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cs@hengansl.com.hk

Date: 9 May 2023

Private and confidential

Policy Plan: [Name of the Policy Plan] (the “Plan”)

Policy Number: [Policy Number of the Policy Holder]

Dear Valued Customer,

As an important notice, please read this letter carefully and seek independent professional advice should you have any questions about the content. Heng An Standard Life (Asia) Limited accepts responsibility for the accuracy of the content of this letter.

Various changes to the underlying funds corresponding to the following investment choices of Allianz Global Investors Fund

Unless otherwise defined in this letter, capitalised terms used in this letter shall have the same meaning as those used in the Hong Kong prospectus for the Allianz Global Investors Fund dated February 2023 (the “HK Prospectus”).

Reference code	Name of investment choice
06ZU	Allianz China Equity - Class A Dis (USD)
17ZU	Allianz Emerging Asia Equity - Class A Dis (USD)
22ZU	Allianz Food Security - Class AT Acc (USD)

(Each an “Investment Choice” and collectively, the “Investment Choices”)

We have been informed by the board of directors of Allianz Global Investors Fund (SICAV) (“Allianz”) of the following changes to the underlying funds corresponding to the Investment Choices (each an “Underlying Fund” and collectively, the “Underlying Funds”), which will become effective on 30 May 2023 (the “Effective Date”), unless otherwise specified. As the unitholders of the Investment Choice(s), the following changes applicable to the Underlying Fund(s) may have implications for your investment.

1. Change to the investment objective and investment restriction of the underlying fund corresponding to Allianz China Equity - Class A Dis (USD)

	Present approach	New approach
Investment objective	[The current disclosure in Appendix 1, Part B of the HK Prospectus in relation to the Underlying Fund]	[The current disclosure in Appendix 1, Part B of the HK Prospectus in relation to the Underlying Fund], while achieving an outperformance of the Underlying Fund's weighted average ESG score compared to the weighted average ESG score of Underlying Fund's Benchmark by the adoption of the ESG Score Strategy.
Investment restrictions	<ul style="list-style-type: none">Climate Engagement with Outcome Strategy (including exclusion criteria) applies	<ul style="list-style-type: none">ESG Score Strategy (including exclusion criteria) applies.Min. 80% of Underlying Fund's portfolio shall be evaluated by MSCI's ESG scores. Portfolio in this respect does not comprise derivatives and instruments that are non-evaluated by nature (e.g., cash and deposits).Underlying Fund's investment objective shall be achieved in accordance with the ESG Score Strategy by an outperformance (i.e. higher ESG

		score) of Underlying Fund's weighted average ESG score compared to the weighted average ESG score of Underlying Fund's Benchmark.
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Summary of key changes

- To increase the integration of Environment, Social and Governance factors consideration in the investment process, the following changes to the investment objectives and restrictions to the Underlying Fund will be implemented.
- After repositioning, in addition to the current investment objective to seek long-term capital growth, the Underlying Fund will seek to outperform their respective Benchmarks in terms of weighted average ESG score with the adoption of ESG Score Strategy. The outperformance is determined as the excess of the weighted average ESG scores of the Underlying Fund over the weighted average ESG scores of the Benchmark.
- With the adoption of ESG Score Strategy, a minimum 80% of the Underlying Fund's portfolios, excluding derivatives and instruments that are non-evaluated by nature (e.g. cash and deposits), shall be evaluated by MSCI's ESG scores. The MSCI's ESG score measures an issuer's exposure to ESG risks and how well it manages those risks relative to peers using a rules-based methodology. You may refer to the MSCI ESG rating methodology which can be found at <https://www.msci.com/our-solutions/esg-investing/esg-ratings>. Please note that this website has not been reviewed by the SFC.
- The minimum exclusion criteria applicable to ESG Score Strategy are as follows:
 - securities issued by issuers having a severe violation / breach of principles and guidelines such as the Principles of the United Nations Global Compact, the OECD Guidelines for Multinational Enterprises, and the United Nations Guiding Principles on Business and Human Rights on the grounds of problematic practices around human rights, labour rights, environment, and corruption issues,
 - securities issued by issuers involved in controversial weapons (anti-personnel mines, cluster munitions, chemical weapons, biological weapons, depleted uranium, white phosphorus, and nuclear weapons),
 - securities issued by issuers that derive more than 10% of their revenues from weapons, military equipment and services,
 - securities issued by issuers that derive more than 10% of their revenue from thermal coal extraction,
 - securities issued by utility issuers that generate more than 20% of their revenues from coal, and
 - securities issued by issuers involved in the production of tobacco, and securities issued by issuers involved in the distribution of tobacco with more than 5% of their revenues. In respect of issuers violating the aforesaid item (i), the securities issued by such issuers will be divested if the issuers are unwilling to change after engagement. In respect of issuers violating the aforesaid items (ii) – (vi), the securities issued by such issuers will be divested.
- The Underlying Fund will no longer apply Climate Engagement with Outcome Strategy (including exclusion criteria) upon adoption of ESG Score Strategy.
- Apart from the changes mentioned above, the other current investment restrictions of the Underlying Fund will continue to apply.
- For the avoidance of doubt, the Underlying Fund will not become ESG funds which fulfil the requirements as set out in the SFC's Circular to management companies of SFC-authorised unit trusts and mutual funds – ESG funds dated 29 June 2021 (the “**ESG Circular**”) after the changes as mentioned above.

Implications on the features and key risks applicable to the Underlying Fund

After the changes as mentioned above, it is expected that the overall risk level of the Underlying Fund will remain more or less the same and the below additional risk factor will apply to the Underlying Fund.

ESG Score Strategy Investment Risk

- The Underlying Fund applies the ESG Score Strategy based on certain external ESG research and minimum exclusion criteria which may adversely affect their investment performance since the execution of the relevant strategy may result in foregoing opportunities to buy certain securities when it might otherwise be advantageous to do so, and/or selling securities when it might be disadvantageous to do so.
- In assessing the ESG performance of the Underlying Fund's portfolio against that of its corresponding Benchmark, there is a dependence upon information and data from third party research data providers and internal analyses, which may be subjective, incomplete, inaccurate or unavailable. As a result, there is a risk of incorrectly or subjectively assessing the underlying investments of the Underlying Fund and as such there is a risk that, in fact, the portfolios of the Underlying Fund may not outperform their respective Benchmarks in terms of ESG score. In addition, there is a lack of taxonomy for ESG standards.
- The Underlying Fund focuses on the ESG profile of the issuers of the underlying investments, this may reduce risk diversifications compared to broadly based funds. As such, the Underlying Fund is likely to be more volatile than a fund that has a more diversified investment strategy. Also, the Underlying Fund may be particularly focusing on the ESG profile of the issuers of the underlying investments, rather than their financial performance. This may have an adverse impact on the performance of the Underlying Fund and consequently adversely affect a unitholder's investment in the Underlying Fund.
- The securities held by the Underlying Fund may be subject to style drift which no longer meet the Underlying Fund's investment criteria after investment. The Investment Manager of the Underlying Fund might need to dispose of such securities when it might be disadvantageous to do so. This may lead to a fall in the net asset values of the Underlying Fund.

2. Changes of investment management arrangement of the underlying fund corresponding to Allianz Food Security - Class AT Acc (USD)

Changes in the investment management arrangement for the Underlying Fund currently managed by Allianz Global Investors GmbH (being the Management Company) through its UK Branch

Currently, Allianz Global Investors GmbH ("**AllianzGI - Germany**") (being the Management Company) has been co-managing a number of Allianz's funds (including the Underlying Fund) with its UK Branch whilst certain Allianz's funds (including the Underlying Fund) are managed solely by the UK Branch.

Changes to the legal set-up of the Management Company's UK business have become necessary as a result of the UK's departure from the EU. In order to continue providing investment management services post-Brexit, it will be necessary to transfer the Management Company's UK Branch ("**AllianzGI – UK Branch**") into a new UK legal entity, Allianz Global Investors UK Limited ("**AllianzGI UK**"), authorised and regulated by the UK's Financial Conduct Authority. As such, the following changes will be made to the investment delegation of the Underlying Fund as set out in the table below.

It should be noted that the acting investment teams are fully capable to manage the respective investment strategies either by the expertise of the already existing portfolio managers of such investment teams or due to the relocation of acting portfolio managers currently employed by the AllianzGI - UK Branch to AllianzGI UK. Given the transfer of key investment teams from the AllianzGI – UK Branch to AllianzGI UK, a continued implementation of the investment strategy of the Underlying Fund can be ensured. In addition, the Underlying Fund remains to be governed by the Legal, Compliance and Risk oversight of the Management Company. Fees and expenses charged to the Underlying Fund will remain unchanged and are not affected by the appointment of AllianzGI UK as Investment Manager.

The Management Company, AllianzGI – Germany, AllianzGI UK and the existing Investment Manager of the Underlying Fund are companies of the Allianz Group.

Present approach	New approach
1) Branch of Management Company carrying out investment management functions and/or 2) Investment Manager (or Sub-Investment Manager if so specified)	1) Branch of Management Company carrying out investment management functions and/or 2) Investment Manager (or Sub- Investment Manager if so specified)
1) AllianzGI – Germany and AllianzGI – UK Branch	2) AllianzGI UK

Notes to the table:

If the Management Company is carrying out its investment management functions internally (i.e. no Investment Manager in this case), the name of the respective branch of the Management Company will be disclosed under 1) Branch of Management Company carrying out investment management functions in the table above.

If the Management Company has delegated the investment management functions to one or more Investment Manager(s), and (if applicable) the respective Investment Manager(s) has sub-delegated some of its functions to one or more Sub-Investment Manager(s), the name(s) of the Investment Manager(s) and/or Sub-Investment Manager(s) will be disclosed under 2) Investment Manager (or Sub- Investment Manager if so specified) in the table above.

If the Management Company has partially delegated its investment management functions to one or more Investment Manager(s), the name of the respective branch of the Management Company will be disclosed under 1) Branch of Management Company carrying out investment management functions, the Investment Manager(s) will be disclosed under 2) Investment Manager (or Sub-Investment Manager(s) if so specified) in the table above.

Set out below are a summary of the changes to the investment delegation arrangement of the Underlying Fund as specified in the table above.

- AllianzGI UK will be appointed to manage the Underlying Fund in the capacity of Investment Manager. Also, AllianzGI – Germany and AllianzGI – UK Branch will cease to perform the investment management function in respect of the Underlying Fund.

3. Changes to the underlying fund corresponding to Allianz Emerging Asia Equity - Class A Dis (USD)

Rationale / Motivation Additional Information	Changes in Investment Objective or Restrictions (Appendix 1, Part B of the HK Prospectus)	
	Present Approach	New Approach
The investment objective and restriction shall be amended to clarify the investment universe.	Long-term capital growth by investing in developing Asian equity markets, excluding Japan, Hong Kong and Singapore.	Long-term capital growth by investing in Equities of Asian Emerging Markets (excluding Japan, Hong Kong and Singapore) and/or of countries which are constituents of the MSCI Emerging Frontier Markets Asia.
	- Underlying Fund assets may be invested in Emerging Markets	- Underlying Fund assets may be invested in Asian Emerging Markets or in countries which are constituents of

		the MSCI Emerging Frontier Markets Asia
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For the avoidance of doubt, the relevant miscellaneous changes as set out in the table above are clarificatory amendments only without any actual or material change in the investment objective or restrictions currently adopted by the Underlying Fund in practice.

Save as otherwise disclosed in this letter, the changes (i.e. #1- #3) detailed in this letter will not (i) result in a material change to the features and risks applicable to the Underlying Funds, (ii) result in other changes in the operation and/or manner in which the Underlying Funds are being managed, or (iii) materially prejudice the existing unitholders' rights or interests. There will be no change in the fee structure, fees and expenses of the Underlying Funds, nor the costs in managing the Underlying Funds following the implementation of the changes as set out in this letter. The costs and/or expenses incurred in connection with the changes detailed in this letter will be borne by the Management Company of the Underlying Funds.

The Hong Kong offering documents (including the HK Prospectus and product key facts statements) of the Underlying Funds will be updated to reflect the above changes, other miscellaneous and clarificatory amendments in due course. The updated Hong Kong offering documents of the Underlying Funds will be available on the website (hk.allianzgi.com) in due course. Please note that the pre-contractual template detailing the disclosures required under the SFDR ("**Pre-Contractual Template**") will no longer be attached to the HK Prospectus to align with the arrangement of providing relevant disclosures on the website. The Pre-Contractual Template can be consulted on the website <https://regulatory.allianzgi.com>. Note that the websites have not been reviewed by the SFC and may contain information on funds not authorised by the SFC.

Actions to take

You do not have to take any action if you wish to remain invested in the Investments Choices regardless of the above change. Otherwise you may wish to consider switching the units of the Investments Choices or redirect future regular premiums/contributions (if applicable) to other investment choice(s) through the usual application procedure. No switching fee(s) will be incurred under the current fee structure of your policy.

Investment involves risks. For details regarding the Plan, the investment choices available under the Plan and the underlying funds corresponding to such investment choices (including, without limitation, the investment objectives and policies, risk factors and charges), please refer to the latest offering documents of the Plan (in particular the document named "Investment Choices Brochure") and the offering documents of the underlying funds, all of which are available from us upon request and free of charge. You may also visit our website at www.hengansl.com.hk for investment choices details.

If you need further assistance, feel free to contact your financial adviser or our Customer Service Department on +852 2169 0300 or email us at cs@hengansl.com.hk.

Yours faithfully,
Customer Service Department
Heng An Standard Life (Asia) Limited

保單計劃：[保單計劃名稱]（「計劃」）

保單號碼：[保單持有人之保單號碼]

親愛的客戶：

此乃重要通知，請細閱本信件內容，如對其內容有任何疑問應諮詢獨立專業人士之意見。恒安標準人壽(亞洲)有限公司對本信件的內容的準確性負責。

有關連繫至安聯環球投資基金投資選擇的相連基金之若干變更

除本信件信件另有界定者外，本信件所載詞彙與安聯環球投資基金日期為2023年2月的香港基金章程（「香港基金章程」）所述者具有相同涵義。

參考編號	投資選擇名稱
06ZU	安聯中國股票基金 - A類收息股份 (美元)
17ZU	安聯新興亞洲股票基金 - A類收息股份 (美元)
22ZU	安聯糧食安全基金 - AT類累積股份 (美元)

（各稱為「該投資選擇」，統稱為「該等投資選擇」）

我們接獲安聯環球投資基金(SICAV)（「安聯」）董事會通知，就有關連繫至該等投資選擇的相連基金(各稱為「該相連基金」，統稱為「該等相連基金」)將作出以下變動，除另有註明外，由2023年5月30日（「生效日期」）起生效。作為該等投資選擇的單位持有人，以下有關該等相連基金的更新對您的投資或會有所影響。

1. 連繫至安聯中國股票基金 - A類收息股份 (美元)的相連基金的投資目標及投資限制的變動

	現時	新訂
投資目標	[香港基金章程附錄一乙部有關該相連基金的現有披露]	[香港基金章程附錄一乙部有關該相連基金的現有披露]，同時透過採取ESG評分策略，使該相連基金的加權平均ESG評分優於該相連基金指標的加權平均ESG評分。
投資限制	<ul style="list-style-type: none"> 氣候參與（成效為本）策略（包括排除準則）適用 	<ul style="list-style-type: none"> ESG 評分策略（包括排除準則）適用 該相連基金的投資組合最少80%須以MSCI 的ESG 評分進行評估。就此而言，投資組合不包括衍生工具及本質上不會獲評估的工具（例如現金及存款）。 該相連基金將根據ESG 評分策略，透過該相連基金的加權平均ESG 評分優於該相連基金指標的加權平均ESG 評分（即ESG 評分較高），以達致投資目標。

主要變動概覽

- 為了在投資程序進一步融入環境、社會和管治因素的考慮，該相連基金的投資目標及限制將實施以下變動。
- 在重新定位後，除了尋求長期資本增值的現有投資目標外，該相連基金將尋求透過採用ESG 評分策略，在加權平均ESG 評分方面表現優於各自的指標。優秀表現以該相連基金的加權平均ESG 評分高於指標的加權平均ESG 評分的程度來釐定。
- 採用ESG 評分策略後，該相連基金各自的投資組合最少80%須以MSCI 的ESG 評分進行評估。投資組合不包括衍生工具及本質上不會獲評估的工具（例如現金及存款）。MSCI 的ESG 評分衡量發行機構的ESG 風險承擔，以及與使用以規則為本方法的其他同業比較，發行機構管理該等風險的能力。閣下可瀏覽網站<https://www.msci.com/our-solutions/esg-investing/esg-ratings>，以參閱MSCI ESG 評級方法。請注意，此網站未經證監會審閱。
- 適用於ESG 評分策略的最低排除準則如下：
 - 在圍繞人權、勞工權利、環境及貪腐事宜的做法存在問題，以致嚴重侵犯/違反聯合國全球契約原則、經合組織跨國企業指引及聯合國工商企業與人權指導原則等原則及指引的發行機構所發行的證券；
 - 業務涉及具爭議性武器（殺傷人員地雷、集束彈藥、化學武器、生物武器、貧鈾、白磷及核武器）的發行機構所發行的證券；
 - 超過10%收益來自武器、軍事設備及軍事服務的發行機構所發行的證券；
 - 超過10%收益來自開採動力煤的發行機構所發行的證券；

- (v) 超過20%收益來自煤炭的公用事業發行機構所發行的證券；及
- (vi) 業務涉及生產煙草的發行機構所發行的證券；以及超過5%收益來自分銷煙草的發行機構所發行的證券。就違反上述第(i)項的發行機構而言，若經過互動協作後發行機構仍不願意作出改變，該相連基金將會出售有關發行機構所發行的證券。就違反上述第(ii)至(vi)項的發行機構而言，該相連基金將會出售有關發行機構所發行的證券。

- 該相連基金在採用ESG 評分策略後，將不再應用氣候參與（成效為本）策略（包括排除準則）。
- 除上述變動外，該相連基金的其他現有投資限制將繼續適用。
- 為免產生疑問，作出上述變動後，該相連基金將不會成為符合證監會日期為2021年6月29日的《致證監會認可單位信託及互惠基金的管理公司的通函－環境、社會及管治基金》（「ESG 通函」）所載規定的ESG 基金。

對該相連基金適用的特點及主要風險之影響

作出上述變動後，預期該相連基金的整體風險水平將大致保持不變，而以下額外風險因素將適用於該相連基金。

ESG評分策略投資風險

- 該相連基金採用建基於若干外部ESG 研究及最低排除準則的ESG 評分策略，或會對其投資表現構成不利影響，因為執行相關策略可能導致該相連基金在有利條件下放棄買入若干證券的機會，及／或在不利條件下出售證券。
- 在評估該相連基金投資組合對比其各自指標的ESG 表現時，該相連基金倚賴來自第三方研究數據供應商及內部分析的資料及數據，其可能帶有主觀成份、不完整、不準確或無法取得，因此存在不準確或主觀地評估該相連基金相關投資的風險，及因而事實上面對該相連基金投資組合可能在ESG 評分方面表現未能優於其各自指標的風險。此外，ESG 標準缺乏分類。
- 該相連基金專注於相關投資的發行機構的ESG狀況，與基礎廣泛的基金相比，這或會減低風險分散程度。因此，相比投資策略較多元化的基金，該相連基金可能更為波動。此外，該相連基金可能特別專注於相關投資的發行機構的ESG狀況，而非其財務表現。這可能對該相連基金的表現構成不利影響，因而對該相連基金的單位持有人於該相連基金的投資構成不利影響。
- 在進行投資後，該相連基金所持有的證券可能出現風格改變，因而不符合該相連基金的投資準則。該相連基金的投資經理可能需要在不利條件下出售有關證券，這可導致該相連基金的資產淨值下跌。

2. 連繫至安聯糧食安全基金 - AT類累積股份 (美元)的相連基金的投資管理安排變動

現時由Allianz Global Investors GmbH（管理公司）透過英國分行管理的該相連基金的投資管理安排變動

現時，Allianz Global Investors GmbH（「AllianzGI - 德國」）（管理公司）與其英國分行共同管理數項安聯的基金（包括該相連基金），而若干安聯的基金（包括該相連基金）由英國分行單獨管理。

鑑於英國脫離歐盟，因此有必要調整管理公司在英國業務的法律架構。為了在英國脫歐後繼續提供投資管理服務，必須將管理公司的英國分行（「AllianzGI - 英國分行」）轉移至一個獲英國金融行為監管局認可及受其監管的新英國法律實體Allianz Global Investors UK Limited（「AllianzGI UK」）。因此，下表所列該相連基金的投資轉授將作出以下變動。

值得注意的是，代理投資團隊完全有能力管理各自的投資策略，不論是透過該等投資團隊現有投資組合經理的專業知識，抑或是透過將AllianzGI - 英國分行現時僱用的代理投資組合經理調遷至AllianzGI UK。主要投資團隊從AllianzGI - 英國分行轉至AllianzGI UK 後，可確保該相連基金的投資策略得以持續實施。此外，該相連基金仍受管理公司的法律、合規及風險監控所規管。該相連基金收取的費用及開支將保持不變，不受委任AllianzGI UK 作為投資經理所影響。

管理公司、AllianzGI - 德國、AllianzGI UK 及該相連基金的現有投資經理均為安聯集團旗下的公司。

現時	新訂
1) 進行投資管理職能的管理公司分行及 / 或 2) 投資經理（或副投資經理，如有指定）	1) 進行投資管理職能的管理公司分行及 / 或 2) 投資經理（或副投資經理，如有指定）
1) AllianzGI - 德國 and AllianzGI - 英國分行	2) AllianzGI UK

列表說明：

若管理公司內部進行其投資管理職能（即在此情況下並無投資經理），則管理公司相應分行的名稱將於上表1) 進行投資管理職能的管理公司分行中披露。

若管理公司將投資管理職能轉授一名或多名投資經理，及（如適用）相應投資經理將其部份職能再轉授一名或多名副投資經理，則相應投資經理及／或副投資經理的名稱將於上表2) 投資經理（或副投資經理，如有指定）中披露。

若管理公司將其部份投資管理職能轉授一名或多名投資經理，則管理公司相應分行的名稱將於上表1) 進行投資管理職能的管理公司分行中披露，而投資經理將於上表2) 投資經理（或副投資經理，如有指定）中披露。

下文概述上表該相連基金的投資轉授安排變動：

- AllianzGI UK 將獲委任以投資經理的身份管理該相連基金基金。此外，AllianzGI - 德國及AllianzGI - 英國分行將不再履行有關該

相連基金的投資管理職能。

3. 連繫至安聯新興亞洲股票基金 - A類收息股份 (美元)的相連基金的其他變動

理據 / 動機 其他資料	投資目標或限制的變動 (香港基金章程附錄一乙部)	
	現時	新訂
修訂投資目標及限制，以澄清投資範疇。	投資於發展中亞洲股票市場（日本、香港及新加坡除外），以達致長期資本增值。	投資於亞洲新興市場（日本、香港及新加坡除外）及 / 或MSCI 新興亞洲新領域市場指數成份國家的股票，以達致長期資本增值。
	- 該相連基金可將資產投資於新興市場	- 該相連基金可將資產投資於亞洲新興市場或MSCI 新興亞洲新領域市場指數的成份國家

為免產生疑問，上表列示的相關雜項變動僅為澄清修訂，該相連基金現時實際採用的投資目標或限制並無任何實際或重大變動。

除本信件另有披露外，本信件中詳述的變動(即#1-#3)將不會 (i) 對該等相連基金適用的特點及風險構成重大轉變；(ii) 導致該等相連基金的營運及 / 或管理方式出現其他轉變；或(iii)對現有單位持有人的權利或利益造成重大損害。落實本信件所載變動後，該等相連基金的費用結構、費用及開支，以及管理該等相連基金的成本亦不會出現任何轉變。本信件中詳述的變動所招致的成本及 / 或開支將由該等相連基金的管理公司承擔。

該等相連基金的香港銷售文件（包括香港基金章程及產品資料概要）將作出更新，以在適當時候反映上述變動、其他雜項及澄清修訂。已更新的香港銷售文件將在適當時候於網站（hk.allianzgi.com）以供查閱。請注意，香港基金章程將不再附有詳細說明SFDR規定的披露內容的合約前範本（「合約前範本」），以配合網站提供相關披露的安排。合約前範本可於網站 <https://regulatory.allianzgi.com> 查閱。請注意，上述網站未經證監會審閱及可能含有未經證監會認可的基金資料。

應採取的行動

若您欲在上述變動後繼續投資該等投資選擇，您毋須採取任何行動。否則，您可透過一般的申請程序，要求將在該等投資選擇的單位或日後的定期保費/供款(如適用)轉至其他投資選擇。根據您保單內之現時收費機制，投資選擇的轉換將不會被收取任何轉換費用。

投資涉及風險，有關保單計劃、於保單計劃內可供銷售的投資選擇及連繫至投資選擇的該等相連基金的詳細資料(包括但不限於任何投資選擇的投資目標及政策、風險因素及費用)，您可參閱保單計劃的最新銷售文件(尤其是名為「投資選擇刊物」的文件)及該等相連基金的銷售文件，這些文件可按要求向我們索取並不收取費用。亦可同時瀏覽我們的網頁 www.hengansl.com.hk。

如有任何查詢，請與您的理財顧問聯絡。您亦可以致電我們的客戶服務熱線+852 2169 0300 或電郵至 cs@hengansl.com.hk 與我們聯絡。

恒安標準人壽（亞洲）有限公司

客戶服務部

謹啟

日期：2023年5月9日