

(中譯文僅供參考,如與英文原文有任何歧異,應以英文為準。)

(節譯文)

駿利亨德森遠見基金 (SICAV) (本公司)

可變資本投資公司

年度股東常會會議通知

謹通知駿利亨德森遠見基金股東,駿利亨德森遠見基金之年度常會將在 2018 年 10 月 10 日星期三上午 11 點 (盧森堡時間),於註冊辦公室 (盧森堡 2 Rue de Bitbourg L-1273) 舉行,以討論並表決下列議案:

議程

- 1. 同意董事及獨立簽證會計師就截至2018年6月30日為止之年度帳目出具之報告。
- 2. 同意截至2018年6月30日經查核之年度帳目。
- 3. 淨收益分派。
- 4. 董事提議之股利分派(若有)。
- 5. 解除董事執行委任職務時產生之責任。
- 6. 改選 Les Aitkenhead、Jean-Claude Wolter、Jeremy Vickerstaff, Steven de Vries 、 James Bowers、Kevin Adams 以及 Joanna Dentskevich 為董事會成員。
- 7. 同意獨立董事 Les Aitkenhead (董事長)、Jean-Claude Wolter、Kevin Adams 以及 Joanna Dentskevich (董事們)之報酬。
- 8. 重新選任 PricewaterhouseCoopers, Société coopérative 為本公司之簽證會計師。
- 9. 其他事項。

董事會

備註:

所有股東有權出席或委託出席上開會議。股東有權指定一個或一個以上之受託人代表其出席並表決,委託書持有人不須為股東。以RBC Investor Services Trust Singapore Limited為名義持有人之投資人,委託書應於2018年10月1日前提交予RBC Investor Services Trust Singapore Limited,收件人為CSR Team,地址為8 Marina View, #26-01 Asia Square Tower 1, Singapore 018960,或傳真至+65 6823 9673 為收件人RBC Investor Services Trust Singapore Limited。

股東得自駿利亨德森基金註冊辦公室、代表人及經銷商辦公室,以及<u>www.janushenderson.com(以電子方式)</u>取 得本公司經查核之年度報告及帳目。

酸利亨德森遠見基金

註冊辦公室: 2 Rue de Bitbourg L-1273 Luxembourg, Grand Duchy of Luxembourg janushenderson.com

可逆資本投資公司(SICAV), R.C.S.Luxembourg: B22847 本公司得為共同保護及改善客戶服務而進行電話錄音。 (節譯文)

駿利亨德森遠見基金(「本公司」)

4. 董事提議之股利分派 (若有)

委託書表格

30/11 1 10/A/20/02/25	# (4-44]/	文记音水相
ய RBC Investor Services	Trust Singapore Limited 為名義持有人之投資人,請將	本委託書於 2018 年 10 月 1
日前回傳給 RBC Investor	Services Trust Singapore Limited,收件人 CSR Team,	地址為 8 Marina View, #26
01 Asia Square Tower 1,	Singapore 018960,或傳真至+65 6823 9673 為收件人	RBC Investor Services
Trust Singapore Limited -		
本人/我們,即下述簽署人		
	位於	
(姓名)	(住址/公司地址)	
 持有人		
 子基金		
兹委託	*/或會議主席,於 2018 年 10 月 10 日星期三上	·午 11 點(盧森堡時間)召
	代理本人/我們,並為本人/我們投票,並於會議延期而需	
之時,對該議程所及之任何	何或所有相關議案進行考量,及以簽署人名義並代簽署人	投票。
* 若您有意委託主席以外之	之第三人,請填寫本欄位。若您希望選擇委託主席,則毋	須填寫本欄位。請勿填入您
的姓名。		
	年度常會	
議程		
	ā,	月意 反對
1. 同意董事及獨立簽證	會計師就截至 2018 年 6 月 30 日為止之年度帳目	
出具之報告	L	
2. 同意截至 2018 年 6	月 30 日經查核之年度帳目	
3. 净收益分派		

(中譯文僅供參考,如與英文原文有任何歧異,應以英文為準。)

5.	解除董事執行委任職務時產生之責任		
6.	改選董事會		 1
	(a) 改選 Les Aitkenhead(為獨立董事)		
	(b) 改選 Kevin Adams(為獨立董事)		
	(C) 改選 Jean-Claude Wolter(為獨立董事)		
	(d) 改選 Joanna Dentskevich(為獨立董事)		
	(e) 改選 Jeremy Vickerstaff		
	(f) 改選 James Bowers		
	(g) 改選 Steven de Vries		
7.	同意獨立董事之報酬:		
	(a) 同意 Les Aitkenhead (董事長) 每年總報酬為 38,500 歐元		
	(b) 同意 Kevin Adams 每年總報酬為 33,500 歐元		
	(C) 同意 Jean-Claude Wolter 每年總報酬為 33,500 歐元		
	(d) 同意 Joanna Dentskevich 每年總報酬為 33,500 歐元		
8.	同意重新選任 PricewaterhouseCoopers Société Cooperative 為本公		
	司之簽證會計師		
9.	其他事項		
備言	½ :		
簽署	号人知悉本會議通過有效決議並無出席法定人數限制。出席或被代表出席朋	设束之簡單多數法	·即得通過決議。
若無	無特定之投票指示,任何經簽署之年度常會委託書應就董事會提案投以贊成	文票。	
經之	本人/多人於 2018 年月日簽署		
答 :			



JANUS HENDERSON HORIZON FUND (SICAV) (the "Company")

Société d'investissement à capital variable

NOTICE OF MEETING OF ANNUAL GENERAL MEETING OF SHAREHOLDERS

NOTICE is hereby given to the shareholders of Janus Henderson Horizon Fund that the ANNUAL GENERAL MEETING of Janus Henderson Horizon Fund will be held at its registered office at 2 Rue de Bitbourg L-1273 Luxembourg at 11 am (Luxembourg time) on Wednesday 10th October 2018 for the purpose of considering and voting upon the following matters:

AGENDA

- 1. Approval of the Reports of the Directors and of the Independent Auditor on the annual accounts for the period ended 30th June 2018.
- 2. Approval of the audited annual accounts at 30th June 2018.
- 3. Allocation of net results.
- 4. Distribution of dividends (if any) as recommended by the Directors.
- 5. Discharge of liabilities to the Directors for the exercise of their mandate.
- Re-election of Les Aitkenhead, Jean-Claude Wolter, Jeremy Vickerstaff, Steven de Vries, James Bowers, Kevin Adams and Joanna Dentskevich to the Board of Directors.
- 7. Approval of the remuneration of the Independent Directors, Les Aitkenhead (as Chairman of the Board), Jean-Claude Wolter, Kevin Adams and Joanna Dentskevich (as Directors).
- 8. Re-Election of PricewaterhouseCoopers, Société coopérative as the Statutory Auditor of the Company.
- 9. Miscellaneous.

The Board of Directors

Notes:

All shareholders are entitled to attend or be represented at the above Meeting. A shareholder is entitled to appoint one or more proxies to attend and vote in his place. A proxy holder is not required to be a shareholder. For investors using RBC Investor Services Trust Singapore Limited as nominee, Forms of Proxy must be lodged at RBC Investor Services Trust Singapore Limited, Attention: CSR Team, 8 Marina View, #26-01 Asia Square Tower 1, Singapore 018960 not later than October 1st 2018. You may fax the Forms of Proxy to RBC Investor Services Trust Singapore Limited at +65 6823 9673.

The audited Annual Report and Accounts of the Company may be obtained from the registered office of Janus Henderson Horizon Fund, at the offices of the representatives and distributors and electronically at www.janushenderson.com.

Janus Henderson Horizon Fund

Registered Office: 2 Rue de Bitbourg, L-1273 Luxembourg, Grand Duchy of Luxembourg janushenderson.com

Janus	Henderson Horizon Fund (the "Company")	Form	of Proxy
Form 6 #26-0	vestors using RBC Investor Services Trust Singapore Limited as nominee, please of Proxy to RBC Investor Services Trust Singapore Limited, Attention: CSR Team I Asia Square Tower 1, Singapore 018960 not later than October 1 st 2018. You may of Proxy to RBC Investor Services Trust Singapore Limited at +65 6823 9673.	i, 8 Marina '	View,
l/We, t	the undersigned		
	(Name) of (Residing at / registered office at)		
Being	the holder(s) of number of shares		
of the	sub –fund (s)		
behalf at 11 showr the ur	y appoint*/ or the Chairman of the Meeting to vote for meeting the Annual General Meeting of the Company to be held on Wednesday 10th am (Luxembourg time) and at any adjournment thereof which shall consider the in the Notice of Annual General Meeting, there to consider and, in the name and dersigned, to vote on any and all matters relative to the Agenda hereunder mentions see complete this space only if you wish to appoint a third party proxy other than the leave this box blank if you want to select the Chairman. Do not insert your own	October 2 Agenda as I on behalf oned.	018 s of
1 1000	Annual General Meeting		
Age		FOR	AGAINS
1.	Approval of the Reports of the Directors and of the Independent Auditor on the annual accounts for the period ended 30 th June 2018.		
2.	Approval of the audited annual accounts for the year ended 30 th June 2018.		
3.	Allocation of net results.		
4.	Distribution of dividends (if any) as recommended by the Directors.		
5.	Discharge of liabilities to the Directors for the exercise of their mandate.		
6.	Re-election of the Board of Directors:		
	 a) Re-election of Les Aitkenhead (as an Independent Director) 		
	b) Re-election of Kevin Adams (as an Independent Director)		
	c) Re-election of Jean-Claude Wolter (as an Independent Director)		
	d) Re-election of Joanna Dentskevich (as an Independent Director)		

	e) Re-election of Jeremy Vickerstaff					
	f) Re-election of James Bowers					
	g) Re-election of Steven de Vries					
7.	Approval of the remuneration of the Independent Directors:					
	a) Approval of the remuneration of €38,500 gross per annum for Les Aitkenhead (Chairman).					
	b) Approval of the remuneration of €33,500 gross per annum for Kevin Adams.					
	d) Approval of the remuneration of €33,500 gross per annum for Jean-Claude Wolter.					
	e) Approval of the remuneration of €33.500 gross per annum for Joanna Dentskevich					
8.	Re-election of PricewaterhouseCoopers Société Cooperative as the Statutory Auditor of the Company.					
9.	Miscellaneous.					
Notes:						
The undersigned is aware that no quorum is needed for the Meeting to pass a valid resolution. Resolutions will be passed by a simple majority of the shareholders present or represented. In case no specific voting instructions are given, any signed proxy for the AGM shall be voted in favour of the proposals made by the Board of Directors.						
As witness my/our hand (s) thisday of2018.						
Signature						