

AMENDMENT NO. 7

dated April 28, 2022

to the Annual Information Form of Fidelity Funds dated November 12, 2021, as amended by Amendment No. 1 dated November 24, 2021, Amendment No. 2 dated December 13, 2021, Amendment No. 3 dated January 12, 2022, Amendment No. 4 dated February 16, 2022, and Amendment No. 5 dated February 23, 2022, and Amendment No. 6 dated March 15, 2022

(the “AIF”)

in respect of:

Series A, B, F, F5, F8, O, S5, S8, T5 and T8 units of Fidelity Canadian Disciplined Equity[®] Fund

Series A, B, F, F5, F8, O, S5, S8, T5 and T8 units of Fidelity American Disciplined Equity[®] Fund

Series A, B, F, F5, F8, O, S5, S8, T5 and T8 units of Fidelity International Growth Fund

Series A, B, F, F5, F8, O, S5, S8, T5 and T8 units of Fidelity Global Income Portfolio

Series A, B, F, F5, F8, O, S5, S8, T5 and T8 units of Fidelity Global Balanced Portfolio

Series A, B, F, F5, F8, O, S5, S8, T5 and T8 units of Fidelity Global Growth Portfolio

Series A, B, F and O units of Fidelity Canadian Bond Fund

Series A, B, C, D, F and O units of Fidelity Canadian Money Market Fund

Series A, B, F and O units of Fidelity Canadian Short Term Bond Fund

Series A, B, F and O units of Fidelity Multi-Sector Bond Fund

(the “Funds”)

The AIF is being amended to add Private Wealth Series units to the Funds.

AMENDMENTS TO THE AIF

The technical amendments to the AIF required to effect these amendments are set out below:

1. Front and Back Cover

The front and back covers are amended to indicate that Private Wealth Series units are available for each of the Funds.

2. Description of Units

- (a) The second sentence in subparagraph (a) in the fourth paragraph under the heading “Description of Units” on page 39 is amended by adding Private Wealth Series to the list of series.

3. Purchases and Switches of Units

- (a) The first sentence in the seventh paragraph under the subheading entitled “Purchase Options” on page 44 is amended by adding Private Wealth Series to the list of series.

- (b) The two paragraphs under the subheading entitled “Switching Series B Units” on page 45 are deleted and replaced with the following:

“You can switch from Series B units that you bought under the initial sales charge option to Series D, F, F5, F8, I, I5, I8, O, S5 or S8 or Private Wealth Series units of the same Fund. You may have to pay a fee to your dealer. You negotiate that fee with your financial advisor.

You can only switch to Series F, F5 or F8 units if you’re eligible for these series or to Series O or Private Wealth Series units subject to our approval.”

- (c) The two paragraphs under the subheading entitled “Switching Series F Units” on page 46 are deleted and replaced with the following:

“You can switch from Series F units of a Fund to Series B, D, F5, F8, I, I5, I8, O, Q, S5 or S8 or Private Wealth Series units of the same Fund. You may have to pay a fee to your dealer. You negotiate that fee with your financial advisor.

You can only switch to Series O or Q or Private Wealth Series units subject to our approval. No fee is payable for this switch.”

- (d) The two paragraphs under the subheading entitled “Switching Series S5 Units” on page 47 are deleted and replaced with the following:

“You can switch from Series S5 units of a Fund to Series B, F, F5, F8, I, I5, I8, O or S8 or Private Wealth Series units of the same Fund. You may have to pay a fee to your dealer. You negotiate that fee with your financial advisor.

You can only switch to Series F, F5 or F8 units if you’re eligible for these series or to Series O or Q or Private Wealth Series units subject to our approval.”

- (e) The two paragraphs under the subheading entitled “Switching Series S8 Units” on page 47 are deleted and replaced with the following:

“You can switch from Series S8 units of a Fund to Series B, F, F5, F8, I, I5, I8, O or S5 or Private Wealth Series units of the same Fund. You may have to pay a fee to your dealer. You negotiate that fee with your financial advisor.

You can only switch to Series F, F5 or F8 units if you’re eligible for these series or to Series O or Q or Private Wealth Series units subject to our approval.”

- (f) The two paragraphs under the subheading entitled “Switching Series F5 Units” on page 47 are deleted and replaced with the following:

“You can switch from Series F5 units of a Fund to Series B, F, F8, I, I5, I8, O, Q, S5 or S8 or Private Wealth Series units of the same Fund. You may have to pay a fee to your dealer. You negotiate that fee with your financial advisor.

You can only switch to Series O or Q or Private Wealth Series units subject to our approval. No fee is payable for this switch.”

- (g) The two paragraphs under the subheading entitled “Switching Series F8 Units” on page 48 are deleted and replaced with the following:

“You can switch from Series F8 units of a Fund to Series B, F, F5, I, I5, I8, O, Q, S5 or S8 or Private Wealth Series units of the same Fund. You may have to pay a fee to your dealer. You negotiate that fee with your financial advisor.

You can only switch to Series O or Q or Private Wealth Series units subject to our approval. No fee is payable for this switch.”

- (h) The subheading and the two paragraphs under the subheading entitled “Switching Series Q Units” on page 48 are deleted and replaced with the following:

“Switching Private Wealth Series Units

You can switch from Private Wealth Series units of a Fund to Series B, F, F5, F8, O, S5 or S8 units of the same Fund. You may have to pay a fee to your dealer. You negotiate that fee with your financial advisor.

You can only switch to Series F, F5 or F8 units if you’re eligible for these series or to Series O units with our approval. No fee is payable for this switch.

Switching Series Q Units

You can switch from Series Q units to Series B, D, F, F5, F8, O, S5 or S8 or Private Wealth Series units of the same Fund. You may have to pay a fee to your dealer. You negotiate that fee with your financial advisor.

You can only switch to Series F, F5 or F8 units if you're eligible for these series or to Series O or Private Wealth Series units subject to our approval. No fee is payable for this switch."

- (i) The fourth paragraph under the subheading "Switching Units to another Fidelity Fund" on page 48 is amended by adding Private Wealth Series to the list of series.

4. Redemption of Units

- (a) The third sentence in the first paragraph under the heading "Redemption of Units" on page 49 is amended by adding Private Wealth Series to the list of series.

5. Fees and Expenses

- (a) The last sentence of the third paragraph under the subheading entitled "Fidelity Preferred Program (excluding the ETF Funds, Alternative Mutual Funds and Pools)" on page 162 is deleted and replaced with the following:

"You should note that holdings in Private Wealth Series and Series Q units do not count towards determining the value of a Fidelity Preferred Program financial group and are not part of the account-linking for the Fidelity Preferred Program referred to below."

- (b) The fifth sentence of the first paragraph under the subheading entitled "Large Account Program (excluding the Pools)" on page 164 is deleted and replaced with the following:

"Holdings in Private Wealth Series and Series Q units do not count towards determining the value of any LAP financial group."

- (c) The following is added on page 165 before the sub-heading "Fee Reductions for the Pools":

"Private Wealth Series units

"Private Wealth Series units of the Funds are only available for purchase by Fidelity Private Wealth Portfolio Managers that act on behalf of their clients who have granted them discretionary investment authority. Private Wealth Series units are not available for purchase through dealers. Private Wealth Series investors must enter into an appropriate investment management agreement with Fidelity.

Private Wealth Series units have no management and advisory fees or administration fees. There are also no sales charges payable by investors who purchase Private Wealth Series units. Instead of paying sales charges, investors in Private Wealth Series units pay Fidelity Private Wealth a fee for the investment advice and/or administration and management services they provide.

Private Wealth Series units will not be eligible for the Fidelity Preferred Program or for the advisor service fee arrangements.”

6. Income Tax Considerations

- (a) The first sentence in the third paragraph under the subheading entitled “Taxation of Unitholders (other than Registered Plans)” on page 170 is amended by adding Private Wealth Series to the list of series.

CERTIFICATE OF THE TRUSTEE, MANAGER AND PROMOTER OF THE FUNDS

DATED: April 28, 2022

This Amendment No. 7 dated April 28, 2022, together with the Annual Information Form dated November 12, 2021, as amended by Amendment No. 1 dated November 24, 2021, Amendment No. 2 dated December 13, 2021, Amendment No. 3 dated January 12, 2022, Amendment No. 4 dated February 16, 2022, Amendment No. 5 dated February 23, 2022 and Amendment No. 6 dated March 15, 2022, and the Simplified Prospectus dated November 12, 2021, as amended by Amendment No. 1 dated January 12, 2022, Amendment No. 2 dated February 16, 2022, Amendment No. 3 dated February 23, 2022, Amendment No. 4 dated March 15, 2022 and Amendment No. 5 dated April 28, 2022, and the documents incorporated by reference into the Simplified Prospectus, as amended, constitute full, true and plain disclosure of all material facts relating to the securities offered by the Simplified Prospectus, as amended, as required by the securities legislation of all of the provinces and territories of Canada, and do not contain any misrepresentations.

“Robert Lloyd Strickland”

“Philip McDowell”

ROBERT LLOYD STRICKLAND
Chief Executive Officer
Fidelity Investments Canada ULC

PHILIP McDOWELL
Chief Financial Officer
Fidelity Investments Canada ULC

ON BEHALF OF THE BOARD OF DIRECTORS OF
FIDELITY INVESTMENTS CANADA ULC
AS TRUSTEE, MANAGER AND PROMOTER OF THE FUNDS

“Barry Myers”

“Cameron Murray”

BARRY MYERS
Director

CAMERON MURRAY
Director