Société d'Investissement à Capital Variable Registered Office: 6c route de Trèves, L-2633 Senningerberg, Luxembourg Trade Register Number; 8 161934

BY REGISTERED MAIL

Notice of the reconvened Annual General Meeting of Shareholders of

MOMENTUM GLOBAL FUNDS

Luxembourg, 02 November 2016

Dear Shareholder,

You are invited to attend the reconvened Annual General Meeting of Shareholders (the "Meeting") of Momentum Global Funds (the "Company") which will be held on November 11, 2016 at 9 a.m. (Luxembourg time) at the registered office of the Company, as set out above, with the following agenda:

AGENDA

- Acknowledgement of the Report of the Auditors for the financial year ended June 30, 2016.
- Approval of the Audited Annual Report for the financial year ended June 30, 2016.
- Acknowledgement of the Board of Directors' Report to the Shareholders for the financial year ended June 30, 2016.
- Acknowledgement of the resignation of Mr Leon Basson as Director of the Company effective November 30, 2015.
- Discharge of Mr Leon Basson as Director of the Company in respect of his duties carried out until November 30, 2015.
- 6. Co-option of Mr Andre Nortje to serve as Director of the Company effective December 9, 2015 in replacement of Mr Leon Basson and his election to serve as Director of the Company until the next Annual General Meeting of Shareholders approving the Financial Statements for the accounting year ending June 30, 2017.
- Discharge of the Directors of the Company in respect to their duties carried out during the financial year ended June 30, 2016.
- Re-appointment of Mr Robert Rhodes, Mr Glyn Owen and Mr Stefan Jordaan to serve as Directors of the Company until the next Annual General Meeting of Shareholders approving the Financial Statements for the accounting year ending June 30, 2017.
- Re-appointment of the Auditors of the Company until the next Annual General Meeting of Shareholders approving the Financial Statements for the financial year ending June 30, 2017.
- Allocation of the net results for the financial year ended June 30, 2016.
- 11. Approval of Director's fees due for the financial year ended June 30, 2016.
- 12. Miscellaneous.



Shareholders, who cannot personally attend the Meeting and wish to be represented, are entitled to appoint a proxy to vote for them. A proxy need not be a shareholder of the Company. To be valid, the proxy form, which is enclosed for your convenience, must be completed and sent to the attention of Mr Grigore Bobina by email: Luxembourg.Company.Admin@jpmorgan.com or fax number +352 46 26 85 825 prior to November 10, 2016 at 5 p.m. (Luxembourg time). We would be grateful if you could send the signed original by mail to the following address:

J.P. Morgan Bank Luxembourg S.A. Attn: Mr Grigore Bobina LXC6 - 6004 European Bank and Business Center 6C, route de Trèves L-2633 Senningerberg Grand-Duchy of Luxembourg.

Please note that each share is entitled to one vote.

Resolutions on the above mentioned agenda will require no quorum and the resolutions will be passed by a simple majority of the shares present or represented at the Meeting.

The Proxy will remain in force if the Meeting, for whatever reason, is postponed.

A copy of the Audited Annual Report for the accounting year ended 30 June 2016 will be sent to your email address upon request.

Yours sincerely,

The Board of Directors



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momentum

Momentum Global Funds

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Form of Proxy for use at the reconvened Annual General Meeting of Shareholders of Momentum Global Funds to be held on November 11, 2016

Momentum Global Funds to be held on November 11, 2016 PLEASE COMPLETE IN BLOCK CAPITAL LETTERS					
Corpo	rate Name/First Name(s)	Last Name	Account Number		
			eeting of Shareholders (the "Meeting")		
of Mor	mentum Global Funds (the "Compan	у"),			
or					
below, adjour If you an "X" he/she resolu indical	of the Meeting to be held on No nment thereof, at the registered office want your representative to vote in in the spaces below. If you fail to see the chooses or can decide not to vo- tion that is put to the meeting. If you	evember 11, 2016, at 9 as the company, as more a certain way on the resolute and the given option of the given option at all. The representation appoint the Chairman as	the items of the agenda, as indicated it.m. (Luxembourg time), and at any the fully described in the Notice. Substitutions specified, please indicate with items, your representative can vote as active can also do this on any other is your representative and you do not the cast, the Chairman will vote 'for' in		
	on to your Representative				
Directi	on to your representative	AGENDA			
1.	Acknowledgement of the Report of	f the Auditors for the financ	cial year ended June 30, 2016.		
2.	Approval of the Audited Annual Re	port for the financial year	ended June 30, 2016.		
	For		Against		
3.	Acknowledgement of the Board of ended June 30, 2016.	of Directors' Report to the	Shareholders for the financial year		
4.	Acknowledgement of the resignation	on of Mr Leon Basson as	Director of the Company effective		



November 30, 2015.

E Discharge of N	A. Laan Baassa as Di	m ·	
November 3	ar Leon Basson as Dir 0, 2015	rector of the Company in respect of his duties carried out until	
	For	Against	
replacement next Annual	of Mr Leon Basson a	rve as Director of the Company effective December 9, 2015 in nd his election to serve as Director of the Company until the Shareholders approving the Financial Statements for the 017.	
Name:	Andre Nortje		
Title:	Chief Operating Officer, MMI Investments & Savings Centre of Excellence		
André has been working with the MMI Group for 2 years. Prior to this he was 0 the Fixed Income, Equity and Solutions businesses of Ignis Asset Managemen manager of the Phoenix Group) where he was responsible for aligning all the n supporting the business units' strategic objectives. Prior to Ignis, André was the		with the MMI Group for 2 years. Prior to this he was Chief Operating Officer for and Solutions businesses of Ignis Asset Management (the £68bn in-house asset Group) where he was responsible for aligning all the non-investment functions in units' strategic objectives. Prior to Ignis, André was the Chief Administrative officer tagement where he led the development of Axial's support functions from a start-fledged FSA regulated organisation with £24bn of AUM. André has also held industries, most notably Treasurer of Cape of Good Hope Bank and Senior	
	For	Against	
	r ended June 30, 2016 For	ompany in respect to their duties carried out during the Against	
of the Comp	any until the next Ann	des, Glyn Owen and Mr Stefan Jordaan to serve as Directors ual General Meeting of Shareholders approving the Financial ending June 30, 2017.	
Name:	Robert Rhodes		
Title:	Chief Operating Officer, I	Momentum Global Investment Management Limited	
Qualifications		nce (hons), Diploma Global Operations Management	
	Robert joined Momentum Administration Services as Head of Process Management from GuardBank Unit Trusts (where he was Marketing Services Manager) in June 1997. He moved to London to assist with the establishment of an Investment Administration Division for Ansbacher & Company in March 2009. After a brief sojourn setting up a fund administration division for Ansbacher & Company from January 2000 to		
Responsibilities:	August 2002, Robert join Officer. Robert is respon efficiently. His areas of r	need Momentum Global Investment Management Limited as Chief Operating insible for ensuring that the Momentum GIM operation runs smoothly and esponsibility include dealing, settlement, performance analysis, client reporting, product development and implementation, risk management, company secretarial	
Business focus:	Operations		
Tenure at momentum :	18 years		
Industry experience	32 years		



Previous firms:

Ansbacher, Guard Bank Unit Trusts

11. Approval of Director's fees due for the fin	ancial year ended June 30, 2016.
For	Against
12. Miscellaneous.	
I/we hereby give and grant full power and authori incidental to the exercise of the powers herein s proxies shall lawfully do or cause to be done by vi	zation to do and perform all and everything necessary or pecified and I/we hereby ratify and confirm all that said irtue hereof.
Signed:	
Data	
Date:2016	

Note: To be valid, this Form of Proxy must be received at the registered office of the Company (Company Administration Department, email: Luxembourg.Company.Admin@jpmorgan.com or fax number +352 46 26 85 825 prior to November 10th, 2016 at 5 p.m. (Luxembourg time). Please also forward original form by the post.



CORNHILL MANAGEMENT O.C.P., A.S. Einsteinova 24 Anpark Tower SK-85101 Bratislava Slovakia

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