富蘭克林證券投資顧問股份有限公司 函

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密等及解密條件或保密期限:

附件: 共6件

主旨:茲通知富蘭克林坦伯頓全球投資系列—潛力歐洲基金第1階段合併案之 2025 年7月 24日股東通知信,請查照。

說明:

- 一. 依境外基金機構電郵通知,有關富蘭克林坦伯頓全球投資系列基金(下稱「FTIF」)的台灣已核備「富蘭克林坦伯頓全球投資系列—歐洲股票收益基金(下稱「消滅基金」)」及台灣未核備「FTIF Templeton European Opportunities Fund (下稱「消滅基金」)」等兩檔基金擬併入台灣已核備「富蘭克林坦伯頓全球投資系列—潛力歐洲基金(下稱「存續基金」)」之合併案,將於 2025 年 10 月 24 日生效。
- 1. 「消滅基金」與「存續基金」股東若不想參與此合併案,得於最後交易日 114 年 10 月 17 日(含)前免費進行贖回或轉換至台灣已核備 FTIF 其他子基金。逾期未申請者視為同意基金合併。
- 2. 合併產生的費用,包括法律、會計、保管和其他行政管理費用將由 FTIF 的管理公司-富蘭克林 坦伯頓國際服務有限公司 (Franklin Templeton International Services S.àr.l.)承擔。
- 股東原持有「消滅基金」單位數將於合併生效日依兌換比率全數轉換至「存續基金」。
- 二. 「消滅基金」因應此合併將受到以下交易限制:
- 1. 自 114 年 10 月 20 日起, 暫停受理消滅基金之現有股東新增申購(含單筆、轉入及原訂契約定時(不)定額投資)、贖回、轉換或移轉。
- 2. 由「消滅基金」併入「存續基金」之定期定額投資人,原「消滅基金」之定時(不)定額投資將自合併後恢復交易日起,轉以「存續基金」為扣款標的持續扣款,投資人如不欲繼續扣款申購「存續基金」者可辦理停止扣款。

以上有關「基金合併」及「歐洲股票收益基金因應消滅基金合併前之交易限制,已於境外 基金觀測站公告。 有關基金合併案的詳細內容,請參閱股東通知信中譯本及股東通知信英文版:

● 「FTIF - 潛力歐洲基金」合併「FTIF - 歐洲股票收益基金」

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合併建議	基金名稱
消滅基金	歐洲股票收益基金
合併建議	基金名稱
存績基金	潛力歐洲基金

● 「FTIF - 潛力歐洲基金」合併「未核備基金(FTIF - Templeton European

Opportunities Fund)

合併建議	基金名稱
冰冲井人	未核備基金
消滅基金	(Templeton European Opportunities Fund)
合併建議	基金名稱
存續基金	潛力歐洲基金

附件一:消滅基金股東通知信中譯版 附件二:消滅基金股東通知信英文版 附件三:存續基金股東通知信中譯版 附件四:存續基金股東通知信英文版 附件五:存續基金股東通知信中譯版 附件六:存續基金股東通知信英文版

重事長 黄扬瑶

正本:國泰人壽保險股份有限公司、新光人壽保險股份有限公司、元大人壽保險股份有限公司、安聯人壽保險股份有限公司、台灣人壽保險股份有限公司、南山人壽保險股份有限公司、凱基人壽保險股份有限公司、全球人壽保險股份有限公司、宏泰人壽保險股份有限公司、臺銀人壽保險股份有限公司、三商美邦人壽保險股份有限公司、第一金人壽保險股份有限公司、遠雄人壽保險事業股份有限公司、安達國際人壽保險股份有限公司、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、英屬百慕達商友邦人壽保險股份有限公司台灣分公司副本:

(消滅基金通知信)

【簡譯中文,僅供參考】 富蘭克林坦伯頓全球投資系列基金 Société d'investissement à capital variable 8A, rue Albert Borschette L-1246 Luxembourg B.P. 169 L-2011 Luxembourg www.franklintempleton.lu

FRANKLIN TEMPLETON

盧森堡·2025年7月24日

富蘭克林坦伯頓全球投資系列基金 (下稱「FTIF」或「本公司」) 的子基金「富蘭克林坦伯頓全 球投資系列 - 歐洲股票收益基金 - 與「富蘭克林坦伯頓全球投資系列 - 潛力歐洲基金 - 之合併案 (下稱「合併」)

親愛的股東,您好!

本函旨在告知您本公司董事會(下稱「董事會」)決定將「富蘭克林坦伯頓全球投資系列-歐洲 股票收益基金 (FTIF – Templeton European Improvers Fund) 」 (下稱「消滅基金」)合併至 「富蘭克林坦伯頓全球投資系列-潛力歐洲基金 (FTIF – Templeton European Insights Fund) 」 (下稱「**存續基金**」)。

我們為什麼要這樣做

• 背景和理由

消滅基金於 2011 年 7 月成立‧截至 2025 年 6 月 27 日價值為 23,610,757 美元。由於規模相對較 小且未來需求減少,做為獨立實體經營缺乏經濟效益。存續基金於 1999 年 1 月成立,截至 2025 年 6 月 27 日價值為 221,771,629 美元。

基於上述及下述資訊,董事會已根據經修訂之 2010 年 12 月 17 日盧森堡法律有關集合投資事業 第 66(4) 章節(下稱「 2010 年法規」)以及本公司公司章程第 28 條(下稱「公司章程」)之規 定,決定將消滅基金併入存續基金。

性請注意董事會並未審查適合股東的個別需求或風險承受能力。建議股東就其個別情況尋求獨立 財務/稅務意見。

• 消滅基金與存續基金的比較

消滅基金的投資目標是藉由主要投資於在歐洲國家註冊成立或進行主要業務活動的任何市值公司股 權證券來實現資本增值。ESG因素也是其基本投資研究和決策過程的一個組成部分。存續基金的投 股權證券的投資政策來實現資本增值。ESG因素也是其基本投資研究和決策過程的一個組成部分。

由於消滅基金和存續基金皆具有相似的投資目標(透過投資歐洲公司實現資本增值)、費用和開支 以及目標投資人概況,董事會認為合併這些子基金並專注於單一投資組合係符合股東的最佳利益。 截至 2025 年 6 月 30 日,消滅基金投資組合中已 100% 的持股是與存續基金相同。此外,截至 202 5年6月30日,存續基金在所有標準的追蹤時期內均表現出優異的絕對回報。

消滅基金與存續基金之間的相似和差異在附錄中有詳細說明。有關存續基金的投資目標和政策以及相關風險的完整描述,請參閱 FTIF 的最新的公開說明書(以下稱「公開說明書」),我們邀請您仔細閱讀。

費用

消滅基金和存續基金所收取的費用有相似之處。有關消滅基金和存續基金收取的費用的更多資訊 將在下文中描述。我們預期合併子基金並專注於單一投資組合將為股東節省更多費用。

這對您來說意味著什麼

• 合併程序

自生效日(定義見下文)起,消滅基金將會被解散而無須進行清算,其資產和負債將合併至存續基金。自生效日起,如果您尚未要求贖回、轉換或移轉您的股份,您將成為存續基金的股東,並 將獲得存續基金相應級別的股份,如下表所示。

• 投資組合影響

在生效日前約七個營業日,投資組合團隊將再平衡消滅基金以反映存續基金的持股。在再平衡過程中,消滅基金的投資組合將繼續符合其原有的投資目標。為了股東的最佳利益,預計消滅基金投資組合的顯著部分將以實物形式移轉到存續基金投資組合。存續基金的投資經理公司將審查收到的任何新持股,並得以決定在存續基金投資組合內重新定位這些持股,預計這不會對存續基金的股東產生重大影響。

• 贖回、轉換或移轉

如果您不想參與此次合併‧您得以在含 2025 年 10 月 17 日前(在當地交易截止時間之前)‧根據 詳述於公開說明書的贖回、轉換或移轉程序‧以淨值價格計算‧將您的持股贖回、轉換到 FTIF 的 任何其他子基金(惟該子基金須已在您的行政管轄區取得行銷許可)或免費進行移轉。

請注意,在適用的情況下,根據公開說明書,進行贖回或轉換時可能會產生或有遞延銷售手續費 (以下稱「CDSC」)。消滅基金的股份類別適用CDSC的持有期間是從消滅基金或 FTIF 的其他子 基金(視情況而定)中首次獲得該股份類別之日起計算。

消滅基金股份類別的持有期間所適用的CDSC將合併到適用相同CDSC的存續基金相關股份類別,故不會因合併而受到影響。

如果您對此合併有任何問題、敬請諮詢您的財務顧問或與我們聯繫。

• 合併前

為準備合併,消滅基金將受到一些限制。這意味著:

- a) 自本函寄送之日起,將不再接受任何新投資人申購消滅基金的股份。
- b) 2025年10月20日起·將不再受理現有股東新增申購消滅基金的額外股份。
- c) 2025 年 10 月 20 日起,將不再接受現有股東贖回、轉換或移轉。

● 財務/稅務建議

合併將不會使得子基金或富蘭克林坦伯頓全球投資系列基金成為盧森堡的課稅對象·但投資人可能需要在您所在地或繳納稅款所在的其他行政管轄區繳稅。我們建議您尋求財務及/或稅務顧問的建議·依您個別的情況了解合併所造成的稅務影響。

合併項目如下:

消滅基金股份類別名稱	ISIN 號碼	合併 到	存續基金股份類別名稱	ISIN 號碼
歐洲股票收益基金 歐元A(acc)股	LU0645132738	->	潛力歐洲基金 歐元A(acc)股	LU0093666013
歐洲股票收益基金 歐元A(Ydis)股	LU0645132811	->	潛力歐洲基金 歐元A(Ydis)股	LU0229941660
歐洲股票收益基金 歐元I(acc)股	LU0645132902	->	潛力歐洲基金 歐元I(acc)股	LU0195950489
歐洲股票收益基金 歐元N(acc)股	LU0645133033	->	潛力歐洲基金 歐元N(acc)股	LU0128521001
歐洲股票收益基金 波蘭幣避險N(Acc)股-H1	LU1063937376	->	潛力歐洲基金 波蘭幣避險N(Acc)股-H1	LU3072335337
歐洲股票收益基金 美元A(Mdis)股	LU1098666016	->	潛力歐洲基金 美元A(Mdis)股	LU3072335410
歐洲股票收益基金 美元避險A(Mdis)股-H1	LU1803068896	->	潛力歐洲基金 美元避險A(Mdis)股-H1	LU3072335501
歐洲股票收益基金 歐元I(Qdis)股	LU1929549597	->	潛力歐洲基金 歐元I(Qdis)股	LU3072335683

合併將如何進行

• 生效日

合併將於 2025 年 10 月 24 日 午夜(盧森堡時間)(以下稱「生效日」)生效。

• 程序

消滅基金將在生效日將其所有資產和負債轉移至存續基金。消滅基金的淨資產將根據公開說明書 與公司章程所載的評價原則於生效日進行估值。未償還負債一般包括到期應付但未支付的費用和 開支,反映在子基金的淨資產中。消滅基金並無任何未攤銷的初始費用。

合併時的任何消滅基金應計收益將計入其最終每股淨資產價值中計算,合併後將持續將該等應計 收益計入存續基金相關股份類別的每股淨資產價值。

預計消滅基金所管理的 100% 資產將於生效日以實物形式轉移至存續基金。實物轉移的實際資產百分比可能會有所不同,將視生效日當天或前後的市場狀況而定。任何無法轉移的衍生性商品部位將在合併之前結清。如果在生效日當天有大量申購或是贖回存續基金的情形,則可能採用擺動定價機制。有關擺動定價調整之更多詳細資訊請參閱公開說明書。

下表顯示各個股份類別的適用費用:

消滅基金

消滅基金股份類別名稱	銷售手續費 -最高不超過	年度管理 費	行政費用 – 最高不超過	其他費用	經常性費 用比率 (OCR)
歐洲股票收益基金 歐元A(acc)股	5.75%	1.50%	0.20%	0.34%	2.04%
歐洲股票收益基金 歐元A(Ydis)股	5.75%	1.50%	0.20%	0.34%	2.04%
歐洲股票收益基金 歐元I(acc)股	不適用	0.70%	0.20%	(0.05%)	0.85%
歐洲股票收益基金 歐元N(acc)股	3%	2.25%	0.20%	0.34%	2.79%
歐洲股票收益基金 波蘭幣避險N(Acc)股-H1	3%	2.25%	0.20%	0.17%	2.62%
歐洲股票收益基金 美元A(Mdis)股	5.75%	1.50%	0.20%	0.17%	1.87%
歐洲股票收益基金 美元避險A(Mdis)股-H1	5.75%	1.50%	0.20%	0.14%	1.84%
歐洲股票收益基金 歐元I(Qdis)股	不適用	0.70%	0.20%	0.08%	0.98%

存續基金

存續基金股份類別名稱	銷售手續費 -最高不超過	年度管理 費	行政費用 – 最高不超過	其他費用	經常性費 用比率 (OCR)
潛力歐洲基金 歐元A(acc)股	5.75%	1.50%	0.20%	0.16%	1.86%

潛力歐洲基金	5.75%	1.50%	0.20%	0.16%	1.86%
歐元A(Ydis)股					
潛力歐洲基金	不適用	0.70%	0.20%	(0.05%)	0.85%
歐元l(acc)股	71、旭州	0.7070	0.2070	(0.0370)	0.0570
潛力歐洲基金	3%	2.25%	0.20%	0.16%	2.61%
歐元N(acc)股	370	2.23%	0.20%	0.10%	2.01%
潛力歐洲基金	3%	2.25%	0.20%	0.16%	2.61%
波蘭幣避險N(Acc)股-H1	3%	2.23%	0.20%	0.16%	2.01%
潛力歐洲基金	F 7F0/	1 500/	0.200/	0.169/	1.060/
美元A(Mdis)股	5.75%	1.50%	0.20%	0.16%	1.86%
潛力歐洲基金	5.75%	1.50%	0.20%	0.16%	1 060/
美元A(Mdis)股-H1	5./5%	1.50%	0.20%	0.16%	1.86%
潛力歐洲基金		0.700/	0.200/	(0.000/)	0.050/
歐元I(Qdis)股	不適用	0.70%	0.20%	(0.05%)	0.85%

• 合併成本

合併產生的費用,包括法律、會計、保管和其他行政管理費用將由 FTIF 的管理公司富蘭克林坦伯頓國際服務有限公司 (Franklin Templeton International Services S.à r.l.) 承擔。

合併後

• 您的股份價值

在合併後,我們將寄發顯示您所收取之股份單位數的書件。雖然股份單位數可能與您在消滅基金 持有的股份單位數不同,但合併後您的股份**價值**將立即相同。分配給消滅基金股東的股份單位數 將根據各子基金於生效日各自的每股淨資產價值計算,並將消滅基金相關股份類別所持有的股份 單位數乘以兌換比率計算。各股份類別的兌換比率將以消滅基金於生效日計算的該股份類別每股 淨資產價值除以存續基金於生效日同時計算的相應股份類別每股淨資產價值計算得出。

● 定期儲蓄計畫(下稱「RSPs」)和系統提款計畫(下稱「SWPs」)

合併後, RSPs 和 SWPs 將自動繼續保留在存續基金中。

• 您的權利

您仍將投資於受盧森堡監管的投資公司·並享有與消滅基金相同的權利·包括投票權和在您的帳戶上請求交易的能力。

【簡譯中文,僅供參考】

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自生效日的次日起·如果您參與合併並成為存續基金的股東·您可以行使做為存續基金股東的權利·參與股東大會和行使您在存續基金所收到股份的投票權·在任何交易日指示贖回和轉換您的股份,並且取決於您的股份類別獲得根據公司章程規定的配息。

• 可取得的文件

一般的合併建議書、最新的公開說明書及相關的投資人關鍵資訊文件(KIDs)均可於富蘭克林坦伯頓全球投資系列基金之註冊辦公室免費取得。

經提需求,可以在富蘭克林坦伯頓全球投資系列基金的註冊辦公室免費取得富蘭克林坦伯頓全球 投資系列基金的簽證會計師出具的關於合併的報告影本。

富蘭克林坦伯頓全球投資系列基金的重要合約影本可於富蘭克林坦伯頓全球投資系列基金的註冊辦公室免費取得及/或查閱。

問題?下面的附錄中有更多資訊。您也可以聯絡我們或與您的財務顧問聯繫以取得其他文件,或解答您可能會有的任何問題。

順祝商祺,

(簽署)

由Rafal Kwasny簽名

FTIF 的管理公司富蘭克林坦伯頓國際服務有限公司執行長

請使用以下聯絡方式聯絡富蘭克林坦伯頓委託的股務代理機構/服務提供商的當地客戶服務團隊

台灣投資人:

總代理人

富蘭克林證券投資顧問股份有限公司台北市忠孝東路四段87號8樓

電話:886-2-2781-0088 傳真:886-2-2781-7788

電子郵件: service@franklin.com.tw

附錄

「富蘭克林坦伯頓全球投資系列 - 歐洲股票收益基金 (FTIF – Templeton European Improvers Fund)」(下稱「消滅基金」)與「富蘭克林坦伯頓全球投資系列 - 潛力歐洲基金 (FTIF – Templeton European Insights Fund)」(下稱「存續基金」)主要特徵比較

請股東參閱公開說明書以取得有關消滅基金及存續基金各自特徵的更多資訊。 除非另有說明,本附錄所用的項目均依照公開說明書中的定義。

產品特點	消滅基金	存續基金			
子基金名稱	富蘭克林坦伯頓歐洲股票收益基金	富蘭克林坦伯頓潛力歐洲基金			
基金名稱	富蘭克林坦伯頓全球投資系列基金				
子基金的參考貨幣	歐元				
基金參考貨幣	美元				
財政年度	7月1日至6月30日				
年度股東大會	11月	30日			

一、投資目標、政策及相關風險

投資目標及政策

本基金的投資目標是資本增值。

本基金為了達到投資目標,主要投資於在歐洲成立或是主要營運活動在歐洲的企業所發行之股權證券,不分市值大小。在選擇股權投資時,投資經理公司採用積極的、由下而上的基本面研究來尋找被認為具有較高風險與收益特性的個別證券。

投資經理公司也將環境、社會和公司治理(ESG)因素視為其基本投資研究和決策過程中不可或缺的組成部分。本基金所提倡的環境及/或社會特徵(在《SFDR》第8條含義內),詳見[附錄 G]。

由於投資目標較易因靈活及應變的 投資政策而達成時·本基金也可能 暫時採輔助基礎方式·尋求上述公 司的股權連結及/或股權相關證券(包 本基金的投資目標是資本增值。

本基金的投資政策主要是透過投資 於註冊成立或主要業務活動在歐洲 國家的任何市值公司之股權證券。

投資經理公司也將環境、社會和公司治理(ESG)因素視為其基本投資研究和決策過程中不可或缺的組成部分。本基金所提倡的環境及/或社會特徵(在《SFDR》第8條含義內),詳見[附錄 G]。

由於具有彈性及可行性的投資政策 較可能使本基金達成其投資目標· 本基金可能在其他類型的可轉讓證 券裡尋求投資機會·例如:特別股 以及證券可轉換成任何前述公司發 行的普通股等。

本基金也得小部份延伸投資於結構 性商品,例如股票連結商品。

	括認股權證和可轉換證券)公司的投資機會。 本基金也得為避險及效率投資組合管理而運用金融衍生性商品可能包括尤其是互換交易、貨幣透期交易、利貨型等的期貨契約)、股票及股票指數選擇權、股權連結證券以及選擇權(包括掩護性買權以及權證)。	本基金也得為避險以及效率投資組合管理而運用金融衍生性商品。這些金融衍生性商品可能包括尤其是期貨契約(包括股票、股票指數、利率和貨幣的期貨契約)、遠期交易以及選擇權(包括在受管轄市場交易之股票選擇權、股票指數選擇權)。使用金融衍生性商品可能導致在特定資產類別、收益曲線/存續期間或是貨幣的負曝險部位。
投資人剖析	考量上述之投資目標·本基金可能 訴諸以下投資人: 投資於符合歐盟永續金融揭露規 範(SFDR)第8條的基金。 尋求藉由投資位於任何歐洲國家 的股權證券公司以獲得資本增值 機會。 預計持有投資時間為中長期。	考量上述之投資目標,本基金可能 訴諸以下投資人: 投資於符合 SFDR 第 8 條基金的 投資人。 尋求藉由投資於歐洲國家價值被 低估的股票來達成資本增值機會 之投資人。 預計持有投資時間為中長期。
最高綜合風險報酬指標(SRRI)	5	5
最高綜合風險報酬指標(SRRI) 具體風險考量	5 基金投資策略的主要風險:	5 基金投資策略的主要風險: ● 集中風險 ● 市場風險
標(SRRI)	基金投資策略的主要風險: • 集中風險 • 外幣風險	基金投資策略的主要風險: • 集中風險
標(SRRI)	基金投資策略的主要風險:	基金投資策略的主要風險: 集中風險 市場風險 市場風險 市場風險 可場及混合證券風險 交易對手風險 交易對手風險 校生性金融商品風險 股票風險 股票風險 於幣風險 於幣風險 旅動性風險 流動性風險 流動性風險 統持置風險 中小型公司風險 結構型商品風險

	關本基金適用評價日的更多資訊可在	網站查詢:http://www.franklintemp		
	leton.lu ·	·		
		+ 		
	二、 股份類別及最低投資及持	5月要氷		
股份類別	A類、N	 類、 類		
最低認購額及後續投	子基金下列類別股份的最低初始投資	金額為:		
資	A類:1,000美元(或等值其他貨幣)			
	N類:1,000美元(或等值其他貨幣)			
	I類:500萬美元(或等值其他貨幣)	•		
	 隨後認購的子基金股份類別如下:			
	A類: 1,000美元(或等值其他貨幣)			
	N類:1,000美元(或等值其他貨幣)			
最低申購金額		∮為 1,000 美元		
	(或等值的	其他貨幣)		
	一、小古体各场进口	=		
	三、股東應負擔的費用	1		
銷售手續費	A類:最高可達投資總額的5.75%			
	N類:最高可達投資總額的3.00%			
或有遞延銷售費用		各投資,如果投資者在每次投資後 18		
(CDSC)		简、中介機構、經紀人/交易商和/或		
	專業投資者的佣金·則可以免除入場費·並可能適用高達 1%的 CDSC。			
I .				
	此費用的計算方式在公開說明書的「			
	此費用的計算方式在公開說明書的「	CDSC 計算」部分有更詳細的描述。		
贖回費				
贖回費	此費用的計算方式在公開說明書的「	CDSC 計算」部分有更詳細的描述。		
贖回費	此費用的計算方式在公開說明書的「	CDSC 計算」部分有更詳細的描述。 不適用		
贖回費	此費用的計算方式在公開說明書的「何不適用	CDSC 計算」部分有更詳細的描述。 不適用		
贖回費 管理公司費用	此費用的計算方式在公開說明書的「何不適用	CDSC 計算」部分有更詳細的描述。 不適用 費用 供管理公司和輔助服務而從公司收取		
	此費用的計算方式在公開說明書的「何不適用 四、 從子基金資產支付的 除年度管理費外・管理公司還將因提最高相當於相關股份類別淨資產值 0.	CDSC 計算」部分有更詳細的描述。 不適用 費用 供管理公司和輔助服務而從公司收取 20%的年度費用,以及每名投資者在		
	此費用的計算方式在公開說明書的「何不適用 四、 從子基金資產支付的 除年度管理費外、管理公司還將因提最高相當於相關股份類別淨資產值 0. 相關類別層面每一年持有的額外金額	CDSC計算」部分有更詳細的描述。 不適用 費用 供管理公司和輔助服務而從公司收取 20%的年度費用,以及每名投資者在 (由固定部分和浮動部分組成)。此		
	此費用的計算方式在公開說明書的「何不適用	CDSC 計算」部分有更詳細的描述。 不適用 費用 供管理公司和輔助服務而從公司收取 20%的年度費用,以及每名投資者在		

	的監控活動、合規和法律服務、洗錢控制、監管監督、內部審計、公司、				
	住所和行政職能)。該年費包括支付給(i)摩根大通盧森堡分行作為行政				
	代理向公司提供服務的任何報酬,以	及 (ii) Virtus Partners Fund Service			
	s Luxembourg S.à rl作為登記和轉讓作	代理向公司提供服務的任何報酬。			
年度管理費	A類:1.50%				
	N類:2.25%				
	一級:0.70%				
服務費	不適用				
保管費	佔淨資產價值的 0.01% 至 0.14% 之間	· 某些子基金的託管年費可能更高 ·			
	詳見公開說明書「其他公司費用和開]	支」部分			
經常性費用(包括持	A類:最高2.04%	A類:最高1.86%			
有基礎子基金的綜合	一級:最高0.98%	1類:最高0.85%			
成本等所有發生的費	N類:最高2.79%	N類:最高2.61%			
用)	11,5%	10000 10000			
,	I				
	五、 服務提供公司				
管理公司	富蘭克林坦伯頓國	國際服務有限公司			
	8A, rue Albert Borsc	hette L-1246 盧森堡			
	盧森堡	大公國			
投資經理公司	富蘭克林坦伯頓投資管理有限公司	富蘭克林坦伯頓投資管理有限公司			
	Cannon Place	Cannon Place			
	78 Cannon Street	78 Cannon Street			
	London EC4N 6HL	London EC4N 6HL			
	United Kingdom	United Kingdom			
	3 111 911	和			
		富蘭克林坦伯頓投資公司			
		200 King Street West, Suite 1500,			
		Toronto, Ontario M5H 3T4			
		Canada			
保管機構	摩根大通過	显森堡分行			
	European Bank 8	R Business Centre			
	6C route				
	L-2633 Sen	ningerberg			
	Grand Duchy o				
簽證會計師	PRICEWATERHOUSECOO				
		rd Mercator			
	·	of Luxembourg			



Franklin Templeton Investment Funds

Société d'investissement à capital variable 8A, rue Albert Borschette L-1246 Luxembourg B.P. 169 L-2011 Luxembourg www.franklintempleton.lu

Luxembourg, 24 July 2025

Merger of FTIF – Templeton European Improvers Fund, a sub-fund of Franklin Templeton Investment Funds ("FTIF" or the "Company") into FTIF – Templeton European Insights Fund (the "Merger")

Dear Shareholder,

The purpose of this letter is to inform you about the decision of the board of directors of the Company (the "Board") to merge FTIF – Templeton European Improvers Fund (the "Merging Sub-Fund") into FTIF – Templeton European Insights Fund (the "Receiving Sub-Fund").

Why are we doing this

• Background and rationale

The Merging Sub-Fund was launched in July 2011 and on 27 June 2025 it was valued at USD 23,610,757. The relatively small size and reduced future demand makes it economically unattractive to run as an independent entity. The Receiving Sub-Fund was launched in January 1999 and on 27 June 2025 it was valued at USD 221,771,629.

Based on the above and below mentioned information, the Board has decided, in accordance with Article 66(4) of the amended Law of 17 December 2010 on undertakings for collective investment (the "2010 Law") and Article 28 of the articles of incorporation of the Company (the "Articles"), to merge the Merging Sub-Fund into the Receiving Sub-Fund.

However, please note that the Board did not examine the suitability of the Merger in respect of shareholders' individual needs or risk tolerance. Shareholders are advised to seek independent financial / tax advice in respect of their individual circumstances.

• Comparison between the Merging Sub-Fund and the Receiving Sub-Fund

The Merging Sub-Fund's investment objective is capital appreciation by investing primarily in equity securities of companies of any market capitalization incorporated or having their principal business activities in European countries. ESG factors are also an integral component of its fundamental investment research and decision process. The Receiving Sub-Fund's investment objective is also capital appreciation, which it seeks to achieve primarily through a policy of investing in equity securities of companies of any market capitalization incorporated or having their principal business activities in European countries. ESG factors are also an integral component of its fundamental investment research and decision process.

Because both the Merging Sub-Fund and the Receiving Sub-Fund share similar investment objectives (capital appreciation by investing in European companies), fees and expenses, and target investor profiles, the Board believes that it is in the best interests of shareholders to merge these Sub-Funds and focus on a single portfolio. As of 30 June 2025, ~ 100% of the Merging Sub-Fund portfolio is invested in securities already held in common with the Receiving Sub-Fund.

Also, as of 30 June 2025, the Receiving Sub-Fund has demonstrated superior absolute returns over all standard trailing time periods.

The similarities and differences between the Merging Sub-Fund and the Receiving Sub-Fund are further detailed in Appendix I. For a complete description of the investment objectives and policies and related risks of the Receiving Sub-Fund, please refer to the current prospectus of FTIF (the "**Prospectus**") and the attached Key Information Documents ("**KIDs**") of the Receiving Sub-Fund, which we invite you to carefully read.

Fees

There are similarities between the fees charged to the Merging Sub-Fund and the Receiving Sub-Fund. More information in relation to the fees charged to the Merging and Receiving Sub-Funds is described hereafter. It is anticipated that merging the Sub-Funds and focusing on a single portfolio shall bring additional savings to shareholders.

What does this mean to you

Merger operation

Following the Effective Date (as defined below), the Merging Sub-Fund shall be dissolved without going into liquidation and its assets and liabilities will be merged into the Receiving Sub-Fund. Upon the Effective Date, if you have not requested redemption, switch or transfer of your shares, you will become a shareholder of the Receiving Sub-Fund and will receive the corresponding class of the Receiving Sub-Fund as further detailed in the table below.

• Portfolio Effects

Approximately seven (7) Business Days prior to the Effective Date, the portfolio team will rebalance the Merging Sub-Fund to mirror the holdings of the Receiving Sub-Fund. The portfolio of the Merging Sub-Fund will remain in compliance with its original investment objective during the rebalancing exercise. In the best interests of shareholders, it is expected that a substantial portion of the Merging Sub-Fund's portfolio will be transferred in kind to the Receiving Sub-Fund's portfolio. The investment manager of the Receiving Sub-Fund will review any new holdings received and may decide to reposition these within the Receiving Sub-Fund's portfolio. It is not expected that this will have a material impact on the Receiving Sub-Fund's shareholders.

• Redeem, Switch or Transfer

If you don't want to participate in the Merger, you can redeem your shares, switch them into any other sub-fund of FTIF (as long as the other sub-fund is available in your jurisdiction) or transfer them free of charge, at net asset value price, until 17 October 2025 included (before local dealing cut-off time), according to the redemption, switch or transfer procedure detailed in the Prospectus.

Please note that, where applicable, a Contingent Deferred Sales Charge ("CDSC") may apply with either a redemption or switch in accordance with the Prospectus. The holding period for share classes in the Merging Sub-Fund subject to CDSC is measured from the date that such

share class was initially acquired in the Merging Sub-Fund or in another sub-fund of FTIF as the case may be.

The holding period of the Merging Sub-Fund's share classes subject to CDSC that will be merged into the relevant share classes of the Receiving Sub-Fund also subject to CDSC, will be not affected as a consequence of the Merger.

Please consult your financial advisor or contact us if you have questions about this.

• Before the Merger

Some restrictions will be applied to the Merging Sub-Fund to prepare for the Merger. This means:

- a) No new investors will be accepted from the date of this letter.
- b) No new purchases will be accepted as from 20 October 2025.
- c) No redemptions, switches and transfers will be accepted as from 20 October 2025.

Financial / Tax Advice

The Merger will not subject the Sub-Funds nor FTIF to taxation in Luxembourg. You may however be subject to taxation in your tax domicile or other jurisdictions where you pay taxes. We suggest you seek financial and/or tax advice to determine how this Merger impacts your own situation.

Here's what will merge

Merging share class name	ISIN Number	Merge Into	Receiving share class name	ISIN Number
Templeton European Improvers Fund A (Acc) EUR	LU0645132738	→	Templeton European Insights Fund A (Acc) EUR	LU0093666013
Templeton European Improvers Fund A (Ydis) EUR	LU0645132811	→	Templeton European Insights Fund A (Ydis) EUR	LU0229941660
Templeton European Improvers Fund I (Acc) EUR	LU0645132902	→	Templeton European Insights Fund I (Acc) EUR	LU0195950489
Templeton European Improvers Fund N (Acc) EUR	LU0645133033	→	Templeton European Insights Fund N (Acc) EUR	LU0128521001
Templeton European Improvers Fund N (Acc) PLN-H1	LU1063937376	→	Templeton European Insights Fund N (Acc) PLN-H1	LU3072335337
Templeton European Improvers Fund A (Mdis) USD	LU1098666016	→	Templeton European Insights Fund A (Mdis) USD	LU3072335410
Templeton European Improvers Fund A (Mdis) USD-H1	LU1803068896	→	Templeton European Insights Fund A (Mdis) USD-H1	LU3072335501

Templeton European Improvers Fund I (Qdis) EUR LU1929549597	→	Templeton European Insights Fund I (Qdis) EUR	LU3072335683
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How will the Merger work

• Effective Date

The Merger will become effective on 24 October 2025 at midnight (Luxembourg time) (the "Effective Date").

Process

On the Effective Date, the Merging Sub-Fund will transfer all its assets and liabilities to the Receiving Sub-Fund. The Net Assets of the Merging Sub-Fund will be valued as of the Effective Date in accordance with the valuation principles contained in the Prospectus and the Articles. The outstanding liabilities generally comprise fees and expenses due but not paid, as reflected in the Net Assets of the sub-funds. There are no outstanding unamortized preliminary expenses in relation to the Merging Sub-Fund.

Any accrued income in the Merging Sub-Fund at the time of the Merger will be included in the calculation of its final net asset value per share and such accrued income will be accounted for on an ongoing basis after the Merger in the net asset value per share of the relevant share class of the Receiving Sub-Fund.

It is anticipated that 100% of the Merging Sub-Fund's assets under management will be transferred in kind to the Receiving Sub-Fund on the Effective Date. The actual percentage of assets transferred in kind may be different, depending on the market conditions on or around the Effective Date. Any derivative positions that cannot be transferred over will be closed out in advance of the Merger. The swing pricing mechanism may be adopted in the event of a significant subscription or redemption in the Receiving Sub-Fund on the Effective Date. Please see the Prospectus for more details on this.

The below table shows the applicable charges for each of the share classes:

Merging Sub-Fund

Merging Sub-Fund Share Class Name	Initial Charge – Up to	Annual Management Charge	Administrative Fee – Up to	Other Fees	Ongoing Charges Ratio (OCR)
Templeton European Improvers Fund A (Acc) EUR	Up to 5.75%	1.50%	0.20%	0.34%	2.04%
Templeton European Improvers Fund A (Ydis) EUR	Up to 5.75%	1.50%	0.20%	0.34%	2.04%
Templeton European Improvers Fund I (Acc) EUR	N/A	0.70%	0.20%	(0.05%)	0.85%

Templeton European Improvers Fund N (Acc) EUR	Up to 3%	2.25%	0.20%	0.34%	2.79%
Templeton European Improvers Fund N (Acc) PLN-H1	Up to 3%	2.25%	0.20%	0.17%	2.62%
Templeton European Improvers Fund A (Mdis) USD	Up to 5.75%	1.50%	0.20%	0.17%	1.87%
Templeton European Improvers Fund A (Mdis) USD-H1	Up to 5.75%	1.50%	0.20%	0.14%	1.84%
Templeton European Improvers Fund I (Qdis) EUR	N/A	0.70%	0.20%	0.08%	0.98%

Receiving Sub-Fund

Receiving Sub-Fund Share Class Name	Initial Charge – Up to	Annual Management Charge	Administrative Fee – Up to	Other Fees	Ongoing Charges Ratio (OCR)
Templeton European Insights Fund A (Acc) EUR	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund A (Ydis) EUR	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund I (Acc) EUR	N/A	0.70%	0.20%	(0.05%)	0.85%
Templeton European Insights Fund N (Acc) EUR	Up to 3%	2.25%	0.20%	0.16%	2.61%
Templeton European Insights Fund N (Acc) PLN- H1	Up to 3%	2.25%	0.20%	0.16%	2.61%
Templeton European Insights Fund A (Mdis) USD	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund A (Mdis) USD-H1	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund I (Qdis) EUR	N/A	0.70%	0.20%	(0.05%)	0.85%

• Costs of the Merger

The expenses incurred in the Merger, including legal, accounting, custody and other administration costs will be borne by Franklin Templeton International Services S.à r.l., the management company of FTIF.

After the Merger

Value of your shares

We will send you a statement showing the number of shares you received further to the Merger. While the number of shares may differ from what you had in the Merging Sub-Fund, the **value** of your shares will be the same immediately following the Merger. The number of shares to be allocated to shareholders of the Merging Sub-Fund will be based on the respective net asset value per share of the Sub-Funds as at the Effective Date and will be determined by multiplying the number of shares held in the relevant class of the Merging Sub-Fund by the exchange ratio. The exchange ratio for each class will be calculated by dividing the net asset value per share of such class in the Merging Sub-Fund calculated on the Effective Date by the net asset value per share in the corresponding share class in the Receiving Sub-Fund calculated at the same time on the Effective Date.

• Regular Savings Plans ("RSPs") and Systematic Withdrawal Plans ("SWPs")

RSPs and SWPs will continue automatically in the Receiving Sub-Fund after the Merger.

Your Rights

You will still be invested in a Luxembourg regulated investment company with the same rights that you had in the Merging Sub-Fund including voting and the ability to request transactions on your account.

As from the day following the Effective Date, if you have participated in the Merger and become shareholders of the Receiving Sub-Fund, you may be able to exercise your rights as shareholders of the Receiving Sub-Fund and participate and exercise the voting rights of the shares you have received in the Receiving Sub-Fund in shareholder meetings, instruct redemption and conversion of your shares on any dealing day and may, depending on your share class, be eligible for distributions in accordance with the Articles.

Availability of Documents

The common merger proposal, the most recent Prospectus and the relevant KIDs (as appended to the present notice in Appendix II) are available at the registered office of FTIF, upon request, free of charge.

Upon request, copies of the report of the approved statutory auditor of FTIF relating to the Merger may be obtained free of charge at the registered office of FTIF.

Copies of material contracts of FTIF may be obtained and/or inspected free of charge at the registered office of FTIF.

Questions? There's more information in the Appendix I below. You can also contact us or your financial advisor for additional documents or to answer any questions you may have.

Regards,



Signed by Rafal Kwasny

Conducting Officer of the Franklin Templeton International Services S.à r.l., the Management Company of the FTIF

Please use the below contact to reach your local Client Service Teams at the delegated Transfer Agent/Service Provider of Franklin Templeton.

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Tel: +33 1 89 82 00 10 Fax: +352 342080 9876 Email: service.France.franklintempleton@fisglobal.com

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Email: info.germany.franklintempleton@fisglobal.com

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Italy Freefone: 800.915.919

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LUXEMBOURG, the NETHERLANDS, BELGIUM and SWITZERLAND

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Tel +420 225 379 174 (for Czech clients only)
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(clients from Hong Kong)

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APPENDIX I

COMPARISON OF KEY FEATURES OF FTIF – Templeton European Improvers Fund (the "Merging Sub-Fund") and FTIF – Templeton European Insights Fund (the "Receiving Sub-Fund")

Shareholders are invited to refer to the Prospectus for more information on the respective features of the Merging Sub-Fund and the Receiving Sub-Fund.

Unless stated otherwise, the terms used in this Appendix I are as defined in the Prospectus

PRODUCT FEATURES	THE MERGING SUB-FUND	THE RECEIVING SUB-FUND				
Name of the sub-fund	FTIF – Templeton European	FTIF – Templeton European Insights Fund				
	Improvers Fund					
Name of the Fund	Franklin Templeton Investment Funds					
Reference currency of		EUR				
the sub-Funds						
Reference Currency		USD				
of the Fund						
Financial year		July to 30 June				
Annual General	;	30 November				
Meeting						
I. INVE	STMENT OBJECTIVES AND POLIC	CIES AND RELATED RISKS				
Investment Objective	The Fund's investment objective	The Fund's investment objective is capital				
and Policies	is capital appreciation.	appreciation.				
	The Fund seeks to achieve its investment objective by investing principally in equity securities of companies of any market capitalisation incorporated or having their principal business activities in European countries. In selecting equity investments, the Investment Manager employs an active, bottom-up fundamental research process to search for individual securities believed to possess superior risk-return characteristics. The Investment Manager also considers Environmental, Social and Governance (ESG) factors	The Fund seeks to achieve its objective primarily through a policy of investing in equity securities of companies of any market capitalisation incorporated or having their principal business activities in European countries. The Investment Manager also considers Environmental, Social and Governance (ESG) factors as an integral component of its fundamental investment research and decision process. The Environmental and/or Social characteristics (within the meaning of Article 8 SFDR) promoted by the Fund are detailed in the Appendix G of the prospectus. Since the investment objective is more likely to be achieved through an investment policy that				

as an integral component of its fundamental investment research and decision process. The Environmental and/or Social characteristics (within the meaning of Article 8 SFDR) promoted by the Fund are detailed in the Appendix G of the prospectus.

Since the investment objective is more likely to be achieved through an investment policy that is flexible and adaptable, the Fund may also on an ancillary basis seek investment opportunities in equity-linked and equity-related securities (including warrants and convertible securities) of the abovementioned companies.

The Fund may also utilise financial derivative instruments for hedging and efficient portfolio management. These financial derivative instruments may include, inter alia, swaps, currency forwards, futures contracts (including futures based on equity, equity index, interest rate and currency), equity and equity index options, equity-linked notes, as well as options (including covered calls and warrants).

is flexible and adaptable, the Fund may seek investment opportunities in other types of transferable securities, such as preferred stock and securities convertible into common stock of any such issuers as described above.

The Fund may also invest to a lesser extent in structured notes such as equity-linked notes.

The Fund may further utilise financial derivative instruments for hedging and efficient portfolio management. These financial derivative instruments may include, inter alia, futures contracts (including futures based on equity, equity index, interest rate and currency), forwards as well as options (such as equity options and equity index options dealt on Regulated Markets). Use of financial derivative instruments may result in negative exposure in a specific asset class, yield curve/duration or currency.

Investor Profile

Considering the investment objectives, as stated above, the Fund may appeal to Investors looking to:

- invest in a Fund compliant with Article 8 of the SFDR
- capital appreciation by investing in equity securities of companies located in any European country

Considering the investment objectives, as stated above, the Fund may appeal to Investors looking to:

- invest in a Fund compliant with Article 8 of the SFDR
- capital appreciation by investing in undervalued equity securities issued by European countries
- invest for the medium to long term

	invest for the medium to long term				
Highest Synthetic Risk Reward Indicator (SRRI)	5	5			
Specific Risk Consideration	Principal risks to the Fund's investment strategy: Concentration risk Foreign Currency risk Market risk Other risks that may be relevant to the Fund: Convertible and Hybrid Securities risk Counterparty risk Derivative Instruments risk Equity risk Equity risk Securities Lending risk Sustainability risk Warrants risk	Principal risks to the Fund's investment strategy: Concentration risk Market risk Other risks that may be relevant to the Fund: Convertible and Hybrid Securities risk Counterparty risk Derivative Instruments risk Equity risk Foreign Currency risk Liquidity risk Securities Lending risk Smaller and Midsize Companies risk Structured Notes risk Sustainability risk			
Global Exposure Calculation Method	Commitment Approach	Commitment Approach			
Valuation Day	_ ·	JK (London) are open for normal business normal dealing), further information on the und can be found on the website:			
II. SHARE CLA	SSES AND MINIMUM INVESTMEN	IT AND HOLDING REQUIREMENTS			
Share Classes	Class A Class N Class I				
Minimum subscription and subsequent investment	The minimum initial investment in the following Class of Shares of the Sub-Fund is: Class A: USD 1,000 (or its equivalent in another currency) Class N: USD 1,000 (or its equivalent in another currency) Class I: USD 5,000,000(or its equivalent in another currency). Subsequent subscription of shares relating to the following Class of Shares of the Sub-Fund is: Class A: USD 1,000 (or its equivalent in another currency) Class N: USD 1,000 (or its equivalent in another currency) Class I: USD 1,000 (or its equivalent in another currency)				

III. FEES TO BE BORNE BY THE SHAREHOLDERS	Minimum Holding	USD	1,00	0 for all share classes			
Class A: up to 5.75% of the total amount invested Class I: up to 3.00% of the total amount invested Class I: VIA		(or its ed	quiva	lent in another currency)			
Class N: up to 3.00% of the total amount invested Class I: N/A Contingent Deferred Sales Charge (CDSC) In relation to qualified investments of USD 1 million or more in respect of Class A Shares, the entry charge may be waived and a CDSC of up to 1% may apply if an investor sells Shares within 18 months after each investment in order to recover commissions paid to sub-distributors, intermediaries, brokers/dealers and/or professional investors. The way this charge is calculated is more fully described in the section "Calculation of CDSC" of the Prospectus. Redemption fee N/A N.FEES PAID OUT OF THE SUB-FUND ASSETS Management Company Fees In addition to the annual management charge, the Management Company will receive, for providing management company and ancillary services, an annual fee from the Company of up to 0.20% of the Net Asset Value of the relevant Share Class, and an additional amount (consisting of a fixed and variable component) per Investor Holding at the relevant Class level over each one (1) year period. Such remuneration will be calculated and accrued daily and will be paid monthly in arrears. Management company and ancillary services include but are not limited to, the performance of investment risk management and governance services (including but not limited to monitoring activities on the performance of delegated activities of the Funds, compliance and legal services, money laundering controls, regulatory oversight, internal audit, corporate, domicillary and administrative functions) for the Company. This annual fee includes any remuneration paid to (i) J.P. Morgan SE, Luxembourg Branch for its services rendered to the Company as Administrative Agent and (ii) Virtus Partners Fund Services Luxembourg S.à r.l. for its services rendered to the Company as Registrar and Transfer Agent. Annual Management Fees Class A: 1.50% Class N: 2.25% Class N: 2.25% Class N: 1.50 (Sass N: up to 0.85% Class N: up to 0.86% Class N: up to 0.88% Class N: up to 0.86% Class N: up to 0.86% Class N: up to 0.8		III. FEES TO BE BORNE BY	ГНЕ	SHAREHOLDERS			
Contingent Deferred Sales Charge (CDSC) In relation to qualified investments of USD 1 million or more in respect of Class A Shares, the entry charge may be waived and a CDSC of up to 1% may apply if an investor sells Shares within 18 months after each investment in order to recover commissions paid to sub-distributors, intermediaries, brokers/dealers and/or professional investors. The way this charge is calculated is more fully described in the section "Calculation of CDSC" of the Prospectus. Redemption fee N/A N/A N/A N/A N/A N/A N/A N	Entry charge	· -					
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commissions paid to sub-distributors, intermediaries, brokers/dealers and/or professional investors. The way this charge is calculated is more fully described in the section "Calculation of CDSC" of the Prospectus. Redemption fee N/A N/A N/A N/A N/A N/A N/A N	Sales Charge (CDSC)						
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including the	incurred fees	Class N: up to 2.79%		Class N: up to 2.61%			
	including the						

synthetic cost of holding underlying sub-funds)							
	V. SERVICE PROVIDERS						
Management	FRANKLIN TEMPLETON INTERN	IATIONAL SERVICES S.à r.l.					
Company	8A, rue Albert Borschette L-1246 Luxembourg						
	Grand Duchy of I	Luxembourg					
Investment Manager	FRANKLIN TEMPLETON INVESTMENT	FRANKLIN TEMPLETON					
	MANAGEMENT LIMITED	INVESTMENT MANAGEMENT					
	Cannon Place	LIMITED					
	78 Cannon Street	Cannon Place					
	London EC4N 6HL	78 Cannon Street					
	United Kingdom	London EC4N 6HL					
	United Kingdom						
	AND						
		AND					
		FRANKLIN TEMPLETON					
		INVESTMENTS CORP.					
		200 King Street West, Suite 1500,					
		Toronto, Ontario M5H 3T4					
		Canada					
Depositary	J.P. MORGAN SE, LUXE	MBOURG BRANCH					
	European Bank & B	usiness Centre					
	6C route de Trèves						
	L-2633 Senningerberg						
	Grand Duchy of Luxembourg						
Auditor	PRICEWATERHOUSECOOPERS, Société Coopérative						
	2, rue Gerhard	Mercator					
	L-2182 Luxe	mbourg					
	Grand Duchy of I	Luxembourg					

(存續基金通知信)

【簡譯中文,僅供參考】

富蘭克林坦伯頓全球投資系列基金 Société d'investissement à capital variable 8A, rue Albert Borschette L-1246 Luxembourg B.P. 169 L-2011 Luxembourg www.franklintempleton.lu



盧森堡·2025年7月24日

富蘭克林坦伯頓全球投資系列基金 (下稱「FTIF」或「本公司」)的子基金「富蘭克林坦伯頓全球投資系列 - 歐洲股票收益基金」與「富蘭克林坦伯頓全球投資系列 - 潛力歐洲基金」之合併案 (下稱「合併」)

親愛的股東,您好!

本函旨在告知您本公司董事會(下稱「董事會」)決定將「富蘭克林坦伯頓全球投資系列-歐洲股票收益基金 (FTIF – Templeton European Improvers Fund)」(下稱「消滅基金」)合併至「富蘭克林坦伯頓全球投資系列-潛力歐洲基金 (FTIF – Templeton European Insights Fund)」(下稱「存續基金」)。

合併後,消滅基金將會被解散而無須進行清算。

我們寫信給您係基於您是存續基金股東的身分。

我們為什麼要這樣做

• 背景和理由

消滅基金於 2011 年 7 月成立、截至 2025 年 6 月 27 日價值為 23,610,757 美元。由於規模相對較小且未來需求減少、做為獨立實體經營缺乏經濟效益。存續基金於 1999 年 1 月成立、截至 2025 年 6 月 27 日價值為 221,771,629 美元。

基於上述及下述資訊,董事會已根據經修訂之 2010 年 12 月 17 日盧森堡法律有關集合投資事業 第 66(4) 章節(下稱「2010 年法規」)以及本公司公司章程第 28 條(下稱「公司章程」)之規定,決定將消滅基金併入存續基金。

惟請注意董事會並未審查適合股東的個別需求或風險承受能力。建議股東就其個別情況尋求獨立 財務/稅務意見。

• 消滅基金與存續基金的比較

消滅基金的投資目標是藉由主要投資於在歐洲國家註冊成立或進行主要業務活動的任何市值公司股權證券來實現資本增值。ESG因素也是其基本投資研究和決策過程的一個組成部分。存續基金的投資目標也是資本增值,其主要透過投資於在歐洲國家註冊成立或進行主要業務活動的任何市值公司股權證券的投資政策來實現資本增值。ESG因素也是其基本投資研究和決策過程的一個組成部分。

由於消滅基金和存續基金皆具有相似的投資目標(透過投資歐洲公司實現資本增值)、費用和開支 以及目標投資人概況,董事會認為合併這些子基金並專注於單一投資組合係符合股東的最佳利益。 截至 2025 年 6 月 30 日·消滅基金投資組合中已 100% 的持股是與存續基金相同。此外,截至 202 5 年 6 月 30 日·存續基金在所有標準的追蹤時期內均表現出優異的絕對回報。

• 費用

消滅基金和存續基金所收取的費用有相似之處。我們預期合併子基金並專注於單一投資組合將為 股東節省更多費用。

這對您來說意味著什麼

• 合併程序

自生效日(定義見下文)起,消滅基金將會被解散而無須進行清算,其資產和負債將合併至存續 基金。

• 投資組合影響

在生效日前約七個營業日,投資組合團隊將再平衡消滅基金以反映存續基金的持股。在再平衡過程中,消滅基金的投資組合將繼續符合其原有的投資目標。我們預期存續基金不會因接收消滅基金的資產及負債而遭受稀釋的影響。

• 贖回、轉換或轉移

如果您不想參與此次合併,您得以在含 2025 年 10 月 17 日前 (在當地交易截止時間之前),根據 詳述於公開說明書的贖回、轉換或移轉程序,以淨值價格計算,將您的持股贖回、轉換到 FTIF 的 任何其他子基金 (惟該子基金須已在您的行政管轄區取得行銷許可)或免費進行移轉。

請注意·在適用的情況下·根據公開說明書·進行贖回或轉換時可能會產生或有遞延銷售手續費 (以下稱「CDSC」)。如果您對此合併有任何問題·敬請諮詢您的財務顧問或與我們聯繫。

● 財務/稅務建議

合併將不會使得子基金或富蘭克林坦伯頓全球投資系列基金成為盧森堡的課稅對象,但投資人可能需要在您所在地或繳納稅款所在的其他行政管轄區繳稅。我們建議您尋求財務及/或稅務顧問的建議,依您個別的情況了解合併所造成的稅務影響。

合併項目如下:

消滅基金股份類別名稱	ISIN 號碼	合併 到	存續基金股份類別名稱	ISIN 號碼
歐洲股票收益基金 歐元A(acc)股	LU0645132738	->	潛力歐洲基金 歐元A(acc)股	LU0093666013

歐洲股票收益基金 歐元A(Ydis)股	LU0645132811	->	潛力歐洲基金 歐元A(Ydis)股	LU0229941660
歐洲股票收益基金 歐元I(acc)股	LU0645132902	->	潛力歐洲基金 歐元I(acc)股	LU0195950489
歐洲股票收益基金 歐元N(acc)股	LU0645133033	->	潛力歐洲基金 歐元N(acc)股	LU0128521001
歐洲股票收益基金 波蘭幣避險N(Acc)股-H1	LU1063937376	->	潛力歐洲基金 波蘭幣避險N(Acc)股-H1	LU3072335337
歐洲股票收益基金 美元A(Mdis)股	LU1098666016	->	潛力歐洲基金 美元A(Mdis)股	LU3072335410
歐洲股票收益基金 美元避險A(Mdis)股-H1	LU1803068896	->	潛力歐洲基金 美元避險A(Mdis)股-H1	LU3072335501
歐洲股票收益基金 歐元I(Qdis)股	LU1929549597	->	潛力歐洲基金 歐元I(Qdis)股	LU3072335683

合併將如何進行

• 生效日

合併將於 2025 年 10 月 24 日 午夜(盧森堡時間)(以下稱「生效日」)生效。

• 程序

消滅基金將在生效日將其所有資產和負債轉移至存續基金。消滅基金的淨資產將根據公開說明書 與公司章程所載的評價原則於生效日進行估值。未償還負債一般包括到期應付但未支付的費用和 開支,反映在消滅基金的淨資產中。消滅基金並無任何未攤銷的初始費用。

合併時的任何消滅基金應計收益將計入其最終每股淨資產價值中計算,合併後將持續將該等應計 收益計入存續基金相關股份類別的每股淨資產價值。

預計消滅基金所管理的 100% 資產將於生效日以實物形式轉移至存續基金。

實物轉移的實際資產百分比可能會有所不同,將視生效日當天或前後的市場狀況而定。任何無法轉移的衍生性商品部位將在合併之前結清。如果在生效日當天有大量申購或是贖回存續基金的情形,則可能採用擺動定價機制。有關擺動定價調整之更多詳細資訊請參閱公開說明書。

下表顯示各個股份類別的適用費用:

消滅基金

消滅基金股份類別名稱	銷售手續費 -最高不超過	年度管理 費	行政費用 – 最高不超過	其他費用	經常性費 用比率 (OCR)
歐洲股票收益基金 歐元A(acc)股	5.75%	1.50%	0.20%	0.34%	2.04%
歐洲股票收益基金 歐元A(Ydis)股	5.75%	1.50%	0.20%	0.34%	2.04%
歐洲股票收益基金 歐元I(acc)股	不適用	0.70%	0.20%	(0.05%)	0.85%
歐洲股票收益基金 歐元N(acc)股	3%	2.25%	0.20%	0.34%	2.79%
歐洲股票收益基金 波蘭幣避險N(Acc)股-H1	3%	2.25%	0.20%	0.17%	2.62%
歐洲股票收益基金 美元A(Mdis)股	5.75%	1.50%	0.20%	0.17%	1.87%
歐洲股票收益基金 美元避險A(Mdis)股-H1	5.75%	1.50%	0.20%	0.14%	1.84%
歐洲股票收益基金 歐元I(Qdis)股	不適用	0.70%	0.20%	0.08%	0.98%

存續基金

存續基金股份類別名稱	銷售手續費 -最高不超過	年度管理 費	行政費用 – 最高不超過	其他費用	經常性費 用比率 (OCR)
潛力歐洲基金 歐元A(acc)股	5.75%	1.50%	0.20%	0.16%	1.86%
潛力歐洲基金 歐元A(Ydis)股	5.75%	1.50%	0.20%	0.16%	1.86%
潛力歐洲基金 歐元I(acc)股	不適用	0.70%	0.20%	(0.05%)	0.85%
潛力歐洲基金 歐元N(acc)股	3%	2.25%	0.20%	0.16%	2.61%
潛力歐洲基金 波蘭幣避險N(Acc)股-H1	3%	2.25%	0.20%	0.16%	2.61%
潛力歐洲基金 美元A(Mdis)股	5.75%	1.50%	0.20%	0.16%	1.86%
潛力歐洲基金 美元A(Mdis)股-H1	5.75%	1.50%	0.20%	0.16%	1.86%
潛力歐洲基金 歐元I(Qdis)股	不適用	0.70%	0.20%	(0.05%)	0.85%

【簡譯中文,僅供參考】

FRANKLIN TEMPLETON®

• 合併成本

合併產生的費用,包括法律、會計、保管和其他行政管理費用將由 FTIF 的管理公司富蘭克林坦伯頓國際服務有限公司 (Franklin Templeton International Services S.à r.l.) 承擔。

合併後

自 2025 年 10 月 25 日起,存續基金的股東得繼續依公開說明書的規定贖回、轉換或移轉其股份。

• 可取得的文件

一般的合併建議書、最新的公開說明書及相關的投資人關鍵資訊文件(KIDs)均可於富蘭克林坦伯頓全球投資系列基金之註冊辦公室免費取得。

經提需求,可以在富蘭克林坦伯頓全球投資系列基金的註冊辦公室免費取得富蘭克林坦伯頓全球 投資系列基金的簽證會計師出具的關於合併的報告影本。

富蘭克林坦伯頓全球投資系列基金的重要合約影本可於富蘭克林坦伯頓全球投資系列基金的註冊辦公室免費取得及/或查閱。

您也可以聯絡我們或與您的財務顧問聯繫以取得其他文件,或解答您可能會有的任何問題。

順祝商祺,

(簽署)

由Rafal Kwasny簽名

FTIF 的管理公司富蘭克林坦伯頓國際服務有限公司執行長

請使用以下聯絡方式聯絡富蘭克林坦伯頓委託的股務代理機構/服務提供商的當地客戶服務團隊

台灣投資人:

總代理人

富蘭克林證券投資顧問股份有限公司台北市忠孝東路四段87號8樓

電話: 886-2-2781-0088 傳真: 886-2-2781-7788

電子郵件: service@franklin.com.tw



Franklin Templeton Investment Funds

Société d'investissement à capital variable 8A, rue Albert Borschette L-1246 Luxembourg B.P. 169 L-2011 Luxembourg www.franklintempleton.lu

Luxembourg, 24 July 2025

Merger of FTIF – Templeton European Improvers Fund, a sub-fund of Franklin Templeton Investment Funds ("FTIF" or the "Company") into FTIF – Templeton European Insights Fund (the "Merger")

Dear Shareholder,

The purpose of this letter is to inform you about the decision of the board of directors of the Company (the "Board") to merge FTIF – Templeton European Improvers Fund (the "Merging Sub-Fund") into FTIF – Templeton European Insights Fund (the "Receiving Sub-Fund").

Following the Merger, the Merging Sub-Fund shall be dissolved without going into liquidation.

We are writing to you in your capacity as shareholder of the Receiving Sub-Fund.

Why are we doing this

Background and rationale

The Merging Sub-Fund was launched in July 2011 and on 27 June 2025 it was valued at USD 23,610,757. The relatively small size and reduced future demand makes it economically unattractive to run as an independent entity. The Receiving Sub-Fund was launched in January 1999 and on 27 June 2025 it was valued at USD 221,771,629.

Based on the above and below mentioned information, the Board has decided, in accordance with Article 66(4) of the amended Law of 17 December 2010 on undertakings for collective investment (the **"2010 Law"**) and Article 28 of the articles of incorporation of the Company (the **"Articles"**), to merge the Merging Sub-Fund into the Receiving Sub-Fund.

However, please note that the Board did not examine the suitability of the Merger in respect of shareholders' individual needs or risk tolerance. Shareholders are advised to seek independent financial / tax advice in respect of their individual circumstances.

Comparison between the Merging Sub-Fund and the Receiving Sub-Fund

The Merging Sub-Fund's investment objective is capital appreciation by investing primarily in equity securities of companies of any market capitalization incorporated or having their principal business activities in European countries. ESG factors are also an integral component of its fundamental investment research and decision process. The Receiving Sub-Fund's investment objective is also capital appreciation, which it seeks to achieve primarily through a policy of investing in equity securities of companies of any market capitalization incorporated or having their principal business activities in European countries. ESG factors are also an integral component of its fundamental investment research and decision process.

Because both the Merging Sub-Fund and the Receiving Sub-Fund share similar investment objectives (capital appreciation by investing in European companies), fees and expenses, and

target investor profiles, the Board believes that it is in the best interests of shareholders to merge these Sub-Funds and focus on a single portfolio. As of 30 June 2025, ~ 100% of the Merging Sub-Fund portfolio is invested in securities already held in common with the Receiving Sub-Fund. Also, as of 30 June 2025, the Receiving Sub-Fund has demonstrated superior absolute returns over all standard trailing time periods.

Fees

There are similarities between the fees charged to the Merging Sub-Fund and the Receiving Sub-Fund. It is anticipated that merging the Sub-Funds and focusing on a single portfolio shall bring additional savings to shareholders.

What does this mean to you

Merger operation

Following the Effective Date (as defined below), the Merging Sub-Fund shall be dissolved without going into liquidation and its assets and liabilities will be merged into the Receiving Sub-Fund.

Portfolio Effects

Approximately seven (7) Business Days prior to the Effective Date, the portfolio team will rebalance the Merging Sub-Fund to mirror the holdings of the Receiving Sub-Fund. The portfolio of the Merging Sub-Fund will remain in compliance with its original investment objective during the rebalancing exercise. It is not expected that the Receiving Sub-Fund will suffer a dilution effect as a result of receiving the assets and liabilities from the Merging Sub-Fund.

• Redeem, Switch or Transfer

If you don't want to participate in the Merger, you can redeem your shares, switch them into any other sub-fund of FTIF (as long as the other sub-fund is available in your jurisdiction) or transfer them free of charge, at net asset value price, until 17 October 2025 included (before local dealing cut-off time), according to the redemption, switch or transfer procedure detailed in the Prospectus.

Please note that, where applicable, a Contingent Deferred Sales Charge ("CDSC") may apply with either a redemption or switch in accordance with the Prospectus. Please consult your financial advisor or contact us if you have questions about this.

Financial / Tax Advice

The Merger will not subject the Sub-Funds nor FTIF to taxation in Luxembourg. You may however be subject to taxation in your tax domicile or other jurisdictions where you pay taxes. We suggest you seek financial and/or tax advice to determine how this Merger impacts your own situation.

Here's what will merge

Merging shareclass name	ISIN Number	Merge Into	Receiving shareclass name	ISIN Number
Templeton European Improvers Fund A (Acc) EUR	LU0645132738	→	Templeton European Insights Fund A (Acc) EUR	LU0093666013
Templeton European Improvers Fund A (Ydis) EUR	LU0645132811	→	Templeton European Insights Fund A (Ydis) EUR	LU0229941660
Templeton European Improvers Fund I (Acc) EUR	LU0645132902	→	Templeton European Insights Fund I (Acc) EUR	LU0195950489
Templeton European Improvers Fund N (Acc) EUR	LU0645133033	→	Templeton European Insights Fund N (Acc) EUR	LU0128521001
Templeton European Improvers Fund N (Acc) PLN-H1	LU1063937376	→	Templeton European Insights Fund N (Acc) PLN-H1	LU3072335337
Templeton European Improvers Fund A (Mdis) USD	LU1098666016	→	Templeton European Insights Fund A (Mdis) USD	LU3072335410
Templeton European Improvers Fund A (Mdis) USD-H1	LU1803068896	→	Templeton European Insights Fund A (Mdis) USD-H1	LU3072335501
Templeton European Improvers Fund I (Qdis) EUR	LU1929549597	→	Templeton European Insights Fund I (Qdis) EUR	LU3072335683

How will the Merger work

Effective Date

The Merger will become effective on 24 October 2025 at midnight (Luxembourg time) (the "Effective Date").

Process

On the Effective Date, the Merging Sub-Fund will transfer all its assets and liabilities to the Receiving Sub-Fund. The Net Assets of the Merging Sub-Fund will be valued as of the Effective Date in accordance with the valuation principles contained in the Prospectus and the Articles. The outstanding liabilities generally comprise fees and expenses due but not paid, as reflected in the Net Assets of the Merging Sub-Fund. There are no outstanding unamortized preliminary expenses in relation to the Merging Sub-Fund.

Any accrued income in the Merging Sub-Fund at the time of the Merger will be included in the calculation of its final net asset value per share and such accrued income will be accounted for on an ongoing basis after the Merger in the net asset value per share of the relevant share class of the Receiving Sub-Fund.

It is anticipated that 100% of the Merging Sub-Fund's assets under management will be transferred in kind to the Receiving Sub-Fund on the Effective Date.

The actual percentage of assets transferred in kind, may be different, depending on the market conditions on or around the Effective Date. Any derivative positions that cannot be transferred over will be closed out in advance of the Merger. The swing pricing mechanism may be adopted in the event of a significant subscription or c/o Franklin Templeton International Services S.à r.l.

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redemption in the Receiving Sub-Fund on the Effective Date. Please see the Prospectus for more details on this.

The below table shows the applicable charges for each of the share classes:

Merging Sub-Fund

Merging Sub-Fund Share Class Name	Initial Charge – Up to	Investment Management Charge	Administrative Fee – Up to	Other Fees	Ongoing Charges Ratio (OCR)
Templeton European Improvers Fund A (Acc) EUR	Up to 5.75%	1.50%	0.20%	0.34%	2.04%
Templeton European Improvers Fund A (Ydis) EUR	Up to 5.75%	1.50%	0.20%	0.34%	2.04%
Templeton European Improvers Fund I (Acc) EUR	N/A	0.70%	0.20%	(0.05%)	0.85%
Templeton European Improvers Fund N (Acc) EUR	Up to 3%	2.25%	0.20%	0.34%	2.79%
Templeton European Improvers Fund N (Acc) PLN-H1	Up to 3%	2.25%	0.20%	0.17%	2.62%
Templeton European Improvers Fund A (Mdis) USD	Up to 5.75%	1.50%	0.20%	0.17%	1.87%
Templeton European Improvers Fund A (Mdis) USD-H1	Up to 5.75%	1.50%	0.20%	0.14%	1.84%
Templeton European Improvers Fund I (Qdis) EUR	N/A	0.70%	0.20%	0.08%	0.98%

Receiving Sub-Fund

Receiving Sub-Fund Share Class Name	Initial Charge – Up to	Investment Management Charge	Administrative Fee – Up to	Other Fees	Ongoing Charges Ratio (OCR)
Templeton European Insights Fund A (Acc) EUR	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund A (Ydis) EUR	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund I (Acc) EUR	N/A	0.70%	0.20%	(0.05%)	0.85%
Templeton European Insights Fund N (Acc) EUR	Up to 3%	2.25%	0.20%	0.16%	2.61%

Templeton European Insights Fund N (Acc) PLN-H1	Up to 3%	2.25%	0.20%	0.16%	2.61%
Templeton European Insights Fund A (Mdis) USD	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund A (Mdis) USD-H1	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund I (Qdis) EUR	N/A	0.70%	0.20%	(0.05%)	0.85%

• Costs of the Merger

The expenses incurred in the Merger, including legal, accounting, custody and other administration costs will be borne by Franklin Templeton International Services S.à r.l., the management company of FTIF.

After the Merger

As from 25 October 2025, shareholders in the Receiving Sub-Fund may continue to redeem, transfer or switch out their shares in accordance with the provisions of the Prospectus.

Availability of Documents

The common merger proposal, the most recent Prospectus and the relevant KIDs are available at the registered office of FTIF, upon request, free of charge.

Upon request, copies of the report of the approved statutory auditor of FTIF relating to the Merger may be obtained free of charge at the registered office of FTIF. Copies of material contracts of FTIF may be obtained and/or inspected free of charge at the registered office of FTIF.

You can also contact us or your financial advisor for additional documents or to answer any questions you may have.

Regards,

Signed by Rafal Kwasny

Conducting Officer of the Franklin Templeton International Services S.à r.l., the Management Company of the FTIF

Please use the below contact to reach your local Client Service Teams at the delegated Transfer Agent/Service Provider of Franklin Templeton.

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Email: info.germany.franklintempleton@fisglobal.com

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Italy Freefone: 800.915.919

Email: service.ltaly.franklintempleton@fisglobal.com

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(clients from North Asia excluding Hong Kong)

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(存續基金通知信)

【簡譯中文,僅供參考】

FRANKLIN TEMPLETON

富蘭克林坦伯頓全球投資系列基金 Société d'investissement à capital variable 8A, rue Albert Borschette L-1246 Luxembourg B.P. 169 L-2011 Luxembourg www.franklintempleton.lu

盧森堡·2025年7月24日

富蘭克林坦伯頓全球投資系列基金 (下稱「FTIF」或「本公司」) 的台灣未核備子基金「FTIF – Templeton European Opportunities Fund」與「富蘭克林坦伯頓全球投資系列 - 潛力歐洲基金」之合併案(下稱「合併」)

親愛的股東,您好!

本函旨在告知您本公司董事會(下稱「董事會」)決定將台灣未核備子基金「FTIF – Templeton European Opportunities Fund 」(下稱「消滅基金」)合併至「富蘭克林坦伯頓全球投資系列 - 潛力歐洲基金 (FTIF – Templeton European Insights Fund) 」(下稱「存續基金」)。

合併後,消滅基金將會被解散而無須進行清算。

我們寫信給您係基於您是存續基金股東的身分。

我們為什麼要這樣做

• 背景和理由

消滅基金於 2000 年 12 月成立、截至 2025 年 6 月 27 日價值為 74,714,520 美元。由於規模相對較小且未來需求減少、做為獨立實體經營缺乏經濟效益。存續基金於 1999 年 1 月成立、截至 202 5 年 6 月 27 日價值為 221,771,629 美元。

基於上述及下述資訊·董事會已根據經修訂之 2010 年 12 月 17 日盧森堡法律有關集合投資事業 第 66(4) 章節(下稱「2010 年法規」)以及本公司公司章程第 28 條(下稱「公司章程」)之規定,決定將消滅基金併入存續基金。

惟請注意董事會並未審查適合股東的個別需求或風險承受能力。建議股東就其個別情況尋求獨立 財務/稅務意見。

• 消滅基金與存續基金的比較

消滅基金的投資目標是藉由主要投資於在歐洲國家註冊成立或進行主要業務活動的任何市值公司股權證券來實現資本增值。ESG因素也是其基本投資研究和決策過程的一個組成部分。存續基金的投資目標也是資本增值,其主要透過投資於在歐洲國家註冊成立或進行主要業務活動的任何市值公司股權證券的投資政策來實現資本增值。ESG因素也是其基本投資研究和決策過程的一個組成部分。

由於消滅基金和存續基金皆具有相似的投資目標(透過投資歐洲公司實現資本增值)、費用和開支以及目標投資人概況,董事會認為合併這些子基金並專注於單一投資組合係符合股東的最佳利益。

截至 2025 年 6 月 30 日·消滅基金投資組合中已 100% 的持股是與存續基金相同。此外,截至 202 5 年 6 月 30 日·存續基金在所有標準的追蹤時期內均表現出優異的絕對回報。

• 費用

消滅基金和存續基金所收取的費用有相似之處。我們預期合併子基金並專注於單一投資組合將為 股東節省更多費用。

這對您來說意味著什麼

• 合併程序

自生效日(定義見下文)起,消滅基金將會被解散而無須進行清算,其資產和負債將合併至存續 基金。

• 投資組合影響

在生效日前約七個營業日,投資組合團隊將再平衡消滅基金以反映存續基金的持股。在再平衡過程中,消滅基金的投資組合將繼續符合其原有的投資目標。我們預期存續基金不會因接收消滅基金的資產及負債而遭受稀釋的影響。

• 贖回、轉換或轉移

如果您不想參與此次合併,您得以在含 2025 年 10 月 17 日前 (在當地交易截止時間之前),根據 詳述於公開說明書的贖回、轉換或移轉程序,以淨值價格計算,將您的持股贖回、轉換到 FTIF 的 任何其他子基金 (惟該子基金須已在您的行政管轄區取得行銷許可)或免費進行移轉。

請注意·在適用的情況下·根據公開說明書·進行贖回或轉換時可能會產生或有遞延銷售手續費 (以下稱「CDSC」)。如果您對此合併有任何問題·敬請諮詢您的財務顧問或與我們聯繫。

● 財務/稅務建議

合併將不會使得子基金或富蘭克林坦伯頓全球投資系列基金成為盧森堡的課稅對象,但投資人可能需要在您所在地或繳納稅款所在的其他行政管轄區繳稅。我們建議您尋求財務及/或稅務顧問的建議,依您個別的情況了解合併所造成的稅務影響。

合併項目如下:

消滅基金股份類別名稱	ISIN 號碼	合併 到	存續基金股份類別名稱	ISIN 號碼
Templeton European Opp ortunities Fund 歐元I(acc)股	LU0195949390	->	潛力歐洲基金 歐元I(acc)股	LU0195950489

Templeton European Opp ortunities Fund 歐元N(acc)股	LU0122612764	->	潛力歐洲基金 歐元N(acc)股	LU0128521001
Templeton European Opp ortunities Fund 歐元A(acc)股	LU0122612848	->	潛力歐洲基金 歐元A(acc)股	LU0093666013
Templeton European Opp ortunities Fund 英鎊A(Ydis)股	LU0465790979	->	潛力歐洲基金 英鎊A(Ydis)股	LU3072335766
Templeton European Opp ortunities Fund 新幣避險A(acc)股-H1	LU0889565080	->	潛力歐洲基金 新幣A(acc)股	LU1863844582
Templeton European Opp ortunities Fund 美元A(acc)股	LU0889566211	->	潛力歐洲基金 美元A(acc)股	LU1863844665
Templeton European Opp ortunities Fund 美元避險N(Acc)股-H1	LU0889566302	->	潛力歐洲基金 美元避險N(Acc)股-H1	LU1863844822
Templeton European Opp ortunities Fund 歐元W(acc)股	LU0959059279	->	潛力歐洲基金 歐元W(acc)股	LU1586277011
Templeton European Opp ortunities Fund 美元避險A(Acc)股-H1	LU0997718878	->	潛力歐洲基金 美元避險A(Acc)股-H1	LU1685355114
Templeton European Opp ortunities Fund 挪威克朗A(acc)股	LU1048430000	->	潛力歐洲基金 挪威克朗A(acc)股	LU3072335840

合併將如何進行

• 生效日

合併將於 2025 年 10 月 24 日 午夜(盧森堡時間)(以下稱「生效日」)生效。

• 程序

消滅基金將在生效日將其所有資產和負債轉移至存續基金。消滅基金的淨資產將根據公開說明書 與公司章程所載的評價原則於生效日進行估值。未償還負債一般包括到期應付但未支付的費用和 開支,反映在消滅基金的淨資產中。消滅基金並無任何未攤銷的初始費用。

合併時的任何消滅基金應計收益將計入其最終每股淨資產價值中計算·合併後將持續將該等應計收益計入存續基金相關股份類別的每股淨資產價值。

預計消滅基金所管理的 100% 資產將於生效日以實物形式轉移至存續基金。實物轉移的實際資產百分比可能會有所不同,將視生效日當天或前後的市場狀況而定。任何無法轉移的衍生性商品部

位將在合併之前結清。如果在生效日當天有大量申購或是贖回存續基金的情形,則可能採用擺動 定價機制。有關擺動定價調整之更多詳細資訊請參閱公開說明書。

下表顯示各個股份類別的適用費用:

消滅基金

消滅基金股份類別名稱	銷售手續 費-最高不 超過	年度管理費	行政費用 - 最高不 超過	其他費用	經常性費 用比率 (OCR)
Templeton European Opportunities Fund歐元I(acc)股	不適用	0.70%	0.20%	0.07%	0.97%
Templeton European Opportunities Fund歐元N(acc)股	3.00%	2.25%	0.20%	0.18%	2.63%
Templeton European Opportunities Fund歐元A(acc)股	5.75%	1.50%	0.20%	0.17%	1.87%
Templeton European Opportunities Fund英鎊A(Ydis)股	5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Opportunities Fund新幣避險A(acc)股-H1	5.75%	1.50%	0.20%	0.18%	1.84%
Templeton European Opportunities Fund美元A(acc)股	5.75%	1.50%	0.20%	0.18%	1.88%
Templeton European Opportunities Fund美元避險N(Acc)股-H1	3.00%	2.25%	0.20%	0.18%	1.88%
Templeton European Opportunities Fund歐元W(acc)股	不適用	0.70%	0.20%	0.17%	2.62%
Templeton European Opportunities Fund美元避險A(Acc)股-H1	5.75%	1.50%	0.20%	0.18%	1.88%
Templeton European Opportunities Fund挪威克朗A(acc)股	5.75%	1.50%	0.20%	0.15%	1.85%

存續基金

13 MX							
存續基金股份類別名稱	銷售手續 費-最高不 超過	年度管理 費	行政費用 - 最高不 超過	其他費用	經常性費 用比率 (OCR)		
潛力歐洲基金歐元I(acc)股	不適用	0.70%	0.20%	(0.05%)	0.85%		
潛力歐洲基金歐元N(acc)股	3.00%	2.25%	0.20%	0.16%	2.61%		
潛力歐洲基金歐元A(acc)股	5.75%	1.50%	0.20%	0.16%	1.86%		
潛力歐洲基金英鎊A(Ydis)股	5.75%	1.50%	0.20%	0.16%	1.86%		
潛力歐洲基金新幣A(acc)股	5.75%	1.50%	0.20%	0.16%	1.86%		
潛力歐洲基金美元A(acc)股	5.75%	1.50%	0.20%	0.14%	1.84%		
潛力歐洲基金美元避險N(Acc)股-H1	3.00%	2.25%	0.20%	0.08%	2.53%		
潛力歐洲基金歐元W(acc)股	不適用	0.70%	0.20%	0.00%	0.90%		
潛力歐洲基金美元避險A(Acc)股-H1	5.75%	1.50%	0.20%	0.14%	1.84%		
潛力歐洲基金挪威克朗A(acc)股	5.75%	1.50%	0.20%	0.16%	1.86%		

【簡譯中文,僅供參考】

FRANKLIN TEMPLETON®

• 合併成本

合併產生的費用,包括法律、會計、保管和其他行政管理費用將由 FTIF 的管理公司富蘭克林坦伯頓國際服務有限公司 (Franklin Templeton International Services S.à r.l.) 承擔。

合併後

自 2025 年 10 月 25 日起,存續基金的股東得繼續依公開說明書的規定贖回、轉換或移轉其股份。

• 可取得的文件

一般的合併建議書、最新的公開說明書及相關的投資人關鍵資訊文件(KIDs)均可於富蘭克林坦伯頓全球投資系列基金之註冊辦公室免費取得。

經提需求,可以在富蘭克林坦伯頓全球投資系列基金的註冊辦公室免費取得富蘭克林坦伯頓全球 投資系列基金的簽證會計師出具的關於合併的報告影本。

富蘭克林坦伯頓全球投資系列基金的重要合約影本可於富蘭克林坦伯頓全球投資系列基金的註冊辦公室免費取得及/或查閱。

您也可以聯絡我們或與您的財務顧問聯繫以取得其他文件,或解答您可能會有的任何問題。

順祝商祺,

(簽署)

由Rafal Kwasny簽名

FTIF 的管理公司富蘭克林坦伯頓國際服務有限公司執行長

請使用以下聯絡方式聯絡富蘭克林坦伯頓委託的股務代理機構/服務提供商的當地客戶服務團隊

台灣投資人:

總代理人

富蘭克林證券投資顧問股份有限公司台北市忠孝東路四段87號8樓

電話: 886-2-2781-0088 傳真: 886-2-2781-7788

電子郵件: service@franklin.com.tw



Franklin Templeton Investment Funds Société d'investissement à capital variable 8A, rue Albert Borschette

L-1246 Luxembourg B.P. 169 L-2011 Luxembourg www.franklintempleton.lu

Luxembourg, 24 July 2025

Merger of FTIF – Templeton European Opportunities Fund, a sub-fund of Franklin Templeton Investment Funds ("FTIF" or the "Company") into FTIF – Templeton European Insights Fund (the "Merger")

Dear Shareholder,

The purpose of this letter is to inform you about the decision of the board of directors of the Company (the "Board") to merge FTIF – Templeton European Opportunities Fund (the "Merging Sub-Fund") into FTIF – Templeton European Insights Fund (the "Receiving Sub-Fund").

Following the Merger, the Merging Sub-Fund shall be dissolved without going into liquidation.

We are writing to you in your capacity as shareholder of the Receiving Sub-Fund.

Why are we doing this

Background and rationale

The Merging Sub-Fund was launched in December 2000 and on 27 June 2025 it was valued at USD 74,714,520. The relatively small size and reduced future demand makes it economically unattractive to run as an independent entity. The Receiving Sub-Fund was launched in January 1999 and on 27 June 2025 it was valued at USD 221,771,629.

Based on the above and below mentioned information, the Board has decided, in accordance with Article 66(4) of the amended Law of 17 December 2010 on undertakings for collective investment (the **"2010 Law"**) and Article 28 of the articles of incorporation of the Company (the **"Articles"**), to merge the Merging Sub-Fund into the Receiving Sub-Fund.

However, please note that the Board did not examine the suitability of the Merger in respect of shareholders' individual needs or risk tolerance. Shareholders are advised to seek independent financial / tax advice in respect of their individual circumstances.

Comparison between the Merging Sub-Fund and the Receiving Sub-Fund

The Merging Sub-Fund's investment objective is capital appreciation by investing primarily in equity securities of companies of any market capitalization incorporated or having their principal business activities in European countries. ESG factors are also an integral component of its fundamental investment research and decision process. The Receiving Sub-Fund's investment objective is also capital appreciation, which it seeks to achieve primarily through a policy of investing in equity securities of companies of any market capitalization incorporated or having their principal business activities in European countries. ESG factors are also an integral component of its fundamental investment research and decision process.

Because both the Merging Sub-Fund and the Receiving Sub-Fund share similar investment objectives (capital appreciation by investing in European companies), fees and expenses, and

target investor profiles, the Board believes that it is in the best interests of shareholders to merge these Sub-Funds and focus on a single portfolio. As of 30 June 2025, 100% of the Merging Sub-Fund portfolio is invested in securities already held in common with the Receiving Sub-Fund. Also, as of 30 June 2025, the Receiving Sub-Fund has demonstrated superior absolute returns over all standard trailing time periods.

Fees

There are similarities between the fees charged to the Merging Sub-Fund and the Receiving Sub-Fund. It is anticipated that merging the Sub-Funds and focusing on a single portfolio shall bring additional savings to shareholders.

What does this mean to you

Merger operation

Following the Effective Date (as defined below), the Merging Sub-Fund shall be dissolved without going into liquidation and its assets and liabilities will be merged into the Receiving Sub-Fund.

Portfolio Effects

Approximately seven (7) Business Days prior to the Effective Date, the portfolio team will rebalance the Merging Sub-Fund to mirror the holdings of the Receiving Sub-Fund. The portfolio of the Merging Sub-Fund will remain in compliance with its original investment objective during the rebalancing exercise. It is not expected that the Receiving Sub-Fund will suffer a dilution effect as a result of receiving the assets and liabilities from the Merging Sub-Fund.

• Redeem, Switch or Transfer

If you don't want to participate in the Merger, you can redeem your shares, switch them into any other sub-fund of FTIF (as long as the other sub-fund is available in your jurisdiction) or transfer them free of charge, at net asset value price, until 17 October 2025 included (before local dealing cut-off time), according to the redemption, switch or transfer procedure detailed in the Prospectus.

Please note that, where applicable, a Contingent Deferred Sales Charge ("CDSC") may apply with either a redemption or switch in accordance with the Prospectus. Please consult your financial advisor or contact us if you have questions about this.

Financial / Tax Advice

The Merger will not subject the Sub-Funds nor FTIF to taxation in Luxembourg. You may however be subject to taxation in your tax domicile or other jurisdictions where you pay taxes. We suggest you seek financial and/or tax advice to determine how this Merger impacts your own situation.

Here's what will merge

Merging shareclass name	ISIN Number	Merge Receiving shareclass Into name		ISIN Number
Templeton European Opportunities Fund I (Acc) EUR	LU0195949390	→	Templeton European Insights Fund I (Acc) EUR	LU0195950489
Templeton European Opportunities Fund N (Acc) EUR	LU0122612764	→	Templeton European Insights Fund N (Acc) EUR	LU0128521001
Templeton European Opportunities Fund A (Acc) EUR	LU0122612848	→	Templeton European Insights Fund A (Acc) EUR	LU0093666013
Templeton European Opportunities Fund A (Ydis) GBP	LU0465790979	→	Templeton European Insights Fund A (Ydis) GBP	LU3072335766
Templeton European Opportunities Fund A (Acc) SGD-H1	LU0889565080	→	Templeton European Insights Fund A (Acc) SGD	LU1863844582
Templeton European Opportunities Fund A (Acc) USD	LU0889566211	→	Templeton European Insights Fund A (Acc) USD	LU1863844665
Templeton European Opportunities Fund N (Acc) USD	LU0889566302	→	Templeton European Insights Fund N (Acc) USD-H1	LU1863844822
Templeton European Opportunities Fund W (Acc) EUR	LU0959059279	→	Templeton European Insights Fund W (Acc) EUR	LU1586277011
Templeton European Opportunities Fund A (Acc) USD – H1	LU0997718878	→	Templeton European Insights Fund A (Acc) USD- H1	LU1685355114
Templeton European Opportunities Fund A (Acc) NOK	LU1048430000	→	Templeton European Insights Fund A (Acc) NOK	LU3072335840

How will the Merger work

Effective Date

The Merger will become effective on 24 October 2025 at midnight (Luxembourg time) (the "Effective Date").

Process

On the Effective Date, the Merging Sub-Fund will transfer all its assets and liabilities to the Receiving Sub-Fund. The Net Assets of the Merging Sub-Fund will be valued as of the Effective Date in accordance with the valuation principles contained in the Prospectus and the Articles. The outstanding liabilities generally comprise fees and expenses due but not paid, as reflected in the Net Assets of the Merging Sub-Fund. There are no outstanding unamortized preliminary expenses in relation to the Merging Sub-Fund.

Any accrued income in the Merging Sub-Fund at the time of the Merger will be included in the calculation of its final net asset value per share and such accrued income will be accounted for

on an ongoing basis after the Merger in the net asset value per share of the relevant share class of the Receiving Sub-Fund.

It is anticipated that 100% of the Merging Sub-Fund's assets under management will be transferred in kind to the Receiving Sub-Fund on the Effective Date. The actual percentage of assets transferred in kind may be different depending on the market conditions on or around the Effective Date. Any derivative positions that cannot be transferred over will be closed out in advance of the Merger. The swing pricing mechanism may be adopted in the event of a significant subscription or redemption in the Receiving Sub-Fund on the Effective Date. Please see the Prospectus for more details on this.

The below table shows the applicable charges for each of the share classes:

Merging Sub-Fund

Merging Sub-Fund Share Class Name	Initial Charge – Up to	Investment Management Fee	Administra tive Fee – Up to	Other Fees	Ongoing Charges Ratio (OCR)
Templeton European Opportunities Fund I (Acc) EUR	N/A	0.70%	0.20%	0.07%	0.97%
Templeton European Opportunities Fund N (Acc) EUR	Up to 3.00%	2.25%	0.20%	0.18%	2.63%
Templeton European Opportunities Fund A (Acc) EUR	Up to 5.75%	1.50%	0.20%	0.17%	1.87%
Templeton European Opportunities Fund A (Ydis) GBP	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Opportunities Fund A (Acc) SGD-H1	Up to 5.75%	1.50%	0.20%	0.18%	1.84%
Templeton European Opportunities Fund A (Acc) USD	Up to 5.75%	1.50%	0.20%	0.18%	1.88%
Templeton European Opportunities Fund N (Acc) USD	Up to 3.00%	2.25%	0.20%	0.18%	1.88%
Templeton European Opportunities Fund W (Acc) EUR	N/A	0.70%	0.20%	0.17%	2.62%
Templeton European Opportunities Fund A (Acc) USD – H1	Up to 5.75%	1.50%	0.20%	0.18%	1.08%
Templeton European Opportunities Fund A (Acc) NOK	Up to 5.75%	1.50%	0.20%	0.15%	1.85%

Receiving Sub-Fund

Receiving Sub-Fund Share Class Name	Initial Charge – Up to	Investment Management Fee	Administra tive Fee – Up to	Other Fees	Ongoing Charges Ratio (OCR)
Templeton European Insights Fund I (Acc) EUR	N/A	0.70%	0.20%	(0.05%)	0.85%
Templeton European Insights Fund N (Acc) EUR	Up to 3.00%	2.25%	0.20%	0.16%	2.61%
Templeton European Insights Fund A (Acc) EUR	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund A (Ydis) GBP	Up to 5.75%	1.50%	0.20%	0.16%	1.86%
Templeton European Insights Fund A (Acc) SGD	Up to 5.75%	1.50%	0.20%	0.16%	1.86%

Templeton European Insights Fund A (Acc) USD	Up to 5.75%	1.50%	0.20%	0.14%	1.84%
Templeton European Insights Fund N (Acc) USD-H1	Up to 3.00%	2.25%	0.20%	0.08%	2.53%
Templeton European Insights Fund W (Acc) EUR	N/A	0.70%	0.20%	0.00%	0.90%
Templeton European Insights Fund A (Acc) USD-H1	Up to 5.75%	1.50%	0.20%	0.14%	1.84%
Templeton European Insights Fund A (Acc) NOK	Up to 5.75%	1.50%	0.20%	0.16%	1.86%

• Costs of the Merger

The expenses incurred in the Merger, including legal, accounting, custody and other administration costs will be borne by Franklin Templeton International Services S.à r.l., the management company of FTIF.

After the Merger

As from 25 October 2025, shareholders in the Receiving Sub-Fund may continue to redeem, transfer or switch out their shares in accordance with the provisions of the Prospectus.

Availability of Documents

The common merger proposal, the most recent Prospectus and the relevant KIDs are available at the registered office of FTIF, upon request, free of charge.

Upon request, copies of the report of the approved statutory auditor of FTIF relating to the Merger may be obtained free of charge at the registered office of FTIF.

Copies of material contracts of FTIF may be obtained and/or inspected free of charge at the registered office of FTIF.

You can also contact us or your financial advisor for additional documents or to answer any questions you may have.

Regards,

Signed by Rafal Kwasny

Conducting Officer of the Franklin Templeton International Services S.à r.l., the Management Company of the FTIF

(continued)

Please use the below contact to reach your local Client Service Teams at the delegated Transfer Agent/Service Provider of Franklin Templeton.

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