Templeton Emerging Markets Investment Trust PLC Legal Entity Identifier (LEI): 5493002NMTB70RZBXO96

9 July 2020

Result of Annual General Meeting

The Board of Templeton Emerging Markets Investment Trust PLC (the "Company") announces that, at the Annual General Meeting of the Company held on 9 July 2020, all of the following resolutions were passed by the requisite majority.

Resolutions 1 - 12 were passed on a poll. A breakdown of results is shown below.

Resolution	Votes for (including votes at the discretion of the Chairman)	%	Votes Against	%	Total Votes Cast	% of Issued Share Capital Voted	Votes Withheld
Ordinary Resolu	utions	Γ		Γ		ı	
1. To receive and adopt the Directors' and Auditor's Reports and financial statements for the year ended 31 March 2020.	155,339,725	99.05%	1,483,735	0.95%	156,823,460	65.35	21,022
2. To approve the Directors' Remuneration Policy.	156,547,651	99.88%	192,243	0.12%	156,739,894	65.31	104,588
3. To approve the Directors' Remuneration Report for the year ended 31 March 2020.	156,571,074	99.89%	180,134	0.11%	156,751,208	65.32	93,274
4. To declare a final dividend of 14.00 pence	156,831,962	100.00%	176	0.00%	156,832,138	65.35	12,344

				l			
per share for							
the year							
ended 31							
March 2020.							
5.1 To re-elect	142,915,293	92.96%	10,821,822	7.04%	153,737,115	64.06	3,107,367
Paul Manduca	142,313,233	32.3070	10,021,022	7.0470	133,737,113	04.00	3,107,307
as a Director.							
as a Director.							
5.2 To re-elect	156,287,676	99.68%	505,074	0.32%	156,792,750	65.34	51,732
Beatrice							
Hollond as a							
Director.							
5.3 To re-elect	156,222,918	99.64%	566,123	0.36%	156,789,041	65.33	55,441
Charlie							
Ricketts as a							
Director.							
5.4 To re-elect	156,287,987	99.68%	504,560	0.32%	156,792,547	65.34	51,935
David Graham							
as a Director.							
5.5 To re-elect	151,737,060	96.78%	5,051,369	3.22%	156,788,429	65.33	56,053
Simon Jeffreys							
as a Director.							
6. To re-	156,634,242	99.89%	171,734	0.11%	156,805,976	65.34	38,505
appoint Ernst	, ,		,		, ,		,
& Young LLP							
as auditor of							
the Company,							
to act until							
the							
conclusion of							
the next							
general							
meeting of							
the Company							
at which							
audited							
accounts are							
laid before							
the members.							
7. To	156,734,031	99.96%	61,464	0.04%	156,795,495	65.34	48,987
authorise the							
Directors to							
determine the							
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auditor's									
remuneration.									
Temuneration.									
Special Business	Special Business – Ordinary Resolution								
8. To	153,916,672	98.15%	2,896,184	1.85%	156,812,856	65.34	31,626		
authorise the	133,910,072	30.13/0	2,890,184	1.05/0	130,812,830	05.54	31,020		
Directors to									
allot shares.									
and shares.				l	<u> </u>	I			
Special Resoluti	ons		I	I	<u> </u>	I			
9. To disapply	143,408,560	91.88%	12,667,544	8.12%	156,076,104	65.04	768,378		
pre-emption	143,400,500	31.0070	12,007,544	0.1270	130,070,104	03.04	700,370		
rights in									
relation to the									
allotment of									
shares by the									
Directors.									
10. To	155,962,175	99.45%	859,853	0.55%	156 022 020	65.35	22,454		
authorise the	155,962,175	99.45%	859,853	0.55%	156,822,028	05.35	22,454		
Company to									
purchase its									
own shares.									
11. That the	156,641,550	99.90%	152,548	0.10%	156,794,098	65.34	50,384		
Articles of									
Association									
produced to									
the Meeting and initialled									
by the									
Chairman of									
the Meeting									
for the									
purpose of									
identification									
be adopted as									
the new									
Articles of									
Association of									
the Company									
in substitution									
for, and to the									
exclusion of,									
the existing									
Articles of									
Association.			<u> </u>						

12. That a	155,380,261	99.08%	1,441,162	0.92%	156,821,423	65.35	23,059
general	133,300,201	33.0070	1,441,102	0.3270	130,021,423	03.33	23,033
meeting,							
other than an							
annual							
general							
meeting, may							
be called on							
not less than							
14 clear days'							
notice.							

The total number of voting rights at the proxy deadline was 239,981,107.

In accordance with Listing Rule 9.6.2, the full text of all resolutions passed as special business have been submitted to the Financial Conduct Authority for publication through the National Storage Mechanism and will shortly be available for inspection at: https://data.fca.org.uk/#/nsm/nationalstoragemechanism.

For further information please e-mail CompanySecretarialEdinburgh@franklintempleton.com or contact Client Dealer Services at Franklin Templeton on free phone 0800 305 306, +44 (0) 20 7073 8690 for overseas investors, or e-mail enquiries@franklintempleton.co.uk.

END OF ANNOUNCEMENT