

AMENDMENT NO. 6

dated May 20, 2025

to Part A and Part B of the Simplified Prospectus of the Fidelity Funds dated November 8, 2024, as amended by Amendment No. 1 dated December 19, 2024, Amendment No. 2 dated January 17, 2025, Amendment No. 3 dated February 6, 2025, Amendment No. 4 dated March 7, 2025 and Amendment No. 5 dated April 21, 2025

(the “Simplified Prospectus”)

in respect of:

Series A, B, F, F5, F8, O, S5, S8, T5, T8 and ETF Series units of Fidelity Canadian Large Cap Fund

Series A, B, F, F5, F8, O, S5, S8, T5 and T8 units of Fidelity Global Intrinsic Value Fund

Series B, F, F5, F8, O, S5, S8 and ETF Series units of Fidelity Long/Short Alternative Fund

(the “Funds”)

The Simplified Prospectus is being amended to:

- (a) add Series Q units to Fidelity Canadian Large Cap Fund and Fidelity Long/Short Alternative Fund;
- (b) add Series R units to Fidelity Global Intrinsic Value Fund and Fidelity Canadian Large Cap Fund; and
- (c) reflect changes to the directors and executive officers of Fidelity.

All capitalized terms used but not defined in this Amendment No. 6 have the respective meanings set out in the Simplified Prospectus.

AMENDMENTS TO THE SIMPLIFIED PROSPECTUS

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

1. Part A

(a) Front Cover and Back Cover

The front and back covers are amended to indicate that:

- (i) Series Q units are qualified for distribution for Fidelity Canadian Large Cap Fund and Fidelity Long/Short Alternative Fund; and
- (ii) Series R units are qualified for distribution for Fidelity Canadian Large Cap Fund and Fidelity Global Intrinsic Value Fund.

(b) Responsibility for administration of the Funds

The table of directors and executive officers of Fidelity under the sub-heading “Manager” on page 3 is deleted and replaced with the following:

Name and Municipality of Residence	Office
Michael Barnett Toronto, Ontario	Executive Vice-President, Institutional.
W. Sian Burgess Toronto, Ontario	Senior Vice-President, Fund Oversight and Secretary. Prior thereto, also Chief Compliance Officer, Chief Anti-Money Laundering Officer and Chief Privacy Officer.
David Bushnell East York, Ontario	Senior Vice-President, Advisor Distribution and Director. Prior thereto, Senior Vice-President, Marketing and Vice-President, Regional Sales.
Kelly Creelman Coldwater, Ontario	Senior Vice-President, Products and Marketing, and Director. Prior thereto, Senior Vice-President, Products and Vice-President, Retail Products and Solutions.

Name and Municipality of Residence	Office
Mary Filippelli Toronto, Ontario	Director. Corporate Director, President and Chief Executive Officer, Baytree Advisors Inc. Prior thereto, Vice Chair and Managing Partner, Deloitte Canada.
Diana Godfrey Burlington, Ontario	Senior Vice-President, Human Resources.
John E. Hall Toronto, Ontario	Director. Self-employed advisor. Prior thereto, Partner, Borden Ladner Gervais LLP.
Mitzie Hunter Toronto, Ontario	Director. President and Chief Executive Officer, Canadian Women's Foundation. Prior thereto, Member of Provincial Parliament for Ontario.
Russell Kaunds Oakville, Ontario	Chief Technology Officer and Director. Prior thereto, Vice-President, Infrastructure Services Group.
Jason Louie Richmond Hill, Ontario	Chief Financial Officer, Fidelity Canada, and Director. Prior thereto, Vice-President, Corporate Finance.
Arvind Luxman Markham, Ontario	Senior Vice-President, Client Services. Prior thereto, Vice-President, Client Services.
Andrew Marchese Burlington, Ontario	Chief Investment Officer and Director.
Bradley Prince Burlington, Ontario	Vice-President, Chief Compliance Officer, Fund Manager and Chief Anti-Money Laundering Officer. Prior thereto, Vice-President, Compliance and Risk Management.
Andrew Pringle Toronto, Ontario	Director. Principal and Chairman, RP Investment Advisors LP.
Robert Strickland Toronto, Ontario	President, Chief Executive Officer, Ultimate Designated Person and Director.
Don Wilkinson Mississauga, Ontario	Director. Self-employed advisor. Prior thereto, Partner, Deloitte Canada.

2. **Part B1**

(a) Front Cover and Back Cover

The front and back covers are amended to indicate that:

- (i) Series Q and Series R units are qualified for distribution for Fidelity Canadian Large Cap Fund.
- (ii) Series R units are qualified for distribution for Fidelity Global Intrinsic Value Fund.

(b) Fund profile of Fidelity Canadian Large Cap Fund

Fund details

- (i) The row entitled "Type of securities" on page 7 is amended by adding Series Q and Series R.

- (ii) The chart in the section entitled "Management and advisory fee and administration fee" on page 7 is amended by adding the following rows:

Management and advisory fee and administration fee		
Series	Management and advisory fee*	Administration fee**
Q	0.85%	0.100%
R	0.80%	0.100%

- (c) Fund profile of Fidelity Global Intrinsic Value Fund

Fund details

- (i) The row entitled "Type of securities" on page 110 is amended by adding Series R.
- (ii) The chart in the section entitled "Management and advisory fee and administration fee" on page 110 is amended by adding the following row:

Management and advisory fee and administration fee		
Series	Management and advisory fee**	Administration fee***
R	0.80%	0.140%

3. Part B2

- a) Front Cover and Back Cover

The front and back covers are amended to indicate that Series Q units are qualified for distribution for Fidelity Long/Short Alternative Fund.

- b) Fund profile of Fidelity Long/Short Alternative Fund

Fund details

- (i) The row entitled "Type of securities" on page 78 is amended by adding Series Q.
- (ii) The chart in the section entitled "Management and advisory fee and administration fee" on page 78 is amended by adding the following row:

Management and advisory fee and administration fee		
Series	Management and advisory fee**	Administration fee***
Q	1.15%	0.140%

PURCHASER'S STATUTORY RIGHTS

Securities legislation in some provinces and territories gives you the right to withdraw from an agreement to buy mutual funds within two business days of receiving the simplified prospectus or fund facts, or to cancel your purchase within 48 hours of receiving confirmation of your order.

Securities legislation in some provinces and territories also allows you to cancel an agreement to buy mutual fund securities and get your money back, or to make a claim for damages, if the simplified prospectus, fund facts or financial statements misrepresent any facts about the fund. These rights must usually be exercised within certain time limits.

For more information, refer to the securities legislation of your province or territory or consult a lawyer.

CERTIFICATE OF THE TRUSTEE, MANAGER AND PROMOTER OF THE FUNDS

DATED: May 20, 2025

This Amendment No. 6 dated May 20, 2025, together with the Simplified Prospectus dated November 8, 2024, as amended by Amendment No. 1 dated December 19, 2024, Amendment No. 2 dated January 17, 2025, Amendment No. 3 dated February 6, 2025, Amendment No. 4 dated March 7, 2025 and Amendment No. 5 dated April 21, 2025 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”
ROBERT LLOYD STRICKLAND
Chief Executive Officer
Fidelity Investments Canada ULC

“Jason Louie”
JASON LOUIE
Chief Financial Officer, Fidelity Canada
Fidelity Investments Canada ULC

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

“Don Wilkinson”
DON WILKINSON
Director

“Russell Kaunds”
RUSSELL KAUNDS
Director

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