UBS (Irl) Investor Selection plc 5 Earlsfort Terrace Dublin 2 Ireland

2024

UBS (Irl) Investor Selection plc (the "Company")
UBS (Irl) Investor Selection PLC - O'Connor China Long/Short Alpha Strategies UCITS (the "Fund")
Notice to the Shareholders

Dear Shareholder

We are writing to you as a shareholder of the Fund to provide you with advance notice of non-material changes to the Prospectus, as outlined below. Capitalized terms not otherwise defined in this notice shall have the same meaning as in the Prospectus of the Company.

Subject to regulatory approval by the Central Bank of Ireland, these changes will take effect upon noting of the Prospectus.

1. Restructuring of the Investment Manager of the Fund

We are notifying you of a forthcoming internal restructuring of certain businesses within UBS' Asset Management Division. The purpose of the restructuring is to streamline the legal entities within UBS' Asset Management Division. Currently, UBS O'Connor LLC ("UBS O'Connor") is a wholly-owned subsidiary of UBS Asset Management (Americas) Inc. It is expected that, during the first quarter of 2024, UBS Asset Management (Americas) Inc. will be converted from a Delaware corporation into a Delaware limited liability company and renamed UBS Asset Management (Americas) LLC ("UBS AM Americas"). In connection with such reorganization, it is also anticipated that UBS O'Connor and UBS AM Americas will consummate a statutory merger pursuant to which UBS O'Connor will merge with and into UBS AM Americas effective on or about 1 April, 2024 (the "Merger").

Upon completion of the Merger, UBS AM Americas (doing business as UBS O'Connor) will act as Investment Manager of the Fund. UBS O'Connor will continue to operate as a distinct business unit within UBS AM Americas and the Merger is not expected to have a material impact on the day-to-day operations of UBS O'Connor as it exists today or UBS O'Connor personnel responsible for managing the Fund.

The Merger will not impact on the existing fees paid out of the assets of the Fund as set out under the 'Fees and Expenses' section of the Prospectus.

2. Non-material updates to the Prospectus

It is also proposed to update the Prospectus to include various non-material, factual updates, including:

- i. to reflect the appointment of Julie Broadbent to the Board of Directors; and
- ii. to reflect the resignation of Ian Fitzpatrick from the Board of Directors.

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3. Further Information

The directors of the Company are not required to seek shareholder approval to effect these changes. However, if you do not want to remain invested in the Fund as a result of these proposed amendments, you are entitled to contact the administrator of the Company with a redemption request in accordance with the terms of the Prospectus.

Following regulatory approval, the revised Prospectus reflecting the above changes will be available upon request.

Please note that if you act as nominee for underlying shareholders, it is your obligation to the extent required, to notify them of these changes.

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Yours sincerely

Director

For and on behalf of UBS (Irl) Investor Selection plc

The Prospectus, the PRIIPs KID (Packaged Retail and Insurance-based Investment Products Key Information Document), the Articles of Association and the annual and semi-annual reports relating to the Company may be obtained or ordered free of charge from the Paying Agent in Switzerland, UBS Switzerland AG, Bahnhofstrasse 45, 8001 Zurich and its branches in Switzerland, from the Representative in Switzerland UBS Fund Management (Switzerland) AG and from UBS Infoline (0800 899 899).

The domicile of the collective investment scheme is Ireland.

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Representative in Switzerland: UBS Fund Management (Switzerland) AG Aeschenvorstadt 1 CH-4051 Basel

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