

**AMENDMENT NO. 6**

**dated April 26, 2021**

**to the Annual Information Form of Fidelity Funds dated November 1, 2020, as amended by Amendment No. 1 dated November 23, 2020, Amendment No. 2 dated December 24, 2020, Amendment No. 3 dated January 12, 2021, Amendment No. 4 dated February 5, 2021 and Amendment No. 5 dated February 19, 2021**

**(the “AIF”)**

**in respect of:**

**Series A, B, E1, E2, E3, E4, E5, F, O, P1, P2, P3, P4 and P5 units of Fidelity Global Consumer Industries Fund**

**Series A, B, E1, E2, E3, E4, F, O, P1, P2, P3, P4 and P5 units of Fidelity Technology Innovators Fund**

**Series A, B, E1, E1T5, E2, E2T5, E3, F, F5, F8, O, P1, P1T5, P2, P2T5, P3, S5, S8, T5 and T8 units of Fidelity Growth Portfolio**

**Series A, B, E1, E1T5, E2, E2T5, E3, E4, E5, F, F5, F8, O, P1, P1T5, P2, P2T5, P3, P3T5, P4, S5, S8, T5 and T8 units of Fidelity Global Growth Portfolio**

**Series O units of Fidelity Global Dividend Investment Trust**

**(collectively, the “Funds”)**

This amendment is in connection with Amendment No. 5 dated April 26, 2021 to the simplified prospectus of Fidelity Funds dated November 1, 2020, as amended by Amendment No. 1 dated November 23, 2020, Amendment No. 2 dated December 24, 2020, Amendment No. 3 dated January 12, 2021 and Amendment No. 4 dated February 19, 2021.

The AIF is being amended to update short-term trading disclosure.

### **AMENDMENTS TO THE AIF**

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

#### 1. Fund Governance

The disclosure under the heading “Policies related to Short-Term Trading” starting on page 220 is hereby deleted in its entirety and replaced with the following:

“Fidelity has adopted policies and procedures to monitor, detect, and deter inappropriate and excessive short-term trading.

Inappropriate short-term trading means purchases and redemptions, including switches between Fidelity Funds, made within 30 days which we believe is detrimental to Fund investors, and that may take advantage of Funds with investments priced in other time zones or illiquid investments that trade infrequently.

Excessive short-term trading means frequent purchases and redemptions, including switches between Fidelity Funds, that occur within a 30-day period that we believe is detrimental to Fund investors.

Inappropriate or excessive short-term trading fees may be charged to deter individuals from using the Funds as short-term investment vehicles.

Short-term trading fees are paid to the Fund affected, and are in addition to any sales charge or switch fee. The fee is deducted from the amount you redeem or switch, or it is charged to your account, and is retained by the Fund. The types of trades that the short-term trading fee doesn’t apply to include:

- units you receive if you redeem or switch units purchased by reinvesting distributions;
- switches to different series within the same Fund, including when you are automatically switched into, among, or out of Series E or P tiers;
- units sold as part of a fund-of-fund program or a similar pooled investment program;
- units sold for retirement income fund or life income fund payments;
- redemptions of money market funds;
- units sold for systematic transactions, such as automatic exchanges, pre-authorized chequing plans, and systematic withdrawal programs;

- currency exchange transactions;
- units sold to pay management fees, administration fees, service fees, operating expenses, or fund costs;
- units sold as part of the Fidelity ClearPlan<sup>®</sup> Custom Fund Portfolios or Fidelity Custom Portfolio service programs;
- redemption of series Q units sold as part of a dealer's model portfolio or other similar investment product;
- redemption of units triggered by a portfolio rebalancing within a discretionary model portfolio or asset allocation program or other similar investment product (“discretionary investment vehicles”), excluding fund-of-fund programs, held by multiple individual discretionary client accounts managed by a portfolio manager licensed to engage in discretionary trading on behalf of its clients. We believe the concern for inappropriate or excessive short-term trading is limited because the discretionary investment vehicle itself is not considered to be engaged in harmful short-term trading activity as they are typically acting on behalf of numerous investors. Your dealer or financial advisor needs to determine whether your accounts qualify and notify us before trade execution in order for us to waive the short-term trading fee; and
- payments made as a result of the death of the unitholder.

In addition, Fidelity may consider the following when determining whether a short-term trade or excessive trade is inappropriate or excessive:

- bona fide changes in unitholder circumstances or intentions;
- unanticipated financial emergencies; and
- unusual market circumstances.

For inappropriate short-term trading, you are charged a short-term trading fee of 1% of the value of the units if you redeem or switch units within 30 days of buying units of any series of any of the following Funds:

- Global and International Equity Funds.
- Global and International Equity ETF Funds.
- Global Sector Funds.
- Global Asset Allocation and Balanced Funds (except for Fidelity U.S. Monthly Income Fund and Fidelity U.S. Monthly Income Currency Neutral Fund).
- Fidelity Global Income Portfolio, Fidelity Global Balanced Portfolio, and Fidelity Global Growth Portfolio.
- U.S. Fixed Income Funds (except Fidelity U.S. Money Market Fund).

- Global Fixed Income Funds.

We may decide to waive the fee in certain limited circumstances, for example, the death of a unitholder. For this purpose, units held for the longest time period are treated as being redeemed first, and units held for the shortest time period are treated as being redeemed last.

In addition, excessive short-term trading activity is determined by the number of redemptions or switches out of a Fund within 30 days of a purchase or switch into the Fund. For this purpose, units held for the shortest time period will be treated as being redeemed first, and units held for the longest time period are treated as being redeemed last. If you redeem or switch units of the Funds (other than Fidelity Canadian Money Market Fund, Fidelity U.S. Money Market Fund, Fidelity Canadian Short Term Bond Fund and Fidelity Premium Money Market Private Pool) within this period, you *may*:

- receive a warning letter;
- be charged a short-term trading fee of up to 1% of the value of the units;
- have your account blocked from further purchases and switches for a period of time; or
- be required to redeem your account.

Further to the above sanctions, Fidelity may, in its sole discretion, restrict, reject, or cancel any purchases or switches into a Fund or apply additional sanctions where we deem activity to not be in a Fund's interests.

While we actively take steps to monitor, detect, and deter inappropriate or excessive short-term trading, we cannot ensure that all such activity is completely eliminated.”

## CERTIFICATE OF THE TRUSTEE, MANAGER AND PROMOTER OF THE FUNDS

DATED: April 26, 2021

This Amendment No. 6 dated April 26, 2021, together with the Annual Information Form dated November 1, 2020, as amended by Amendment No. 1 dated November 23, 2020, Amendment No. 2 dated December 24, 2020, Amendment No. 3 dated January 12, 2021, Amendment No. 4 dated February 5, 2021 and Amendment No. 5 dated February 19, 2021, and the Simplified Prospectus dated November 1, 2020, as amended by Amendment No. 1 dated November 23, 2020, Amendment No. 2 dated December 24, 2020, Amendment No. 3 dated January 12, 2021, Amendment No. 4 dated February 19, 2021 and Amendment No. 5 dated April 26, 2021, 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”*

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ROBERT LLOYD STRICKLAND  
Chief Executive Officer  
Fidelity Investments Canada ULC

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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”*

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BARRY MYERS  
Director

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CAMERON MURRAY  
Director