野村證券投資信託股份有限公司 函

地址:11049臺北市信義路5段7號30樓 承辦人:趙惠貞 電話:(02)87581571 電子信箱:Jenny.Chao@nomurafunds.com .tw

受文者:如正副本行文單位 發文日期:中華民國113年9月30日 發文字號:野村信字第1130000566號 速別:普通件 密等及解密條件或保密期限: 附件:中英文通知信

主旨:野村基金(愛爾蘭系列)2024年9月3日年度股東大會結果通知 及公開說明書變更。

說明:

裝

訂

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- 一、本公司經金融監督管理委員會核准,擔任野村基金(愛爾蘭 系列)境外基金之總代理人,在國內募集及銷售,合先敘明。
- 二、函轉野村基金(愛爾蘭系列)於2024年9月3日召開年度股東大 會之結果通知。
- 三、通知公開說明書變更事項:
 - (一)「野村基金(愛爾蘭系列)-印度領先股票基金」買回交割 期間由現行T+4變更為T+3。(原申購交割時程則維持T+3不 變)
 - (二)調整下列子基金之TD及BD類股份(「固定配息之股份類別」) 股息得從本金支付:
 - 1、野村基金(愛爾蘭系列)-美國非投資等級債券基金(本基金之配息來源可能為本金且本基金主要投資於符合美國Rule 144A規定之私募性質債券)
 - 2、野村基金(愛爾蘭系列)-全球非投資等級債券基金(本基金之配息來源可能為本金且本基金主要投資於符合美國 Rule 144A規定之私募性質債券且非屬環境、社會及治

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理相關主題之境外基金)

- 3、野村基金(愛爾蘭系列)-全球多元收益債券基金(本基金 有相當比重投資於非投資等級之高風險債券且配息來源 可能為本金)
- 4、野村基金(愛爾蘭系列)-歐系貨幣非投資等級債券基金(本基金之配息來源可能為本金)

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- (三)整體及各子基金之永續性風險政策更新,以釐清於投資研 究及決策過程中考慮永續性風險之方式。
- (四)其他事項變更包括更新風險警語、於某些子基金中加入新股份類別、更新董事名單及說明UCITS管理公司Bridge
 Fund Management Limited (「管理公司」)已非MJ
 Hudson 集團之成員,管理公司現為Apex集團之公司。
- (五)上述公開說明書變更之生效日期預計於2024年10月10日或 該日前後或於通知股東後之較晚日期(「生效日期」)。
- 四、相關變動將反映於新版公開說明書中,詳細內容請參閱隨函 附上之相關中、英文股東通知書,敬請 查照。
- 正本:第一商業銀行股份有限公司信託處規劃部、台中商業銀行股份有限公司、高雄銀 行股份有限公司信託部、永豐商業銀行股份有限公司理財商品部、王道商業銀行 股份有限公司財富管理部、王道商業銀行股份有限公司財富信託部、安泰商業銀 行股份有限公司、玉山商業銀行股份有限公司信託部、陽信商業銀行股份有限公 司信託部、彰化商業銀行股份有限公司信託處、元大商業銀行股份有限公司、國 泰世華商業銀行股份有限公司信託部(統編12163963)、遠東國際商業銀行股份有 限公司投資顧問部、遠東國際商業銀行股份有限公司信託部、臺灣新光商業銀行 股份有限公司(信託部)、臺灣新光商業銀行股份有限公司(財富管理部)、合作金 庫商業銀行(信託部)、三信商業銀行股份有限公司(信託部)、三信商業銀行股份 有限公司(財管部)、華南商業銀行股份有限公司、京城商業銀行股份有限公司信 託部、上海商業儲蓄銀行股份有限公司信託部、板信商業銀行股份有限公司信託 部、兆豐國際商業銀行股份有限公司、台新國際商業銀行股份有限公司、聯邦商 業銀行股份有限公司財管部、臺灣中小企業銀行股份有限公司、臺灣銀行股份有 限公司信託部、台北富邦商業銀行股份有限公司、瑞興商業銀行股份有限公司信 託部、容海國際證券投資顧問股份有限公司、凱基證券股份有限公司、富邦綜合 證券股份有限公司、永豐金證券股份有限公司、統一綜合證券股份有限公司、基 富通證券股份有限公司、法商法國巴黎人壽保險股份有限公司台灣分公司、安達 國際人壽保險股份有限公司、富邦人壽商品行銷部 投資型企劃科、合作金庫人壽 保險股份有限公司、安聯人壽保險股份有限公司、台灣人壽保險股份有限公司、 三商美邦人壽保險股份有限公司、香港商香港上海匯豐銀行股份有限公司台北分



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公司(Wealth Business Services Department)、香港商香港上海匯豐銀行股份有 限公司台北分公司(Wealth Development Department)、鉅亨證券投資顧問股份有 限公司、中租證券投資顧問股份有限公司、日盛證券投資信託股份有限公司、群 益證券投資信託股份有限公司、合作金庫證券投資信託股份有限公司、安聯證券 投資信託股份有限公司、復華證券投資信託股份有限公司、富蘭克林華美證券投 資信託股份有限公司、保德信證券投資信託股份有限公司、國泰證券投資信託股 份有限公司、台新證券投資信託股份有限公司、第一金證券投資信託股份有限公 司、瀚亞證券投資信託股份有限公司、台新人壽保險股份有限公司、好好證券股 份有限公司、聯邦證券投資信託股份有限公司、華泰商業銀行股份有限公司、元 證券股份有限公司、臺灣土地銀行股份有限公司、元富證券股份有限公司、中 國信託商業銀行股份有限公司



副本:

野村基金(愛爾蘭系列) (*子基金間責任分離之傘型投資公司*) 33 Sir John Rogerson's Quay Dublin 2 Ireland 「節譯文]

本文件係屬重要並需要您立即注意。若您對您應採取之行動有任何疑問,您應立即向您的獨 立法律、稅務、財務或專業顧問尋求建議。

2024年09月27日

致: 野村基金 (愛爾蘭系列) 之全體股東

關於:野村基金(愛爾蘭系列)(下稱:「本公司」)

親愛的先生及女士:

我們所提及之本公司目前係經愛爾蘭中央銀行根據經修訂之 2011 年歐洲共同體(可轉讓證券集合投資計畫)法規(「**可轉讓證券集合投資計畫法規**」)成立之傘型公司。

謹致函通知您最近召開之年度股東常會之結果,具體內容如下。

本文件所使用之詞彙應與本公司之公開說明書中所使用者具有相同意義。

年度股東常會結果通知

於2024年9月3日所召開之最近期本公司年度股東常會(「年度股東常會」),股東投票同 意修訂本公司章程,以允許(i)自本金支付股利,(ii)對畸零股之發行保有更多彈性。其並以 特別決議通過以下決議:

- 同意本公司章程第8.08 條之提議修正,詳如日期為2024 年8月12日之本公司股東通 知附件III所載,惟取決於愛爾蘭中央銀行所要求之任何修正。
- 同意本公司章程第 30.04 條之提議修正,詳如日期為 2024 年 8 月 12 日之本公司股東 通知附件 III 所載,惟取決於愛爾蘭中央銀行所要求之任何修正。

董事: James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki 登記營業處所: 33 Sir John Rogerson's Quay, Dublin 2. 註冊號碼: 418598 於愛爾蘭註冊成立 受愛爾蘭中央銀行監管

野村基金(愛爾蘭系列) (*子基金間責任分離之傘型投資公司*) 33 Sir John Rogerson's Quay Dublin 2 Ireland

如對此通知有任何疑問,請聯繫野村資產管理英國有限公司之 James Tucker,電話:+44 (0)20 7521 1841; 或透過電子郵件聯繫:<u>james.tucker@nomura-asset.co.uk。</u>

誠摯地,

(簽署)

董事

野村基金 (愛爾蘭系列)

董事: James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki 登記營業處所: 33 Sir John Rogerson's Quay, Dublin 2. 註冊號碼: 418598 於愛爾蘭註冊成立 受愛爾蘭中央銀行監管

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. IF YOU ARE IN ANY DOUBT AS TO THE ACTION YOU SHOULD TAKE, YOU SHOULD SEEK ADVICE FROM YOUR INDEPENDENT LEGAL, FINANCIAL OR PROFESSIONAL ADVISOR IMMEDIATELY.

27 September, 2024

To: All Shareholders of Nomura Funds Ireland plc

Re: Nomura Funds Ireland plc (the "Company")

Dear Sir/Madam,

We refer to the Company, which is currently authorised by the Central Bank of Ireland as an umbrella company pursuant to the European Communities (Undertakings for Collective Investment in Transferable Securities) Regulations 2011, as amended (the "**UCITS Regulations**").

We are writing to notify you of the outcome of the recent AGM, as further set out below.

Defined terms used herein shall have the same meaning as in the Prospectus of the Company.

Notice of outcome of AGM

At the recent annual general meeting ("AGM") of the Company held on 3rd September, 2024, Shareholders voted in favour of amending the Articles of Association of the Company in order to allow for (i) payment of dividends out of capital (ii) more flexibility around the issue of fractional shares. The following resolutions were passed as special resolutions:

- To approve the proposed amendment to Article 8.08 of the Articles of Association of the Company, as set out in Appendix III of the Circular to Members of the Company dated 12th August, 2024, subject to any amendments required by the Central Bank of Ireland.
- 2. To approve the proposed amendment to Article 30.04 of the Articles of Association of the Company, as set out in Appendix III of the Circular to Members of the Company dated 12th August, 2024, subject to any amendments required by the Central Bank of Ireland.

For any queries regarding this letter, please contact James Tucker of Nomura Asset Management U.K. Ltd at : +44 (0)20 7521 1841 or by email at james.tucker@nomura-asset.co.uk.

Yours faithfully,

Sal

Director Nomura Funds Ireland plc

Directors: James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki Registered Office: 33 Sir John Rogerson's Quay, Dublin 2. Registered Number: 418598 Incorporated in Ireland Regulated by the Central Bank of Ireland

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野村基金(愛爾蘭系列) (*子基金間責任分離之傘型投資公司*) 33 Sir John Rogerson's Quay Dublin 2 Ireland 「節譯文]

本文件係屬重要並需要您立即注意。若您對您應採取之行動有任何疑問,您應立即向您的獨 立法律、稅務、財務或專業顧問尋求建議。

2024年09月30日

致: 野村基金 (愛爾蘭系列)之全體股東

關於:野村基金(愛爾蘭系列)(下稱:「本公司」)

親愛的先生及女士:

我們所提及之本公司目前係經愛爾蘭中央銀行根據經修訂之 2011 年歐洲共同體(可轉讓證券集合投資計畫)法規(「**可轉讓證券集合投資計畫法規**」)成立之傘型公司。

謹致函通知您對本公司公開說明書所為之提議變更,具體內容如下。

本文件所使用之詞彙應與本公司之公開說明書中所使用者具有相同意義。

公開說明書變更

謹提議就公開說明書為某些變更,包括以下事項:

1. 申購/贖回交割期間之變更

謹提議就某些子基金變更交易交割期間,詳如下述:

(與台灣無涉,略譯)

野村基金(愛爾蘭系列)-印度領先股票基金

董事: James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki 登記營業處所: 33 Sir John Rogerson's Quay, Dublin 2. 註冊號碼: 418598 於愛爾蘭註冊成立 受愛爾蘭中央銀行監管

野村基金(愛爾蘭系列)

(子基金間責任分離之傘型投資公司)

33 Sir John Rogerson's Quay

Dublin 2 Ireland

謹通知野村基金(愛爾蘭系列)-印度領先股票基金之股東,買回股票之交割期間擬從 T+4 變更為 T+3。

若所有必要之文件均已備妥且由行政管理人收受,則買回此子基金股份之價款通常係 於相關交易日之後的三(3)營業日內支付。

股東們應注意,此子基金之申購交割時程架構並無變更,仍為T+3。

2. 自本金配息

於最近年度股東常會及就章程變更之同意後,擬對章程及相關增補說明為一般性更新, 以增加股息支付的彈性,即股利係來自於本基金之淨收益,及/或已實現淨利得或已 實現及未實現淨利得,<u>及/或根據中央銀行之規定,於會計期間歸屬於相關類別之基</u> 金本金,並取決於某些調整。

謹提議下列子基金之 TD 及 BD 類股份(「固定配息之股份類別」)之股息得從本金 中支付:

- 野村基金(愛爾蘭系列)-美國非投資等級債券基金(本基金之配息來源可能為本金 且本基金主要投資於符合美國 Rule 144A 規定之私募性質債券)
- 野村基金(愛爾蘭系列)-全球非投資等級債券基金(本基金之配息來源可能為本金 且本基金主要投資於符合美國 Rule 144A 規定之私募性質債券且非屬環境、社會 及治理相關主題之境外基金)
- 野村基金(愛爾蘭系列)-全球多元收益債券基金(本基金有相當比重投資於非投資 等級之高風險債券且配息來源可能為本金),及
- 野村基金(愛爾蘭系列)-歐系貨幣非投資等級債券基金(本基金之配息來源可能為本金)

就固定配息之股份類別而言,股利得自收益及/或已實現淨利得(即扣除已實現及未 實現損失後之已實現利得)或已實現淨利得及未實現利得(即扣除所有已實現及未實 現損失後之已實現及未實現資本利得)以及本金之組合中支付。因此,如果於相關期 間內之收入及/或已實現淨利得或已實現淨利得及未實現利得少於已宣告之金額時, 餘額將從相關股份所代表之本金中支付,以使各類別得定期分配股利。無論相關子基

> 董事: James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki 登記營業處所: 33 Sir John Rogerson's Quay, Dublin 2.

註冊號碼: 418598 於愛爾蘭註冊成立 受愛爾蘭中央銀行監管

野村基金(愛爾蘭系列) (*子基金間責任分離之傘型投資公司*)

33 Sir John Rogerson's Quay

Dublin 2 Ireland

金之績效如何,此政策將導致資本侵蝕。而因該等資本侵蝕,未來的回報價值也可能 受到減損。因此,於相關情況下,配息將透過捨棄未來資本成長之潛力而達致,且此 循環可能持續至所有資本耗盡為止。此外,自本金配息與自收益或利得配息或有不同 之稅務影響,投資人應就此尋求專業顧問之建議。於子基金存續期間從本金中之配息, 必須理解為一種本金償還。此一配息政策的基本原則係優先考慮產生收益及相關類股 之穩定支付,而非資本成長。

3. 永續性風險政策

本公司之整體永續性風險政策業經更新,詳情載於公開說明說本文之風險部分。此係 釐清於投資研究及決策過程中考慮永續性風險之方式。

此外,亦更新以釐清各子基金之永續性風險政策。就第6條之子基金而言,有關如何 將永續性風險納入研究及投資決策過程(如適用)之說明已簡化。就第8條子基金及 第9條子基金而言,各增補說明之永續性發展風險政策已簡單更新,以在永續性發展 相關政策已於相關 ESG 附件所載之詳細資料/投資策略中揭露之基礎上,交互參酌相 關之 ESG 附件。

對相關 ESG 附件進行了某些修改,以便在相關情況下釐清(i)相關第8條子基金所提倡 之環境及/或社會特徵;(ii)用於衡量相關第8條子基金所提倡之環境及(或)社會特 徵實現情況之永續性指標(iii)[澄清與相關第8條款子基金所提倡的環境/社會特徵不一 致的投資類型;(iv)]納入相關第8條/第9條子基金投資策略之流程(包括自有 ESG 評 級、ESG 指標、排除、SDG 評估、永續性評估及議合)。

- 4. (與台灣無涉,略譯)
- 5. (與台灣無涉,略譯)
- 6. (與台灣無涉,略譯)

7. 其他變更

擬對公開說明書為某些其他事項變更,包括更新風險警語、於某些子基金中加入新股 份類別,以及更新董事名單,以反映最近 Go Hiramats 先生及 James Downing 先生辭 任,及鈴木健一及 Andrew Billingsley 被任命為公司董事。

> 董事: James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki 登記營業處所: 33 Sir John Rogerson's Quay, Dublin 2.

> > **註冊號碼:** 418598 於愛爾蘭註冊成立 受愛爾蘭中央銀行監管

野村基金(愛爾蘭系列) (*子基金間責任分離之傘型投資公司*) 33 Sir John Rogerson's Quay Dublin 2 Ireland

此外,已更新 UCITS 管理公司 Bridge Fund Management Limited (「管理公司」)之 說明,以反映管理公司董事會之某些變更,並說明管理公司已非 MJ Hudson 集團之成 員。管理公司現為 Apex 集團之公司。

時程架構

謹提議以上變更之生效日期將預計於2024年10月10日或該日前後或於通知股東後之較晚日 期(「**生效日期**」)。謹通知股東,取決於愛爾蘭中央銀行核准,上述變更將反映於本公司 修正版公開說明書,並得自生效日期起免費向管理公司索取。

如對此通知有任何疑問,請聯繫野村資產管理英國有限公司之 James Tucker,電話:+44 (0)20 7521 1841; 或透過電子郵件聯繫: james.tucker@nomura-asset.co.uk。

誠摯地,

(簽署)

董事

野村基金(愛爾蘭系列)

董事: James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki 登記營業處所: 33 Sir John Rogerson's Quay, Dublin 2. 註冊號碼: 418598 於愛爾蘭註冊成立 受愛爾蘭中央銀行監管

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THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. IF YOU ARE IN ANY DOUBT AS TO THE ACTION YOU SHOULD TAKE, YOU SHOULD SEEK ADVICE FROM YOUR INDEPENDENT LEGAL, FINANCIAL OR PROFESSIONAL ADVISOR IMMEDIATELY.

30 September, 2024

To: All Shareholders of Nomura Funds Ireland plc

Re: Nomura Funds Ireland plc (the "Company")

Dear Sir/Madam,

We refer to the Company, which is currently authorised by the Central Bank of Ireland as an umbrella company pursuant to the European Communities (Undertakings for Collective Investment in Transferable Securities) Regulations 2011, as amended (the "**UCITS Regulations**").

We are writing to notify you of the proposed changes to the Prospectus of the Company, as further set out below.

Defined terms used herein shall have the same meaning as in the Prospectus of the Company.

Changes to the Prospectus

It is proposed to make certain changes to the Prospectus, including the following:

1. Change of Subscription / Redemption Settlement Periods

It is proposed to change the dealing settlement period for certain Sub-Funds, as detailed below:

Nomura Funds Ireland - China A-Shares Al Quant Strategy Fund

Shareholders in the Nomura Funds Ireland - China A-Shares AI Quant Strategy Fund are advised that it is proposed to change the settlement period for subscriptions and redemptions from T + 3 to T+2.

Going forward, payment in respect of subscriptions in the Nomura Funds Ireland - China A-Shares AI Quant Strategy Fund must be received in cleared funds by the Administrator no later than two (2) Directors: James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki Registered Office: 33 Sir John Rogerson's Quay, Dublin 2. Registered Number: 418598 Incorporated in Ireland Regulated by the Central Bank of Ireland

Business Days after the end of the Initial Offer Period or the relevant Dealing Day (as the case may be) provided that the Company reserves the right to defer the issue of Shares until receipt of cleared subscription monies by the Company.

Redemption proceeds in respect of Shares in the Nomura Funds Ireland - China A-Shares AI Quant Strategy Fund will normally be paid within two (2) Business Days after the relevant Dealing Day, provided that all the required documentation has been furnished to and received by the Administrator.

Nomura Funds Ireland – India Equity Fund and Nomura Funds Ireland – Emerging Market Local Currency Debt Fund

Shareholders in the Nomura Funds Ireland - India Equity Fund and the Nomura Funds Ireland - Emerging Market Local Currency Debt Fund are advised that it is proposed to change the settlement period for redemptions only from T+4 to T+3.

Redemption proceeds in respect of Shares in these Sub-Funds will normally be paid within three (3) Business Days after the relevant Dealing Day, provided that all the required documentation has been furnished to and received by the Administrator.

Shareholders should note that the settlement timeframe for subscriptions into these Sub-Funds is not changing and remains as T+3.

2. Distributions out of Capital

Following the recent AGM and approval of the changes to the Articles of Association, general updates are proposed to the Prospectus and relevant Supplements to allow for the flexibility to pay dividends in respect of Shares out of net income and/or net realised gains or net realised and unrealised gains, and/or subject to Central Bank requirements, the capital of the Fund attributable to the relevant Class during the Accounting Period, subject to certain adjustments.

It is proposed that dividends may be paid out of capital in respect of TD and BD Shares (the "**Fixed Distribution Share Classes**") in the following Sub-Funds:

- US High Yield Bond Fund,
- Global Sustainable High Yield Bond Fund,
- Global Dynamic Bond Fund and
- European High Yield Bond Fund

In the case of the Fixed Distribution Share Classes, dividends may be paid out of a combination of income, and/or net realised gains (i.e. realised gains net of realised and unrealised losses) or net realised and unrealised gains (i.e. realised and unrealised capital gains net of all realised and unrealised losses) and capital so that where income and/or net realised gains or net realised and unrealised gains during the relevant period is less than the amount declared, the balance will be paid out of the capital represented by the relevant Shares, which will enable the Classes to distribute regular **Directors:** James Tucker, David Dillon, John Walley, Tomohisa Hanabata and Kenichi Suzuki

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set dividends. This policy may result in the erosion of capital notwithstanding the performance of the Sub-Fund. Because of such capital erosion, the value of future returns is also likely to be diminished. As a result, the distributions may be achieved by foregoing the potential for future capital growth and this cycle may continue until all capital is depleted. In addition, distributions out of capital may have different tax implications to distributions of income or gains and investors should seek advice from their professional investors in this regard. Distributions out of capital made during the life of the Sub-Fund must be understood as a type of capital reimbursement. The rationale for this distribution policy is to prioritise the generation of income and a stable payment per Share of the relevant Class rather than capital growth.

3. Sustainability Risk Policy

Updates have been made to the Company's overarching sustainability risk policy, as set out in the risk section of the main Prospectus. This is to clarify the manner in which sustainability risks are taken into account in the investment research and decision making process.

Updates have also been made to clarify the sustainability risk policies of each Sub-Fund. In the case of Article 6 Sub-Funds, the description of how sustainability risks are incorporated in the research and, where relevant, investment decision making process has been simplified. In the case of Article 8 and Article 9 Sub-Funds, the sustainability risk policy in each Supplement has simply been updated to cross refer to the relevant ESG Annex on the basis that the sustainability-related policy is disclosed in the detailed information / investment strategy set out in the relevant ESG Annex.

Certain changes have been made to the relevant ESG Annex to in order to clarify, where relevant (i) the environmental and/or social characteristics promoted by relevant Article 8 Sub-Fund (ii) the sustainability indicators used to measure the attainment of the environmental and/or social characteristics promoted by the relevant Article 8 Sub-Fund (iii) [clarification of the type of investments which are not aligned with the environmental / social characteristics promoted by the relevant Article 8 Sub-Fund and (iv)] the processes integrated into the investment strategy (including, where relevant, the proprietary ESG ratings, ESG metrics, exclusions, SDGs assessment, sustainability assessment and engagement) of the relevant Article 8 / Article 9 Sub-Fund.

4. Nomura Funds Ireland - Emerging Market Local Currency Debt Fund

Currently, the investment policy of the Sub-Fund provides that the Sub-Fund may, subject to the conditions and limits laid down by the Central Bank, purchase and write call and put options on fixed income securities, fixed income indices and currencies.

It is proposed to update the investment policy of the Sub-Fund to allow for the Sub-Fund to also purchase and write call and put options on equity indices and equity index futures, subject to the conditions and limits laid down by the Central Bank.

5. Nomura Funds Ireland - US High Yield Bond Continuum Fund

Currently, the investment policy of the Sub-Fund provides that the Sub-Fund may invest up to 5% of net assets in investment grade Debt and Debt-Related Securities. It is proposed to remove the 5% restriction on investment in investment grade Debt and Debt-Related securities. While the Sub-Fund will not actively invest in investment grade debt, due to security upgrades, it is possible that the Sub-Fund may hold such investment grade securities from time to time, accordingly, this limit is not required.

6. Investment Management Fee Changes

The Investment Manager's fee in respect of Class R Shares of the following Sub-Funds is to be reduced from 0.50% to 0.45% of the Net Asset Value of Class R Shares:

- Nomura Funds Ireland Global High Conviction Fund
- Nomura Funds Ireland Global Sustainable Equity Fund

The Investment Manager's fee in respect of Class R Shares of the following Sub-Fund is to be reduced from 0.50% to 0.35% of the Net Asset Value of Class R Shares:

- Nomura Funds Ireland - Emerging Market Local Currency Debt Fund

7. Miscellaneous Changes

It is proposed to make certain other miscellaneous changes to the Prospectus, to include update of risk warnings, insertion of new Share Classes in certain Sub-Funds and updating the list of Directors to reflect the recent resignations of Go Hiramatsu and James Downing and the appointments of Kenichi Suzuki and Andrew Billingsley to the Board of the Company).

Further, the description of Bridge Fund Management Limited, the UCITS management company, (the "Manager") has been updated to reflect certain changes to the Board of Directors of the Manager and to reflect that the Manager is no longer a member of the MJ Hudson Group. The Manager is now an Apex Group company.

Timeframe

It is proposed that the effective date of the above changes will be on or around 10th October, 2024 or such later date as may be notified to Shareholders (the "**Effective Date**"). Shareholders are advised that, subject to approval from the Central Bank of Ireland, the changes described above will be reflected in a revised Prospectus of the Company, which will be available from the Manager free of charge from the Effective Date.

For any queries regarding this letter, please contact James Tucker of Nomura Asset Management U.K. Ltd at : +44 (0)20 7521 1841 or by email at james.tucker@nomura-asset.co.uk.

Yours faithfully,

SIN

Director Nomura Funds Ireland plc