

請注意：中譯文係由本公司進行翻譯作為參考使用，若有任何疑問，請以境外基金機構所寄發之英文原文為準。

瑞萬通博基金 年度股東常會通知

親愛的股東：

謹通知瑞萬通博基金之年度股東常會將於 2021 年 2 月 9 日上午 11 時（盧森堡時間）在本公司註冊辦公室（地址：11-13, boulevard de la Foire, L-1528 Luxembourg）以非實體方式召開，議程如下：

議程

1. 提交 2020 年 8 月 31 日結算之會計年度董事會報告及基金查核報告；
2. 通過 2020 年 8 月 31 日結算之會計年度財務報告；
3. 核准股利發放；
4. 核准董事報酬；
5. 解任 Mr. Dominic GAILLARD, Mr. Philippe HOSS 及 Mrs. Dorothee WETZEL 於 2020 年 8 月 31 日結算之會計年度內之董事職務。
6. 重新選任 Mr. Dominic GAILLARD, Mr. Philippe HOSS 及 Mrs. Dorothee WETZEL 為基金董事，任期至下一次年度股東常會為止，並於 2021 年 8 月 31 日結算之會計年度財務報表中審議。
7. 重新指派 Ernst & Young S.A. 為本公司會計師，任期至下一次年度股東常會為止，並於 2021 年 8 月 31 日結算之會計年度財務報表中審議。
8. 臨時動議。

由於本次會議非以實體方式舉行，股東可透過代理人投票，請您於 2021 年 2 月 5 日前將填妥且經簽署的委託書（詳附件）郵寄至 VONTOBEL FUND c/o RBC Investor Services Bank S.A, (地址：14, Porte de France, L-4360 Esch-sur-Alzette，傳真號碼：+352/2460-3331)，或發送電子郵件將委託書 PDF 檔寄至 rbcis_lu_fund_dom_corpsec@rbc.com 予基金公司服務部 Marco Manieri 先生。

謹提醒年度股東常會的決議並無法定最低出席人數限制，該決議將以會議上有效投票的簡單多數決通過。股東可依據於 2021 年 2 月 9 日持有的股份出席年度股東常會及行使股份附帶的表決權權利。

2020 年 8 月 31 日結算之財務報告、董事會報告及基金查核報告可在 www.vontobel.com/AM 查詢或應股東要求於註冊辦公室取得並按需發送。

瑞萬通博基金董事會

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瑞萬通博基金
年度股東常會委託書

委託人：_____，持有

瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份
瑞萬通博基金	-	_____	基金	_____	股份

(請填寫您所持有瑞萬通博基金之基金名稱及持有股份)

茲委託於 2021 年 2 月 9 日上午 11 時（盧森堡時間）在本公司註冊辦公室（11-13, boulevard de la Foire, L-1528 Luxembourg）召開之年度股東常會之主席為代理人，並同意其擁有複委任之權利；或

委託_____代表本人出席股東會或股東會因延期所定之會議。

代理人有權發表任何聲明、行使投票權、簽署所有會議記錄和其他文件，為完成代理而應為之所有合法且必需的行為，並應遵循盧森堡法規，簽署人同意代理人所採取的所有上述行動。

如果年度股東常會之決議因任何理由而需繼續討論或推遲，則本代理將繼續有效。

茲授權代理人依表決權行使之指示，表決下列議程中之各項議案：

議程重點	贊成	反對	棄權
1. 提交 2020 年 8 月 31 日結算之會計年度董事會報告及基金查核報告。	不適用	不適用	不適用
2. 通過 2020 年 8 月 31 日結算之會計年度財務報告。			
3. 核准股利發放。			
4. 核准董事報酬。			
5. 解任下列董事	不適用	不適用	不適用

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議程重點	贊成	反對	棄權
Mr. Dominic GAILLARD			
Mr. Philippe HOSS			
Mrs. Dorothee WETZEL			
於 2020 年 8 月 31 日結算之會計年度期間內與之相關的職務	不適用	不適用	不適用
6. 重新選任	不適用	不適用	不適用
Mr. Dominic GAILLARD			
Mr. Philippe HOSS			
Mrs. Dorothee WETZEL			
為基金董事，任期至下一次年度股東常會為止，並於 2021 年 8 月 31 日結算之會計年度財務報表中審議。	不適用	不適用	不適用
7. 重新指派 KPMG Audit Société cooperative 為本公司會計師，任期至下一次年度股東常會為止，並於 2021 年 8 月 31 日結算之會計年度財務報表中審議。			
8. 臨時動議。	不適用	不適用	不適用

委託人_____，於 2021 年 ____月____日

簽名

請特別注意，請於前述欄位填寫以說明您的選擇。如果欄位留白，代理人將被視為已被指示並被授權得按其認為適當的方式投票。

VONTOBEL FUND

Société d'Investissement à Capital Variable
11-13, boulevard de la Foire, L-1528 Luxembourg
R.C.S. Luxembourg B38170
(The "**Fund**")

Luxembourg, 8 January 2021

Invitation to attend the annual general meeting of shareholders of the Fund

Dear Shareholder,

Notice is hereby given of the annual general meeting of shareholders of the Company which will be held on 09 February 2021 at 11.00 a.m. (the "**AGM**") at the registered office of the Fund, 11-13, boulevard de la Foire, L-1528 Luxembourg without a physical meeting, with the following agenda:

1. Presentation and acknowledgement of the report of the board of directors and the report of the statutory auditor (*réviseur d'entreprises agréé*) of the Fund on the activity of the Fund during the financial year ended on 31 August 2020;
2. Approval of the audited annual accounts of the Fund presented by the board of directors for the financial year ended on 31 August 2020;
3. Ratification of dividend payments;
4. Ratification of directors' remuneration payment;
5. Discharge and release (*quitus*) to the directors Mr. Dominic GAILLARD, Mr. Philippe HOSS and Mrs. Dorothee WETZEL for their respective mandates and duties during, and in connection with, the financial year of the Fund ended on 31 August 2020;
6. Re-election of Mr. Dominic GAILLARD, Mr. Philippe HOSS and Mrs. Dorothee WETZEL as directors of the Fund, until the next annual general meeting deliberating on the annual accounts of the Fund as at 31 August 2021;
7. Re-election of the statutory auditor (*réviseur d'entreprises agréé*) Ernst & Young S.A., until the next annual general meeting deliberating on the annual accounts of the Fund as at 31 August 2021; and
8. Miscellaneous.

In accordance with article 1 (1) of the Law of 23 September 2020 on measures concerning meetings in companies and other legal entities, as amended, the meeting will be held without a physical meeting and shareholders may vote by proxy. To this end, we request you to return the completed and signed power of attorney enclosed herewith - for organizational reasons by 5 February 2021 - to **VONTOBEL FUND** c/o RBC Investor Services Bank S.A, 14, Porte de France, L-4360 Esch-sur-Alzette (fax no. +352 / 2460-3331) or to the email address: rbcis_lu_fund_dom_corpsec@rbc.com, to the attention of Mr. Marco Manieri, Fund Corporate Services.

The shareholders' attention is drawn to the fact that no quorum is required for resolutions of the AGM and that resolutions will be adopted by a simple majority of the votes validly cast at the meeting. The rights of a shareholder to attend the AGM and to exercise a voting right attaching to his or her shares are determined in accordance with the shares held by this shareholder on 9 February 2021.

VONTOBEL FUND

Société d'Investissement à Capital Variable
11-13, boulevard de la Foire, L-1528 Luxembourg
R.C.S. Luxembourg B38170
(The "**Fund**")

The audited annual accounts, as well as the report of the Fund's board of directors and the report of the auditor for the financial year ended on 31 August 2020 are available at www.vontobel.com/AM or upon request by shareholders at the registered office of the Fund and will be sent on demand.

Yours faithfully

VONTOBEL FUND
The Board of Directors

Enclosure: Power of attorney

VONTOBEL FUND

Société d'Investissement à Capital Variable
11-13, Boulevard de la Foire, L-1528 Luxembourg
R.C.S. Luxembourg B38170
(the "Fund")

POWER OF ATTORNEY

The undersigned _____, holder of

____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____
____ shares of **VONTOBEL FUND** _____

(We would be grateful if you could fill in the name(s) of the sub-funds of **VONTOBEL FUND** in which you are a shareholder)

hereby appoints the chairperson of the Fund's annual general meeting to be held on 09 February 2021 at 11:00 a.m. at the registered office of the Fund, 11-13, boulevard de la Foire, L-1528 Luxembourg (the "**AGM**") as proxy, with the right to grant a sub-power of attorney, with the purpose of representing the undersigned at the Fund's AGM, or at any postponement of said meeting.

The proxy holder is furthermore authorized to make any statement, cast all votes, sign all minutes of meetings and other documents, do everything which is lawful, necessary or simply useful in view of the accomplishment and fulfilment of the present proxy, and to do anything, in accordance with the requirements of the Luxembourg law, with a view to any registration with the trade register and any publication in the RESA, Recueil Electronique des Sociétés et Associations, while the undersigned promises to ratify all said actions taken by the proxy holder whenever requested.

The present proxy will remain in force if the resolutions, for whatsoever reason, are to be continued or postponed.

Consequently the proxy is authorized by the undersigned to vote on the following agenda:

	FOR	AGAINST	ABSTENTION
1. Presentation and acknowledgement of the report of the board of directors and the report of the statutory auditor (réviseur d'entreprises agréé) of the Fund on the activity of the Fund during the financial year ended on 31 August 2020;	N.A.	N.A.	N.A.

VONTOBEL FUND

Société d'Investissement à Capital Variable
11-13, Boulevard de la Foire, L-1528 Luxembourg
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2. Approval of the audited annual accounts of the Fund presented by the board of directors for the financial year ended on 31 August 2020;			
3. Ratification of dividend payments;			
4. Ratification of directors' remuneration payment;			
5. Discharge and release (<i>quitus</i>) to the directors	N.A.	N.A.	N.A.
Mr. Dominic GAILLARD,			
Mr. Philippe HOSS and			
Mrs. Dorothee WETZEL			
for their respective mandates and duties during, and in connection with, the financial year of the Fund ended on 31 August 2020;	N.A.	N.A.	N.A.
6. Re-election of	N.A.	N.A.	N.A.
Mr. Dominic GAILLARD,			
Mr. Philippe HOSS and			
Mrs. Dorothee WETZEL			
as directors of the Fund, until the next annual general meeting deliberating on the annual accounts of the Fund as at 31 August 2021;	N.A.	N.A.	N.A.
7. Re-election of the statutory auditor (Réviseur d'entreprises agréé) Ernst & Young S.A., until the next annual general meeting deliberating on the annual accounts of the Fund as at 31 August 2021;			
8. Miscellaneous.	N.A.	N.A.	N.A.

_____, on _____ 2021

Signature (s)

NB. Please fill in the boxes to state your choices. In case any box is left blank, the proxy will be deemed to be instructed and authorized to vote as he/she deems fit.