment involves risks. Please refer to the relevant offering documents for further information including the risk factors.

重要事項

本問卷及投資者風險承受程度是以香港科技大學 (「香港科大」) 全資擁有的附屬公司香港科大研究開發有限公司進行的研究為基礎, 再經由諮詢公司進行的獨立審查而作出修改。

投資者風險承受程度及所得評分是根據您在問卷所提供予我們的資料計算。本問卷及所得結果僅供您作參考用途, 此評分乃根據您於問卷內提供的資料而作出的客觀評估, 旨在助您瞭解本身的風險承受程度, 以便釐定您的投資需要及讓富達能了解您的投資背景。問卷的評分結果將會顯示得分相若的典型投資者的整體風險承擔能力。您的個人狀況可能會隨著時間而影響您的風險承受程度, 特別是市場狀況及您近日的投資收益或虧損經驗, 可能會影響您現時風險承擔能力的評估。因此, 當您作出投資決定時, 應根據您當時的個別情況, 並考慮上述因素。

投資者風險承受程度及相應提供的基金類別乃根據客觀評估並僅作為概括指引, 以顯示可能適用於得分相若的典型投資者的基金系列。您應謹記考慮您當時的所有個人的實際狀況, 並根據所有對您具影響力的相關因素作出投資決定。上述結果亦不應視作可取代您的獨立研究。有需要時, 應尋求獨立專業人士的意見。投資涉及風險。詳情請細閱有關基金說明書 (包括風險因素)。

5. Subscription Instruction 認購指示

- You will be restricted from investing in certain funds with derivative exposures if you do not complete the Derivatives Knowledge Questionnaire (Form 1-B), also available online.
- FIL Investment Management (Hong Kong) Limited or its affiliates will receive monetary benefit from third party product issuers for distributing third party funds. Please refer to the latest Disclosure of Transaction Related Information for details.
- Investment involves risk. Upon considering fixed income investment funds (including the high yield bond funds), the risk will involve credit risk, liquidity risk, interest rate risk or vulnerable to economic cycles. High yield bond funds are more volatile and subject to greater level of risks. Dividend from some bond funds may be paid out of capital and dividend rate is not guaranteed. Please refer to the relevant offering documents for further details including the risk factors.
- Upon receiving the client's order by fax or mail-in, Fidelity will conduct a suitability assessment comparing the product risk rating against the client's risk tolerance level (which is derived based on the information provided in the latest RAQ). If there is a mis-match, we will try to contact the client by phone. Fidelity will **not** process the order when a mismatch of risks occurs. If you have any questions concerning this process, please contact us.
- 如您未有完成衍生產品問卷（表格1-B），當您投資於某些使用衍生工具的基金時可能會受到限制；此問卷同時可在網上進行。
- 富達基金（香港）有限公司或其聯營公司在分銷第三者基金時可獲得報酬。詳情可參閱最新的「與交易相關的資料披露」文件。
- 投資涉及風險。投資於定息基金的價格（包括高息債券基金）將取決於市場利率、發行機構的信貨質素、流動性及經濟周期的轉變等因素。高息債券基金的波幅及風險較高。若干債券基金的股息可能從基金資本支出及股息率不獲保證。詳情請參閱有關基金說明書（包括風險因素）。
- 經由傳真或郵寄方式收到的客戶指示，富達會透過比較產品風險評級，與客戶的個人風險承受程度（根據最近的風險評估問卷所提供的資料）來進行適合性評估。如結果是不相符的話，我們將嘗試以電話與客戶聯絡。富達將**不會**執行產品風險與客戶的個人風險承受程度不相符的交易指示。如果您對這個程序有任何疑問，請與我們聯絡。

I/We have received, read and understood the information in relation to the relevant funds in the Relevant Offering Documents, Product Key Facts, the Terms and Conditions set out in this Application Form & Client Agreement (including the Risk Disclosure Statement contained therein), and the Disclosure of Transaction Related Information, and agree to be bound by the terms and conditions contained therein, and subject to the provisions of the Relevant Offering Documents as may be amended from time to time. I/We have also been invited to ask questions and take independent advice in respect of any questions I/we may have.

本人/吾等已收妥，閱讀並了解有關基金說明書所載之相關基金的資料、產品資料概要、本帳戶申請表格及客戶協議書之條款與限制（包括風險披露聲明）及「與交易相關的資料披露」文件，並同意接受該等文件中所載之條款與限制，及受有關基金說明書於日後不時作出的修訂或修改所約束。本人/吾等亦已獲邀請提出問題，以及就本人/吾等可能存在的任何問題尋求獨立意見。

Name of Provider & Fund & Share/Unit Class 公司及基金名稱及股份/單位類別	Investment Amount & Currency 投資金額及貨幣
1.	
2.	
3.	
4.	
5.	

6. Concentration and Liquidity Risks Check 集中風險及流動性風險檢查

<p>Concentration Risk</p> <p>In general:</p> <ul style="list-style-type: none"> Concentration risk can be reduced or minimised (but cannot be completely eliminated) through diversification of investment into different investment funds or into different asset classes. Investors should not invest more than 50% of their liquid assets (excluding self-use properties, emergency cash reserves, and other financial commitments) into a single fund. Special reminder note to the Monthly Investment Plan (the "MIP") investors: given the nature of the MIP, please note the gradual (and potential excessive) investment accumulation over time in any particular fund. 	<p>集中風險</p> <p>一般來說：</p> <ul style="list-style-type: none"> 可透過分散投資於不同的投資基金或不同的資產類別，把集中風險減少或降至最低（但並非完全能消除）。 投資者不應投資超逾其流動資產的50%（不包括自住物業、緊急現金儲備和其他財務承諾）於單一基金。 每月投資計劃的投資者須特別注意：鑑於此計劃的投資性質，請投資者留意隨著時間而逐步形成對任何特定基金累積（及潛在的）過度投資效應。
<p>PLEASE ONLY TICK THE BELOW IF THE FOLLOWING IS APPLICABLE TO YOU.</p> <p><input type="checkbox"/> I/We declare that each fund subscribed (including current holdings and/or future investment through the MIP in the same fund at Fidelity) is equal to or less than 50% of my/our liquid assets.</p>	<p>請僅在以下條件適用於您的情況下，方在格內填上（✓）號。</p> <p><input type="checkbox"/> 本人/吾等聲明所認購的（單一）基金（包括目前在富達持有及/或未來經每月投資計劃投資的相同基金）相等或少於本人/吾等流動資產的50%。</p>
<p>Liquidity Risk</p> <p>In general:</p> <ul style="list-style-type: none"> The product(s) to be subscribed is/are an investment fund(s) with no guarantee that it will return the original amount invested. Please take into account all your actual circumstances including your liquidity/cash flow needs at the time of making your investment decisions. The longer the investment horizon, the more you can ride out the ups and downs of the market. 	<p>流動性風險</p> <p>一般來說：</p> <ul style="list-style-type: none"> 被認購的產品屬於投資基金項目，因此不保證能取回原本的投資額。 在作出您的投資決定時，請考慮您當時的所有實際情況，包括您的流動性/現金流需求。 投資年期愈長，愈能抵禦市場升跌。
<p>PLEASE ONLY TICK THE BELOW IF THE FOLLOWING IS APPLICABLE TO YOU.</p> <p><input type="checkbox"/> I/We confirm that I/we have no plan to use the money invested in this investment within the next 12 months.</p>	<p>請僅在以下條件適用於您的情況下，方在格內填上（✓）號。</p> <p><input type="checkbox"/> 本人/吾等確定本人/吾等在未來12個月內未有計劃使用這筆投資。</p>
<p>Important Remarks</p> <p>We wish to draw your attention to give due consideration to your risk exposure to other existing investments held outside Fidelity and your concentration risk of investments, including the ability to bear higher potential losses resulting from higher concentration risks when making your investment decisions. Another important factor you shall take into consideration when making your investment decisions is your cash flow/liquidity circumstances which may affect your ability to take on the volatility risk (including risk of capital loss) which may arise out of investments in mutual fund products. Fidelity reserves the final decision to not process any risk mismatch orders having regard to the information provided by the client.</p>	<p>重要事項</p> <p>我們希望您注意並充分考慮您現有在富達以外的投資所面對的風險，與涉及您投資的集中風險，包括當您作出投資決定時，您對於由較高的集中性風險而引致令您蒙受更重大的潛在損失的承受能力。另一個當您作出投資決定時應考慮的重要因素是您的現金流/流動性狀況，由於投資於互惠基金而可能出現的波幅風險（包括資本虧損風險），這或會影響您的承受能力。富達保留最終決定權，就考慮客戶所提供的資料，不會處理任何產品風險與客戶的個人風險承受程度不相符的交易指示。</p>

7. Redemption Payment Instructions 贖回付款指示

If you wish to redeem your holdings by telephone/internet and have the proceeds directly paid to the following bank account. Remittance to prohibited countries will not be processed. Please contact us for further information.

如您欲透過電話/互聯網作出贖回股份之指示，並要求本公司直接付予以下銀行帳戶。匯款往受禁制國家將不會被處理。如需進一步資料，請與我們聯絡。

<p>Bank Name 銀行名稱</p>	<p>Bank Address 銀行地址</p>
<p>SWIFT Code SWIFT代碼 (For overseas accounts only 只適用於海外銀行帳戶)</p>	<p>Bank Account Number 銀行帳戶號碼</p>
<p>Bank Account Name 銀行帳戶名稱</p>	<p>Currency of Bank Account 銀行帳戶貨幣</p> <p><input type="checkbox"/> Please specify 請列明 _____</p> <p><input type="checkbox"/> Multicurrency (if other than AUD/EUR/HKD/GBP/USD/JPY, please contact us) 多種貨幣 (如澳元/歐元/港元/英鎊/美元/日元以外，請與我們聯絡)</p>

Correspondent Bank Details (if applicable) 代理銀行資料 (如適用)	
Name of Bank 銀行名稱	SWIFT Code SWIFT代碼

8. Monthly Investment Plan 每月投資計劃

Direct debit authorisation may require four to six weeks to process. Monthly Investment Plan will commence after successful set-up of this authorisation by Fidelity.

設立直接付款授權需要四至六個星期。富達將會於此授權生效後開始您的每月投資計劃。

- I/We have received, read and understood the information in relation to the relevant funds in the Relevant Offering Documents, Product Key Facts, the Terms and Conditions set out in this Application Form & Client Agreement (including the Risk Disclosure Statement contained therein), and the Disclosure of Transaction Related Information, and agree to be bound by the terms and conditions contained therein, and subject to the provisions of the Relevant Offering Documents as may be amended from time to time. I/We have also been invited to ask questions and take independent advice in respect of any questions I/we may have.

本人/吾等已收妥，閱讀並了解有關基金說明書所載之相關基金的資料、產品資料概要、本帳戶申請表格及客戶協議書之條款與限制（包括風險披露聲明）及「與交易相關的資料披露」文件，並同意接受該等文件中所載之條款與限制，及受有關基金說明書於日後不時作出的修訂或修改所約束。本人/吾等亦已獲邀請提出問題，以及就本人/吾等可能存有的任何問題尋求獨立意見。

Name of Provider & Fund & Share/Unit Class 公司及基金名稱及股份/單位類別	Monthly Investment Amount (minimum HKD1,000/per fund) 每月投資金額（每項基金最低為1,000港元）
1.	HKD 港元
2.	HKD 港元
3.	HKD 港元
4.	HKD 港元
5.	HKD 港元

Direct Debit Authorisation 直接付款授權書			
Name of Party to be credited (the Beneficiary) 收款之一方(受益人) FIL Investment Management (Hong Kong) Limited		Account Number of the Beneficiary 收款人帳戶號碼 Bank No. 銀行號碼 Branch No. 分行號碼 Account No. 帳戶號碼 0 5 5 7 5 7 8 9 0 8 2 0 1 4	
My/Our Bank Name and Branch 本人/吾等之銀行及分行名稱		My / Our Bank Account No. 本人/吾等之銀行帳戶號碼 Bank No. 銀行號碼 Branch No. 分行號碼 Account No. 帳戶號碼	
My/Our Name(s) as recorded on Statement/Passbook 本人/吾等在結單/存摺上所記錄之名稱		My/Our ID/Passport No(s). as recorded on Statement/Passbook 本人/吾等在結單/存摺上所記錄之身份證/護照號碼	
Limit for Monthly Payment 每月付款之限額 HKD港元 			
(Note: Please set the limit at the maximum amount you would expect to pay at any one time. 注意：請您預設一個每次付款最高的限額。)			
<ul style="list-style-type: none"> I/We hereby authorise my/our above named Bank to effect transfer from my/our account to that of the above named beneficiary in accordance with such instructions as my/our Bank may receive from the beneficiary from time to time. I/We agree that my/our Bank shall not be obliged to ascertain whether or not notice of any such transfer has been given to me/us. I/We jointly and severally accept full responsibility for any overdraft (or increase in existing overdraft) on my/our account which may arise as a result of any such transfer(s). I/We agree that should there be insufficient funds in my/our account to meet any transfer hereby authorised, my/our Bank shall be entitled, in its discretion, not to effect such transfer in which event the Bank may make the usual charge and that it may cancel this authorisation at any time on one week's written notice. I/We agree that any notice of cancellation or variation of this authorisation which I/we may give to my/our Bank shall be given at least two business days prior to the date on which such cancellation/variation is to take effect. This authorisation shall have effect until further notice. I/We confirm that my/our signature(s) on this form is/are the same as that/those for the operation of my/our saving/current account to be debited for the transfer. 本人/吾等現授權本人/吾等之上述銀行，根據受益人不時給予本人/吾等銀行之指示，自本人/吾等之帳戶內轉帳予上述受益人。 本人/吾等同意本人/吾等之銀行毋須證實該等轉帳通知是否已交予本人/吾等。 如因該等轉帳而令本人/吾等之帳戶出現透支（或令現時之透支增加），本人/吾等願共同及各別承擔全部責任。 本人/吾等同意如本人/吾等之帳戶並無足夠款項支付該授權轉帳，銀行有權不予轉帳，且銀行可收取慣常的收費並可隨時以一星期書面通知取消本授權書。 本人/吾等同意，本人/吾等取消或更改本授權書之任何通知，須於指示生效日最少兩個營業日之前交予本人/吾等之銀行。本授權書將繼續生效直至另行通知為止。 本人/吾等現確認本人/吾等在此申請表格內之簽名，與本人/吾等轉帳用之儲蓄/往來帳戶所簽名相同。 			
X			
Signature(s) of Bank Account Holder(s) 銀行帳戶持有人簽署			

9. Declaration and Signature 聲明及簽署

I/We declare that:

- I am/we are over 18 years of age.
- By signing this form I/we confirm that I am not/we are not a US citizen, that I am not/we are not resident in the US, and that I do not/we do not have an obligation to pay tax to the US tax authorities on my/our worldwide income.**
- the information provided in this form is accurate and complete, to the best of my/our knowledge and belief.
- in relation to each transaction I/we are in compliance with all laws and regulations applicable to me/us (including but not limited to the requirement of any governmental or other consents or need to observe any formalities to enable me/us to enter into such transaction).
- I am/we are the beneficial owner(s) of this account.**
- I am/we are not the beneficial owner(s) of this account.**
(Please complete the Beneficial Owner Identification Form)
- I/We understand and accept that as result of any applicable laws and regulations, including but not limited to, relevant anti-money laundering and counter terrorist financing legislation, I/we may be requested to provide additional documentation and/or relevant information pursuant to such laws and regulations. I/We accept that failure to provide such information and/or documentation might result in delays in redemption proceeds payments or freezing my/our account until these enquiries have been addressed. I/we declare that any payments for funding investments into funds managed and distributed by Fidelity are made from an account held in my/our name and that such amounts were not and are not directly or indirectly derived from activities that may contravene applicable laws and regulations, including, but not limited to, anti-money laundering and counter terrorist financing laws, regulations and tax laws within my/our country of domicile.

I/We understand and agree that:

- my/our account information (including but not limited to, the personal data as referred to in the Client Agreement) may be provided to relevant tax authorities (including the US tax authorities) should I/we become, or be considered to become, at any point in the future, a tax resident in another jurisdiction (including a "US Person" as defined in section 1.1471-1(b) of the US tax code) pursuant to any applicable tax regulations.
- Fidelity shall provide me/us with the Relevant Offering Documents. I/we consent to receiving an electronic copy of the Relevant Offering Documents. If I/we do not want to receive an electronic version of the Relevant Offering Documents, I/we can request for a printed copy of the Relevant Offering Documents by calling the Fidelity Investor Hotline.
- I/we have received, read and understood the Terms and Conditions set out in this Application Form & Client Agreement (including the Risk Disclosure Statement contained therein. I/We have also been invited to ask questions and take independent advice in respect of any questions I/we may have.
- Although Fidelity may provide investment recommendation(s) or make solicitation to myself/us that are purely incidental to the distribution of funds from time to time, I/we acknowledge that I/we will make my/our own judgment with respect to all my/our dealing transactions in connection with any/all funds distributed by Fidelity after considering the nature, features and risks associated with products and services provided by Fidelity and having consulted our own professional advisors as I/we consider necessary. I/we further acknowledge that the investment decision(s) detailed in this Application Form and in any subsequent orders for the funds distributed by Fidelity from time to time I/we place with Fidelity, are my/our own judgment.
- Notwithstanding the aforementioned, if Fidelity solicits the sale of or recommends any financial product to me/us, the financial product must be reasonably suitable for me/us having regard to my/our financial situation, investment experience and investment objectives. No other provision of this form or any other document Fidelity may ask me/us to sign and no statement Fidelity may ask me/us to make derogates from this clause. For the purpose of this clause, "financial product" means any securities or futures contracts as defined under the Securities and Futures Ordinance.
- the risk tolerance level of the 1st holder (including any updates thereto) will be applied to our joint holders account (where applicable).
- the Joint Account Implications as set out above in the Risk Assessment Questionnaire section of this Application Form (where applicable).
- dividends will be re-invested in additional shares/units of the same distributing class of shares/units unless specified in writing from me/us.
- all telephone lines to Fidelity may be recorded.
- I/we will notify Fidelity in the event of any material change to the information provided by me/us in this Application Form, and that Fidelity will notify me/us in the event of any material change to the information provided by Fidelity in this Application Form.
- if I/we have selected "Cheque" as my/our method of payment, I/we shall ensure that there shall be sufficient funds in my/our bank account on the date of my/our cheque. If my/our cheque is not cleared for any reason, I/we agree that I/we shall be charged by Fidelity for the bank charges or other losses or expenses incurred by Fidelity.
- My/our personal data may be used and disclosed for the purposes and to the persons specified in the Personal Information Collection Statement.
- By checking (✓) this box, I/we do not wish my/our personal information to be used and disclosed by Fidelity for Personal Investing related direct marketing purposes.

For Joint Holders Special Authorisation

For joint holders, any one of the joint holder's signatures stated in this application form may place orders in respect of subscriptions/purchases, redemptions/sale or switching of shares/units, or any other matter relating to shares/units in any fund(s) available to the joint holders of the mutual fund account.

- By checking (✓) this box, we confirm that we **DO NOT** authorise this arrangement.

NOTE: All joint holders must sign on this Application Form. Shares/units will be issued in registered account form, and certificates will not be issued.

Date 日期 (D日/M月/Y年) _____ / _____ / _____

Signature 簽署: _____

X

(1st holder 第一持有人)

X

(2nd holder 第二持有人)

本人/吾等謹此聲明:

- 本人/吾等已年滿18歲。
- 一經簽署本表格, 本人/吾等即確認本人/吾等並非美國公民; 本人/吾等並非美國居民, 以及本人/吾等並無義務就本人/吾等的全球收入向美國稅務機關繳納稅款。
- 就本人/吾等所知道和確信, 本表格所填報的資料均為準確及完整。
- 本人/吾等在每筆交易中均須遵守所有適用於本人/吾等的法律和法規(包括但不限於就本人/吾等進行此類交易時應獲得之任何政府部門或其他機關的同意, 或須辦理的任何手續)。
- 本人/吾等為本帳戶的實益擁有人
- 本人/吾等不是本帳戶的實益擁有人
(請填寫「實益擁有人身份辨認表格」)
- 本人/吾等理解並接受, 基於任何適用法律及規例(包括但不限於相關反洗黑錢及打擊恐怖份子籌資法例), 本人/吾等或會被要求根據該等法律及規例提供其他文件及/或相關資料。本人/吾等接受, 未能提供該等資料及/或文件或會引致贖回款項延遲支付, 或本人/吾等帳戶被凍結, 直至該等查詢獲處理為止。本人/吾等聲明, 為投資而向富達所管理及分銷之基金支付的任何款項, 均來自以本人/吾等名義所持帳戶, 而該等款項於過去及現在均並非直接或間接源自可能觸犯適用法律及規例的活動, 包括但不限於本人/吾等居籍國的反洗黑錢及打擊恐怖份子籌資法例、規例及稅法。

本人/吾等明白並同意:

- 本人/吾等理解及同意, 若本人/吾等成為或於日後被視為其他執行適用稅務規例的司法管轄區的稅務居民(包括美國國稅法第1.1471-1(b)條定義的「美國人士」), 本人的帳戶資料(包括但不限於客戶協議所指的個人資料)或會交予相關的稅務機關(包括美國的稅務機關)。
- 富達須向本人/吾等提供有關基金說明書。本人/吾等接納收取有關基金說明書的電子版本。如本人/吾等不欲收到電子基金說明書, 本人/吾等可致電富達投資熱線索取有關基金說明書之印刷本。
- 本人/吾等已收受, 閱讀並了解本帳戶申請表格及客戶協議書之條款與限制(包括風險披露聲明)。本人/吾等亦已獲邀請提出問題, 以及就本人/吾等可能存在的任何問題尋求獨立意見。
- 雖然富達可能會在純屬附帶於其基金分銷的情況下, 不時向本人/吾等提供投資建議或作出招攬行為, 但本人/吾等確認, 就與富達分銷的任何/所有基金有關的所有交易而言, 本人/吾等經考慮富達所提供的產品及服務的性質、特點和相關風險, 並已於本人/吾等認為有需要的情況下諮詢個人專業顧問的意見後, 將會自行作出判斷。本人/吾等進一步確認詳列於本申請表格及其後由本人/吾等就不時經富達分銷的基金而向富達作出的任何指示內的投資決定, 均由本人/吾等自行判斷作出。
- 儘管有上述規定, 若富達向本人/吾等招攬銷售或建議任何金融產品, 該金融產品必須是富達經考慮本人/吾等的財政狀況、投資經驗及投資目標後認為合理地適合本人/吾等的產品。申請表格的其他條文、本條款或富達可能要求本人/吾等簽署的任何其他文件及富達可能要求本人/吾等作出的任何聲明概不會減損此條款的效力。就此條款而言, 「金融產品」指《證券及期貨條例》所界定的任何證券或期貨合約。
- 吾等的聯名帳戶將應用第一持有人的風險承受程度(包括任何更新)(如適用)。
- 在本申請表內風險評估問卷部份列出的聯名帳戶的含意(如適用)。
- 除非本人/吾等以書面形式通知富達, 否則股息會安排再投資於同一派息的股份/單位。
- 與富達進行的所有電話通話可能會被錄音。
- 若本申請表內由本人/吾等所提供之資料有任何重大變動, 本人/吾等有責任通知富達。另外, 本人/吾等明白富達亦將會就申請表內由富達所提供之資料的任何重大變動, 通知本人/吾等。
- 若選擇以「支票」為本人/吾等的付款方式, 本人/吾等必須確保在支票日期本人/吾等的銀行帳戶存有足夠的金額。本人/吾等的支票若因任何理由未能兌現, 本人/吾等同意富達向本人/吾等收取因而產生的任何銀行收費或其他損失或開支。
- 本人/吾等的個人資料將會被用作及披露予詳述在收集個人資料聲明的用途及人士。
- 本人/吾等在此空格填上(✓)號, 以表示不願意富達使用及披露本人/吾等的個人資料用作與個人投資有關之直銷業務推廣用途。

聯名持有人特別授權

若聯名持有人, 吾等授權富達根據於此申請表格內的帳戶的其中一名聯名持有人的簽署, 就其指示包括認購/購買、贖回/賣出或轉換股份/單位或任何其他適用於此申請表格內的互惠基金帳戶之事項行事。

- 吾等在此空格填上(✓)號以表示吾等不欲給予此項授權。

備註: 所有聯名持有人均須簽署此申請表。基金股份/單位會以註冊帳戶形式發出, 將不會發行股份證書。

X

(3rd holder 第三持有人)

X

(4th holder 第四持有人)

9. Declaration and Signature (Cont.) 聲明及簽署 (續)

<p><u>Certification by Fidelity Representative (In-person application only)</u></p> <p>I hereby certify that the signing of this Application Form is/are made by the account holder(s) in this Application Form. I have provided the applicant(s) with a copy of the Relevant Offering Documents and the Risk Disclosure Statement contained in the Terms and Conditions set out in this Application Form, and have invited the applicant(s) to read the Important Notes section on risk factors contained therein, Risk Disclosure Statement contained in the Terms and Conditions set out in this Application Form as well as to ask questions and to seek independent advice in respect of any questions the applicant(s) may have.</p> <p>Certified by:</p> <p>_____ / _____ / _____</p> <p>Name & Signature CE No. Date</p>	<p><u>Third Party Certification 第三者聲明 (except for In Person Application 親身申請除外)</u></p> <p>I hereby certify that the signing of this Application Form and Form 1-D (if applicable) is/are made by the account holder(s) so named in this application.</p> <p>本人證明本申請表及表格1-D (如適用) 是由此開戶申請上所指明的帳戶持有人所簽署。</p> <p>Date of certification 核實日期 (D日/M月/Y年) / /</p> <p>_____ X _____</p> <p>Name 姓名 Signature 簽署</p> <p>()</p> <p>Country Code 國家編號 _____</p> <p>Capacity or Position 身份或職位 Contact Tel. No. 聯絡電話</p>
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10. Additional Documents Required for Application 申請所需額外文件

<p>Please return the completed application form with the following additional documents. The new account will not be activated if Fidelity's requirements are not fulfilled.</p> <p><input type="checkbox"/> Form 1-B Derivatives Knowledge Questionnaire (if applicable).</p> <p><input type="checkbox"/> Payment: Personal Cheques made payable "FIL Investment Management (Hong Kong) Limited" or refer to section 11 "Payment Method".</p> <p><input type="checkbox"/> If you are a Fidelity Retirement Scheme member, please attach a copy of your valid staff card/name card/statement of Fidelity retirement scheme to enjoy an exclusive subscription offer.</p> <p><input type="checkbox"/> If you are not the beneficial owner(s), please attach a Beneficial Owner Identification Form.</p> <p>Fidelity reserves the right to request such information, either when an application is made and/or thereafter, to verify the identity of each investor and/or to periodically update its records. If an account has no investments for six (6) months or more, the existing shareholder(s) may be required to provide updated information before any transactions may be undertaken.</p>	<p>請將以下額外文件連同填妥之申請表格交回，如申請未合乎富達要求，新帳戶將未能運作。</p> <p><input type="checkbox"/> 表格1-B「衍生產品問卷」(如適用)。</p> <p><input type="checkbox"/> 繳款：私人支票以「FIL Investment Management (Hong Kong) Limited」為收款人或參閱第11部份「付款方式」。</p> <p><input type="checkbox"/> 如您是現有富達退休計劃成員，請附上您的有效職員證/公司名片/富達退休計劃的結單副本，以享享成員認購費優惠。</p> <p><input type="checkbox"/> 如您不是實益擁有人，請附上「實益擁有人身份辨認表格」。</p> <p>富達保留權利，在申請認購股份時或其後要求提交資料，以核實每名投資者的身份及/或定期更新記錄。若帳戶在最少六(6)個月並無任何交易，在作出任何新的交易前，現有帳戶持有人或需提供最新的個人資料。</p>
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11. Payment Method 付款方式

<p>i. All payment should be made payable to "FIL Investment Management (Hong Kong) Limited". Please do not deposit directly into Fidelity's account. No Cash or third party payment will be accepted. Remittance from prohibited countries will not be processed. Please contact us for further information.</p> <p>ii. Subscription monies (including initial payment) can be made by other payment methods. Please contact Fidelity Investor Hotline for details.</p> <p>iii. Dealing instructions received with cleared monies by 5:00pm (Hong Kong time) on any valuation day will normally be executed on the same day provided all other conditions specified by Fidelity are satisfied. Instructions received after such cut off time will be executed on the following valuation day.</p> <p>Exceptions: the dealing cut off time of the funds offered by First State and BlackRock is 2:00pm (Hong Kong time).</p> <p>iv. Fidelity reserves the right to defer the dealing process until receipt of cleared monies and to invest the amount net of all additional bank or collection charges that may occur, if applicable.</p>	<p>i. 所有付款應以「FIL Investment Management (Hong Kong) Limited」為收款人。請勿直接存入富達的銀行帳戶。現金及第三者代付均不會被接納。由受禁制國家匯入的匯款將不會被處理。如需進一步資料，請與我們聯絡。</p> <p>ii. 認購款項(包括首次付款)可以從其他付款方式繳付，請致電富達投資熱線了解詳情。</p> <p>iii. 一般而言，交易截止時間為下午五時正(香港時間)；所有於估值日的截止時間前所收到的交易指示，在符合富達所有其他指定之條件下會於當天辦理，於截止時間後收到的指示將順延至下一個估值日執行。</p> <p>例外：投資於首域及貝萊德的基金產品，交易截止時間為下午二時正(香港時間)。</p> <p>iv. 富達保留權利，將您的交易延至接獲兌現之付款後才辦理，並已扣除可能會收取的費用或銀行扣除手續費後之淨額進行投資(如適用)。</p>
<p>In Person 親身申請</p>	<p>Personal Cheque(s) 私人支票</p> <p>Telegraphic Transfer¹ 電匯¹ (Please bring a copy of telegraphic transfer remittance instructions. 請帶同電匯指示副本。)</p>
<p>By Post 郵寄申請</p>	<p>Personal cheque with a minimum of HK\$10,000 or equivalent drawn on a Hong Kong licensed bank account under the name of the account holder. For joint holders account(s) application, we accept either a cheque made from an account of all the joint holder applicants and co-signed by all applicants, or separate cheques submitted by each applicant totalling to the investment sum (minimum HK\$10,000 or equivalent per cheque). The signature(s) on the cheque(s) must be the same as this Application Form. The new account will not be activated until the cheque is cleared by Fidelity.</p> <p>私人支票的最低金額為10,000港元或等值。開票帳戶必須為以帳戶持有人在香港持牌銀行開設的銀行帳戶。若開立聯名帳戶，所有帳戶持有人均須於聯名支票上簽署，或每位帳戶持有人需分別提供已簽署的個人支票(每張支票最低金額為10,000港元或等值)。支票上的簽名必須與本申請表上的相符。直至富達收受款項之前，新帳戶將未能運作。</p>

¹ Telegraphic transfer payment should be made direct to the relevant Bank and Account number, depending on which currency the payments are settled. You may find the bank details on the "Payment Method & Bank Details" leaflet via the Fidelity website or by calling us.
電匯款項應視乎款項的結算貨幣而定，直接付予有關之銀行及帳戶號碼。詳情可瀏覽富達網站內載有之「付款方法及銀行資料」單張或聯絡我們。

12. Fees & Charges 服務收費

Standard Account 一般基金帳戶					
Lump Sum Transaction 整筆投資交易					
Total investment balance at account opening (USD)* 開戶時的投資總額 (美金)*	Individual transaction sales charge 每宗交易認購費			Individual transaction switching fee 每宗交易轉換費	
	Cash funds 現金基金	Bond funds 債券基金	Equity and other funds 股票及其他基金	Cash funds 現金基金	Bond, equity and other funds 債券、股票及其他基金
\$1,000,000 or above 或以上	0%	0.30%	0.60%	0%	0.10%
\$500,000 - below \$1,000,000 以下	0%	0.45%	0.90%	0%	0.15%
\$250,000 - below \$500,000 以下	0%	0.60%	1.20%	0%	0.20%
\$100,000 - below \$250,000 以下	0%	0.75%	1.50%	0%	0.25%
\$50,000 - below \$100,000 以下	0%	1.05%	2.10%	0%	0.35%
Below \$50,000 以下	0%	1.50%	3.00%	0%	0.50%

* The charge rate table above includes only sales charge and switching fee for investment in Fidelity Funds class A shares and third party funds distributed by Fidelity. For other fees & charges, please refer to the relevant offering documents. The table and related terms apply to accounts opened after 1 July 2015. For accounts opened on or prior to 1 July 2015, different fees & charges may apply. The charge rate applicable to your Fidelity Personal Investing Account is set based on your total investment balance with us (generally excluding Fidelity SmartFund Accounts, MPF or pension scheme contribution invested) when you opened your account. Although the applicable charge rate would not adjust automatically as your total investment balance changes over time, we reserve the right to review and adjust the rate if the minimum investment balance for your tier rate is not maintained (irrespective of whether such changes is a result of market movements or redemptions) with prior notice. If you maintain a higher investment balance and would like to enjoy a more preferential rate, please contact us for an account review of your tier rate. Please call the Fidelity Investor Hotline on (852) 2629 2629 if you have any questions.

* 以上收費率表只包括富達基金A類別股份及富達分銷的第三者基金的認購及轉換費率，有關其他費用及收費，請參閱有關的基金說明書。本收費表及其有關的條款只適用於2015年7月1日以後所開立的帳戶。2015年7月1日或以前所開立的帳戶，收費可能有別於以上收費表。適用於您的富達個人投資帳戶的收費率是根據您在富達開立帳戶時的投資總額（通常不包括於富達SmartFund帳戶的投資、富達強積金或公積金計劃的供款總額）而設定。雖然其後您的投資總額會隨著時間有所變動，有關之收費率不會因而自動調整。但如您不能維持所屬的分層類別的最低投資額（不論變動是否由於市場走勢或贖回所致），我們保留審查及在事先通知您的情況下調整收費率的權利。若您能維持一個較高的投資額及希望享受更優惠的收費率，請聯絡我們進行複查您帳戶所屬的分層類別。若您有任何問題，請致電富達投資熱線 (852) 2629 2629查詢。

Monthly Investment Plan 每月投資計劃	
Total monthly investment amount (HK\$) 每月投資總額 (港幣\$)	Sales charge 認購費
Below \$20,000 以下	1.0%
\$20,000 or above 或以上	0.0%

Internal Use Only	<input type="checkbox"/> 1082582 <input type="checkbox"/> 1083325 <input type="checkbox"/> 763241 <input type="checkbox"/> 1141244 <input type="checkbox"/> Overseas	Sales Code:	Authorised Signature:
	<input type="checkbox"/> 1083392 <input type="checkbox"/> 1083430 <input type="checkbox"/> 939749 <input type="checkbox"/> Core <input type="checkbox"/> VC	Referred by:	
	<input type="checkbox"/> 1083341 <input type="checkbox"/> 1083422 <input type="checkbox"/> 1127217 <input type="checkbox"/> Potential Wealth	Relationship:	
	<input type="checkbox"/> 1083333 <input type="checkbox"/> 359483 <input type="checkbox"/> 1141252 <input type="checkbox"/> Wealth		

Account Application Form & Client Agreement (the "Application Form") forms a legal agreement between you and Fidelity. In addition, these Terms and Conditions ("these Terms") set out how you can subscribe/purchase, redeem/sell, switch and transfer or otherwise deal with investments in a Fund through Fidelity. Save as where inconsistent with these Terms, the terms and conditions of the Application Form continue to apply. The definitions below apply throughout these Terms.

1. Definitions

The following words and expressions, when used in these Terms, have the meanings set out opposite them:

Applicable Laws - means applicable laws, rules, regulations, by-laws, constitution, orders, directives, notices, circulars, codes, customs, contractual terms prescribed by any clearance systems and/or exchanges and usages (whether of government bodies, authorities, exchanges, markets, regulators, self regulating bodies or clearing systems, whether or not having the force of law, and whether in or outside Hong Kong) as may be promulgated from time to time.

Fidelity - FIL Investment Management (Hong Kong) Limited (CE No AAG408) which is licensed for, Type 1 (Dealing in Securities), Type 4 (Advising on Securities), Type 5 (Advising on Futures Contracts) and Type 9 (Asset Management) regulated activities under the Securities and Futures Ordinance. It may provide investment advisory services to its clients that are purely incidental to the distribution of funds from time to time.

Fidelity Group Company - any holding company or subsidiary of Fidelity or any subsidiary or associate company of any such holding company.

Fund - any fund distributed by Fidelity from time to time.

Fund Offering Documents - constitutional documents, explanatory memorandum, prospectus or offering document (or equivalent) of any Fund.

Nominee Services - the nominee services provided by Fidelity in respect of Funds hereunder.

Shares - any shares or units in a Fund.

Third Party Funds - any funds distributed by Fidelity and not managed by Fidelity or Fidelity Group Company from time to time.

You - an individual or corporation who does business with Fidelity under these Terms. The term "You" includes your personal or authorised representatives.

2. Application and Payment

(a) An initial application to purchase/subscribe investments in a Fund must be made on a hard copy Application Form accompanied by any required documentation. You and Fidelity undertake to each other to promptly notify the other in the event of any material change to the information provided in the Application Form.

(b) Further subscription/purchase, redemption/sale or switching of Shares in any of the Funds may be given by telephone or facsimile or internet or by post. In respect of transfers of Shares in any of the Funds, instructions shall be given in prescribed form or in such manner as Fidelity may prescribe from time to time. Fidelity is authorised to act on any instructions given or purportedly given on your behalf, by you or by the person(s) for the time being authorised to operate your account as notified to Fidelity. Fidelity does not have any obligation to authenticate any such instructions or verify the identity of any person giving such instructions.

Fidelity shall be entitled to rely and act on any such instructions which Fidelity in good faith believes to be genuine, and shall not be responsible for any loss which you may incur as a result.

However, if Fidelity decides to authenticate any instructions, Fidelity has absolute discretion to refuse to act upon any such instructions if it has any reason to doubt the authenticity of such instructions or the authority of the person giving the instructions and Fidelity will not be responsible to you for any losses, damages, costs or expenses that you may suffer or incur arising from or in connection with any delay or failure in transmitting or effecting any orders to subscribe/purchase, switch, transfer, redeem/sell or otherwise deal with any Shares in any of the Funds.

Your right to give phone or fax or internet instructions shall at all times be subject to the discretion of Fidelity. Fidelity may at any time revoke such right without prior notice. However, if Fidelity accepts such phone or fax or internet instructions, Fidelity shall be entitled to rely and act on any such instructions which Fidelity in good faith believes to be genuine and shall not be responsible for any loss which the investor may incur as a result.

(c) These Terms will come into force when your Application Form is accepted by Fidelity, which will normally be on the day of receipt by Fidelity, and Fidelity shall have the absolute right to decide whether or not to accept any Application Form. These Terms shall apply to your account with Fidelity and each and every transaction under that account.

(d) Subject to the opening/existence of an account, your instructions will generally be executed on the day of receipt by Fidelity of your instruction in respect of a Fund if your valid and complete instruction (together with all required information and documents) is received by Fidelity before the dealing cut off times for the relevant Fund as required by Fidelity. If your instruction is received after this dealing cut off time, execution will be done usually on the next dealing date of the Fund in accordance with the Fund Offering Documents. Fidelity reserves the right not to accept any instruction (which may include any switch transaction). You must specify your Fund choice in order for your instruction to be processed.

(e) You agree that, while utilising the services of Fidelity hereunder, your subscription or redemption payments shall generally be made by telegraphic transfer ("TT") or any other payment method(s) which may be accepted or determined by Fidelity from time to time. No cash payments will be accepted. You further agree that you are responsible for the issuance and completion of instructions in relation to said TT and you will hold Fidelity and Fidelity Group Company harmless from all liabilities if you fail to fulfil this responsibility. For subscription/purchase, a copy of the TT remittance is required before the orders will be processed and Fidelity reserves the right to reject or delay the processing of any order if cleared funds are not received by such time as prescribed by Fidelity from time to time. You further agree that should you incur a loss in connection with a TT as a result of negligence on Fidelity's part, Fidelity's liability will be limited to the actual amount of the misdirected or misapplied funds and no other damages of any other nature including consequential damages will be recoverable.

(f) Investors who have subscribed/purchased Funds through Fidelity must give written instructions by facsimile or by mail or by internet to change their address and bank account details.

(g) You agree that, while utilising the services of Fidelity, your payments to Fidelity may be passed to Fidelity Group Companies overseas for purposes including but not limited to settlement and foreign exchange. Where foreign exchange transactions are required to handle your instructions, you authorise Fidelity and other Fidelity Group Companies to convert monies received or held for you at your costs and expenses and in particular you acknowledge and agree that the applicable exchange rate will be determined at the discretion of Fidelity or other Fidelity Group Companies, and that such transactions may be aggregated and will be carried out by or via Fidelity or other Fidelity Group Companies on an arm's length basis from which a benefit may be derived by Fidelity or other Fidelity Group Companies.

(h) Fidelity is authorised to take such steps as it may consider expedient to enable it to provide services to you including the right to withhold and/or make payment of any taxes or duties payable on or in respect of the Shares without any liability thereof and to disclose information about you (including your authorised persons and beneficiaries) or any Shares or any transactions in connection thereto in accordance with Applicable Laws or to any Fidelity Group Company, any third party service providers or agents of Fidelity, Fidelity Group Companies and the Fund (or its representatives) upon request.

(i) You agree to provide Fidelity with such information, materials and documents in such manner and take such steps and by such time as prescribed by Fidelity from time to time so to enable Fidelity or any Fidelity Group Company to effect an instruction, perform the services herein and/or to comply with any documents in respect of any Shares, Applicable Laws and market practice.

3. Minimum Subscription

The minimum initial investment and additional lump sum investments in any Funds are specified in the Fund Offering Documents. The minimum initial investment and additional lump sum contributions in any Third Party Funds are as prescribed by Fidelity from time to time.

4. Title and Registration of Investments

(a) If you subscribe/acquire investments in a Fund, your investments will be registered either in the name of a nominee of Fidelity (which may be a Fidelity Group Company) or jointly in the name of such a nominee and in your name, or your name only. Neither Fidelity nor any Fidelity Group Company will be the beneficiary of any of your investments in a Fund.

(b) No Share certificates will be issued to you. You will be sent a confirmation of your subscription/acquisition (or disposal) of investments.

(c) Fidelity may not lend investments or title documents to any third party, and may not borrow against the security of investments or such documents.

(d) All the investments in a joint holders account are deemed to be held by the joint holders as joint tenants. Each joint holder authorises Fidelity, on the death of a joint holder, to hold the investments in the joint holders account to the order of the survivor(s) and agrees (for himself/herself and his/her heirs, representatives and successors) to indemnify Fidelity and any Fidelity Group Company against any and all liabilities Fidelity and any Fidelity Group Company may incur by doing so.

4A. Nominee Services

(a) The terms in this Clause 4A applies where you invest in Third Party Funds through Fidelity.

(b) You hereby agree and authorise Fidelity to register and hold the Shares in Third Party Funds that you have purchased or subscribed through Fidelity in Fidelity's name or in the name of a nominee of Fidelity, other banks or financial institutions, or nominee companies (each a "Nominee") which Fidelity shall have the sole and absolute discretion to nominate from time to time whether or not any such Nominee is related to Fidelity. You further agree and authorise the Nominee to deal with those Shares and exercise the rights and interest thereto subject to such Nominee's customary terms and conditions and/or such other terms and conditions as Fidelity may prescribe from time to time.

(c) You authorise Fidelity to give instructions on your behalf to the trustee, registrar, transfer agent, custodian, administrative service agent of the Third Party Funds and any other service providers to effect the transfer of your Shares in Third Party Funds from, to and/or between any Nominees, when providing the Nominee Services.

(d) You agree that Fidelity shall have the right to instruct the Nominee to change the registration of any Shares in Third Party Funds then held in the name of the Nominee for your account and register such Shares directly in your name. In respect of any instructions given by you in connection with any Shares in Third Party Funds received or held by the Nominee for your account, you agree and authorise Fidelity to give such instructions on your behalf to the Nominee, and the Nominee may act on any such instructions so given by Fidelity on your behalf.

(e) You agree and authorise the Nominee to transfer, redeem/sell, switch, or otherwise deal with any Shares in Third Party Funds registered in the Nominee's name upon your instructions, or otherwise in accordance with these Terms or Applicable Laws, and take the actions as the Nominee considers appropriate to effect the transfer, redemption/sale, switching or dealing. You agree to be bound by the terms and conditions of any agreements between the Nominee (in its capacity as your nominee or registered holder of the Shares in Third Party Funds on your behalf) and the Third Party Funds (or their representatives) in respect of the Shares in Third Party Funds received or held by the Nominee for you, and such other terms and conditions in relation to the Shares as set out in the Fund Offering Documents or other relevant documents. You make the representations, warranties and undertakings relating to the investors and holders of the Third Party Funds in the Fund Offering Documents.

(f) You agree that any subscription/purchase, transfer, redemptions/sale, switching or dealing of Shares ("dealing") in Third Party Funds shall be subject to the same terms and requirements (including any restrictions on dealing of Shares) as are applicable to direct holders of the Third Party Funds as set out in the Fund Offering Documents or prescribed by the service providers of the Third Party Funds from time to time. In addition, you agree that any such dealing of Shares may be subject to other terms and requirements and charges as Fidelity may in its sole and absolute discretion determine from time to time.

(g) If you intend to make any dealing, you shall provide Fidelity valid instructions and other information and documents in such manner and by such time as required or prescribed by Fidelity from time to time.

(h) The Nominee shall be entitled to take actions in the course of performing its nominee functions, which includes but not limited to the following:

i) making such arrangements as the Nominee may think fit for the purpose of keeping the Shares of Third Party Funds in safe custody. In particular, you agree that to the extent permissible under Applicable Laws, the Nominee may pool the Shares held for you with other Shares held by the Nominee for other persons, such that they may not be separately identifiable, by means of separate certificates or other physical documents or equivalent, as belonging to or attributing to the you or your account(s). The Nominee shall have the discretion to determine what records and documents it shall maintain to show your beneficial entitlement in such commingled pool;

ii) (to the extent the Nominee has actual notice of the relevant event) presenting for payment the Shares in Third Party Funds which are called, redeemed or otherwise become payable and all income held pursuant to the terms herein for your account which call for payment upon presentation, and holding for your account such monies received as and when actually received by the Nominee;

iii) receiving and collecting interests, dividends or other payments or distributions of income in respect of the Shares in Third Party Funds and hold them for your account subject to these Terms;

iv) where monies are payable in respect of Shares in Third Party Funds in more than one currency, collecting the monies in such currency as may be permissible by Applicable Laws as the Nominee may in its sole and absolute discretion determine; exchanging interim or temporary receipts for definite certificates in respect of any Shares in Third Party Funds;

vi) making payment or delivery by debiting any balance credited to you as required to effect any instructions from you, or for settlement of amounts owing to Fidelity or any other Nominee;

vii) withholding or deducting any amount which is required to be withheld or deducted to comply with Applicable Laws from any payment payable by or to you, or to or from any of your account(s). You acknowledge that Fidelity, Fidelity Group Company and the Nominees shall not be required to make any disbursement to you for any such amount withheld or deducted nor be liable thereof; and

viii) taking actions as required to comply with the Applicable Laws.

(i) Notwithstanding any other provisions herein, if the Nominee considers that it is necessary to take actions in order to protect your interests without instructions, the Nominee may but is not obliged to take such actions and may deal with any money, Shares or other assets held for you and exercise other rights in respect thereof.

- (j) Notwithstanding any of the aforesaid, to the extent permissible under Applicable Laws, the Nominee shall have no obligation whatsoever to collect or receive or take any other action in any markets in relation to any payment, distribution or other matters in respect of Shares in Third Party Funds held for you. You acknowledge it may be difficult, impracticable or impermissible for the Nominee to exercise any rights or entitlements or to participate in any actions, transactions or other matters in respect of Shares in Third Party Funds under Applicable Laws or in other circumstances as the Nominee determines. To the extent permissible under Applicable Laws, the Nominee is entitled in its sole and absolute discretion to refuse to accept your instruction in relation to the above matters. Even if the Nominee makes any such collection or receipt, takes any such action or gives you any such notification or takes any action pursuant to any such notification hereunder, neither the Nominee, Fidelity nor any Fidelity Group Company shall have any liability in respect of any inaccuracies or delays nor any obligation to continue or repeat any such action.
- (k) You agree and acknowledge that the Shares in Third Party Funds are placed with the Nominee at the your own risk, and neither the Nominee, Fidelity nor any Fidelity Group Company shall be held liable if the Shares are subject to acquisition, requisition, expropriation, or confiscation or if there is any restriction on the repatriation, transferability or distribution of a Third Party Funds (or any fund realised upon the liquidation) or if there is any damage, loss or diminution to the Shares.
- (l) Fidelity may terminate the Nominee Services forthwith if you breach or fail to comply with any provision of these Terms or the provision of the Nominee Services would be contrary to any Applicable Laws or your account in respect of Third Party Funds is terminated for other reasons. Upon termination of your account with Fidelity or termination of services of Fidelity with respect to Third Party Funds hereunder, you will be deemed to have given Fidelity instructions to, at its discretion:
- cause any Shares in Third Party Funds then held by the Nominee for your account to be redeemed or otherwise dealt with on the effective date of termination of the Nominee Services, or if that day is not a dealing day or is after the latest time for dealing as specified in the Fund Offering Document, on the next dealing day ("Effective Date") and for the redemption or dealing proceeds thereof (after settling any outstanding liabilities, costs and expenses owed to Fidelity or any Fidelity Group Company) to be remitted to you and/or settle any liability incurred by you, Fidelity or any Nominee;
 - cause any Shares in Third Party Funds then held by the Nominee for your account to be transferred by the Nominee on the Effective Date directly into your name (if applicable); and
 - cancel any unexecuted transactions.
- (m) Notwithstanding anything to the contrary, you shall be responsible for any taxes incurred by the Nominee in respect of any Shares in Third Party Funds held for your account other than any such taxes which may be incurred solely by reason of the Nominee holding those Shares in its name and which would not have been incurred had you held the relevant Shares directly in your name.
- (n) You agree that Fidelity may at its sole discretion retain all interest accrued on such monies held by Fidelity or the Nominee for you or pay to you (either by way of accrual in your account or otherwise determined by Fidelity) interest on such amounts at such rate as Fidelity may in its sole and absolute discretion determine.
- (o) You authorise Fidelity to dispose or initiate a disposal by any Nominee, of any of Shares in Third Party Funds held for you in settlement of any liability owed by or on behalf of you to Fidelity, Fidelity Group Company, any Nominee or any third person.

5. Income

- (a) Subject to the terms and rules under which investments are issued, income from investments will be reinvested and will only be paid out if specifically requested by written instruction from you.
You must provide a written instruction to notify Fidelity if you wish to cancel a previous election to receive income. Income of less than USD50, or the equivalent amount in other currencies, will be reinvested.
- (b) You acknowledge that, such reinvestment transactions will be subject to the handling arrangement as agreed between Fidelity and the Third Party Funds. Fidelity will effect the transaction as soon as practicable, however, the execution of such transaction may not coincide with the timeframe stipulated in the Fund Offering Documents of the Third Party Funds.

6. Reports and Voting

- (a) Subject to the requirements of Applicable Laws, Fidelity and the Nominees shall have no duty or obligation to exercise the voting rights or other elective rights of the investments subscribed/acquired or received/held for you, except upon your prior written instructions in such form and by such time as prescribed by Fidelity from time to time, and then only upon such terms, conditions, indemnities, fees and charges as agreed upon between Fidelity and you.
- (b) In the absence of such instructions and agreements, Fidelity and the Nominees shall be entitled to, but not obligated to, exercise the voting rights or other elective rights of the investments. Under such circumstance, you agree that Fidelity and the Nominees may be exempted from any duty and obligation in respect of notification and delivery of any proxy or other document issued to you, unless otherwise provided in Applicable Laws.

7. Switching/Transferring Investments and Redemption/Sale

You may instruct Fidelity to sell or transfer investments or to sell investments and reinvest the proceeds in other investments. The transaction will be subject to the terms and conditions of the particular investment and Fidelity will effect the transaction as soon as practicable after receiving your instructions.

8. Representations and Warranties

You hereby represent and warrant that:

- unless otherwise notified to Fidelity, you are the beneficiary of all the Shares to be subscribed/purchased through Fidelity;
- you have received, read carefully and understood the Fund Offering Documents and you are subscribing for or purchasing the Shares on this basis;
- you give all the representations, warranties and undertakings which an applicant, investor or holder of a Fund is required to give (whether to the Fund, their fund managers or other representatives, or any other relevant regulators or persons), including but not limited to those required in the Fund Offering Documents;
- all information provided in the Application Form and in connection with the Application Form is true, complete and accurate to your best knowledge and belief;
- you shall be fully responsible for the representations made in the Application Form and these Terms and that Fidelity, Fidelity Group Company and the Nominees shall not be held responsible for any losses incurred as a result of Fidelity, Fidelity Group Company and the Nominees entering into any transaction or investment on your behalf based on your representations;
- you are not prohibited or restricted by any Applicable Laws from subscribing/purchasing, holding, redeeming/selling, switching, transferring or entering into any transaction in respect of any Shares; and
- you are in compliance with all Applicable Laws including the requirement for any consents needed to enter into the transactions in respect of any Shares.

You represent that you have complied with, and will continue to comply with, all Applicable Laws and that this representation and warranty is deemed repeated every time you subscribe/purchase, redeem/sell, switch, transfer or enter into any transaction in respect of the Shares.

9. Liability

- (a) You agree to indemnify FIL against all liabilities incurred by FIL in connection with your investments, other than liabilities caused as a direct result of FIL's negligence, knowing default, or breach of the these Terms. FIL is not liable for any indirect or consequential losses nor for any loss caused through a fall in value of investments.

- (b) FIL accepts no responsibility for investments until cleared funds are received, nor for any loss or delay caused in the payment or transfer of funds to FIL. FIL shall be entitled to cancel any transaction for the subscription/purchase of investments if cleared funds are not received by FIL within seven days of accepting your instructions (regardless of the method of payment), and you agree to indemnify FIL against any resulting liabilities incurred by FIL in accordance with paragraph (a) above, as well as any difference between issue/offer and realisation/bid prices, and related costs and expenses.
- (c) Frequent trading and market timing activities are strictly prohibited by FIL and Third Party Funds providers in the interest of the Funds. Short term or excessive trading into and out of the Funds may harm performance by disrupting portfolio management strategies and by increasing expenses. Among other factors that may be taken into consideration, FIL will monitor and review deals in order to make an assessment where investments are held for less than 90 days and generally takes the view that investments that are held for less than 30 days are active trades. You understand and agree that if you engage or are suspected to be engaging in excessive trading or market timing in contravention of such Applicable Laws or policies of the relevant fund provider as described in the Fund Offering Documents, an additional fee may be imposed and FIL reserves its rights to reject the applications, subscription/purchase orders or switching/transfer of Shares and/or terminate such account, especially where transactions are deemed disruptive, particularly from market timers or investors who, in their opinion, have a pattern of short term or excessive trading or whose trading has been or may be disruptive to the Funds. For more information on each Fund's frequent trading and market timing policies, please refer to the respective Fund Offering Documents.
- (d) If Fidelity solicits the sale of or recommends any financial product to you, the financial product must be reasonably suitable for you having regard to your financial situation, investment experience and investment objectives. No other provision of the Application Form, these Terms or any other document Fidelity may ask you to sign and no statement Fidelity may ask you to make derogates from this Sub-Clause. For the purpose of this Sub-Clause, "financial product" means any securities or futures contracts as defined under the Securities and Futures Ordinance.
- (e) For the purposes of this Clause, references to FIL include any Nominee, Fidelity and Fidelity Group Company.

10. Offshore Services

You acknowledge and agree that not all investments in Funds can be made available outside Hong Kong. Any particular offer of securities may not have been and may not be registered with the relevant regulator pursuant to relevant securities laws and regulations and may therefore not be capable of being sold or publicly offered outside Hong Kong. Fidelity and any Fidelity Group Company involved in any such promotion may not maintain any licenses, authorisations or registrations outside Hong Kong. Any issue of Shares will not take effect until a valid subscription is received in accordance with the Fund Offering Documents in Hong Kong.

11. Charges

Fees and expenses for transaction in the Funds are detailed in the Fund Offering Documents for the Funds. In addition, you will reimburse Fidelity, Fidelity Group Company and the Nominees for any fees, charges and expenses they incur on your behalf in connection with your investments (including, without limitation, bank fees and charges).

12. Commissions, Trailer Fees and Other Monies and Conflicts of Interest

- (a) In addition to the fees payable by you above, Fidelity may from time to time (to the extent not prohibited by any Applicable Laws) receive and retain monetary and non-monetary benefits including commissions, trailer fees and/or other monies in connection with your investment in Funds which are attributable to the services provided by Fidelity pursuant to these Terms. You consent to Fidelity receiving and retaining such commissions, trailer fees and/or other monies. Neither the receipt nor the retention by Fidelity of such commissions, trailer fees and/or other monies shall be construed as giving rise to any breach of fiduciary duty or equitable duty that Fidelity may owe to you.
- (b) Fidelity and Fidelity Group Company may deal in Shares for its own account or for the account of its other clients;
- (c) In executing instructions, any Fidelity Group Company may effect transactions as principal with you and may effect other transactions in which any Fidelity Group Company has directly or indirectly, a material interest or a potential conflict with its position to you.
- (d) Fidelity is authorised to enter into any transaction with any Fidelity Group Company and Fidelity may be interested in any transaction and shall not be accountable to you for any profit or benefit arising therefrom.
- (e) Fidelity or any Fidelity Group Company may have banking or other financial relationships with the fund manager, distributor or issuer of any Fund.
- (f) In providing services under these Terms to you, Fidelity shall act as your agent and not as principal in relation to any transaction effect by Fidelity on your behalf unless otherwise indicated.

13. Communications

Communications will be sent to the correspondence address of the account holder of an individual account or the first account holder of a joint holders account, or at such other address as you may hereafter give in writing. In case of death of the account holder of an individual account or the first holder of a joint holders account, any relevant communications may be sent to the correspondence address of the second holder and so on. All communication so sent, whether by mail, fax, messenger or otherwise, shall be deemed given to you personally whether actually received or not. You warrant that the address currently on file with Fidelity is the address where you personally receive communications. Transactions entered into for your account shall be confirmed in writing to you where required by Applicable Laws. In addition, Fidelity shall provide you with periodic statements reflecting the activity in such account. The contract note or statement will be conclusive and binding if not objected to in writing within thirty (30) days after dispatch by Fidelity. Such notice must be sent by you to Fidelity by fax or letter directed to the attention of the Client Services Manager at the office servicing the account. Failure to notify Fidelity shall also preclude you from asserting at any later date that such transaction was unauthorised.

14. Personal Information Collection Statement

Pursuant to the Personal Data (Privacy) Ordinance (the "Ordinance"), the following information is provided to you in connection with your dealings with and provision of data or information to Fidelity or any Fidelity Group Company ("FIL"). Please be aware that this Statement replaces any notice or statement of similar nature that may have been provided to you previously.

FIL is committed to maintaining your personal data in accordance with the requirements of the Ordinance and will take all reasonable steps to ensure that your personal data is kept secure against unauthorised access, loss, disclosure and destruction.

- From time to time, it is necessary for clients and various other individuals ("data subjects") to supply FIL with data in connection with various matters such as account opening or continuations, or provision of services to clients and other individuals. The kinds of data that may be collected includes, but is not limited to, name, contact details (including residential address, correspondence address, permanent address (if applicable), contact/mobile phone number, email address), occupation, country of birth, nationality, identity card, passport numbers, social security or national insurance numbers, country of tax residency, tax identification numbers and details of financial status.
- Although it is not generally obligatory for a data subject to provide personal data, failure to supply such data may result in FIL being unable to open an account or continue services to clients and various other individuals or comply with any Applicable Laws.
- Data relating to the data subjects are collected or received by FIL from time to time in the ordinary course of the continuation of FIL's relationship with them, for example, when data subjects open account, write cheques, transfer funds, effect transactions, attend seminar/events or generally communicate verbally or in writing by data subjects with FIL.
- The purposes for which data relating to a data subject may be used will vary depending on the nature of the data subject's relationship with FIL. They may comprise any or all of the following purposes:
 - the processing of applications for an account with and/or other financial services (including nominee services) provided by FIL;

- (ii) enabling and/or ensuring the daily operation of the services provided to the data subjects;
- (iii) researching, designing and launching financial, investment, wealth management, securities, retirement, insurance and nominee services or related products and services for data subjects' use;
- (iv) promoting and marketing services and products subject to your exercise of the opt-out right (please see further details in paragraph (e) below);
- (v) providing alerts, newsletter, leaflets, investor communications and investment education materials requested/signed up by the data subjects;
- (vi) designing and organising financial, investment seminars/events/forums;
- (vii) designing and conducting surveys/questionnaires for client profiling/segmentation, statistical analysis, improving and furthering the provision of services by FIL;
- (viii) meeting the disclosure, reporting, compliance and any other legal and regulatory requirements (including but not limited to tax reporting) under any Applicable Laws (including local and foreign taxation authorities) applicable to FIL or any Data Transferee (as defined below) in Hong Kong or elsewhere from time to time;
- (ix) complying with any Applicable Laws binding or applying to FIL or the Data Transferee within or outside of Hong Kong existing currently and in the future, as well as any present or future contractual or other obligations or requirements with local or foreign legal, regulatory, governmental, tax, law enforcement or other authorities that is assumed by or imposed on FIL or the Data Transferee by reason of its financial, commercial or business activities in or related to the jurisdiction of the relevant local or foreign legal, regulatory, governmental, tax, law enforcement or other authorities, including but not limited to;
- 1) compliance with obligations binding on FIL or the Data Transferee in Hong Kong or elsewhere pursuant to the arrangements in relation to Chapter 4 of Subtitle A of the United States Inland Revenue Code of 1986 as amended or supplemented from time to time ("FATCA"); or
 - 2) establishing whether you are a citizen of the United States, resident of the United States for its federal income tax purposes or otherwise subject to tax in the United States and/or to substantiate whether your account has US status for the purposes of FATCA.
- (x) any purpose related to the administration of the products offered by FIL, third party product issuers or the data subject's participation therein;
- (xi) enabling a potential purchaser of all or any part of the business or shares of FIL to evaluate the transaction intended to be the subject of the purchase; and
- (xii) purposes directly related or incidental to the above, including seeking professional advices.
- (e) **USE OF DATA IN DIRECT MARKETING**
 FIL intends to use the data subject's data in direct marketing and FIL requires the data subject's consent (which includes an indication of no objection) for that purpose. In this connection, please note that:
- (i) the name, contact details (including residential address, correspondence address, permanent address (if applicable), contact/mobile phone number, email address), products and services portfolio information, transaction pattern and behaviour, financial background, online behaviour and demographic data of the data subject held by FIL from time to time may be used by FIL in direct marketing;
 - (ii) the following classes of services, products and subjects may be marketed in direct marketing:
 - 1) financial, investment, wealth management, securities, retirement, insurance, nominee and related services and products;
 - 2) reward, loyalty or privileges programmes, promotional offers and related services; and
 - 3) invitations to financial and investment seminars/events/forums.
- (f) Data collected may be maintained for such period as may be required under Applicable Laws or as otherwise needed to fulfill any of the purposes set out in paragraph (d) above.
- (g) Data held by FIL relating to a data subject will be kept confidential but FIL may provide such information to the following parties whether inside or outside Hong Kong for the purposes set out in paragraph (d) ("Data Transferee"):
- (i) the ultimate holding company of FIL, its subsidiaries, representative offices and/or affiliates of FIL;
 - (ii) the service providers of FIL or the Funds including the issuer, the trustee, the registrar, transfer agent, the custodian, administrative service agent, nominee, share distributors, securities and investment service providers, the auditor of each products and legal advisors;
 - (iii) any agent, contractor, cloud provider or third party service provider who provides administrative, research, design, launch, data storage, telecommunications, software development and application, printing, letter-shopping, mailing, computer, payment, securities clearing and settlement or other services to FIL in connection with the operation of its business;
 - (iv) the intermediaries of FIL (including third party financial institutions such as banks, Independent Financial Advisors, insurers), third party product issuers, distributors, correspondent banks and/or their respective service providers which may handle or process payment to/from data subjects;
 - (v) the employees, officers, directors and agents of FIL;
 - (vi) any applicable regulatory authorities/bodies, governmental authorities/bodies, industry recognised bodies such as future exchanges, fiscal and monetary authorities, securities associations, credit reference agencies, securities exchanges and tax authority of any jurisdictions (whether within or outside of Hong Kong), including but not limited to the United States Internal Revenue Service for the purpose of, for example, compliance with FATCA;
 - (vii) without limiting the generality of (vi) above, any party to whom FIL is under an obligation to make disclosure by Applicable Laws or voluntary arrangements binding on FIL;
 - (viii) external service providers (including but not limited to printing houses, mailing houses, telecommunication companies, public relation companies, advertising agency, telemarketing companies, data processing and data storage companies, storage companies, call centres, market research firms, and information technology companies), that FIL engages for the purposes set out in paragraph (e).
- Please note that personal data stored or processed in any jurisdiction outside of Hong Kong may also be accessible to law enforcement, national security and other government authorities of that jurisdiction and may not enjoy the same protection as in Hong Kong.
- (h) Under the Ordinance, any individual has the right:
- (i) to check whether FIL holds data about him or her, and of access to such data;
 - (ii) to require FIL to correct any data relating to him or her which is inaccurate;
 - (iii) to ascertain FIL's policies and practices in relation to data and to be informed of the kind of personal data held by FIL;
 - (iv) to object to the use of his/her personal data for marketing purposes and FIL shall not use his/her personal data for marketing purposes after he/she communicates his/her objection to FIL.
- (i) In accordance with the terms of the Ordinance, FIL has the right to charge a reasonable fee for the processing of any data access request.
- (j) You may exercise your opt-out right by notifying FIL if you wish to object to the use of your personal data for direct marketing purposes. The person to whom such objections, requests for access to data, correction of data or for information regarding policies and practices and kinds of data held are to be addressed as follows:
- The Data Protection Officer
 FIL Investment Management (Hong Kong) Limited
 Level 21, Two Pacific Place
 88 Queensway, Admiralty,
 Hong Kong
- (k) Nothing in this Statement shall limit the rights of the data subject under the Personal Data (Privacy) Ordinance. In the event of inconsistency between the Personal Information Collection Statement in this Application Form and the Fund Offering Documents, the Personal Information Collection Statement in this Application Form shall prevail.

15. Risk Disclosure Statement

- (a) The prices of Funds fluctuate, sometimes dramatically. The price of a Fund may move up or down, and may become valueless. It is as likely that losses will be incurred rather than profit made as a result of buying and selling funds.
- (b) Since transactions may be settled overseas, client assets received or held by Fidelity or its affiliates may be subject to the applicable laws and regulations of the relevant overseas jurisdiction which may be different from the Hong Kong Securities and Futures Ordinance and the rules made thereunder. Consequently, such client assets may not enjoy the same protection as that conferred on client assets received or held in Hong Kong.
- (c) If you provide Fidelity with an authority to hold mail or to direct mail to third parties, it is important for you to promptly collect in person all contract notes and statements of your account and review them in detail to ensure that any anomalies or mistakes can be detected in a timely fashion.

16. Assignment and Delegation

- (a) You consent to Fidelity assigning to any appropriate Fidelity Group Company all or any of its benefits and obligations under these Terms. You will be notified of any such assignment.
- (b) Fidelity may appoint any person (whether or not a Fidelity Group Company) to advise on or perform any of its functions or responsibilities under these Terms and subject to Clause 14, may provide information about you and your investments to any such person.

17. Amendments

- (a) Fidelity may amend the terms of this Agreement by giving you a notice in writing (by post, by email or through Fidelity's website, etc). Fidelity may re-issue such terms, in whole or in part, to you at any time in the event of a material change in the information provided herein. The amended terms will become effective from the date of re-issue by Fidelity or effective date as specified on the notification, whichever is later. In addition, if at any time you request the latest available terms and conditions, Fidelity will supply a copy free of charge.
- (b) The English version of these Terms shall prevail if there is any inconsistency between the English version and the Chinese version.

18. Law

These Terms will be governed by and construed in accordance with Hong Kong law. You and Fidelity submit to the exclusive jurisdiction of the Hong Kong courts to settle any disputes arising under these Terms.

19. Rights of Third Parties

Unless expressly provided to the contrary in these Terms, no person other than you, Fidelity, any Fidelity Group Company or Nominee will have any right under the Contracts (Rights of Third Parties) Ordinance to enforce or enjoy the benefit of any of the provisions of these Terms other than themselves or their permitted successors or assignees. Notwithstanding any provisions of these Terms, the consent of any person who is not a party to these Terms is not required to rescind or vary these Terms at any time.

Additional Terms & Conditions of Fidelity SmartFund Account (Not applicable to new accounts)

1. Definitions

Capitalised words and expressions below shall have the same meanings as defined in the Terms and Conditions of Fund Account unless otherwise specified.

2. General

Fidelity SmartFund Account ("SmartFund") is a Fidelity Mutual Fund Account governed by Terms and Conditions of Fund Account which must be read in conjunction with the following Terms and Conditions of SmartFund.

3. Monthly Account Fee

- (a) Sales charge and switching fee are waived for subscription or switching using the SmartFund. You are still subject to other charges including but not limited to management fee, redemption charge and performance fee as prescribed in respective Fund Offering Documents. Minimum initial investment and additional lump sum investments in any Funds are also still applicable as specified in the Fund Offering Documents.
- (b) Monthly account fee will start to accrue from the date when holdings in one or more funds (each a "Relevant Fund") are first recorded in the SmartFund.
- (c) Monthly account fee is calculated based on the average daily holding balance of Relevant Fund(s) during the charging period and the Tiered Rate corresponding to each asset class under the same SmartFund. Details of the Tiered Rate pricing model and calculation method are specified on the SmartFund leaflet and Fidelity Website. The monthly account fee is calculated in US dollar and charged in Hong Kong dollar at the prevailing exchange rate as of the date of calculation. Fidelity shall be entitled to prescribe fees and charges payable in connection with the SmartFund from time to time, subject to at least 30 days prior notice for any variation of such fees and charges prescribed by Fidelity which may be given by such means as Fidelity thinks fit. Such fees and charges shall be binding if you continue to maintain the SmartFund after the effective date thereof.
- (d) The monthly account fee is normally collected on the 15th calendar day (or the next available business day) of each calendar month and on a full-month basis. If the date from when holdings are first recorded does not cover a full month, the monthly account fee for that month will be charged in the following month. Details of the monthly account fee can be found in the monthly invoice for your SmartFund.
- (e) The monthly account fee is debited from the designated direct debit account as specified at the opening of the SmartFund. If you wish to change the designated direct debit account, the instruction must be received by Fidelity at least 6 weeks before the last business day of the month for the monthly account fee to be charged against the new direct debit account from that month.
- (f) You undertake that you shall maintain at all times sufficient funds in the designated direct debit account to pay for the monthly account fee. In the event that collection of monthly account fee (or any part of it) is unsuccessful via the designated direct debit account, the outstanding fee will be accrued and will rollover to the next monthly debit. Upon the third consecutive unsuccessful collection of monthly account fee (or any part of it), you agree and hereby give your instruction to Fidelity to deduct such outstanding fee from the largest Relevant Fund holding (by value) from your SmartFund.

4. Account Closure

- (a) Upon closure of SmartFund, any accrued monthly account fee not yet charged will be collected from the designated direct debit account during the next calendar month after all investment holdings have been redeemed or transferred out and the account is successfully closed.
- (b) Assets within a SmartFund is not transferrable to other types of Fidelity accounts. In the exceptional event where Fidelity agrees to waive such restriction, which decision is within its absolute discretion, for transfer-out of holdings in Relevant Funds from Fidelity SmartFund Account to other accounts a transfer fee of 1% of prevailing market value of Shares being transferred will apply.

帳戶申請表格及客戶協議書(「申請表格」)構成您與富達的合法協議。另外本條款與限制(「本條款」)概列您可如何透過富達購買/認購、贖回/賣出、轉換和轉讓或以其他方式處理基金的投資。除非與本條款衝突外,申請表格的條件及條款繼續適用。下列定義在本條款整體適用。

1. 定義

下列字詞及句子在本條款內具有右列的涵義:

適用法律—指由任何結算系統及/或交易所,及/或由政府機構、權力機關、交易所、市場、監管機構、自律監管機構或結算系統等(無論是否具有法律效力;以及無論是在香港境內或境外)不時頒佈的適用法律、規則、規例、章程、憲法、命令、指令、通知、通函、守則、慣例或訂明的合約條款。

富達—富達基金(香港)有限公司(中央編號AAG408)已領有牌照,經營第1類(證券交易)、第4類(就證券提供意見)、第5類(就期貨合約提供意見)及第9類(提供資產管理)受《證券及期貨條例》監管業務。富達可能會在純屬附帶於基金分銷的情況下,不時向其客戶提供投資諮詢服務。

富達集團公司—富達的任何控股公司或附屬公司,或任何該控股公司的任何附屬公司或聯營公司。

基金—任何不時經富達分銷的基金。

基金銷售文件—任何基金的組成文件、說明書、認購章程或銷售文件(或同等文件)。

代名人服務—富達就文內所述基金所提供的代名人服務。

股份—基金的任何股份或單位。

第三者基金—任何不時經富達分銷及由非富達或富達集團公司管理的基金。

您—根據本條款與富達進行業務往來的個人或公司。「您」一詞包括您的個人或授權代表。

2. 申請與付款

(a) 購買/認購基金投資的首次申請必須以書面申請表格提出,並須提交任何規定的文件。若您的個人資料或狀況及就本條款向富達提供的任何其他資料出現重大的轉變,您同意從速通知富達。

(b) 如欲進一步認購/購買、贖回/賣出或轉換任何基金的股份,投資者可通過電話、傳真、互聯網或郵遞方式提交有關指示。如欲轉讓任何基金的股份,則須透過指定表格或以富達不時訂明的其他方式作出指示。富達獲授權根據由您的代表或您本人或當時已通知富達的獲授權處理您帳戶的人士發出或看來是由該等人士發出的指示行事。富達無責任認證任何有關指示或核證發出指示的人士的身份。

富達有權倚賴及根據富達真誠地相信為真確的該等指示行事,並對您因此而引致的任何損失恕不負責。

然而,若富達決定認證任何指示,而富達有理由懷疑該等指示的真確性或發出指示的人士的授權,富達擁有絕對酌情權,決定拒絕根據任何有關指示行事,而您若因延遲或未能傳輸或執行任何認購/購買、轉換、贖回/賣出或以其他方式處理任何基金的任何股份的指示或與之有關而蒙受或招致任何損失、損害賠償、費用或開支,富達概不負責。

富達在任何時間均可酌情處理您以電話或傳真或互聯網提交指示的權利。富達可隨時撤銷有關的權利,而毋須預先通知。然而,若富達接受此等電話、圖文傳真或互聯網發出的指示,富達有權依照及執行其真實地信任屬真確的指示。對於可能因此引致的任何損失,富達概不負責。

(c) 本條款將由富達接納您的申請表格起生效,一般為富達收到申請表格之日,而富達有絕對權利決定是否接納任何申請表格。本條款將適用於您在富達開設的帳戶,以及該帳戶下的每宗及所有交易。

(d) 在您已有現存帳戶或帳戶已開立的狀況下,若您的有效及完整指示(連同全部所需資料和文件)在富達規定的有關基金的交易截止時間之前由富達收妥,您的指示一般將在富達收到您有關基金的指示當日執行。若您的指示在交易截止時間之後才由富達收妥,一般將會順延至有關基金的下一個交易日才根據基金銷售文件的規定執行。富達保留不接納任何指示的權利(可包括任何轉換交易)。您必須指明基金選擇,以便富達處理您的指示。

(e) 您同意在使用文內所述富達的服務時,您的認購或贖回款項一般以電匯方式,或以富達可不時接受或釐定的其他付款方式支付或收取。富達不會接受以現金付款。您進一步同意負責發出和完成有關上述電匯的指示,而若未能履行這項責任,您將不會令富達及富達集團公司承擔任何責任。就認購/購買而言,富達將在收到電匯單副本後才處理指示,並保留因未能在富達不時訂明的時間內收到已過戶款項而拒絕或延遲處理任何指示的權利。您進一步同意,若因富達的疏忽而招致與電匯有關的損失,富達的責任以錯配或使用不當的資金金額為限,而您不得追索任何其他性質的其他損害賠償,包括相應的損害賠償。

(f) 經富達認購/購買基金的投資者如須更改地址及銀行帳戶資料,必須通過傳真或郵寄方式或透過互聯網作出書面指示。

(g) 您同意在使用富達的服務時,您付予富達的款項可能會傳遞給海外的富達集團公司作某些用途,包括但不限於結算和外匯。當需要外匯交易來處理您的指示時,您授權富達及其他富達集團公司就所接獲或為您所持資金進行換算,所有換算成本和費用由您承擔,而您特別確認並同意,富達或其他富達集團公司將擁有的酌情權去決定適用的匯率,及該等交易可能會被合併,並會由或透過富達或其他富達集團公司進行,從而富達或其他富達集團公司可能按公平原則下獲得利益。

(h) 已授權富達採取其認為有利富達為您提供服務的措施,包括有權預扣及/或支付任何應付或與股份有關的稅項或稅款,而毋須承擔任何相關責任;以及根據適用法律,或按要求的向任何富達集團公司、任何第三者服務供應商或富達、富達集團公司及基金的代理(或其代表)披露有關您(包括您的獲授權人士及受益人)或任何股份或任何相關交易的資料。

(i) 您同意按照富達不時訂明的方式和步驟,在指定時間內向富達提供所需的資訊、資料和文件,以便富達或任何富達集團公司能夠執行指示、履行文內所述服務及/或遵守任何股份的任何文件、適用法律和市場慣例的規定。

3. 最低認購額

對基金作出的最低首次投資額及任何額外的整筆投資指示,均載於基金銷售文件。對任何第三者基金作出的最低首次投資額及任何額外的整筆投資指示,均由富達不時訂明。

4. 投資的產權及登記

(a) 若您認購/購買基金的投資,您的投資將以富達代名人(可能是富達集團公司)的名義、聯名以該代名人和您的名義或您的名義登記。富達或任何富達集團公司不會實益地持有您對基金作出的任何投資。

(b) 您將不獲發股份證書。您將獲發認購/購買(或出售)投資的確證書。

(c) 富達不得出借投資或所有權文件予任何第三者,以及不得以投資或該等文件作為借款抵押。

(d) 聯名持有人在聯名帳戶內的所有投資應被視為聯權共有。每位聯名持有人授權富達,若任何一聯名持有人去世,聯名帳戶內的投資將按尚存者指示管有,並同意(代表他/她及他/她的繼承人,代表和繼任者)就富達及任何富達集團公司按此而可能引致的任何及全部責任,對富達及任何富達集團公司作出彌償。

4A. 代名人服務

(a) 若您透過富達投資於第三者基金,本第4A條的條款將適用。

(b) 就您透過富達購買或認購的第三者基金股份而言,您在此同意並授權富達以富達的名義或以富達的代名人、其他銀行或金融機構、或代名人公司(各自稱為「代名人」)的名義登記及持有該等股份,而富達擁有全權及絕對酌情權,可不时提名任何該代名人(無論是否與富達有關聯)。您進一步同意並授權代名人處理這些股份,以及行使其權利和權益,惟須符合該代名人慣常的條款與限制及/或富達可能不時訂明的其他條款與限制。

(c) 您授權富達在提供代名人服務時,可代表您向第三者基金的受託人、註冊處、過戶代理、保管人、行政服務代理及任何其他服務供應商作出指示,以執行您在第三者基金的股份轉自/轉往任何代名人,或在任何代名人之間轉讓。

(d) 您同意富達有權指示代名人更改當時以代名人名義為您持有的任何第三者基金股份的登記,改為直接以您的名義登記該等股份。如任何指示涉及由代名人為您接收或持有的任何第三者基金股份,您同意並授權富達可代表您向代名人作出有關指示,而代名人可根據富達代表您所作出的該等指示而行事。

(e) 您同意並授權代名人根據您的指示或根據本條款或適用法律,轉讓、贖回/賣出、轉換或以其他方式處理以代名人名義登記的任何第三者基金股份,以及採取代名人認為適當的行動,以執行轉讓、贖回/出售、轉換或交易。您同意代名人(以您的代名人身份或以代表您作為第三者基金股份的註冊持有人身份)與第三者基金(或其代表)就代名人為您接收或持有的第三者基金股份而訂立的任何協議的條款與限制,或基金銷售文件或其他相關文件所載與股份有關的其他條款與限制所約束,並作出基金銷售文件中有關第三者基金投資者及持有人的相關聲明、保證和承諾。

(f) 您同意第三者基金的任何股份認購/購買、轉讓、贖回/出售、轉換或交易(「交易」),須受與基金銷售文件不時所載,或第三者基金服務供應商不時訂明適用於第三者基金股份持有人的相同條款和要求(包括股份交易的任何限制)所規限。此外,您同意任何該等股份交易可能須受富達不時全權及絕對酌情決定的其他條款和要求及收費所規限。

(g) 若您有意進行任何交易,則須按照富達不時規定或訂明的方式,在指定時間內向富達作出有效的指示及提供其他資料和文件。

(h) 代名人在履行其代名職能時有權採取下列行動,其中包括但不限於:

(i) 作出代名人認為適當的安排,目的是妥善保管第三者基金的股份。尤其是,您同意在適用法律允許的範圍內,代名人可匯集處理為您及為其他人士所持有的股份,而代名人可能不會以獨立證書或其他實物文件或等同方式獨立區分哪些股份屬於或應歸屬至您或您的帳戶。代名人可酌情決定保留任何紀錄和文件,以顯示您在有關混合匯集股份內的實益享有權;

(ii) (在代名人實際知悉的情況下)提交被繳繳、贖回或成為應付款項的第三者基金股份,及按文內所述條款為您持有的所有收益(於繳繳付款時提交),以及代名人為您持有並已實際接獲的款項作支付之用;

(iii) 根據本條款的規定,為您接收和收取並持有與第三者基金股份相關的利息、股息或其他付款或收益分派;

(iv) 若第三者基金股份以超過一種貨幣付款,在適用法律允許的範圍內,代名人可全權及絕對酌情決定以何種貨幣收取款項;

(v) 把任何第三者基金股份的臨時收據或臨時證券轉換為確實證券;

(vi) 可扣除您的任何帳戶結餘以進行付款或交收,從而執行您的任何指示,或清算應付予富達或任何其他代名人的金額;

(vii) 可從您應付或應收的任何付款,或從應轉往或轉自您的任何帳戶的任何付款中預扣或扣減任何根據適用法律須預扣或扣減的金額。您確認富達、富達集團公司及代名人毋須為您代墊任何預扣或扣減金額,亦毋須承擔任何相關責任;及

(viii) 採取所需行動以遵守適用法律。

(i) 儘管文內有任何其他條文規定,若代名人在未有接獲指示的情況下認為必需採取行動以保障您的利益,該代名人可以但並無責任採取有關行動,並可處理為您持有的任何資金、股份或其他資產,以及就此行使其他權利。

(j) 儘管有上述任何條文規定,在適用法律允許的範圍內,代名人並無任何義務在任何市場就其為您持有的第三者基金股份收取或接收任何付款、分配或其他事項,或採取任何其他行動。您確認根據適用法律或在代名人釐定的其他情況下,代名人可能難以、不切實可行或不獲允許行使與第三者基金股份有關的任何權利或權益,或參與任何行動、交易或其他事項。在適用法律允許的範圍內,代名人有全權及絕對酌情決定拒絕接受您就上述事項作出的指示。即使代名人作出上述任何收取或接收、採取任何有關行動,或向您發出任何有關通知,或根據本文所述任何有關通知而採取任何行動,代名人、富達或

任何富達集團公司均毋須就任何不準確或延誤負責，亦無任何義務繼續或重複任何有關行動。

- (k) 您同意並確認自行承擔把第三者基金股份存放於代名人的風險。若股份遭收購、徵用、沒收或充公，或若第三者基金在調返資金、轉讓或分配（或清盤所變現的任何資金）方面存有任何限制，或若股份出現任何損壞、損失或減值，代名人、富達或任何富達集團公司概不負責。
- (l) 若您違反或未能遵守本條款的任何條文規定，或提供代名人服務將會違反任何適用法律，或您就第三者基金開設的帳戶因其他理由而被終止，富達可即時終止代名人服務。當您在富達開設的帳戶被終止或富達終止提供文內所述第三者基金的相關服務時，富達將視為接獲您的指示，可酌情決定：
- i) 在終止代名人服務的生效日期贖回或以其他方式處理當時由代名人為您帳戶持有的任何第三者基金股份，或若該日並非交易日或基金銷售文件所述的最後交易時間已經結束，則於下一個交易日進行（「生效日期」），而所得的有關贖回或交易收益（在清算任何應付予富達或任何富達集團公司的任何未償還債務、費用及開支後）將會匯寄給您及/或用作清算由您、富達或任何代名人引致的任何債務；
- ii) 在生效日期把當時由代名人為您帳戶持有的任何第三者基金股份直接轉讓至您名下（如適用）；及
- iii) 取消任何尚未執行的交易。
- (m) 即使有任何相反規定，您須就代名人為您帳戶持有任何第三者基金股份而引致的任何稅務承擔責任，除非引致任何有關稅務的唯一原因是代名人以其本身的名義持有該等股份，而以您的名義持有相關股份則不會引致該稅務。
- (n) 您同意富達可全權酌情決定保留由富達或代名人為您持有的任何款項所累計的全部利息，或按富達可全權及絕對酌情釐定的比率（以累計方式記入您的帳戶或由富達決定的其他方式）向您支付有關金額的利息。
- (o) 您授權富達處置或由任何代名人提出處置要求，把為您持有的任何第三者基金股份用作清算您或代表您對富達、富達集團公司、任何代名人或任何第三者欠付的任何債務。

5. 收益

- (a) 根據發行投資的條款及規則，投資的收益將再作投資，並只有在您特定提出書面要求的情況下才會付予您，而在任何情況下，少於50美元或其他貨幣等值的收益一律再作投資。若您欲取消以往有關收取收益的選擇，您必須以書面通知富達。
- (b) 您確認此類再投資交易將取決於富達與第三者基金之間協議的處理安排。富達會盡快完成該交易，不過，此類交易的執行可能與第三者基金的基金銷售文件規定的時限不一致。

6. 報告及表決

- (a) 根據適用法律的規定，富達及代名人並無責任或義務行使為您認購/購買或接收/持有的投資所附帶的表決權或其他選舉權利，但您按照富達不時訂明的方式和時間預先給予書面指示則除外，並只會按照富達與您協議的條款、條件、彌償、費用及收費行使有關的權利。
- (b) 若無上述指示及協議，富達及代名人有權但無義務行使投資的表決權或其他選舉權利。在這個情況下，您同意富達及代名人可獲豁免通知及交付任何代表委任書或發給您的其他文件之責任和義務，但適用法律另有規定者，不在此限。

7. 轉換/轉讓投資及贖回/賣出

您可指示富達出售或轉讓投資，或出售投資並把所得款項再投資於其他投資項目。交易須符合有關投資的條款與限制，而富達將在收到您的指示後，在可行情況下盡早執行交易。

8. 聲明及保證

您在此聲明並保證：

- (a) 除非另行通知富達，否則您將為透過富達認購/購買所有股份的受益人；
- (b) 您已經收到，仔細閱讀及了解基金銷售文件，並據此認購或購買股份；
- (c) 您作出基金申請人、投資者或持有人須作出的所有聲明、保證及承諾（無論是向基金、其基金經理或其他代表，或任何其他相關監管機構或人員作出），包括但不限於基金銷售文件所要求作出的聲明、保證及承諾；
- (d) 盡您所知及所信，申請表格內所提供並與申請表格有關的所有資料均為真實、完整和準確；
- (e) 您對申請表格及本條款內作出的聲明承擔全部責任。富達、富達集團公司及代名人基於您的聲明而代表您進行任何交易或投資所引致的任何損失，富達、富達集團公司及代名人概不負責；
- (f) 您並無受到任何適用法律禁止或限制認購/購買、持有、贖回/賣出、轉換、轉讓任何股份或訂立任何有關股份的交易；及
- (g) 您遵守所有適用法律，包括取得訂立任何股份交易所需的任何同意書。

您聲明您已遵守並將繼續遵守所有適用法律，而本聲明及保證將視作在您每次認購/購買、贖回/賣出、轉換、轉讓任何股份或訂立任何有關股份的交易時重複作出。

9. 法律責任

- (a) 您同意就FIL因您的投資而招致的所有法律責任，對FIL作出彌償，但直接因FIL的疏忽、明知的事實行為或違反本條款而引致的法律責任除外。FIL對任何間接或相應損失或因投資的價值下跌而導致的損失概不負責。
- (b) FIL在收到已過戶款項之前，不會承擔任何投資責任，也不會對因支付或轉賬款項予FIL而導致的任何損失或延誤負責。若FIL未能在接納您的指示（不論付款方式）後七日內收到已過戶的款項，FIL有權取消任何認購/購買投資的交易，而您同意按照上述第(d)段就FIL招致的任何法律責任，以至發行/銷售與變現/買入價格之間的任何差異，以及相關的費用和開支，對FIL作出彌償。
- (c) FIL與第三者基金服務供應商嚴禁禁止頻繁交易及市場選時交易，以保障基金整體權益。於短期內或過度買賣基金，可能會擾亂投資組合管理的策略及增加開支，而對表現造成負面影響。除其他可作考慮的原因之外，FIL可能會檢視該帳戶持有期少於90天的過往交易紀錄，以作評估，並FIL一般會視投資持有期短於30天為頻繁交易。您明白並同意如您因從事或涉嫌從事過度交易或市場選時，違反適用法律或有關基金服務供應商於基金銷

售文件中所列載的政策，將可能會涉及額外的費用，及FIL保留權利拒絕接受該帳戶的申請或認購/購買指示或轉換/轉讓股份及/或終止該帳戶，特別是一些被視為擾亂性的交易，尤其是被認為他們已建立於短期內或過度買賣的模式，或其買賣已經或可能擾亂基金的市場投機人士或投資者。有關各基金對於頻繁交易和市場選時政策的資料，請參閱各基金銷售文件。

- (d) 若富達向您招攬銷售或建議任何金融產品，該金融產品必須是富達經考慮您的財政狀況、投資經驗及投資目標後認為合理地適合您的產品。申請表格的其他條文、本條款或富達可能要求您簽署的任何其他文件及富達可能要求您作出的任何聲明概不會減損此條款的效力。就此條款而言，「金融產品」指《證券及期貨條例》所界定的任何證券或期貨合約。
- (e) 就本條款而言，有關FIL的提述包括任何代名人、富達及富達集團公司。

10. 離岸服務

您確認並同意並非所有基金均可在香港以外地方供投資。任何證券發售可能並未和不會根據有關證券法和規則，向有關監管機構註冊，因此可能不得在香港以外地方出售或公開發售。參與有關推廣的富達及任何富達集團公司可能並未在香港以外地方領有牌照、獲得授權或進行登記註冊。任何股份的發行須根據基金銷售文件在香港收到有效的認購申請後才生效。

11. 收費

基金交易的費用及開支詳載於有關基金的基金銷售文件。此外，就富達、富達集團公司及代名人代您支付有關您的投資之費用、收費及開支（包括但不限於銀行費用及收費），您將付還富達、富達集團公司及代名人該等費用。

12. 佣金、服務佣金和其他款項及利益衝突

- (a) 除您須支付的上述費用外，富達可不時（在任何適用法律不禁止的範圍內）收取和保留金錢及非金錢利益，包括佣金、服務佣金，以及有關您對基金作出投資和富達根據本條款提供服務而徵收的其他款項。您同意富達收取和保留該等佣金、服務佣金及/或其他款項。富達收取或保留該等佣金、服務佣金及/或其他款項，不得解釋為富達違反可能對您負有的誠信責任或衡平法上的責任。
- (b) 富達及富達集團公司可就本身的帳戶或其他客戶的帳戶交易股份。
- (c) 在執行指示時，任何富達集團公司可能會以主事人身份與您進行交易，並可能會進行任何富達集團公司直接或間接擁有重大利益或與您存有潛在利益衝突的其他交易。
- (d) 富達已獲授權與任何富達集團公司進行任何交易，而富達可能於任何交易存在利益，並毋須就有關交易帶來的任何利潤或利益向您負責。
- (e) 富達或任何富達集團公司可能與任何基金的基金經理、分銷商或發行機構具有銀行或其他財務關係。
- (f) 除非另有註明，否則在根據本條款為您提供服務時，富達將以您的代理而非主事人身份代表您進行任何交易。

13. 通訊

通訊將會寄往富達檔案上記錄的帳戶持有人或聯名帳戶的第一持有人之通訊地址，或您其後書面通知的其他地址。若帳戶持有人或聯名帳戶的第一持有人去世，任何有關通訊將會寄往富達檔案上記錄的第二持有人的通訊地址，如此類推。所有通訊不論以郵遞、傳真、派遞或其他方式送出，不論您是否確實收到，即當作已給予您本人。您保證現時富達檔案上記錄的地址為您本人收取通訊的地址。記入您帳戶的交易將根據適用法律的規定，向您以書面確認。此外，富達將為您定期提供結單，詳述您帳戶的活動。倘富達發出該成交單據或結單後三十(30)日內，並未收到您的書面反對，則該合約即為已經確認，並對您具約束力。該通知必須由您以傳真或信件的方式送交服務帳戶的當地富達辦事處的客戶服務經理。如未能按上述方式通知富達，您將不能在其後的日子指出有關交易為未經授權。

14. 收集個人資料聲明

根據個人資料（私隱）條例（「私隱條例」），本公司就您與富達或任何富達集團公司（「FIL」）不時進行交易及向FIL提供數據或資料，向您提供以下資訊。請注意，本聲明取代可能曾向您提供的任何同類性質的通知或聲明。FIL將按照私隱條例的規定，竭力保存您的個人資料，並將採取一切合理步驟，確保您的個人資料妥善保存，不被非法使用、遺失、披露及損毀。

- (a) 客戶及其他人士（「資料當事人」）在設立或延續帳戶時，或在FIL向客戶及其他人士提供服務時，必須不時向FIL提供有關資料。所收集的資料類別可能包括但不限於姓名、聯絡資料（包括住址、通訊地址、長期居住地址（如適用）、聯絡/流動電話號碼、電郵地址）、職業、出生國家及城市/市鎮、國籍、身份證、護照號碼、社會保障或國家保險編號、稅籍國、稅務編號及財政狀況詳情。
- (b) 儘管資料當事人一般並無責任提供個人資料，但若未能向FIL提供該等資料，可能會導致FIL無法開設帳戶，或繼續向客戶及其他人士提供服務，或未能遵守任何適用法律。
- (c) 在資料當事人與FIL的持續正常業務往來中（例如當資料當事人開設帳戶、簽發支票、轉調資金、進行交易、出席講座/活動，或與FIL的一般口頭或書面通訊），FIL將不時收集或收取與資料當事人有關的資料。
- (d) 資料當事人之資料的用途將會視乎其與FIL的關係性質有所不同，其中包括下列任何或所有的用途：
- (i) 處理在FIL開設帳戶及/或由FIL提供的其他金融服務（包括代名人服務）的申請程序；
- (ii) 促使及/或確保為資料當事人提供的服務維持日常運作；
- (iii) 研究、設計和推出金融、投資、財富管理、證券、退休、保險及代名人服務或相關產品及服務，以供資料當事人使用；
- (iv) 宣傳和推廣不同的服務及產品（您可拒收推廣資料）（詳情請參閱下文（e）段）；
- (v) 按資料當事人的要求/報名登記，提供提示服務、通訊、單張、投資者通訊及投資教育資料；
- (vi) 規劃及籌備金融、投資講座/活動/論壇；
- (vii) 設計及進行問卷調查/統計分析，以作客戶檔案分析/分類之用；改善及擴大FIL提供的服務；
- (viii) 根據不時適用於FIL或任何資料承轉人（定義見下文）在香港或海外的任何適用法律（包括當地及海外稅務機關），履行資料披露、報告、合規及任何其他法律及監管規定（包括但不限於稅務匯報）；

- (ix) 遵守香港境內或境外任何對FIL或資料承轉人員約束力或適用的現存及未來適用法律，以及基於FIL或資料承轉人位於或跟相關當地或海外法律、監管、政府、稅務、執法或其他機關所屬司法管轄區有關的金融、商業或業務活動，而向該等當地或海外法律、監管、政府、稅務、執法或其他機關承擔或委予的任何現有或未來的合約或其他義務或規定，包括但不限於：
- (1) 遵守根據不時修訂或補充的《1986年美國稅務守則》副標題A第4章的相關安排(「FATCA」)而對FIL或資料承轉人在香港或海外具約束力的義務；或
 - (2) 確立您是否一名美國公民、美國聯邦所得稅法所指的美國居民，或須繳納美國稅務的其他人士；及/或就FATCA目的而言，證明您的帳戶是否美國帳戶。
- (x) 與行政管理FIL、第三者產品發行機構所提供的產品或資料當事人參與行政管理有關的任何用途；
- (xi) 使有意購買FIL全部或任何部份業務或股份的買家可評估有關購買交易；及
- (xii) 與上述各項直接相關或附帶的用途，包括諮詢專業意見。

(e) 在直接促銷中使用資料

FIL擬把資料當事人的資料用於直接促銷，而FIL須為該用途取得資料當事人的同意(包括表示不反對)。就此而言，請注意：

- (i) FIL可能把不時持有的資料當事人姓名、聯絡詳情(包括住址、通訊地址、永久地址(如適用)、聯絡電話/流動電話號碼、電郵地址)、產品及服務組合資料、交易模式和行為、財務背景、網上行為及人口統計數據等資料，用於直接促銷；
- (ii) 在直接促銷中可能會推廣下列類別的服務、產品及項目：
 - (1) 金融、投資、財富管理、證券、退休、保險、代名人及相關服務和產品；
 - (2) 獎勵、長期客戶或尊享優惠計劃、推廣優惠和相關服務；及
 - (3) 邀請出席金融及投資講座/活動/論壇。
- (f) FIL將按適用法律規定或其他為達成上述(d)段列出的任何用途所需的時期，儲存收集所得資料。
- (g) FIL將對其所持有資料當事人的資料保密，但FIL可能會把該等資料提供予下述的香港或海外各方作上述(d)段列出的用途(「資料承轉人」)：
 - (i) FIL的最終控股公司、其附屬公司、代表辦事處及/或FIL的聯營公司；
 - (ii) FIL或基金的服務供應商，包括各項產品的發行機構、受託人、註冊處、過戶代理、保管人、行政服務代理、代名人、股份分銷商、證券與投資服務供應商、核數師，以及法律顧問；
 - (iii) 就FIL的業務營運為FIL提供行政、研究、設計、數據儲存、電訊、軟件開發及應用程式、印刷、郵件處理、郵遞、電腦、付款、證券結算和交收或其他服務的任何代理、承包商、雲端服務供應商或第三者服務供應商；
 - (iv) FIL的中介商(包括第三者金融機構，例如銀行、獨立財務顧問、保險公司)、第三者產品發行機構、分銷商、可能處理或辦理提供予/來自資料當事人的付款的往來銀行及/或其各自的服務供應商；
 - (v) FIL的僱員、高級行政人員、董事及代理；
 - (vi) 任何合適的監管機構/組織、政府機構/組織、市場公認的行業組織，例如期貨交易所、財政與貨幣機關、證券協會、信貸資料庫、證券交易所及任何司法管轄區(不論在香港境內或境外)的稅務機關，包括但不限於美國國家稅務局，以符合(舉例說)FATCA的規定；
 - (vii) 在不限制上述(vi)段的一般性的原則下，根據對FIL具約束力的適用法律或自願性安排，FIL有義務向其披露資料的各方；
 - (viii) FIL為第(e)段所述的目的而委聘的外部服務供應商(包括但不限於印刷公司、郵務公司、電訊公司、公關公司、廣告代理機構、電話推銷公司、數據處理及數據儲存公司、儲存公司、客戶熱線中心、市場研究公司及資訊科技公司)。

請注意，在香港以外的任何司法管轄區儲存或處理個人資料可能亦須提供予該司法管轄區的執法機構、國家安全及其他政府部門，而且或許未能享與香港同等的保障。

(h) 根據上述條例，任何人士均有權：

- (i) 查核FIL是否持有其資料及查閱該等資料；
- (ii) 要求FIL更正任何有關該名人士的不準確資料；
- (iii) 確定FIL有關資料的政策和慣例，以及獲告知FIL所持個人資料的類別；
- (iv) 拒絕其個人資料被用作市場推廣用途，而FIL在接獲該名人士的拒絕通知後，不得使用其個人資料作市場推廣用途。

(i) 根據上述條例的條款，FIL有權就處理任何查閱資料的要求徵收合理費用。

- (j) 若您反對個人資料被用作直接促銷，可通知FIL行使選擇權拒收推廣資料。任何關於拒收、查閱或更正資料，或索取關於政策與慣例的資料或所持資料類別的要求，應向下列人士提出：

香港金鐘道88號
太古廣場二座21樓
富達基金(香港)有限公司
資料保護主任

- (k) 本聲明一概不會限制資料當事人在個人資料(私隱)條例下所享有的權利。若本申請表格的收集個人資料聲明與基金銷售文件出現任何歧異，應以本申請表格的收集個人資料聲明為準。

15. 風險披露聲明

- (a) 基金價格有時可能會非常波動。基金價格可升可跌，甚至變成毫無價值。買賣基金未必一定能夠賺取利潤，反而可能會招致損失。
- (b) 由於交易可能於海外進行交收，富達或其聯營公司接收或持有之客戶資產，受制於有關海外司法管轄區之適用法律及規例，而或會與香港證券及期貨條例及據此頒佈之規則有所不同。故此，該等客戶資產未必可以享有於香港接收或持有之客戶資產獲賦予之相同保障。

- (c) 假如您向富達提供授權書，允許代存郵件或將郵件轉交予第三方，那麼您便須盡速親身收取所有關於您帳戶的成交單據及結單，並加以詳細閱讀，以確保可及時偵察到任何差異或錯誤。

16. 轉讓與轉授

- (a) 您同意富達把本條款的全部或任何利益和義務轉讓予任何合適的富達集團公司。您將獲通知有關轉讓。
- (b) 富達可委任任何人士(不論是否富達集團公司)擔任顧問或根據本條款及第14條執行任何職能或職責，並可向該等人士提供有關您及您的投資之資料。

17. 修訂

- (a) 富達可以郵寄、電郵或透過富達的網頁等方式向您發出書面通知，以修訂本協議的條款。若本條款所載資料出現重大轉變，富達可隨時向您再刊登本條款的全部或部份條文。經修訂的條款將由富達再刊登之日起生效或以通知書上列明的生效日期，以後者為準。此外，您可隨時免費向富達索取最新的條款與限制。
- (b) 如中文譯本與英文本在文義上出現分歧，概以英文本為準。

18. 法律

本條款將受香港法律管限，並按香港法律解釋。您與富達均受香港法院的獨有管轄權所管轄，以解決因本條款而引起的任何爭議。

19. 第三者權利

除非本條款另有明文相反規定，否則除了您、富達、任何富達集團公司或代名人以外，並無其他人士有權根據《合約(第三者權利)條例》執行本條款的任何條文或享有本條款的任何條文下的利益，惟上述除外人士或其允許的繼承人或受讓人則不在此限。儘管有本條款的任何條文規定，本條款可隨時撤銷或更改而毋須獲得任何非本條款訂約方的人士同意。

富達SmartFund帳戶附加條款與限制 (不適用於新開帳戶)

1. 定義

除非列明，下列以大寫書寫的字詞及句子與基金帳戶條款與限制內的定義具有相同的涵義。

2. 一般事項

富達SmartFund帳戶(「SmartFund」)乃受基金帳戶條款與限制約束的富達互惠基金帳戶；該條款與限制必須與以下SmartFund條款與限制一併閱讀。

3. 帳戶月費

- (a) 以SmartFund認購或轉換基金，有關的認購費或轉換費可獲豁免。您仍須繳付包括但不限於管理費、贖回費及表現費等於個別基金銷售文件中列明的其他費用。對基金作出的最低首次投資額及任何額外的整筆投資指示，均載於基金銷售文件。
- (b) 帳戶月費會於SmartFund首次錄得基金結存(每一「有關基金」)的當日開始計算。
- (c) 帳戶月費是以同一個SmartFund內的有關基金於收費期內的每日平均結餘額及相對每資產類別存的分層收費率作計算。分層收費模式及計算方法詳列於SmartFund傳單及富達網站。帳戶月費是以美元計算；並以計算當日的主要兌換率換算成的港元等值收費。富達有權不時就任何有關SmartFund訂收費，於任何更改收費的生效日期前30天，以富達認為是合理的途徑向下向客戶發出通知。如您於該生效日期以後仍繼續使用SmartFund，該收費應對您具有約束力。
- (d) 帳戶月費一般是以整月於每曆月的第十五個曆日(或順延至下一個營業日)徵收。若由首次錄得基金結存的當天開始計算的月份並非一個整月，該月的帳戶月費將於下一個月收取。您可從月結單內查閱您SmartFund的帳戶月費詳情。
- (e) 帳戶月費會從您於開立SmartFund時所指定的直接授權帳戶中扣除。如您欲更改指定直接授權帳戶，富達須在該月份的最後一個工作天的最少六個星期前收到您的指示，以便帳戶月費可由該月份起從新直接授權帳戶中扣除。
- (f) 您必須確保在您指定的銀行帳戶內存有足夠的金額以支付帳戶月費。當帳戶月費(或任何餘額)未能成功從您指定的銀行帳戶內成功收取，該未付款項將累積及留在下一期再扣除。若帳戶月費(或任何餘額)連續三個月未能成功收取，您同意及現授權富達從您的SmartFund內最高持有量的基金(以等值)扣除該未付款項。

4. 取消帳戶

- (a) 當取消SmartFund時，任何已累計但未徵收的帳戶月費會於所有投資持股均被贖回或轉移及該帳戶獲成功取消後的下一個月內從您的指定直接授權帳戶中扣除。
- (b) SmartFund內的所有資產均不可轉移至其他類型的富達基金帳戶。除非在特殊的情況，經由富達在絕對酌情下豁免該限制，以從SmartFund已轉移至其他基金帳戶的有關基金股份中按主要市場估值之最高1%收取轉移費。