東方匯理證券投資信託股份有限公司 函

地址:台北市信義區信義路5段7號32樓之

聯絡人:客服部

電話:(02)8726-6523

傳真:

電子郵件: TW. CS@amundi. com

受文者:滙豐(台灣)商業銀行股份有限公司

發文日期:中華民國114年11月18日 發文字號:東方匯理字第1140000371號

速別:普通件

密等及解密條件或保密期限:

附件:股東書中英文版、委託書中英文版($0000371_$ 股東會通知中文版. pdf、 $0000371_$ 委託書中文版. pdf、 $0000371_$ 委託書英文版. pdf、 $0000371_$ 股東會通知英文版. pdf)

主旨:轉送鋒裕匯理基金(預計自2025年12月1日起更名為東方匯 理基金) 2025年年股東大會相關事項,敬請查照。

說明:

- 一、依據境外基金管理辦法第45條規定辦理。
- 二、謹通知鋒裕匯理基金將於2025年12月18日下午2時(盧森堡時間) 在註冊辦事處
 - 5, Allée Scheffer, L-2520 Luxembourg召開 2025年年度股東大會,相關通知書及委託書請詳附件。







國際商業銀行股份有限公司、安泰商業銀行股份有限公司、中國信託商業銀行股 份有限公司、基富通證券股份有限公司、鉅亨證券投資顧問股份有限公司、安達 國際人壽保險股份有限公司、永豐金證券股份有限公司、安聯人壽保險股份有限 公司、凱基證券股份有限公司、富盛證券投資顧問股份有限公司、野村證券投資 信託股份有限公司、法商法國巴黎人壽保險股份有限公司台灣分公司、合作金庫 人壽保險股份有限公司、富邦人壽保險股份有限公司、宏泰人壽保險股份有限公 司、新光人壽保險股份有限公司、全球人壽保險股份有限公司、台灣人壽保險股 份有限公司、富邦綜合證券股份有限公司、元富證券股份有限公司、台新人壽保 險股份有限公司、保誠人壽保險股份有限公司、中租證券投資顧問股份有限公 司、連線商業銀行股份有限公司、元大人壽保險股份有限公司





(節譯文)

委託書表格

簽署人

(女士/小姐/先生)

(如代表公司:請填寫公司名稱)

議程:

- 1. 截至 2025 年 6 月 30 日止會計年度之董事會報告及經核准法定會計師 (PricewaterhouseCoopers, Société coopérative)之報告。
- 2. 核准截至2025年6月30日止會計年度之財務報表。
- 3. 依據經查核之年度報告分配截至2025年6月30日止會計年度之盈餘。
- 4. 解除董事於截至 2025 年 6 月 30 日止會計年度內履行之職責。
- 5. 繼續委任 Mr. Eric Pinon 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度 股東大會為止。
- 6. 繼續委任 Mr. Bruno Prigent 擔任本公司董事,任期至將於 2026 年舉行之下一屆 年度股東大會為止。
- 7. 繼續委任 Mr. Yannic Raulin 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 8. 繼續委任 Mr. Thierry Ancona 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 9. 指派 Ms. Karine Laurencin 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 10. 繼續委任 PricewaterhouseCoopers Assurance, Société coopérative 擔任本公司經核准之法定會計師,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 11. 核准截至 2026 年 6 月 30 日止會計年度之董事費用數額為 50,000 歐元(扣除任何預扣稅及/或法律規定得減免之其他稅款前),此費用將支付予 Mr. Eric Pinon。

¹預計自2025年12月1日起更名為東方匯理基金。

- 12. 核准截至 2026 年 6 月 30 日止會計年度之董事費用數額為 50,000 歐元(扣除任何預扣稅及/或法律規定得減免之其他稅款前),此費用將支付予 Mr. Bruno Prigent。
- 13. 其他事項。

並對議程之個別項目進行表決如下:

議程項目	同意	反對	棄權
1	不適用	不適用	不適用
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13	不適用	不適用	不適用

若第一次股東大會無法順利達成決議,則代理人可在後續所有議程相同之會議中,針對上述議程的所有相關動議與上述狀況,代表簽署人參與所有議程討論與表決、核准並簽署所有交易及程序、擔任代理人,以及採取所有履行代理之職的必要或有益行動,並於必要時承諾許可。

簽署地點:	日期:2025年
(簽名)	

PROXY FORM			
The undersigned,			
(Mrs/Miss/Mr.)			
(if representing a Company: Name of	Company)		
registered office is located at 5, Allée 5 proxy with power of substitution, the 6 order to represent him (her) at the ar	shares in AMUNDI FUNDS (the " Company "), of which the Scheffer, Luxembourg L-2520, hereby appoints as his (her) special Chairperson of the Meeting to whom he (she) grants all powers in anual general meeting of the Company, to be held on Thursday , embourg time) at the Company's registered office in Luxembourg		

AGENDA:

- 1. Presentation of the board of directors' report and the report of the approved statutory auditor, PricewaterhouseCoopers, Société coopérative, for the financial year ended on 30 June 2025.
- 2. Approval of the financial statements for the financial year ended on 30 June 2025.
- 3. Allocation of the results for the financial year ended on 30 June 2025 according to the audited annual report.
- 4. Discharge of the directors for the performance of their duties during the financial year ended on 30 June 2025.
- 5. Renewal of the mandate of Mr. Eric Pinon as director of the Company until the next annual general meeting of shareholders, to be held in 2026.
- 6. Renewal of the mandate of Mr. Bruno Prigent as director of the Company until the next annual general meeting of shareholders, to be held in 2026.
- 7. Renewal of the mandate of Mr. Yannic Raulin as director of the Company until the next annual general meeting of shareholders, to be held in 2026.
- 8. Renewal of the mandate of Mr. Thierry Ancona as director of the Company until the next annual general meeting of shareholders, to be held in 2026.
- 9. Appointment of Ms. Karine Laurencin as director of the Company until the next annual general meeting of shareholders, to be held in 2026.

- 10. Renewal of the mandate of PricewaterhouseCoopers Assurance, *Société coopérative* as approved statutory auditor of the Company until the next annual general meeting of shareholders, to be held in 2026.
- 11. Approval of the level of directors' fees for the financial year ending June 30, 2026 amounting to EUR 50,000 (before deduction of any withholding tax and/or other levies deductible by law) that will be paid to Mr. Eric Pinon.
- 12. Approval of the level of directors' fees for the financial year ending June 30, 2026 amounting to EUR 50,000 (before deduction of any withholding tax and/or other levies deductible by law) that will be paid to Mr. Bruno Prigent.
- 13. Miscellaneous

and to vote on each items of the Agenda as follows:

Items of the agenda	For	Against	Abstain
1	N/A	N/A	N/A
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13	N/A	N/A	N/A

and at all subsequent meetings that may be convened with the same agenda in the event that the first Meeting proves unsuccessful, to take part in all deliberations and to vote in the name of the undersigned on all motions relating to said agenda and the aforementioned conditions, approve and sign all

•	gs, act as substitute, and in gen oxy, promising ratification if requ	,	or useful for the
Signed in	, on	2025.	
(Signature)			

(節譯文)

鋒裕匯理系列基金

可變資本投資公司 註冊辦公室:5, Allée Scheffer Luxembourg L-2520 盧森堡大公國 盧森堡商業登記處編號:B 68806

(「本公司」)

盧森堡,2025年11月18日

親愛的股東:

我們很榮幸地邀請您參加將於 2025 年 12 月 18 日星期四下午 2 時(盧森堡時間)假本公司註冊辦公室 5, Allée Scheffer, Luxembourg L-2520 (您可毋庸至現場與會)召開之鋒裕匯理系列基金¹年度股東大會,其議程如下:

議程:

- 1. 截至 2025 年 6 月 30 日止會計年度之董事會報告及經核准法定會計師 (PricewaterhouseCoopers, Société coopérative)之報告。
- 2. 核准截至2025年6月30日止會計年度之財務報表。
- 3. 依據經查核之年度報告分配截至2025年6月30日止會計年度之盈餘。
- 4. 解除董事於截至2025年6月30日止會計年度內履行之職責。
- 5. 繼續委任 Mr. Eric Pinon 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 6. 繼續委任 Mr. Bruno Prigent 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 7. 繼續委任 Mr. Yannic Raulin 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 8. 繼續委任 Mr. Thierry Ancona 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 9. 指派 Ms. Karine Laurencin 擔任本公司董事,任期至將於 2026 年舉行之下一屆年度股東大會為止。
- 10. 繼續委任 PricewaterhouseCoopers Assurance, Société coopérative 擔任本公司經核准之法定會計師,任期至將於 2026 年舉行之下一屆年度股東大會為止。

¹預計自2025年12月1日起更名為東方匯理基金。

- 11. 核准截至 2026 年 6 月 30 日止會計年度之董事費用數額為 50,000 歐元(扣除任何預扣稅及/或法律規定得減免之其他稅款前),此費用將支付予 Mr. Eric Pinon。
- 12. 核准截至 2026 年 6 月 30 日止會計年度之董事費用數額為 50,000 歐元(扣除任何預扣稅及/或法律規定得減免之其他稅款前),此費用將支付予 Mr. Bruno Prigent。

13. 其他事項。

謹提醒您,本次股東大會在議程討論方面無任何法定最低人數出席之規定,由出席股東或所代表股東以多數決通過之決議具有效力。股東參加股東大會及行使表決權之權利,係依據股東在股東大會之前五天的午夜(盧森堡時間)即2025年12月13日星期六午夜所持有之股數計算。

有意參與會議之股東最遲請於 2025 年 12 月 15 日星期一午夜(盧森堡時間)前透過電子郵件或郵件寄回本通知後附已正式**簽署並填妥日期的委託書表格**至 Amundi Luxembourg S.A. (電子郵件: <u>Proxies-Luxembourg@amundi.com</u>或郵寄,致: Amundi Luxembourg S.A.,法律部門,5 Allée Scheffer, L-2520 Luxembourg)。

如您非登記股東且係透過金融中介機構持有本公司之股份時:

如您希望就本通知採取任何行動或有任何疑義,請直接向您申購股份之金融經紀商或中介機構提出。

請確保您的指示(如有)及時轉達予您的金融經紀商或中介機構,俾利其進行必要安排,以確保本公司於規定之時間內收到委託書。

亦請知悉年度帳冊、經核准法定會計師之報告及董事會報告於定稿後將可於本公司之註冊辦事處查閱。

此致

董事會

AMUNDI FUNDS

Société d'Investissement à Capital Variable Registered Office: 5, Allée Scheffer Luxembourg L-2520 Grand-Duchy of Luxembourg R.C.S. Luxembourg: B68806 (the "Company")

Luxembourg, 18 November 2025

Dear Shareholder,

We hereby have the honor of inviting you to the Annual General Meeting of Amundi Funds, to be held on **Thursday**, **December 18**, **2025** at **2:00 pm (Luxembourg time)** without the need for physical attendance at the Company's registered office at 5, Allée Scheffer, Luxembourg L-2520, with the following agenda:

AGENDA:

- 1. Presentation of the board of directors' report and the report of the approved statutory auditor, PricewaterhouseCoopers, Société coopérative, for the financial year ended on 30 June 2025.
- 2. Approval of the financial statements for the financial year ended on 30 June 2025.
- 3. Allocation of the results for the financial year ended on 30 June 2025 according to the audited annual report.
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12. Approval of the level of directors' fees for the financial year ending June 30, 2026 amounting to EUR 50,000 (before deduction of any withholding tax and/or other levies deductible by law) that will be paid to Mr. Bruno Prigent.

13. Miscellaneous

We would like to remind you that the Meeting does not require any quorum in order to deliberate, and that resolutions will be validly adopted by the majority of votes of the shareholders present or represented. The rights to the shareholders to attend this Meeting and to exercise a voting right are determined in accordance with their shares held at midnight (Luxembourg time) on the fifth day prior to the Meeting, i.e. on Saturday, December 13, 2025 at midnight.

Shareholders wishing to participate to the meeting are invited to return the attached **proxy form** duly **signed** and **dated** to Amundi Luxembourg S.A. by email or by mail, by no later than Monday, December 15, 2025 at midnight (Luxembourg time) (Email: Proxies-Luxembourg@amundi.com or Mail, Attn: Amundi Luxembourg S.A., Legal department, 5 Allée Scheffer, L-2520 Luxembourg).

If you are not the registered shareholder and hold shares in the Company through a financial intermediary:

If you wish to take any action in respect of this notice or have any queries, please direct these to the financial broker or intermediary through whom you purchased your shares.

Please ensure that your instructions (if any) are forwarded in good time to your financial broker or intermediary so that they can make the necessary arrangements to ensure that the proxy forms are received by the Company within the requisite timeframe.

Please be informed that the annual accounts, as well as the report of the approved statutory auditor and the board of directors' report will be available at the Company's registered office once finalised.

Yours sincerely,

The Board of Directors