

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

13 November 2017

Dear Shareholder,

ABERDEEN GLOBAL

Your Board of Directors has decided to make changes to Aberdeen Global (the “**Company**”). The principal proposed changes are detailed in this letter. The Hong Kong offering documents of Aberdeen Global (the “**Hong Kong Offering Documents**”) will also be updated accordingly.

Capitalised terms used in this letter shall have the same meaning ascribed to them in the latest version of the Hong Kong Offering Documents unless the context otherwise requires.

CHANGES TO THE COMPANY AND EXISTING FUNDS

1. Change to the articles of incorporation of the Company and appointment of two additional directors

The Board of Directors proposes to amend and restate the Company’s articles of incorporation, to include new flexibilities introduced by the Law of 10 August 2016 modernising the Luxembourg Law of 10 August 1915 on commercial companies. The restatement of the articles of incorporation of the Company needs to be approved by the Extraordinary General Meeting of Shareholders.

It is also proposed, subject to approval by the *Commission de Surveillance du Secteur Financier*, to appoint Ms Wendy Mayall and Mr Andrey Berzins as new members of the Board of Directors until the next annual general meeting of the Company to be held in 2018.

The Board of Directors therefore invites you to an Extraordinary General Meeting of Shareholders of the Company. The convening notice to this meeting is attached hereto.

The draft articles of incorporation reflecting all the proposed changes, is available free of charge at the Company’s registered office and the office of the Global Distributor.

2. Changes to the Investor Profiles of various Funds

With effect from 3 January 2018 and following a strategic review in light of the entry into force of the Directive 2014/65/EU of 15 May 2014 on markets in financial instruments (“**MiFID**”), the Investor Profiles of certain Funds will be amended as further described below.

a. Risk level

The level of risk assigned to Aberdeen Global – Select Emerging Markets Bond Fund will be reduced from “high” to “medium”.

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b. Recommended holding period

The recommended holding period of Aberdeen Global – Asian Local Currency Short Duration Bond Fund will be changed from “long term” to “medium term”.

3. Changes to names of Share Classes

a) New Share Class names

To improve investor understanding, the offering of Share Classes has been reorganised and restructured into a simpler regime. The 7 existing Share Classes (each of which is issued in a single currency) will be replaced by 5 new Share Classes, each of which will be offered in any currency as per the provisions contained in the Hong Kong Offering Documents. For the avoidance of any doubt, this change only refers to the Share Class names and existing shareholders will remain invested in the same Share Class with the same features (i.e. eligible investors, denomination currency, dividend policy, applicable management fees, etc.). Appendix 1 contains a comparison between the existing and the new Share Class names.

b) Hedged Share Classes

The existing Base Currency Exposure Share Classes, which seek to offer amended currency risk by selling the Fund’s Base Currency and buying the currency of the Base Currency Exposure Share Class (the currency in which a Shareholder invests), will be renamed to Hedged Share Classes. As a consequence, the categorisation of Base Currency Hedged, Partial Base Currency Short and Base Currency Short Share Class will no longer be used in the Hong Kong Offering Documents. In addition, any specific minimum Investment Amount applicable to Base Currency Short and Partial Base Currency Short versions of Base Currency Exposure Share Classes will be removed. As a result, the Share Classes and their Base Currency Exposure Share Classes shall be subject to the same minimum Investment Amount.

The currency hedging process for Hedged Share Classes will operate in the same way as for existing Base Currency Exposure Share Classes. The currency hedging strategy of the existing Base Currency Exposure Share Classes as well as any other features of these Share Classes (i.e. eligible investors, denomination currency, dividend policy, applicable management fees, etc.) will remain unchanged.

The maximum fees payable by a Hedged Share Class to the relevant Investment Manager for providing currency hedging services will be reduced from 0.10% to 0.04% of the Net Asset Value.

Hedged Share Classes will be renamed and will include “Hedged” and the relevant currency in their name (e.g. A SInc Hedged EUR).

Investors should refer to www.aberdeen-asset.com.hk for more details on Hedged Share Classes.

c) Dividend Policy

For simplification purposes and to improve investor understanding, the Dividend Policy section will be reorganised, as explained below. In addition, new income distribution capabilities have been introduced.

The denomination of the Share Classes will no longer include references to 1 or 2 depending on their dividend policy but will be renamed and categorised as follows:

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Accumulation Shares

The Board of Directors does not intend to declare any dividends in respect of these Classes of Shares. Accordingly, the investment income attributable to these Classes of Shares will be accumulated in their respective Net Asset Values.

Income Shares

- **Monthly Income Shares:** They will be denoted by adding “MInc” next to the Class (e.g. A MInc). Dividends will be declared as at the first Business Day of each month with the appropriate distributions or allocations made within one month of these dates.
- **Quarterly Income Shares:** They will be denoted by adding “QInc” next to the Class (e.g. A QInc). Dividends will be declared as at 1 January, 1 April, 1 July and 1 October with the appropriate distributions or allocations made within two months of these dates.
- **Semi-annual Income Shares:** They will be denoted by adding “SInc” next to the Class (e.g. A SInc). Dividends will be declared as at 1 April and 1 October with the appropriate distributions or allocations made within two months of these dates.
- **Annual Income Shares:** They will be denoted by adding “AInc” next to the Class (e.g. A AInc). Dividends will be declared as at 1 October with the appropriate distributions or allocations made within two months of this date.

For the avoidance of any doubt, existing shareholders will remain invested in the same Share Class with the same dividend policy. Please refer to the enclosed table showing the current name and the new name of each Share Class within Aberdeen Global.

4. Appointment of Aberdeen Asset Management Asia Limited as Investment Adviser of Aberdeen Global – Emerging Markets Local Currency Bond Fund

With effect from 18 December 2017, Aberdeen Asset Management Asia Limited will be appointed as Investment Adviser of Aberdeen Global – Emerging Markets Local Currency Bond Fund in relation to the Asian Assets only, as determined by the Investment Manager from time to time. Aberdeen Asset Management Asia Limited is registered in Singapore, and is authorised and regulated by the Monetary Authority of Singapore. Aberdeen Asset Management Asia Limited, and the existing management company and its investment delegates in respect of Aberdeen Global – Emerging Markets Local Currency Bond Fund, are subsidiaries of Standard Life Aberdeen plc, the holding company of the Standard Life Aberdeen Group.

For the avoidance of doubt, the investment objective and policy as well as the current portfolio and strategy of the Funds impacted by the changes mentioned under 2., 3. and 4. above will remain unchanged. Equally, the operation of the Funds and the manner in which they are being managed will be unaffected. Hence there is no effect on existing shareholders as a result of these changes.

5. Merger of Aberdeen Global Indian Equity Limited into Aberdeen Global – Indian Equity Fund

As stated under Appendix F of the Hong Kong Offering Documents, Aberdeen Global – Indian Equity Fund (the “Sub-Fund”) currently invests into Indian securities through its wholly-owned subsidiary Aberdeen Global Indian Equity Limited (the “Subsidiary”).

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The Hong Kong Offering Documents states that if it is no longer commercially beneficial to invest through the Subsidiary, Aberdeen Global may elect to invest directly in India or through another suitable vehicle in any jurisdiction.

The Board of Directors has come to the conclusion that a transition to a direct investment model for investment in Indian securities would be to the benefit of investors in terms of cost and risk reduction. By transitioning to a direct investment model and removing the subsidiary structure, the complexity of the investment structure will be reduced and cost reduction can be achieved.

It has therefore been decided to propose to all Shareholders of Aberdeen Global to merge the Subsidiary into the Sub-Fund by contributing all assets and liabilities of the Subsidiary to the Sub-Fund in accordance with the Companies Act 2001 of Mauritius, as amended, and the Luxembourg law of 10 August 1915 concerning commercial companies, as amended (the “**Merger**”).

An extraordinary general meeting of the Shareholders of Aberdeen Global is required to consider and approve the Merger. The convening notice to the Extraordinary General Meeting of Shareholders is attached hereto.

The Articles of Merger, which have been drawn up by the board of directors of the Subsidiary and the Board of Aberdeen Global, were published in the RESA on 31 October 2017 and in accordance with Luxembourg law, the following documents are available for inspection by Shareholders at the registered office of Aberdeen Global until the date of the Extraordinary General Meeting:

- the Articles of Merger;
- the annual accounts and the report of Aberdeen Global and the Subsidiary for the last three financial years, with an opinion and report of an auditor, if such opinion and report were prepared;
- the unaudited annual accounts as at 30 September 2017; and
- the reports of the board of directors of the Subsidiary and the Board of Aberdeen Global.

Investors should note that all costs related to the Merger will be paid out of the assets of the Sub-Fund as extraordinary expenses.

However, investors should also note that the Merger will result in a revised effective rate of Operating, Administrative and Servicing Expenses applicable to each Share Class of the Sub-Fund due to cost savings achieved by the simplification of the investment structure as referred to above.

There are no matters/impact arising from changes mentioned under 5. above that may materially prejudice the existing Shareholders’ rights or interests.

Except where stated otherwise in this letter, the maximum and current levels of fees and expenses (including the effective Operating, Administrative and Servicing Expenses) applicable to the Funds as described in the Hong Kong Offering Documents will not change as result of the changes mentioned above.

Shareholders affected by the Merger who feel that their investment requirements are no longer met may request redemption or switching of their shares, free of any applicable redemption and/or subscription charges, prior to the effective date of the Merger.

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ADMINISTRATIVE CHANGES

Following the merger of the ultimate holding company of the Management Company and its delegates, Aberdeen Asset Management PLC, and Standard Life plc, various sections of the Hong Kong Offering Documents will be updated, such as the directors' biographical information, the Aberdeen Organisation (now renamed as Standard Life Aberdeen Organisation) and the Management Company's Remuneration Policy.

The Sub-Data Processing Agents have changed their names from International Financial Data Services (UK) Limited and International Financial Data Services Limited to DST Financial Services Europe Limited and DST Financial Services International Limited, respectively.

In view of the entry into force of MiFID, certain sections of the Hong Kong Offering Documents will be revised. Among these changes, it will be clarified within the Charges and Expenses section that no cost or expense related to the investment research will be paid out of the assets of the Company or its Funds, as these will be borne by the Standard Life Aberdeen Group.

Certain sections of the Hong Kong Offering Documents will be updated, subject to prior approval at the Extraordinary General Meeting of Shareholders, to reflect the latest developments of the amended law of 10 August 1915 on Commercial Companies.

Hong Kong Offering Documents

The changes detailed in this letter will be reflected in new Hong Kong Offering Documents in due course.

Your Board of Directors accepts responsibility for the accuracy of the information contained in this letter. To the best of the knowledge and belief of your Board of Directors (who have taken reasonable care to ensure this is the case) the information contained in this letter is in accordance with the facts and does not omit anything likely to affect the importance of such information.

If you have any questions or would like any further information please contact us at our registered office or in the case of Hong Kong Shareholders, at Aberdeen International Fund Managers Limited whose office is at Suites 1601 and 1609-1610, Chater House, 8 Connaught Road Central, Hong Kong, Tel. 852 2103 4700.

Your Board of Directors believes that the changes are fair and reasonable and are in the best interests of Shareholders.

Yours faithfully,



Soraya Hashimzai
For and on behalf of
the Board of Directors – Aberdeen Global

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APPENDIX 1

Existing Share Class Name until 17 December 2017	New Share Class Name with effect from 18 December 2017
Class A	Class A [Currency]
Class E	Class A EUR
Class D	Class A GBP
Class U	Class A USD
Class I	Class I [Currency]
Class Z	Class Z [Currency]
Class S	Class S [Currency]

Dividend Policy	Existing Share Class Name until 17 December 2017	New Share Class Name with effect from 18 December 2017
Accumulation	☐ – 2	☐ Acc
Income (monthly)	☐ – 1	☐ MInc
Income (quarterly)	☐ – 1	☐ QInc
Income (semi-annual)	☐ – 1	☐ SInc
Income (annual)	☐ – 1	☐ AInc

Existing Base Currency Exposure Share Class Name until 17 December 2017	New Hedged Share Class Name with effect from 18 December 2017
Class A [Currency]	Class A Hedged [Currency]

A complete list of the existing and the new Share Classes can be found on www.aberdeen-asset.com.hk.

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修訂版

此乃要件，請即處理。
如有疑問，請徵詢專業意見

2017年11月13日

親愛的股東：

安本環球

您的董事會已決定對安本環球（「本公司」）作出變動。本函件將詳述主要的建議變動。安本環球的香港發售文件（「香港發售文件」）亦將相應更新。

除文意另有所指外，本函件所用粗體詞彙具有本公司最新版香港發售文件所賦予的相同涵義。

本公司及現有基金的變動

1. 本公司的組織章程變更及額外委任兩名董事

董事會擬修訂及重述本公司的組織章程，納入對1915年8月10日盧森堡商業公司法予以更新的2016年8月10日法律引入的新彈性。本公司的組織章程重述需要獲得特別股東大會批准。

擬（須待金融業監管委員會（*Commission de Surveillance du Secteur Financier*）批准）委任Wendy Mayall女士和Andrey Berzins先生為董事會的新成員，任期至本公司於2018年召開下一次股東週年大會之時。

因此，董事會邀請您參加本公司的特別股東大會。本函件隨附該會議通知。

體現所有擬議變更的組織章程草案可在本公司的註冊辦事處以及全球經銷人的辦事處免費索取。

2. 不同基金的投資者概況變更

鑒於2014/65/EU指令於2014年5月15日對金融工具市場（「MiFID」）生效，自2018年1月3日起，在作出策略性審核後，若干基金的投資者概況將予以修訂，詳見下文。

a. 風險級別

分配至安本環球 - 新興市場債券基金的風險級別將從「高」降為「中等」。

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b. 建議持有期

安本環球 - 亞洲當地貨幣短期債券基金的建議持有期將從「長期」更改為「中期」。

3. 股份類別名稱變更

a) 新股份類別名稱

為便於投資者理解，股份類別的發售已重新組織及重構為更簡單的機制。現有的7個股份類別（每個均以單一貨幣發行）將以5個新股份類別取代，該等股份類別每一個都將根據香港發售文件所載的條文以任何貨幣發售。為免生疑問，該變更僅涉及股份類別名稱，現有股東將繼續投資於具有相同特徵（如合格投資者、計價貨幣、股息政策、適用的管理費等）的相同股份類別。附錄1載有現有及新股份類別名稱的對比。

b) 對沖股份類別

尋求透過賣出基金的基本貨幣及買入基本貨幣風險股份類別的貨幣（股東投資的貨幣）改善貨幣風險的現有基本貨幣風險股份類別將更名為「對沖股份類別」。因此，對沖基本貨幣、部份基本貨幣（短倉）及基本貨幣（短倉）股份類別的分類不再用於香港發售文件。此外，任何適用於基本貨幣風險股份類別的基本貨幣（短倉）及部份基本貨幣（短倉）版本的具體最低投資額將刪除。因此，股份類別及其基本貨幣風險股份類別將適用相同的最低投資額。

對沖股份類別的貨幣對沖流程將以與現有基本貨幣風險股份類別相同的方式運作。現有基本貨幣風險股份類別的貨幣對沖策略以及該等股份類別的其他特徵（如合格投資者、計價貨幣、股息政策、適用的管理費等）將保持不變。

對沖股份類別就貨幣對沖服務應付予相關投資經理的最高費用將從資產淨值的0.10%減至0.04%。

對沖股份類別已更名並將在其名稱中包含「對沖」及相關貨幣（如A類每半年派息(歐元)對沖）。

關於對沖股份類別的更多詳情，投資者應訪問www.aberdeen-asset.com.hk。

c) 股息政策

為簡化起見及便於投資者理解，股息政策部分將重新組織，詳見下文。此外，已引入新收入分配能力。

股份類別的名稱將不再包含反映其股息政策的「1」或「2」，而將更名及分類如下：

累積股份

董事會無意就該等類別的股份宣派任何股息。因此，源自該等類別股份的投資收入將在其各自的資產淨值中累積。

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派息股份

- **每月派息股份**：該等股份的名稱將在類別旁加上「每月派息」（如A類每月派息）。股息將在每月的第一個營業日宣派，在該等日期後一個月內將作出適當的分派或分配。
- **每季派息股份**：該等股份的名稱將在類別旁加上「每季派息」（如A類每季派息）。股息將在1月1日、4月1日、7月1日及10月1日宣派，在此等日期後兩個月內將作出適當的分派或分配。
- **每半年派息股份**：該等股份的名稱將在類別旁加上「每半年派息」（如A類每半年派息）。股息將在4月1日及10月1日宣派，在此等日期後兩個月內將作出適當的分派或分配。
- **每年派息股份**：該等股份的名稱將在類別旁加上「每年派息」（如A類每年派息）。股息將在10月1日宣派，在該日期後兩個月內將作出適當的分派或分配。

為免生疑問，現有股東將投資於具有相同股息政策的相同股份類別。請參閱顯示安本環球內的每個股份類別的當前名稱及新名稱的隨附表格。

4. 委任Aberdeen Asset Management Asia Limited為安本環球 - 新興市場當地貨幣債券基金的投資顧問

自2017年12月18日起，Aberdeen Asset Management Asia Limited將擔任安本環球 - 新興市場當地貨幣債券基金當中僅與亞洲資產有關的投資顧問（經投資經理不時釐定）。Aberdeen Asset Management Asia Limited於新加坡註冊，獲新加坡金融管理局授權並受新加坡金融管理局規管。Aberdeen Asset Management Asia Limited、現有管理公司及其有關安本環球 - 新興市場當地貨幣債券基金的投資代理人均為Standard Life Aberdeen plc（Standard Life Aberdeen Group的控股公司）的附屬公司。

為免生疑問，受上述2、3和4項變更影響的基金的投資目標、政策及當前的投資組合和策略將保持不變。同樣，基金的運營及其管理方式亦不受影響。因此，該等變更對現有股東並無影響。

5. 將Aberdeen Global Indian Equity Limited併入安本環球 - 印度股票基金

如香港發售文件附錄F所述，安本環球 - 印度股票基金（「子基金」）目前透過其全資附屬公司Aberdeen Global Indian Equity Limited（「附屬公司」）投資印度證券。

如香港發售文件所述，透過該附屬公司投資不再具有商業效益，安本環球可選擇直接投資於印度或透過其他合適的工具投資於任何司法權區。

董事會已得出結論，就投資印度證券而言，轉而採用直接投資模式在降低成本和風險方面更為有利於投資者。透過轉變為直接投資模式及移除附屬公司架構，將可降低投資架構的複雜性及削減成本。

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因此，已決定提請安本環球的所有股東同意，透過根據2001年毛里求斯公司法（經修訂）以及1915年8月10日盧森堡商業公司法規定，將附屬公司的所有資產和負債投入子基金，將附屬公司併入子基金（「合併」）。

必須由安本環球的特別股東大會對合併予以審議及批准。本函件隨附特別股東大會通知。

由附屬公司董事會及安本環球董事會草擬的合併條款已根據盧森堡法律於2017年10月31日在RESA發佈，股東可在安本環球的註冊辦事處索閱以下文件，直至特別股東大會召開日期：

- 合併條款；
- 安本環球以及附屬公司過去三個財政年度的年度賬目和報告，帶有審計師意見及報告（若已編制該等意見和報告）；
- 截至2017年9月30日的未經審核年度賬目；及
- 附屬公司董事會及安本環球董事會的報告。

投資者應注意，所有與合併有關的成本將作為非常費用以子基金的資產支付。

但是，投資者還應注意，由於上述投資架構簡化實現的成本節省，合併也會導致更改適用於子基金每個股份類別的運營、行政及服務費用的實際費率。

上文第5項所述變更並無引致嚴重損害現有股東權利或權益的事項／影響。

除本函件另行說明者外，適用於香港發售文件所述基金的費用及開支（包括實際運營、行政及服務開支）的最高及現有水平不會因上述變更而變化。

在合併生效日期前，受合併影響的股東如認為其投資需求不再獲得滿足，則可申請贖回或轉換其股份，而無需繳交任何適用的贖回及／或認購費用。

行政變動

在管理公司及其代理人的最終控股公司Aberdeen Asset Management PLC與Standard Life plc合併後，香港發售文件的多個部分將更新，如董事的簡歷資訊、安本架構（如今更名為標準人壽安本架構）及管理公司的薪酬政策等。

副數據處理代理已分別從International Financial Data Services (UK) Limited和International Financial Data Services Limited更名為DST Financial Services Europe Limited和DST Financial Services International Limited。

由於MiFID已生效，香港發售文件的若干部分將修訂。在該等變更中，將在費用及支出部分澄清，並無與投資研究有關的成本或費用將以本公司或其基金的資產支付，因為該等成本或費用將由Standard Life Aberdeen Group承擔。

根據先前在特別股東大會上授予的許可，香港發售文件的若干部分將更新，以反映1915年8月10日商業公司法的修訂法律的最新發展情況。

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香港發售文件

本函件所詳述的變動將適時於新版香港發售文件中反映。

董事會對本函件所載資料的準確性承擔責任。就您的董事會（經採取合理的謹慎措施以確保事實如此後）所深知及確信，本函件所載資料有事實依據，且並無遺漏可能影響該等資料重要性的任何事項。

如您有任何疑問或欲獲取任何其他資料，請在我們的註冊辦事處與我們聯絡，或若為香港股東，則聯絡安本國際基金管理有限公司，其辦事處位於：香港中環干諾道中8號遮打大廈1601及1609-1610室，電話：852 2103 4700。

您的董事會相信，有關變動公平而合理，並符合股東的最佳利益。

此致



Soraya Hashimzai
為及代表
安本環球董事會

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附錄1

截至 2017 年 12 月 17 日的現有股份類別名稱	自 2017 年 12 月 18 日起生效的新股份類別名稱
A 類	A 類 [貨幣]
E 類	A 類 [歐元]
D 類	A 類 [英鎊]
U 類	A 類 [美元]
I 類	I 類 [貨幣]
Z 類	Z 類 [貨幣]
S 類	S 類 [貨幣]

股息政策	截至 2017 年 12 月 17 日的現有股份類別名稱	自 2017 年 12 月 18 日起生效的新股份類別名稱
累積	[] - 2	[] - 累積
每月派息	[] - 1	[] - 每月派息
每季派息	[] - 1	[] - 每季派息
每半年派息	[] - 1	[] - 每半年派息
每年派息	[] - 1	[] - 每年派息

截至 2017 年 12 月 17 日的現有基本貨幣風險股份類別名稱	自 2017 年 12 月 18 日起生效的新對沖股份類別名稱
A 類 [貨幣]	A 類 [貨幣] 對沖

現有及新股份類別的完整列表載於
www.aberdeen-asset.com.hk。

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