

(中譯文)

(盧森堡)法盛國際基金 I-2023 年股東特別大會文件

第 1 次股東特別大會召集會議通知

(盧森堡)法盛國際基金 I

Société anonyme qualifying as Société d'investissement à capital variable

Registered Office: 80, route d'Esch L-1470 Luxembourg

Grand Duchy of Luxembourg

R.C.S. Luxembourg B 53023

(下稱「本公司」)

本公司股東特別大會召集會議通知

於 2023 年 10 月 31 日下午 4:00 (盧森堡時間) 於 80, ROUTE D'ESCH, L-1470 LUXEMBOURG,
GRAND-DUCHY OF LUXEMBURG 舉行

於盧森堡，2023 年 10 月 16 日

各位股東，

本公司董事會 (下稱「**董事會**」) 敬邀您出席將於 2023 年 10 月 31 日下午 4:00 (盧森堡時間) 於 80, route d'Esch, L-1470 Luxembourg, Grand-Duchy of Luxembourg 舉行之本公司股東特別大會，就本公司章程 (下稱「**章程**」) 之修正案討論並進行表決，如下列議案 (下稱「**議案**」) 所述：

議案

1. 同意修正章程第 5 條第 5 項，以加入關於「公開說明書」之定義；
2. 同意修正章程第 5 條第 6 項，以加入關於歐元貨幣 (EUR) 之定義；
3. 同意刪除章程第 6(4)條第 2 項，以符合洗錢防制之要求；
4. 同意於章程新增第 8 條第 6 項，明定董事會可以授予何人權力以指示與實施贖回收益之支付；
5. 同意修正章程第 12 條第 2 項，以增加(i)、(j) 和 (k)暫停計算每股資產淨值之情形，並於本條新增第 4 項；
6. 同意修正章程第 13 條第 1 項，明定董事連任之可能性；

7. 同意重述章程第 17 條第 2 項，以更新其措辭（特別是關於管理公司職能之授權），並刪除任何提及 2002 年 12 月 20 日有關集合投資計畫之法律內容及其修正，以及與此相關任何提及管理公司之內容；
8. 同意修正章程第 18 條第 2 項和第 8 項，及於本條新增第 12 項，此係為了簡化之目的並基於盧森堡基金監管機構之最新監管實務；
9. 同意全面重述章程第 19 條和第 20 條，以更新其規定；
10. 同意修正章程第 21 條第 1 項，以明定會計師應由年度股東常會任命，直至選出繼任者為止；
11. 同意修正章程第 24 條第 1 項，以明定子基金清算之情況，並在本條新增第 5 項；
12. 同意修正章程第 28 條第 3 項，以依法更新其規定；
13. 同意細微修正章程第 1 條、第 4 條第 2 項、第 5 條第 3 項、第 13 條第 5 項及第 14 條第 2 項，以刪除部分錯字；
14. 同意更改章程中使用之某些用語，以進行更新；
15. 對章程進行修訂和全面重述，以反映上述第 1 點至第 14 點所提及之變更；
16. 同意於章程修正後即於 Recueil Electronique des Sociétés et Associations 提交章程之整合版本。

章程之修正擬提交股東，以進行更新並使其符合某些市場實務。

法定出席人數門檻與投票要件

根據章程和 1915 年 8 月 10 日關於商業公司之法律，法定出席人數門檻至少應有代表已發行股份總數二分之一 (50%) 以上之股東出席，以決定議案事項，且應以出席人數有效票三分之二 (2/3) 以上之多數決通過。

如果第一次召集之股東特別大會未達上述法定出席人數門檻，董事會將以相同議案重新召集股東特別大會。法定出席人數門檻於第二次召集股東特別大會時不適用，但上述多數決之要求保持不變。

基準日

關於股東特別大會之法定出席人數門檻與多數決，將在股東特別大會前第五個盧森堡營業日之午夜（盧森堡時間）（下稱「**基準日**」）根據本公司已發行且流通在外的股份數決定。股

東出席股東特別大會與投票的權利將依該股東在基準日持有的股份數決定。

投票安排

若您欲親自出席這次股東特別大會，請於股東特別大會開會二個營業日前以電子郵件寄至 lux.cla@bbh.com 聯絡 Corporate & Legal Administration 並確認出席。

若您無法親自出席股東特別大會或您不預期會親自出席，請於後附附錄之委託書上簽名，並郵寄至前揭本公司註冊辦公室，Corporate & Legal Administration 收、以電子郵件寄至 lux.cla@bbh.com 後，並郵寄至 Brothers Harriman (Luxembourg) S.C.A.，地址為 80, route d'Esch, L-1470 Luxembourg, Grand-Duchy of Luxemburg。

以下文件如有需要可供審閱，並可在本公司註冊辦公室免費取得。

- 最新章程項目之副本。

誠摯地

董事會

檢附附錄「委託書」

第 1 次股東特別大會委託書

(盧森堡) 法盛國際基金 I

Société anonyme qualifying as Société d'investissement à capital variable

Registered Office: 80, route d'Esch L-1470 Luxembourg

Grand Duchy of Luxembourg

R.C.S. Luxembourg B 53023

(下稱「本公司」)

委託書

供本公司 2023 年 10 月 31 日下午 4:00 (盧森堡時間) 於 80, route d'Esch, L-1470 Luxembourg, Grand-Duchy of Luxembourg 舉行之股東特別大會 (下稱「股東特別大會」) 使用。

以電子郵件寄至 lux.cla@bbh.com，隨後郵寄至 Brown Brothers Harriman (Luxembourg) S.C.A.，地址為 80, route d'Esch, L-1470 Luxembourg, Grand-Duchy of Luxembourg，收件人為 Corporate & Legal Administration，並於股東特別大會開會二個營業日前為之。

僅完整之股份有投票權。

簽署人，住/
依 法設立之公司，註冊辦公室設
於，代表人為，
住.....，持有下列本公司股份類別之股數。

子基金名稱	股份類別	股數
(盧森堡) 法盛國際基金 I-法盛新興亞洲股票基金		
(盧森堡) 法盛國際基金 I-法盛新興歐洲股票基金		
(盧森堡) 法盛國際基金 I-法盛亞太股票基金		
(盧森堡) 法盛國際基金 I-法盛漢瑞斯美國股票基金		
(盧森堡) 法盛國際基金 I-法盛漢瑞斯全球股票基金		
(盧森堡) 法盛國際基金 I-法盛盧米斯賽勒斯投資等級債券基金		
(盧森堡) 法盛國際基金 I-法盛盧米斯賽勒斯美國成長股票基金		
(盧森堡) 法盛國際基金 I-法盛智慧安保基金		

子基金名稱	股份類別	股數
(盧森堡) 法盛國際基金 I-法盛訂閱經濟基金		
總共 = 股		

茲提出不得撤銷之委託書予股東特別大會之主席或.....，住.....，全權代表簽署人出席於盧森堡時間 2023 年 10 月 31 日下午 4:00（盧森堡時間）在盧森堡公證人面前舉行之股東特別大會，並依截至此股東特別大會前持有之所有股份，根據以下指示就下列議案進行表決：

議案	股東之投票		
	贊成	反對	棄權
1. 同意修正章程第 5 條第 5 項，以加入關於「公開說明書」之定義。			
2. 同意修正章程第 5 條第 6 項，以加入關於歐元貨幣（EUR）之定義。			
3. 同意刪除章程第 6(4)條第 2 項，以符合洗錢防制之要求。			
4. 同意於章程新增第 8 條第 6 項，明定董事會可以授予何人權力以指示與實施贖回收益之支付。			
5. 同意修正章程第 12 條第 2 項，以增加(i)、(j) 和 (k)暫停計算每股資產淨值之情形，並於本條新增第 4 項。			
6. 同意修正章程第 13 條第 1 項，明定董事連任之可能性。			
7. 同意重述章程第 17 條第 2 項，以更新其措辭（特別是關於管理公司職能之授權），並刪除任何提及 2002 年 12 月 20 日有關集合投資計畫之法律內容及其修正，以及與此相關任何提及管理公司之內容。			
8. 同意修正章程第 18 條第 2 項和第 8 項，及於本條新增第 12 項，此係為了簡化之目的並基於盧森堡基金監管機構之最新監管實務。			
9. 同意全面重述章程第 19 條和第 20 條，以更新其規定。			

10. 同意修正章程第 21 條第 1 項，以明定會計師應由年度股東常會任命，直至選出繼任者為止。			
11. 同意修正章程第 24 條第 1 項，以明定子基金清算之情況，並在本條新增第 5 項。			
12. 同意修正章程第 28 條第 3 項，以依法更新其規定。			
13. 同意細微修正章程第 1 條、第 4 條第 2 項、第 5 條第 3 項、第 13 條第 5 項及第 14 條第 2 項，以刪除部分錯字。			
14. 同意更改章程中使用之某些用語，以進行更新。			
15. 對章程進行修訂和全面重述，以反映上述第 1 點至第 14 點所提及之變更。			
16. 同意於章程修正後即於 RECUEIL ELECTRONIQUE DES SOCIÉTÉS ET ASSOCIATIONS 提交章程之整合版本。			

委託書持有人得：

- － 就議案之決定，以簽署人之名義參與所有審議並投票；
- － 為了達到上述效果，通過並簽署所有證明、文件與會議紀錄。

關於議案內任何事項，法定出席人數門檻至少應有代表本公司已發行股份總數二分之一(50%)以上之股東出席，且上開決議事項應以出席人數有效票三分之二 (2/3) 以上之多數決通過。

若此次股東特別大會無法有效審議全部或部分議案，此委託書在本公司其他股東特別大會審議相同議案時仍然有效。

此次股東特別大會無論因何種原因再開或暫停，此委託書仍然有效。

此委託書以及簽署人和持有人之權利、義務及責任，均應受盧森堡法律規範。

任何因此委託書所生、有關或衍生之主張、糾紛或爭議，應由簽署人和持有人在盧森堡市的法院提起，簽署人和持有人在此同意任何前開法律行為或程序由前開法院專屬管轄，並且拋棄對該等法院之管轄權及管轄地之任何異議。

於.....年.....，在交付並簽署。

.....
姓名：

注意：委託書給予人應在簽名前手寫註記"於委託書中有效(VALID FOR PROXY)"。

NIF LUX I - 2023 EGM Documentation

Convening notice for the 1st EGM:

Natixis International Funds (LUX) I

Société anonyme qualifying as Société d'investissement à capital variable

Registered office: 80, route d'Esch, L-1470 Luxembourg

Grand Duchy of Luxembourg

R.C.S. Luxembourg: B 530 23

(the "**Company**")

**CONVENING NOTICE TO THE EXTRAORDINARY GENERAL MEETING
OF SHAREHOLDERS OF THE COMPANY
TO BE HELD AT 80, ROUTE D'ESCH – L1470 LUXEMBOURG, GRAND DUCHY OF
LUXEMBOURG
ON 31 OCTOBER 2023 AT 4:00 P.M. LUXEMBOURG TIME**

Luxembourg, 16 October 2023

Dear Shareholder,

The board of directors of the Company (the "**Board**") has the pleasure of inviting you to the extraordinary general meeting of the shareholders of the Company (the "**Meeting**") to be held on 31 October 2023 at 4:00 p.m. Luxembourg time at 80, route d'Esch, L-1470 Luxembourg, Grand-Duchy of Luxembourg, to deliberate and vote on amendments to the articles of association of the Company (the "**Articles**") as described in the following agenda (the "**Agenda**"):

AGENDA

- 1) Approval of the amendment to article 5 paragraph 5 of the articles of association of the Company (the "**Articles**"), in order to insert the definition of "Prospectus";
- 2) Approval of the amendment to article 5 paragraph 6 of the Articles, in order to insert the definition of the currency Euro "EUR";
- 3) Approval of the deletion to article 6 (4) paragraph 2 of the Articles, in order to comply with anti-money-laundering requirements;
- 4) Approval of the insertion of a new paragraph 6 in article 8 of the Articles, in order to precise to whom the Board can grant powers to instruct and effect the payment of redemption proceeds;
- 5) Approval of the amendment to article 12 paragraph 2 of the Articles, in order to add cases (i), (j) and (k) of temporary suspension of calculation of net asset value per share, and to insert a new paragraph 4 in this article;
- 6) Approval of the amendment to article 13 first paragraph, in order to precise the possibility for the directors to be re-appointed for successive terms;
- 7) Approval of the restatement of article 17 paragraph 2 of the Articles in order to update its wording (in particular with regard to the delegation of the Management Company's functions) and delete any reference to the law of 20 December 2002 relating to undertakings for collective investment, as amended, and any reference to the management company in relation thereto;
- 8) Approval of the amendments to article 18 paragraphs 2 and 8 of the Articles, as well as the insertion of a new paragraph 12 in this article for simplification purposes and in light of the latest administrative practice of the Luxembourg funds regulator;
- 9) Approval of the full restatement of articles 19 and 20 of the Articles, in order to update their provisions;
- 10) Approval of the amendment to article 21 first paragraph of the Articles, in order to clarify that the auditor shall be appointed by the annual general meeting of shareholders and until their successor is elected;
- 11) Approval of the amendment to article 24 first paragraph of the Articles, in order to precise the cases of liquidation of a sub-fund, and to insert a new paragraph 5 in this article;

- 12) Approval of the amendment to article 28 paragraph 3 of the Articles, in order to update its provisions with the law;
- 13) Approval of the minor amendments to article 1, article 4 paragraph 2, article 5 paragraph 3, article 13 paragraph 5, and article 14 paragraph 2 of the Articles in order to delete some typos;
- 14) Approval of the change of certain terms used in the Articles, in order to update them;
- 15) Amendment and full restatement of the Articles in order to reflect to changes mentioned under items 1) to 14) above;
- 16) Approval of the filing of a coordinated version of the Articles before the *Recueil Electronique des Sociétés et des Associations* once amended.

The amendments to the Articles are suggested to the shareholders in order to update them and conform them to some market practices.

Quorum and voting requirements

In accordance with the Articles and the law of 10 August 1915 on commercial companies, a quorum of at least fifty per cent (50%) of the shares issued must be represented at the Meeting to decide on the matters of the Agenda and a majority of two-thirds (2/3) of the votes validly cast is required to adopt a resolution on such matters.

If the abovementioned quorum is not reached at the first call of the Meeting, the Board will reconvene the Meeting with the same Agenda. At such second call of the Meeting, no quorum will be required but the above majority requirement will remain unchanged.

Record Date

The quorum and the majority at the Meeting will be determined according to the shares issued by the Company and outstanding at midnight (Luxembourg time) on the fifth Luxembourg business day prior to the Meeting (the “**Record Date**”). The rights of a shareholder to attend and vote at the Meeting are determined in accordance with the shares held by such shareholder at the Record Date.

Voting Arrangements

Should you wish to attend this Meeting in person, please contact and confirm your attendance to the Corporate & Legal Administration, by email at lux.cla@bbh.com no later than two business days before the Meeting.

Should you not be able to attend this Meeting or if you do not expect to attend it in person, please sign the attached proxy form in **Appendix** and return it by mail at the registered office of the Company indicated above to the attention of Corporate & Legal Administration, by email at lux.cla@bbh.com, and subsequently by post to the following address: Brown Brothers Harriman (Luxembourg) S.C.A., 80, route d'Esch, L-1470 Luxembourg, Grand Duchy of Luxembourg.

The following document is available for inspection, if required, and can be obtained free of charge at the registered office of the Company:

- Copy of the project of the updated Articles.

Yours sincerely,

The Board

Enclosed: Appendix “Proxy Form”

Proxy form for the 1st EGM:

Natixis International Funds (LUX) I

Société anonyme qualifying as *Société d'investissement à capital variable*

Registered office: 80, route d'Esch, L-1470 Luxembourg

Grand Duchy of Luxembourg

R.C.S. Luxembourg: B 530 23

(the "**Company**")

PROXY

For use at the extraordinary general meeting of the shareholders of the Company, to be held on 31 October 2023 at 4:00 p.m. Luxembourg time at 80, route d'Esch, L-1470 Luxembourg, Grand-Duchy of Luxembourg (the "**Meeting**").

To be sent by email at lux.cla@bbh.com and subsequently by post to: Brown Brothers Harriman (Luxembourg) S.C.A., 80, route d'Esch, L-1470 Luxembourg, Grand Duchy of Luxembourg, for the attention of Corporate & Legal Administration, **no later than two business days before the Meeting**.

Only full shares are entitled to vote.

The undersigned _____, residing in _____, /
_____, a company formed and existing under the laws of _____
_____, having its registered office in _____, represented by
_____, residing in _____, holding the number of shares hereafter detailed
by classes of shares of the Company.

Name of the Sub-Fund	Name of class of shares	Number of shares
DNCA EUROPE SMALLER COMPANIES FUND		
NATIXIS ASIA EQUITY FUND		
DNCA EMERGING EUROPE EQUITY FUND		
NATIXIS PACIFIC RIM EQUITY FUND		
HARRIS ASSOCIATES U.S. VALUE EQUITY FUND		
HARRIS ASSOCIATES GLOBAL EQUITY FUND		
VAUGHAN NELSON U.S. SELECT EQUITY FUND		
OSTRUM GLOBAL INFLATION FUND		
LOOMIS SAYLES GLOBAL CREDIT FUND		

Name of the Sub-Fund	Name of class of shares	Number of shares
LOOMIS SAYLES SUSTAINABLE GLOBAL CORPORATE BOND FUND		
LOOMIS SAYLES STRATEGIC ALPHA BOND FUND		
OSTRUM EURO HIGH INCOME FUND		
LOOMIS SAYLES SHORT TERM EMERGING MARKETS BOND FUND		
OSTRUM SHORT TERM GLOBAL HIGH INCOME FUND		
LOOMIS SAYLES U.S. CORE PLUS BOND FUND		
ASG MANAGED FUTURES FUND		
LOOMIS SAYLES GLOBAL GROWTH EQUITY FUND		
LOOMIS SAYLES U.S. GROWTH EQUITY FUND		
LOOMIS SAYLES DISCIPLINED ALPHA U.S. CORPORATE BOND FUND		
LOOMIS SAYLES GLOBAL MULTI ASSET INCOME FUND		
THEMATICS AI AND ROBOTICS FUND		
THEMATICS META FUND		
THEMATICS SAFETY FUND		
LOOMIS SAYLES ASIA BOND PLUS FUND		
LOOMIS SAYLES GLOBAL EMERGING MARKETS EQUITY FUND		
WCM GLOBAL EMERGING MARKETS EQUITY FUND		
THEMATICS SUBSCRIPTION ECONOMY FUND		
NATIXIS ESG CONSERVATIVE FUND		
NATIXIS ESG DYNAMIC FUND		
NATIXIS ESG MODERATE FUND		
VAUGHAN NELSON GLOBAL SMID CAP EQUITY FUND		
WCM SELECT GLOBAL GROWTH EQUITY FUND		
THEMATICS WELLNESS FUND		

Name of the Sub-Fund	Name of class of shares	Number of shares
THEMATICS CLIMATE SELECTION FUND		
WCM CHINA GROWTH EQUITY FUND		
LOOMIS SAYLES SAKORUM LONG SHORT GROWTH EQUITY FUND		
LOOMIS SAYLES GLOBAL ALLOCATION FUND		

Total of shares:

hereby gives irrevocable proxy to the chairman of the Meeting or to _____, residing in _____, with full power of substitution, to represent the undersigned at the Meeting, to be held before a notary in Luxembourg, Grand Duchy of Luxembourg, on 31 October 2023 at 4:00 p.m. Luxembourg time, and to vote as indicated below for all the shares it shall hold as of the date of such Meeting, in order to deliberate upon the following agenda:

AGENDA	VOTES OF THE SHAREHOLDER		
	YES	NO	ABSTENTION
1) Approval of the amendment to article 5 paragraph 5 of the articles of association of the Company (the “Articles”), in order to insert the definition of “Prospectus”;			
2) Approval of the amendment to article 5 paragraph 6 of the Articles, in order to insert the definition of the currency Euro “EUR”;			
3) Approval of the deletion to article 6 (4) paragraph 2 of the Articles, in order to comply with anti-money-laundering requirements;			
4) Approval of the insertion of a new paragraph 6 in article 8 of the Articles, in order to precise to whom the Board can grant powers to instruct and effect the payment of redemption proceeds;			
5) Approval of the amendment to article 12 paragraph 2 of the Articles, in order to add cases (i), (j) and (k) of temporary suspension of calculation of net asset value per share, and to insert a new paragraph 4 in this article;			
6) Approval of the amendment to article 13 first paragraph, in order to precise the possibility for the directors to be re-appointed for successive terms;			

AGENDA	VOTES OF THE SHAREHOLDER		
	YES	NO	ABSTENTION
7) Approval of the full restatement of article 17 paragraph 2 of the Articles in order to update its wording (in particular with regard to the delegation of the Management Company's functions) and delete any reference to the law of 20 December 2002 relating to undertakings for collective investment, as amended, and any reference to the management company in relation thereto;			
8) Approval of the amendments to article 18 paragraphs 2 and 8 of the Articles, as well as the insertion of a new paragraph 12 in this article for simplification purposes and in light of the latest administrative practice of the Luxembourg funds regulator;			
9) Approval of the full restatement of articles 19 and 20 of the Articles, in order to update their provisions;			
10) Approval of the amendment to article 21 first paragraph of the Articles, in order to clarify that the auditor shall be appointed by the annual general meeting of shareholders and until their successor is elected;			
11) Approval of the amendment to article 24 first paragraph and 5 of the Articles, in order to precise the cases of liquidation of a sub-fund, and to insert a new paragraph 5 in this article;			
12) Approval of the amendment to article 28 paragraph 3 of the Articles, in order to update its provisions with the law;			
13) Approval of the minor amendments to article 1, article 4 paragraph 2, article 5 paragraph 3, article 13 paragraph 5, and article 14 paragraph 2 of the Articles in order to delete some typos;			
14) Approval of the change of certain terms used in the Articles, in order to update them.			
15) Amendment and full restatement of the Articles in order to reflect to changes mentioned under items 1) to 14) above;			
16) Approval of the filing of a coordinated version of the Articles before the <i>Recueil Electronique des Sociétés et des Associations</i> once amended.			

The proxyholder can:

- ☐ participate in all deliberations and vote, in the name of the undersigned, with regards to the decision relating to the agenda;
- ☐ to the above effects, pass and sign all deeds, documents and minutes.

A quorum of the shareholders representing at least fifty percent (50%) of the outstanding share capital of the Company and the decisions thereon shall be adopted by the affirmative vote of at least two-thirds (2/3) of the votes cast in respect of any item of the agenda.

In case the Meeting cannot validly deliberate on all or part of the items included in the agenda of the Meeting, this proxy will remain valid for all other extraordinary general meetings of shareholders of the Company with the same agenda.

This proxy will remain in force if the Meeting, for whatsoever reason is to be continued or postponed.

This proxy, and the rights, obligations and liabilities of the undersigned and the proxyholder, shall be governed by the laws of the Grand Duchy of Luxembourg.

Any claims, disputes or disagreements arising under, in connection with or by reason of this proxy shall be brought by the undersigned and the proxyholder in the courts of Luxembourg City, and the undersigned and the proxyholder hereby submit to the exclusive jurisdiction of such courts in any such actions or proceeding and waives any objection to the jurisdiction or venue of such courts.

Given and signed in _____, on

Name:

N.B. The signature of the proxygiver must be preceded by the handwritten mention "VALID FOR PROXY".