保存年限:

宏利證券投資信託股份有限公司 函

地址:台北市松仁路97號3樓

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受文者:凱基商業銀行股份有限公司

發文日期:中華民國112年3月22日 發文字號:宏投字第1120000013號

速別:普通件

密等及解密條件或保密期限:

附件:

主旨:通知本公司總代理之Aberdeen Standard SICAV I(「安本標準基金」)將召開臨時股東大會。

說明:

線

一、特此通知,安本標準 SICAV I(「本公司」)臨時股東大會將於 2023 年 4 月 12 日下午 2 點(盧森堡時間)召開(「股東大會」)

二、詳細內容請參閱附件股東通知書內容。

正本:三信商業銀行股份有限公司、上海商業儲蓄銀行股份有限公司、中國人壽保險股 份有限公司、中國信託商業銀行股份有限公司、中租證券投資顧問股份有限公司 、京城商業銀行股份有限公司、元大商業銀行股份有限公司、元大證券股份有限 公司、元富證券股份有限公司、兆豐國際商業銀行股份有限公司、兆豐證券股份 有限公司、全球人壽保險股份有限公司、凱基商業銀行股份有限公司、凱基證券 股份有限公司、香港商香港上海匯豐銀行股份有限公司台北分公司、南山人壽保 險股份有限公司、台中商業銀行股份有限公司、台北富邦商業銀行股份有限公司 、台新國際商業銀行股份有限公司、合作金庫人壽保險股份有限公司、合作金庫 商業銀行、國泰世華商業銀行股份有限公司、國泰人壽保險股份有限公司、國泰 綜合證券股份有限公司、基富通證券股份有限公司、安泰商業銀行股份有限公司 、安聯人壽保險股份有限公司、宏泰人壽保險股份有限公司、富邦人壽保險股份 有限公司、彰化商業銀行股份有限公司、新光人壽保險股份有限公司、日盛國際 商業銀行股份有限公司、星展(台灣)商業銀行股份有限公司、板信商業銀行股份 有限公司、永豐商業銀行股份有限公司、永豐金證券股份有限公司、法商法國巴 黎人壽保險股份有限公司台灣分公司、渣打國際商業銀行股份有限公司、玉山商 業銀行股份有限公司、王道商業銀行股份有限公司、統一綜合證券股份有限公司 、群益金鼎證券股份有限公司、聯邦商業銀行股份有限公司、臺灣中小企業銀行 股份有限公司、台灣人壽保險股份有限公司、臺灣土地銀行股份有限公司、臺灣 新光商業銀行股份有限公司、臺灣銀行股份有限公司、花旗(台灣)商業銀行股份 有限公司、英屬百慕達商安達人壽保險股份有限公司台灣分公司、華南商業銀行 股份有限公司、華泰商業銀行股份有限公司、萬實證券投資顧問股份有限公司、 遠東國際商業銀行股份有限公司、遠雄人壽保險事業股份有限公司、野村證券投





安本標準 SICAV I

Société d'investissement à capital variable 35a, avenue John F. Kennedy L-1855 Luxembourg R.C.S. Luxembourg B 27471

盧森堡,2023年3月20日

致股東通知

召開安本標準 SICAV I 臨時股東大會 之通知 時間為 2023 年 4 月 12 日下午 2 點 (盧森堡時間)

此乃重要文件,請立即詳閱。 若有疑問,請聯絡您的專業顧問。

致股東:

特此通知,安本標準 SICAV I (「本公司」) 臨時股東大會將於 2023 年 4 月 12 日下午 2 點 (盧森堡時間) 召開 (「股東大會」),議程如下:

臨時股東大會議程

1. 本公司章程第 1 條(「名稱」)之內容修改如下(自 2023 年 6 月 5 日起生效,或董事會向臨時股東大會提議的其他日期):

第1條

「出資者和所有成為股份所有者的人組成一家以「société anonyme」形式存在的公司,符合「société d'investissement à capital variable」的條件,並以abran SICAVI(「本公司」)的名義擁有多個子基金」。

根據本公司章程及公開說明書條文以及盧森堡法律與法規,管理股東大會召開和舉行之一般規則如下:

表決一法定人數一多數決規定

股東可親自或透過代理人投票。

持有人每持有完整一股,即擁有一票。

滿足至少一半資本的法定人數,即可形成決議。至少三分之二的出席股東投票,決議方得通過。

若股東大會因未達法定人數無法針對上述提案進行商議與表決,第二次臨時股東大會(「**重新** 召開之股東大會」)將於 2023 年 5 月 15 日下午 2 點(盧森堡時間)舉行,以商議與表決相同的議程。

此重新召開之股東大會將無法定人數之規定,且上述決議將以出席股東的三分之二多數決通過。

適用於 2023 年 4 月 12 日召開之股東大會已收受的委託書(請見下文「代表 – 授權書」項下的說明),若未遭到撤銷,同樣適用於將於 2023 年 5 月 15 日舉行的重新召開之股東大會(若有)。

投票總數不包括未參與投票或已棄權或投下空白或無效票的股東股票。

代表 - 授權書

您必須委託代理人代表您進行表決。為了您的方便,委託書隨附於本通知,煩請您填畢後,在2023 年 4 月 10 日下午 5 點(盧森堡時間)前郵寄至 Attn. Domiciliary Services, Aberdeen Standard SICAV I, 35a, avenue John F. Kennedy, L-1855 Luxembourg,或傳真至 +44 14 52 73 48 26,或以電子郵件寄送至 Management.Company.Admin.Lux@abrdn.com。

致香港投資者的額外資訊:

- 本公司獲證券及期貨事務監察委員會(「SFC」)根據《證券及期貨條例》(《香港法例》第 571 章)(「SFO」)第 104 條授權,可向香港大眾提供之子基金清單,載列於本通知之附錄。
- 若您對上文有任何問題或疑慮,請聯絡香港代表 abrdn Hong Kong Limited, 地址為香港皇后大道中 31 號陸海通大廈 30 樓,電話為 (+852) 2103 4700,或是您常用的聯絡代表。
- 本公司經修訂的綜合公司章程將於任何工作日(星期六及法定假日除外)的正常營業時間於上述香港代表地址供免費查閱。

安本標準 SICAV I

奉董事會之指示

附件:

1. 允許股東委派代表出席股東大會的委託書。

附錄

本公司獲 SFC 根據 SFO 第 104 條授權之子基金

- 安本標準 SICAV I 全中國永續股權基金
- 安本標準 SICAV I − 美國焦點股票基金
- 安本標準 SICAV I 亞太永續股權基金
- 安本標準 SICAV I 亞洲小型公司基金
- 安本標準 SICAV I 亞洲永續發展股權基金
- 安本標準 SICAV I 澳元收益債券基金
- 安本標準 SICAV I 中國 A 股永續股票基金
- 安本標準 SICAV I 氣候轉變債券基金
- 安本標準 SICAV I 多元化收益基金
- 安本標準 SICAV I 新興市場公司債券基金
- 安本標準 SICAV I 新興市場股權基金
- 安本標準 SICAV I 新興市場基礎建設股權基金
- 安本標準 SICAV I 新興市場小型公司基金
- 安本標準 SICAV I 新興市場永續發展股權基金
- 安本標準 SICAV I-歐洲(英國除外)永續股權基金
- 安本標準 SICAV I 歐洲永續股權基金
- 安本標準 SICAV I 前緣市場債券基金
- 安本標準 SICAV I 環球動態股息基金
- 安本標準 SICAV I 環球創新股票基金
- 安本標準 SICAV I 環球永續股權基金
- 安本標準 SICAV I 印度股權基金
- 安本標準 SICAV I 日本永續股權基金
- 安本標準 SICAV I 日本小型公司永續股權基金
- 安本標準 SICAV I 拉丁美洲股票基金
- 安本標準 SICAV I 北美小型公司基金
- 安本標準 SICAV I 新興市場債券基金
- 安本標準 SICAV I 歐元非投資等級債券基金
- 安本標準 SICAV I 世界資源股票基金
- 安本標準 SICAV I 世界小型公司基金

臨時股東大會委託書 須於 2023 年 4 月 10 日前以郵寄或傅真寄回

簽署人

[公司] [名稱和註冊辦事處]

(「股東」)具備安本標準 SICAV I,一家變動資本(société d'investissement à capital variable)投資公司之股東身份。該公司符合 2010年 12 月 17 日有關集體投資之法案第 I 部分(經修訂)(「2010年法案」)進行可轉讓證券集體投資公司的定義,其註冊辦事處位於 35a, avenue John F. Kennedy, L-1855 Luxembourg,在盧森堡貿易及公司註冊處註冊,編號為 B 27471(「本公司」)。本人/我們在此針對本公司名冊上登記的所有股份,向本公司臨時股東大會主席提出不可撤銷之委託,

授予其完整之代理權,(i) 以其簽章於本公司於 2023 年 4 月 12 日下午 2 點 (盧森堡時間) 或其後任何適當日期(為避免疑義,其中包括任何休會、延期或重新召開)召開的臨時股東大會(「股東大會」)代表本人/我們,以及 (ii) 在股東確認已經完全瞭解下述議程內容的情況下,參與討論並依據以下指示為下列議程進行表決。

股東大會因下列議程而召開:

1. 本公司章程第1條(「名稱」)之內容修改如下(自 2023 年 6 月 5 日起生效,或董事會向臨時股東大會提議的其他日期):

第1條

「出資者和所有成為股份所有者的人組成一家以「société anonyme」形式存在的公司,符合「société d'investissement à capital variable」的條件,並以 abrdn SICAV I(「本公司」)的名義擁有多個子基金」。

各代理人據此獲得授權,得依照以下指示進行表決(為避免疑義,如無特定指示表示相反之意圖,則解釋為指示對提出之決議作出<u>贊成</u>表決):

	議程項目		贊成	棄權	反對			
1.	本公司章程第1條(「名稱」)之內容修改 起生效,或董事會向臨時股東大會提議的其							
	第1條 「出資者和所有成為股份所有者的人組成一 形式存在的公司,符合「société d'investissen 條件,並以 abrdn SICAV I (「本公司」 金」。	nent à capital variable 」	的 约					
代理人有權通過、核准並簽署所有會議紀錄或其他文件,並根據於此授予之權限,以完整之代理權採取任何可能必要或有益的措施或決定,並根據盧森堡法律於盧森堡貿易及公司註冊處進行任何註冊,及在 Recueil Electronique des Sociétés et Associations 進行任何刊登,而簽署人承諾應要求批准代理人採取的上述行為,並補償代理人因本委託書所招致之任何及所有成本和開銷。本委託書,以及簽署人及代理人之權利、義務和責任將由盧森堡法律管轄,不包括其有關法律衝突的規則。若股東大會因任何原因休會、延期或重新召開,本委託書將維持有效,並在以下日期起三個月內不可撤銷(如股東本人不時親自行使此處授予之權力,不得視為授權之撤銷)。								
地址	上: 日期:2023	年	. 0					
	•	姓名: 職稱:	-					
備記	È:							
 若未就股東大會或任何重新召開、延期或休會的股東大會中提出的決議事項或任何相關事項 提供指示,代理人將自行裁量如何表決,或是否對上述決議事項放棄投票。 								
2. 7	本委託書(以及其他經簽署之授權書(若有)ī	或其經公證之副本)須以	平信寄回り	以下地址:	ļ			

2. 本委託書(以及其他經簽署之授權書(若有)或其經公證之副本)須以平信寄回以下地址: Attn.Domiciliary Services 安本標準 SICAV I 35a, avenue John F. Kennedy

35a, avenue John F. Kennedy L-1855 Luxembourg

- ,或以電子郵件寄送至 Management.Company.Admin.Lux@abrdn.com 或傳真至 (+44) 14 52 73 48 26, 最遲不晚於 4月 10 日下午 5 點(盧森堡時間)。
- 3. 若股東為公司,本委託書之簽訂必須以獲其正式授權的人員或律師簽章為之。

ABERDEEN STANDARD SICAV I

Société d'investissement à capital variable 35a, avenue John F. Kennedy L-1855 Luxembourg R.C.S. Luxembourg B 27471

Luxembourg, 20 March 2023

NOTICE TO SHAREHOLDERS

Convening notice to the extraordinary general meeting of the shareholders of Aberdeen Standard SICAV I to be held on 12 April 2023, at 2 p.m. (Luxembourg time)

This document is important and requires your immediate attention.

If in doubt, contact your professional adviser.

Dear shareholder,

You are hereby informed that an extraordinary general meeting of shareholders of Aberdeen Standard SICAV I (the "Company") will be held on 12 April 2023 at 2 p.m. (Luxembourg time) (the "Meeting") with the following agenda:

AGENDA FOR THE EXTRAORDINARY GENERAL MEETING

1. Amendment of Article 1 ("Denomination") of the articles of incorporation of the Company, to be read as follows (with effective date 5 June 2023 or such other date proposed by the board of directors to the extraordinary general meeting):

Article 1

"There exists among the subscribers and all those who become owners of shares, a company in the form of a "société anonyme" qualifying as a "société d'investissement à capital variable" with multiple sub-funds under the name of abrdn SICAV I (the "Company")".

Please find below the general rules which will govern the convening and holding of the Meeting in accordance with the provisions of the articles of incorporation and prospectus of the Company, and Luxembourg laws and regulations:

VOTING - QUORUM - MAJORITY REQUIREMENTS

Shareholders may vote in presence or by proxy.

Each entire share entitles the holder thereof to one vote.

Resolutions can be taken if a quorum of at least one half of the capital is met. The resolution must be passed by at least two-thirds of the votes cast by the shareholders represented.

If the Meeting is not able to deliberate and vote on the above mentioned proposal for lack of quorum, a second extraordinary general meeting (the "Reconvened Meeting") will be held on 15 May 2023 at 2 p.m. (Luxembourg time), to consider and vote on the same agenda.

At such Reconvened Meeting, no quorum will be required and the above resolution will be adopted at a majority of two thirds of the votes cast by shareholders represented.

Forms of proxy (please see below, under "REPRESENTATION - POWER OF ATTORNEY") already received for the Meeting to be held on 12 April 2023 will be valid for the Reconvened Meeting, if any, to be held on 15 May 2023 unless they have been revoked.

Votes cast shall not include votes attaching to shares in respect of which the shareholder has not taken part in the vote or has abstained or has returned a blank or invalid vote.

REPRESENTATION - POWER OF ATTORNEY

You must appoint a proxy to vote on your behalf. We would be grateful if the form of proxy, which is enclosed for your convenience, is completed and returned by mail to Attn. Domiciliary Services, Aberdeen Standard SICAV I, 35a, avenue John F. Kennedy, L-1855 Luxembourg, or by fax ((+44) 14 52 73 48 26), or by email (Management.Company.Admin.Lux@abrdn.com) no later than 10 April 2023 at 5 p.m. (Luxembourg time).

ADDITIONAL INFORMATION FOR HONG KONG INVESTORS:

- A list of the sub-funds of the Company that are authorised by the Securities and Futures Commission (the "SFC") pursuant to section 104 of the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong) (the "SFO"), and hence may be offered to the public of Hong Kong, are set out in the Annex to this notice.
- If you have any questions or concerns about the foregoing, please contact the Hong Kong representative, abrdn Hong Kong Limited at 30th Floor, LHT Tower, 31 Queen's Road Central, Hong Kong at (+852) 2103 4700 or your usual contact agent.
- The revised consolidated articles of incorporation of the Company will be made available
 for inspection free of charge during usual business hours on any week day (Saturday and
 public holidays excepted) at the address of the Hong Kong representative stated above.

ABERDEEN STANDARD SICAV I

By order of the Board of Directors

Enclosure:

1. Form of proxy allowing the shareholders to be represented at the Meeting.

Annex

Sub-funds of the Company that are authorised by the SFC pursuant to section 104 of the SFO

- Aberdeen Standard SICAV I All China Sustainable Equity Fund
- Aberdeen Standard SICAV I American Focused Equity Fund
- Aberdeen Standard SICAV I Asia Pacific Sustainable Equity Fund
- Aberdeen Standard SICAV I Asian Smaller Companies Fund
- Aberdeen Standard SICAV I Asian Sustainable Development Equity Fund
- Aberdeen Standard SICAV I Australian Dollar Income Bond Fund
- Aberdeen Standard SICAV I China A Share Sustainable Equity Fund
- Aberdeen Standard SICAV I Climate Transition Bond Fund
- Aberdeen Standard SICAV I Diversified Income Fund
- Aberdeen Standard SICAV I Emerging Markets Corporate Bond Fund
- Aberdeen Standard SICAV I Emerging Markets Equity Fund
- Aberdeen Standard SICAV I Emerging Markets Infrastructure Equity Fund
- Aberdeen Standard SICAV I Emerging Markets Smaller Companies Fund
- Aberdeen Standard SICAV I Emerging Markets Sustainable Development Equity Fund
- Aberdeen Standard SICAV I Europe ex UK Sustainable Equity Fund
- Aberdeen Standard SICAV I European Sustainable Equity Fund
- Aberdeen Standard SICAV I Frontier Markets Bond Fund
- Aberdeen Standard SICAV I Global Dynamic Dividend Fund
- Aberdeen Standard SICAV I Global Innovation Equity Fund
- Aberdeen Standard SICAV I Global Sustainable Equity Fund
- Aberdeen Standard SICAV I Indian Equity Fund
- Aberdeen Standard SICAV I Japanese Sustainable Equity Fund
- Aberdeen Standard SICAV I Japanese Smaller Companies Sustainable Equity Fund
- Aberdeen Standard SICAV I Latin American Equity Fund
- Aberdeen Standard SICAV I North American Smaller Companies Fund
- Aberdeen Standard SICAV I Select Emerging Markets Bond Fund
- Aberdeen Standard SICAV I Select Euro High Yield Bond Fund
- Aberdeen Standard SICAV I World Resources Equity Fund
- Aberdeen Standard SICAV I World Smaller Companies Fund

PROXY FORM FOR THE EXTRAORDINARY GENERAL MEETING TO BE RETURNED VIA MAIL OR FAX BEFORE 10 APRIL 2023

I/We, the undersigned,

[Corporate] [Name and Registered Office]

(the "Shareholder"), being a shareholder of Aberdeen Standard SICAV I, an investment company with variable capital (société d'investissement à capital variable) qualifying as an undertaking for collective investment in transferable securities within the meaning of Part I of the law of 17 December 2010 relating to undertakings for collective investment, as amended (the "2010 Law"), having its registered office at 35a, avenue John F. Kennedy, L-1855 Luxembourg, and registered with the Register of Trade and Companies of Luxembourg under the number B 27471 (the "Company"), and with respect to all my/our shares recorded in the register of the Company, hereby gives irrevocable proxy to the chairman of the extraordinary general meeting of the shareholders of the Company,

to whom is granted full power of substitution to (i) represent me/us by his/her sole signature at the **convened extraordinary general meeting of the shareholders** of the Company to be held on 12 April 2023 at 2 p.m. (Luxembourg time) or at any suitable date thereafter (including, for the avoidance of doubt, any adjournment, postponement or reconvening thereof) (the "**Meeting**"), and (ii) participate in the discussions and vote as indicated below regarding the matters mentioned below of which the Shareholder acknowledges having been fully informed.

The Meeting has been called for the following agenda:

1. Amendment of Article 1 ("Denomination") of the articles of incorporation of the Company, to be read as follows (with effective date 5 June 2023 or such other date proposed by the board of directors to the extraordinary general meeting):

Article 1

"There exists among the subscribers and all those who become owners of shares, a company in the form of a "société anonyme" qualifying as a "société d'investissement à capital variable" with multiple sub-funds under the name of **abrdn SICAV I** (the "Company")".

Each proxyholder is hereby empowered and instructed to vote in accordance with the below instructions (whereby, for the avoidance of doubt, omission to give specific instructions to the contrary must be construed as an instruction to vote <u>in favour</u> of the proposed resolutions):

	Agenda point	In favo	our	Abstain	Against
1.	Amendment of Article 1 ("Denomination") of the articles of incorporation of the Company, to be read as follows (with effective date 5 June 2023 or such other date proposed by the board of directors to the extraordinary general meeting):				
	Article 1 "There exists among the subscribers and all those who become owners of shares, a company in the form of a "société anonyme" qualifying as a "société d'investissement à capital variable" with multiple sub-funds under the name of abran SICAV I (the "Company")".				
meas with to ar the I actionall control actionall control actionall control actions. The laws The record control action control actions are control actions.	present proxy will remain in force if the Meeting, for whatever reason, is adjuvened and shall be irrevocable for a period of three months from the date hoise by the shareholder in person from time to time of any of the powers here self be deemed to be a revocation).	thority s of Lux to any nises to older a d the p rules o ourned hereof (her xem pulp rate gain propose on confident	ein granted bourg law blication in tify all said and and and and and and and and and an	d, , d d f r e
Mad	e in dated this 2023.				
Nar Titl					
NOT	ES:				· ·
from on an	ne proxyholder will exercise his/her discretion as to how he/she votes or whe voting on the resolution referred to above if no instruction is given in respect by related business considered at the general meeting or any reconvened, por ral meeting.	of the	resc	olution and	d
Attn. ABE 35a,	is proxy (and the power of attorney or other authority, if any, under which it is fied copy thereof) must be returned by regular mail to the following address: Domiciliary Services RDEEN STANDARD SICAV I avenue John F. Kennedy 55 Luxembourg	signed	lor	a notariall	у
or by	e-mail: Management.Company.Admin.Lux@abrdn.com fax: (+44) 14 52 73 48 26, ter than 5 p.m. (Luxembourg time) on 10 April.				

3. If the shareholder is a corporation, this proxy must be executed under the seal or under the hand of some officer or attorney duly authorised on its behalf.							