

06 February 2025

Dear Investor,

Notification to investors

Merger proposal

For investors in the 7IM Select Adventurous Fund (a sub-fund of 7IM Opportunity Funds).

This Information Pack is important and requires your immediate attention. It contains information in relation to a proposed merger of the 7IM Select Adventurous Fund into the 7IM Adventurous Fund.

If, after reading this document, you wish to exercise your rights under it, you are requested to complete and return the enclosed voting form by email or post no later than 10.30am (UK time) on 24 February 2025.

You should consult a professional advisor if you require any assistance in assessing the options set out in this Information Pack.

Yours faithfully,



Duncan Walker

Chief Financial Officer

Seven Investment Management LLP

Authorised Corporate Director of 7IM Select Adventurous Fund

About this Information Pack

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Part A: Notification to investors

6 February 2025

In this section capitalised terms have the meanings set out in the Glossary

Proposed Merger

You are a shareholder in the 7IM Select Adventurous Fund (the “**Merging Fund**”), a sub-fund of 7IM Opportunity Funds.

We, Seven Investment Management LLP (the “**ACD**”), are writing to inform you of a proposed Merger of the Merging Fund with the 7IM Adventurous Fund (the “**Receiving Fund**”), a sub-fund of 7IM Investment Funds, how this will affect you, and the action you may need to take.

We have undertaken an assessment of the ongoing viability of the Merging Fund. Having considered a number of options, we have concluded that a merger of the Merging Fund and the Receiving Fund is in the interests of investors.

Investors in the Merging Fund will have an opportunity to vote on the proposal at an Investor Meeting, including by completing the enclosed Voting Form ahead of the Investor Meeting.

If the proposed Merger is approved by a vote of the Investors, on the Effective Date:

- Shares in the Merging Fund will be exchanged for New Shares in the Receiving Fund; and
- The Merging Fund will be closed.

Please read this Information Pack carefully - it provides full details of the proposal. If there is anything about which you are uncertain, we recommend that you consult a financial advisor.

Reasons for the proposed Merger

The Merging Fund was launched in July 2019 along with three other sub-funds. The Merging Fund sits at the high end of the risk spectrum, relative to the other three sub-funds (although please note that the 7IM Select Moderately Cautious Fund, one of the other sub-funds within this risk spectrum, is now in termination), and as such is weighted more heavily to more risky assets such as equities, and less to more defensive assets such as fixed interest.

The 7IM Select range, which the Merging Fund forms part of, was designed to be the 7IM investment vehicle of choice for clients of the 7IM Private Client Service, and has been distributed solely via this route.

Since launch, the 7IM Select range has amassed assets under management of nearly £500 million; however the majority of these are held in the Balanced and Moderately Adventurous risk profiles. The Merging Fund itself has seen relatively small volumes of investment over the last five years, having only passed £50 million in size for the first time in July 2024 and, as at the end of October 2024, it had fallen back to £47.4m in assets under management.

Following analysis from its distribution network, the ACD does not consider that there is any prospect of attracting significant new investment into the Merging Fund.

In addition, the results of the Merging Fund’s Assessment of Value in March 2023 followed up by the Assessment of Value in September 2024 led the ACD to conclude that action needed to be taken, as the small size of the Merging Fund meant its fixed costs were disproportionately high, relative to its size and also to the other funds in the 7IM Select range. As an immediate response to this, the ACD decided to subsidise these expenses, hoping for longer term growth in the Merging Fund. However, the Merging Fund continues to experience steady outflows, so the ACD has decided that the best course of action

is to merge the Merging Fund with the Receiving Fund. The only other option would be to close the Merging Fund, which the ACD does not consider to be as favourable an outcome for investors as the proposed Merger.

The ACD believes the Receiving Fund is a good merger candidate for the Merging Fund as it has a very similar investment objective and policy, and the same investment management team who operate a consistent investment approach and manage the Funds to the same risk profile. Currently the underlying portfolio holdings of the Merging Fund and the Receiving Fund are also close to identical. The relative Annual Management charges will be the same or lower, depending on the class of Shares and New Shares in question. The OCF of the Receiving Fund is anticipated to be lower. Further details about the similarities, and some differences, between the Merging Fund and the Receiving Fund are set out in Parts B and C to this document.

Details of the proposal and the Merger process

This Information Pack sets out the full terms of the proposed Merger, details of the procedure by which the Merger will be carried out and the action you should take.

Your vote counts

For the Merger to be approved, the proposal requires at least three quarters by value (75%) of the votes cast at the Investor Meeting to be in favour. So, it is important that you exercise your right to vote in relation to the proposal.

We ask that you complete and return the enclosed Voting Form. Your Voting Form must arrive no later than 10.30am (UK time) on 24 February 2025.

If you are uncertain as to how to respond to this document, you should consult a financial advisor.

If you have any queries concerning the proposed Merger, please contact our team on 0333 300 0354. Full details are provided in this Information Pack.

Part B: Details of the proposal

In this section capitalised terms have the meanings set out in the Glossary

About the Merger

Why we are proposing the Merger

Please see Part A above for the full reasons for the Merger. Rather than simply terminating the Merging Fund, which would crystallise capital gains and potentially create tax liabilities for investors, the ACD is proposing a Merger that will result in shareholders in the Merging Fund becoming instead shareholders in the Receiving Fund, a much larger fund, which is more commercially viable through better economies of scale. The Receiving Fund is a good merger candidate as it has a very similar investment objective and policy, an almost identical investment portfolio, and the same investment management team who operate a consistent investment approach. The combined fund will feature lower ongoing costs and the potential to lower them further via raising further assets.

The Merging Fund and the Receiving Fund

The Funds have similar Investment Objectives, aiming to provide capital growth.

The Investment Policy section of the Prospectus is very similar across the two Funds, with both investing mainly through actively managed funds with some use of indirect passive securities such as index tracker funds and ETFs. Both Funds are aligned in the core building blocks of the process - namely Strategic Asset Allocation (SAA) and Tactical Asset Allocation (TAA). The 7IM Select funds have the ability to employ techniques to effect the protection of capital. While at times this may be through the use of derivatives, this may also be through a number of other negatively correlated, safe haven assets such as cash and money market funds. This is not a feature of the Receiving fund, but nevertheless, for the last few years, the portfolio of underlying holdings across the Merging and Receiving Funds has been close to identical.

The SAA of both Funds is centred on the same risk profile, which defines their asset allocation.

Key differences between the Funds are described in Part C.

Seven Investment Management LLP is the authorised corporate director of both the Merging Fund and the Receiving Fund and the other parties involved in running both Funds are the same. Many of the other operational features of the Funds are the same. For example, the Funds have the same valuation point at 12 noon and the same financial year end. The AMC charged for the Share classes of the Receiving Fund is either the same as, or lower than, that charged in equivalent share classes of the Merging Fund.

The Receiving Fund has the same annual and half-yearly accounting dates as the Merging Fund. Please see page 14 for details of the income distribution dates for both the Merging Fund and the Receiving Fund.

A full comparison of the Merging Fund and the Receiving Fund is set out below at Part C, and this includes further detail on the points mentioned here.

Details of the Merger

If the Merger is approved, shareholders will receive New Shares in the Receiving Fund, in exchange for the transfer of the assets of the Merging Fund to the Receiving Fund on the terms set out in the Merger Terms. The value of your holding will not be impacted.

New Shares will be issued under the Merger as follows:

Merging Fund current Share class and type	New Share class and type to be issued in the Receiving Fund under the Merger
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Class C Income and Accumulation

Class S Income and Accumulation

Class S Accumulation

Class B Accumulation

No initial charge will be paid in respect of the issue of New Shares. If the Merger is approved by investors in the Merging Fund, shares in the Merging Fund will be deemed to have been cancelled and will cease to be of any value and the ACD will proceed to terminate the Merging Fund.

Further details of the Merger are contained in Part D.

Costs of the Merger

The costs of the Merger including the legal costs, accounting costs, the Investor Meeting and any adjourned meeting costs will be met by Seven Investment Management LLP as authorised corporate director of the Merging and Receiving Funds.

There are no transaction costs envisaged as there will be no change in the composition of the Merging Fund to prepare it for the Merger, however should any transaction costs be incurred to align the Merging Fund with the Receiving Fund in preparation for the Merger, these would also be met by Seven Investment Management LLP as authorised corporate director of the Merging Fund.

Your options

If you are an Investor at the Qualification Date, you have a right to vote on the proposal for the Merger as long as you still hold Shares in the Merging Fund on 5 February 2025. You can also exercise any of the options set out below.

Before making your choice, we recommend that you read the Key Investor Information Document (KIID) that reflects the Receiving Fund's investment objective and policy and other key information about the Receiving Fund. It is available on our website at <https://www.7im.co.uk/7im-funds/fund-documentation-performance> or is available upon request from Seven Investment Management LLP, 1 Angel Court, London EC2R 7HJ or by contacting us on 0333 300 0354. You may also wish to consider your options in consultation with a professional adviser.

Option 1: Proceed with the outcome of the vote.

If the Merger is approved, investors in the Merging Fund will receive New Shares in the Receiving Fund.

Alternatively, if the Merger is not approved, you will continue to hold your existing investment without any changes. In that case we will continue to review and assess the Merging Fund to determine the best outcome for it.

Option 2: Switch your investment to another fund.

You are entitled to switch your Shares for shares in another fund within our range, free of any charges.

You must ensure that you read the relevant KIID before switching into another fund within our range. All KIIDs are available from the literature library on our website (<https://www.7im.co.uk/7im-funds/fund-documentation-performance>) or available from the ACD.

A switch will be treated as a 'disposal' for UK tax purposes and you may be liable to capital gains tax on any gains arising from the switch of your Shares.

If you are in any doubt about your potential liability to tax, you should consult a professional adviser.

To exercise this option, please contact us on 0333 300 0354 until 12:00 noon (UK time) on 13 March 2025. Please note that instructions to switch must also be made no later than 12:00 noon (UK time) on 13 March 2025.

Option 3: Redeem (sell back) your investment.

You can redeem (sell back) your Shares.

A redemption will be treated as a 'disposal' for UK tax purposes and you may be liable to capital gains tax on any gains arising from the redemption of your Shares.

To exercise this option, please contact us on 0333 300 0354 before 12:00 noon (UK time) on 13 March 2025. Please note that instructions to redeem must also be made no later than 12:00 noon (UK time) on 13 March 2025.

The Investor Meeting and voting at it

We invite Investors to vote on the proposed Merger by completing a Voting Form. At least three quarters by value (75%) of the votes made by Investors in the Merging Fund must approve the Merger for it to take place. If the proposal is approved, the Merger will take place on the Effective Date, and it will bind all Investors at that time whether or not they voted in favour of it, or voted at all.

Attachment 1 to this Information Pack is the formal Meeting Notice. The Meeting Notice sets out the wording of the proposal that Investors will vote on at the Investor Meeting (also known as a 'resolution').

As an Investor, you have a right to vote. To vote you do not need to attend the Investor Meeting - you can vote through an appointed representative (a 'proxy') who you instruct (which can include the Meeting's chairperson) by completing the Voting Form in Attachment 2 below. If the Merger is approved by 75% of the votes cast at the Investor Meeting, the Merger will take place on 14 March 2025.

The minimum number of participants for the Investor Meeting is two Investors, which can include Investors represented by a proxy (this minimum number of participants is known as the 'quorum'). At the time of the Investor Meeting, the ACD will exclude anyone it knows no longer holds Shares from voting or counting in the quorum.

Details of the outcome of the Investor Meeting will be available on our website at <https://www.7im.co.uk/7im-funds/fund-communications> shortly after the Investor Meeting. Minutes of the Investor Meeting will also be published on our website within five business days.

If the Merger goes ahead

The Merger will be governed by the detailed Merger Terms in Part D.

If the proposal is approved, on 14 March 2025 all of the property of the Merging Fund will be transferred to the Receiving Fund and the ACD will issue New Shares in place of any Shares in the Merging Fund. Please see Part C for information on the class of shares to be issued if the Merger proceeds.

If the Merger proceeds, you will become an investor in the Receiving Fund and we will take steps to terminate the empty Merging Fund.

Dealings in Shares in the Merging Fund

In order to facilitate the Merger, dealings in the Merging Fund will be suspended from 12 noon on 13 March 2025. We will continue to process requests to buy, sell, switch or convert Shares in the Merging Fund in the normal way until 12 noon on 13 March 2025. Any requests received after this point will not be accepted. If the Merger proceeds, investors will need to submit any such requests in respect of New Shares in the Receiving Fund which will be dealt with from the first valuation point of the Receiving Fund after the Merger, which is expected to be 12 noon on 17 March 2025.

The ACD will notify investors of their new holding in the Receiving Fund within 14 days of the Effective Date. You may deal in your New Shares before you receive the letter of notification confirming the allocation of New Shares to you.

Treatment of income

The Merging Fund's investments generate income and the Shares in the Merging Fund have an entitlement to a share of this income.

Income shares

If you hold 'income shares' (sometimes labelled 'inc') you are paid the distributable income attributed to such shares at relevant interim and/or annual allocation dates.

Accumulation shares

If you hold 'accumulation shares' (sometimes labelled 'acc'), this income is reflected in the value of your Shares.

To make it easier to organise the Merger, we will introduce an additional accounting date for the Merging Fund ending at 12.01 p.m. (UK time) on the Effective Date. This will allow us to allocate any income that has built up between the start of the accounting period and the Effective Date.

Income shares

This income will be paid to you as soon as reasonably practicable after the Effective Date and in any event within two months of the Effective Date.

Accumulation shares

This income will be reflected in the value of the New Shares you receive under the Merger.

Taxation

We would remind investors that the ACD is not responsible or liable for any personal tax which arises in relation to Investors' dealings in Shares in the Merging Fund, including in respect of the Merger.

UK Investors

This is a summary of our understanding of the current UK legislation and 'HM Revenue & Customs' practice relevant to UK resident investors regarding the issue of New Shares in relation to the Merger proposal. It may be subject to change.

We do not expect a difference in the tax treatment of your Shares in the Merging Fund and the New Shares in the Receiving Fund.

Based on our understanding of the tax legislation and confirmations sought from UK tax authorities, the Merger should not involve a 'disposal' of your Shares in the Merging Fund for capital gains tax purposes, whatever the size of your investment. New Shares issued to you under the Merger, should have the same acquisition cost and acquisition date for capital gains tax purposes as your Shares in the Merging Fund.

We do not expect UK stamp duty reserve tax or stamp duty or equivalent overseas taxes to be payable in respect of the transfer of the property of the Merging Fund to the Receiving Fund under the Merger. If any such equivalent overseas taxes are payable, they will be paid by the ACD.

Any redemption or switch is likely to be treated as a 'disposal' of your Shares in the Merging Fund for tax purposes and may give rise to capital gains tax on any gains arising from the redemption or switch of your Shares in the Receiving Fund.

If you are in any doubt about your potential liability to tax, you should consult a professional adviser.

Non-UK Investors

The tax consequences of the Merger may vary depending on the law and regulations of your country of residence, citizenship or domicile.

If you are in any doubt about your potential liability to tax, you should consult a professional advisor.

Other information available to you

The following documents are all available on the ACD's website at <https://www.7im.co.uk/7im-funds/fund-documentation-performance>:

1. the current prospectus of the Merging Fund and the Receiving Fund;
2. the key investor information document (KIID) relating to the Merging Fund and the Receiving Fund; and
3. the latest report and accounts for the Merging Fund and the Receiving Fund.

The following documents are available for inspection during normal business hours at the offices of the ACD or available by post upon request (please contact us on 0333 300 0354) until the date of the Merger:

1. confirmation letter from the Financial Conduct Authority to the ACD's external legal advisers, Eversheds Sutherland (International) LLP;
2. confirmation letter from HM Revenue and Customs to the ACD's external legal advisers, Eversheds Sutherland (International) LLP; and
3. the instrument of incorporation of the Merging Fund and the Receiving Fund.

Summary of the key milestones (UK time, unless stated otherwise)

5 February 2025	The date at which a person must hold Shares in order to be eligible to vote (i.e. to qualify as an 'Investor', also known as the "Qualification Date")
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10:30am on 24 February 2025	The date by which we must receive your completed Voting Form
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10:30am on 26 February 2025	Investor Meeting
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26 February 2025	Outcome of the Investor Meeting published on the ACD's website
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Additionally, if the Merger is approved by Investors:

12 noon on 13 March 2025	The last point for dealing in your Shares in the Merging Fund
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12:01 p.m. on 14 March 2025	End of interim accounting period in the Merging Fund
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12:01 p.m. on 14 March 2025	Valuations used for the purpose of the Merger
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12:02 p.m. on 14 March 2025	The point at which the Merger is effective
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9:00am on 17 March 2025	The point at which dealing in the New Shares becomes available
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Part C: Comparison of the Merging Fund and the Receiving Fund

In this section capitalised terms have the meanings set out in the Glossary

The following tables identify aspects of the Receiving Fund that differ from the Merging Fund. Further information in relation to the Receiving Fund is also contained in the enclosed copy of its KIID.

Investment management

Below we have set out a comparison of various investment management characteristics of the Merging Fund and the Receiving Fund. This includes a comparison of the investment objectives and policies.

	The Merging Fund	The Receiving Fund
	7IM Select Adventurous Fund , a sub-fund of 7IM Opportunity Funds	7IM Adventurous Fund , a sub-fund of 7IM Investment Funds
Fund launch date	July 2019	December 2003
Type of Fund	UK UCITS	UK UCITS
Fund size	£48,768,767.15 as at 31 December 2024	£136,360,190.86 as at 31 December 2024
Portfolio managers	Seven Investment Management LLP	Seven Investment Management LLP
Investment objective	7IM Select Adventurous Fund aims to provide capital growth over the medium to longer term (5 years or more) (see the investment strategy section below).	7IM Adventurous Fund aims to provide capital growth (see the investment strategy section below).
Investment policy	<p>7IM Select Adventurous Fund invests at least 80% of its assets in other funds managed both by the Manager and by selected third party managers, including open-ended and closed-ended funds and exchange traded funds (ETFs), other transferable securities such as warrants and structured products and also money market funds and money market instruments used for liquidity management as cover for investment in futures contracts.</p> <p>Up to 20% of the Sub-Fund will usually be invested in assets such as cash and deposits, and may also include the use of money market funds and money market instruments</p>	<p>The 7IM Adventurous Fund invests at least 80% of its assets in other funds managed both by the Manager and by selected third party managers, including open-ended and closed-ended funds and exchange traded funds (ETFs), and other transferable securities including fixed income, equities, warrants and structured products. This exposure may also be achieved through the use of futures contracts which require cover to be held (typically in the form of money market funds and money market instruments).</p> <p>Up to 20% of the Sub-Fund will be invested in assets such as cash, and deposits, and may also include the</p>

for more general liquidity purposes. This is additional to the holding of such assets as cover for futures contracts as noted above.

The Sub-Fund's underlying investments will be focused on assets with scope for capital growth including equities.

The Sub-Fund will invest in derivatives for efficient portfolio management (EPM) (i.e. to reduce risk or cost and, or to generate extra income) as well as for investment purposes.

In extraordinary market conditions, it may not be appropriate for the Sub-Fund to be invested in funds and other assets as noted above and the Sub-Fund may temporarily invest up to 100% of its total assets in deposits, cash, near cash, treasury bills, government bonds or short-term money market instruments. Examples of extraordinary market conditions include periods of heightened volatility caused by a sudden economic downturn or events such as political unrest, war or bankruptcy of large financial institutions.

use of money market funds and money market instruments, for more general liquidity purposes. This is additional to the holding of such assets as cover for futures contracts as noted above.

Investment will be more focussed on growth generating assets such as equities.

The Sub-Fund will invest in derivatives for efficient portfolio management (EPM) (i.e. to reduce risk or cost and, or to generate extra income) as well as for investment purposes.

In extraordinary market conditions (such as political unrest economic instability, war, the bankruptcy of large financial institutions or closure of a relevant market(s)), it may not be appropriate for the Sub-Fund to be invested in funds and other assets as noted above and the Sub-Fund may temporarily invest up to 100% of its total assets in deposits, cash, near cash, treasury bills, government bonds or short-term money market instruments. Examples of extraordinary market conditions include periods of heightened volatility caused by a sudden economic downturn or events such as political unrest, war or bankruptcy of large financial institutions.

Investment Strategy:

As with other funds in the 7IM Select range of funds, the Sub-Fund will invest in a more select, smaller number of investments compared to other funds in the 7IM range. The 7IM Select funds range is made up of four funds with different risk profiles. The Sub-Fund is at the highest end of the risk spectrum, preceded by the 7IM Moderately Adventurous Fund, the 7IM Select Balanced Fund and the 7IM Select Moderately Cautious Fund.

The Sub-Fund aims to protect capital in falling markets. The Sub-Fund will make use of derivatives to help achieve this but will also at times invest in assets that are negatively correlated, to other assets into which the Sub-Fund invests during periods

The starting point for the Manager's investment process is identifying the best mix of asset classes to create a strategic asset allocation ("SAA") customised for each 7IM risk profile. In creating the SAA, factors including expected risk and return are assessed by reference to quantitative and qualitative criteria, while the interaction between asset classes is also taken into account.

The ever-changing nature of financial markets dictates that there are opportunities to enhance return and reduce volatility on a tactical basis. As a result, 7IM's investment process also makes use of tactical asset allocation ("TAA") which results in temporary and measured departures from the SAA. Any tactical changes

	of market distress (including a number of safe haven assets such as currencies). This will reduce the effects of falling markets on the aggregate value of the Sub-Fund.	are carefully monitored by 7IM's risk team. The Sub-Fund's portfolio of assets is constructed by holding a blend of funds and direct investments. The funds are selected using our own expertise and can either be passively invested, where their objective is to closely track a pre-determined index, or actively managed whereby the fund manager will use their own expertise in selecting particular assets for their fund.
Synthetic Risk and Reward Indicator (SRR)	5, and volatility measured as medium to average.	5, and volatility measured as medium to average.
Comparator benchmark	The Sub-Fund's performance may be compared to the ARC Sterling Equity Risk PCI which has been chosen because it is representative of the Sub-Fund's risk profile and the type of assets in which it invests. It is therefore an appropriate comparator for the Sub-Fund's performance.	The Sub-Fund's performance may be compared to the: IA Flexible Investment Shares Each has been chosen as being representative of the Sub-Fund's agreed risk profile and the type of assets in which it invests. They are therefore appropriate comparators for the Sub-Fund's performance.
Performance fee	No.	No.
Investment Association sector	Unclassified.	Flexible Investment Shares.
Frequency of distributions	31 July (final) 31 January (interim)	31 July (final) 31 January (interim)

Both the Merging and the Receiving Fund take the AMC, third party fees (such as administration and custody fees) and other operating costs from income and both Funds take portfolio transaction costs (such as SDRT and broker commissions) from capital.

Difference in Strategy and Comparator Benchmarks

The 7IM Select range of funds discloses that it may in theory employ techniques to effect the protection of capital, although while at times this may be through the use of derivatives, this may also be through a number of other negatively correlated, safe haven assets such as cash and money market funds. In practice, for the last few years the portfolio of underlying holdings across the Merging and Receiving Funds has been close to identical. The Merging Fund has held fewer instruments since inception and the use of downside protection strategies helped the Merging Fund during the calendar year of 2022 reduce losses by c.1.3% relative to the Receiving Fund. However, since the end of 2021 interest rates have risen substantially and this normalisation of interest rates, which we have not seen since prior to the Global Financial Crisis, has led to more of a convergence between the strategies of the Merging and the Receiving Funds.

The Merging and Receiving Funds also have different Comparator Benchmarks as indicated in the table above. The Merging Fund uses the ARC Sterling Equity Risk PCI and the Receiving Fund uses the IA Flexible Investment Shares, however the Receiving Fund is also classified in the same ARC sector

as the Merging Fund (although this is not published in the prospectus of the Receiving Fund) and investors may therefore use it as a comparator.

Analysis of past performance and volatility

The performance and volatility of the two Funds has been very similar over the last three years. This aligns with the fact that as stated previously, the portfolio of underlying holdings across the two Funds has been close to identical during this time.

Share classes

In the table below, we have set out the various Shares in issue in the Merging Fund and the corresponding New Shares in the Receiving Fund that will be issued to Investors in that class if the Merger proceeds.

Merging Fund Share Classes	ISIN	AMC (%)	Receiving Fund Share Classes	ISIN	AMC (%)
7IM Select Adventurous C Acc	GB00BJ0C8L56	0.75	7IM Adventurous S Acc	GB00BJBPWP55	0.65
7IM Select Adventurous C Inc	GB00BJ0C8K40	0.75	7M Adventurous S Inc	GB00BJBPWQ62	0.65
7IM Select Adventurous S Acc	GB00BJ0C8N70	0.50	7IM Adventurous B Acc	GB0033957472	0.50

Any eligibility criteria that are more stringent in the Receiving Fund (as shown below) will be waived for New Shares issued under the Merger.

Merging Fund

Investment minima:	Class C	Class S
Lump sum:	£1,000	£10,000,000
Holding:	£1,000	£1,000
Top-up:	£1,000	N/A
Regular Savings Plan:	£100	N/A
Redemption:	N/A provided minimum holding maintained	N/A provided minimum holding maintained

Receiving Fund

Investment minima:	Class B	Class C	Class D	Class S	Class X*
Lump sum:	£500,000	£1,000	£1,000	£10,000,000	£10,000,000
Holding:	£1,000	£1,000	£1,000	£1,000	£1,000
Top-up:	N/A	N/A	N/A	N/A	N/A
Regular Savings Plan:	N/A	£100	£100**	N/A	N/A
Redemption:	N/A provided minimum holding maintained	N/A provided minimum holding maintained	N/A provided minimum holding maintained	N/A provided minimum holding maintained	N/A provided minimum holding maintained

*Only with contractual agreement with the Manager

** Regular Savings Plan is now closed to new investors.

Other features

For completeness we have set out a few final comparisons between the Merging Fund and the Receiving Fund.

	The Merging Fund	The Receiving Fund
Legal vehicle (umbrella)	7IM Opportunity Funds	7IM Investment Funds
Fund reference currency	GBP	GBP
Fund valuation point	12 noon daily	12 noon daily
Financial year end	31 May	31 May

Part D: Merger Terms

6 February 2025

In this section capitalised terms have the meanings set out in the Glossary

The following section sets out the legal process for the Merger.

1. Definitions and interpretation

- 1.1. References to paragraphs are to paragraphs of these Merger Terms.
- 1.2. The Glossary is deemed to form part of these Merger Terms.
- 1.3. If there is any conflict between these Merger Terms and the Merging Fund's constitutional document, then the constitutional document will prevail.

2. Approval of Investors

- 2.1. The Merger will only take place if the Merger itself, and these Merger Terms, are approved by an extraordinary resolution of Investors.
- 2.2. If the extraordinary resolution referred to at 2.1 is passed, the Merger will be binding on all Investors (whether or not they voted in favour of it, or voted at all) and the Merger Terms will be carried out as set out in the following paragraphs.

3. Effective Date

- 3.1. If approved by Investors, the ACD intends for the Merger to become effective on the Effective Date of 14 March 2025.

4. Type of merger

- 4.1. The Merger is a scheme of arrangement within the meaning of Chapter 7.6 of COLL.

5. Last dealings in the Merging Fund

- 5.1. The last dealing in Shares in the Merging Fund will be at 12 noon on 13 March 2025.
- 5.2. Any dealing instructions received after 12 noon on 13 March 2025 will not be accepted. If the Merger proceeds, investors will need to submit any such requests in respect of New Shares in the Receiving Fund which will be dealt with from the first valuation point of the Receiving Fund after the Merger, which is expected to be 12 noon on 13 March 2025.

6. Income allocation and distribution arrangements

- 6.1. The additional interim accounting period of the Merging Fund will end at 12:01 p.m. on the Effective Date.
- 6.2. All income (actual or estimated) that has accrued in the interim accounting period and is:
 - 6.2.1. available for allocation in relation to accumulation Shares, will be transferred to the capital account of the Merging Fund, allocated to the accumulation Shares, and reflected in the value of those Shares (and used to calculate the number of the New Shares in the Receiving Fund under the Merger).
 - 6.2.2. available for distribution in relation to income Shares, will be allocated to the income Shares, transferred to the distribution account, and, within two months, distributed to Investors.
- 6.3. Any interest earned on income while held by Northern Trust as the depositary of the Merging Fund, will be treated as the property of the Merging Fund but will not increase the number of New Shares to be issued in the Receiving Fund under the Merger.

7. Calculation of the Merging Fund Value and the Receiving Fund Value

- 7.1. The Merging Fund Value and the Receiving Fund Value will be calculated as at 12:01 p.m. on the Effective Date (as additional valuations for the purposes of the Merger).
- 7.2. The Merging Fund Value and the Receiving Fund Value will be used to calculate the number of New Shares of the appropriate class to be issued to each Investor in the Merging Fund under paragraphs 8 and 9.

8. Transfer of property from the Merging Fund to the Receiving Fund and issue of New Shares

- 8.1. The ACD will, in consultation with Northern Trust, calculate an amount necessary to meet the actual and contingent liabilities of the Merging Fund after the Merger (the Retained Amount). The Retained Amount is to be retained by Northern Trust as Depositary of the Merging Fund for the purposes of discharging those liabilities.
- 8.2. The property of the Merging Fund will become part of the property of the Receiving Fund in exchange and in full payment for the issue of New Shares. Northern Trust will cease to hold the property of the Merging Fund (less the Retained Amount) as attributable to the Merging Fund and will hold the property as attributable to the Receiving Fund and Northern Trust will ensure that any necessary transfers or re-designations are carried out.
- 8.3. The ACD will arrange New Shares to be issued to Investors (who are registered as holding Shares in the Merging Fund on the Effective Date) free of any initial charge. The type of New Shares to be issued is detailed in the Information Pack.
- 8.4. All Shares in the Merging Fund will be deemed to be cancelled and will cease to be of any value as at 12:02 p.m. on the Effective Date.
- 8.5. Investors will be treated as exchanging their Shares in the Merging Fund for New Shares in the Receiving Fund.

9. Basis for the issue of New Shares

- 9.1. The price of New Shares of the appropriate class in the Receiving Fund to be issued under the terms of this Scheme will be the price based on the Receiving Fund Value as at 12:01 p.m. on the Effective Date.
- 9.2. New Shares of the appropriate class and type will be issued to each Shareholder invested in the Merging Fund in proportion to that Shareholder's individual entitlement to the Merging Fund Value as at 12:01 p.m. on the Effective Date.
- 9.3. The full formula used in calculating a Shareholder's entitlement to New Shares in the Receiving Fund is available on request.
- 9.4. The number of New Shares in the Receiving Fund to be issued to each Shareholder will (if necessary) be rounded up to the nearest fraction at the expense of the ACD (which will, as soon as practicable or at least within four business days of the Effective Date, accordingly, pay into the Receiving Fund an amount equal to the value of the additional shares issued as a result of the rounding up).

10. Notification of the New Shares issued under these Merger Terms

- 10.1. Certificates will not be issued in respect of New Shares.
- 10.2. The ACD intends to notify each Investor (or, in the case of joint holders, the first named holder on the register) of the number and class of New Shares in the Receiving Fund issued to that Investor within 14 days following the Effective Date.
- 10.3. Transfers or redemptions of New Shares in the Receiving Fund issued under these Merger Terms may be carried out from the next business day after the Effective Date.

11. Termination of the Merging Fund

- 11.1. After the Merger has taken place, the ACD will make arrangements to terminate the Merging Fund.
- 11.2. The Retained Amount (which will be made up of cash and other assets, if necessary) and any income arising on it, will be used by Northern Trust to pay any outstanding liabilities of the Merging Fund in accordance with the directions and instructions of the ACD and the provisions of the instrument of incorporation and the Prospectus of the Merging Fund and any applicable laws or regulations.
- 11.3. If, on the completion of the termination of the Merging Fund, there are any surplus monies remaining in the Merging Fund, they, together with any income that has arisen, will be transferred to the Receiving Fund. No further issue of shares in the Receiving Fund will be made as a result. Northern Trust will cease to hold the Retained Amount in its capacity as depositary of the Merging Fund and will make any transfers and re-designations as the ACD may direct or instruct.
- 11.4. If the Retained Amount is insufficient to discharge all the liabilities of the Merging Fund, Northern Trust will pay the amount of the shortfall out of the scheme property attributable to the Receiving Fund in accordance with the directions and/or instructions of the ACD and the Regulations.
- 11.5. On completion of the termination of the Merging Fund, Northern Trust and the ACD will be discharged from all their obligations and liabilities in respect of the Merging Fund, except those arising from a breach of duty before that time. Termination accounts in respect of the Merging Fund will be drawn up and will be made available to Investors on request.
- 11.6. If, after the completion of the termination of the Merging Fund, contingent assets arise that were not recognised (or were only partly recognised by the ACD and Northern Trust at the time of the Effective Date), those assets will be transferred to the Receiving Fund less any costs that the ACD or Northern Trust might incur in securing these assets for the Merging Fund.

12. Costs, charges and expenses

- 12.1. Up to the Effective Date, the ACD will continue to receive their usual fees and expenses out of the property of the Merging Fund for being the manager of the Merging Fund. Northern Trust will also be entitled to expenses properly incurred in connection with carrying out its responsibilities under these Merger Terms.
- 12.2. Save for where expressly stated otherwise, Seven Investment Management LLP, as authorised corporate director of the Merging Fund, will bear the costs of preparing and implementing the Merger under these Merger Terms.

13. The ACD and Northern Trust to rely on register

- 13.1. The ACD and Northern Trust are entitled to assume that all information contained in the register of Investors of the Merging Fund on the Effective Date is correct, and will use that information to calculate the number of New Shares in the Receiving Fund to be issued and registered under these Merger Terms.
- 13.2. The ACD may act and rely on any certificate, opinion, evidence or information provided to it by its professional advisers or by the auditors of the Merging Fund in connection with these Merger Terms and will not be liable or responsible for any resulting loss.

14. Alterations to these Merger Terms

- 14.1. These Merger Terms may be amended by the ACD with the consent of Northern Trust.

15. Governing law

- 15.1. These Merger Terms are governed by and will be construed in accordance with the laws of England and Wales.

Part E: Glossary

6 February 2025

“Act”	the Financial Services and Markets Act 2000, and all instruments, rules, regulations and guidance made thereunder, as such may be amended or re-enacted from time to time
“COLL”	the Collective Investment Schemes Sourcebook which forms part of the FCA Handbook of Rules and Guidance (as amended)
“Effective Date”	14 March 2025
“Investor”	each person who holds Shares in the Merging Fund (as at 5 February 2025) and who, for the purposes of the Merger Terms only, remains a shareholder until the Effective Date
“Information Pack”	this document (the merger proposal information pack)
“Investor Meeting”	the extraordinary general meeting of Investors described in the Meeting Notice
“Meeting Notice”	the meeting notice labelled “Attachment 1” to the Information Pack, calling attention to the extraordinary general meeting of Investors on 26 February 2025 (the Investor Meeting)
“Merger”	the scheme of arrangement under which property of the Merging Fund is transferred to the Receiving Fund in exchange for an issue of New Shares in the Receiving Fund
“Merger Terms”	the technical and legal terms governing the Merger set out in Part D
“Merging Fund”	7IM Select Adventurous Fund, which is a sub-fund of 7IM Opportunity Funds
“Merging Fund Value”	the value of the property of the Merging Fund calculated in accordance with its instrument of incorporation as at 12:01 p.m. on the Effective Date
“New Shares”	shares in the Receiving Fund issued under the Merger
“Northern Trust”	Northern Trust Investor Services Limited: (a) as depositary of the Merging Fund; or (b) as depositary of the Receiving Fund, as the context requires
“OEIC Regulations”	the Open-Ended Investment Companies Regulations 2001 (as amended)
“Qualification Date”	5 February 2025, being the date on which a person must hold Shares in order to be eligible to vote
“Receiving Fund”	7IM Adventurous Fund, which is a sub-fund of 7IM Investment Funds
“Receiving Fund Value”	the value of the property of the Receiving Fund calculated in accordance with its instrument of incorporation as at 12:01 p.m. on the Effective Date

“the Regulations”	the Act, the OEIC Regulations and COLL
“Shares”	shares in the Merging Fund
UK UCITS	an undertaking for collective investment in transferable securities under the Regulations
“Voting Form”	the voting form included as Attachment 2.

Attachment 1:

Notice of the Investor Meeting

In this section capitalised terms have the meanings set out in the Glossary

Notice of an extraordinary general meeting of shareholders in the 7IM Select Adventurous Fund

This document notifies you that Seven Investment Management LLP will hold an extraordinary general meeting of the shareholders of the 7IM Select Adventurous Fund, a sub-fund of 7IM Opportunity Funds, at 1 Angel Court, London EC3R 7HJ on 26 February 2025 at 10:30am (UK time). The purpose of the meeting is to consider the extraordinary resolution below and, if shareholders agree, to pass it.

Extraordinary resolution:

THAT, the scheme of arrangement (the 'Merger') between the 7IM Select Adventurous Fund, a sub-fund of the 7IM Opportunity Fund, and 7IM Adventurous Fund, a sub-fund of 7IM Investment Funds, the terms of which are set out in the 'Information Pack' dated 6 February 2025, is hereby approved and that Seven Investment Management LLP (as authorised corporate director of 7IM Select Adventurous Fund) is instructed, and Northern Trust (as depositary of 7IM Select Adventurous Fund) is authorised, to implement the Merger in accordance with its terms.



Seven Investment Management LLP

As authorised corporate director of 7IM Select Adventurous Fund, a sub-fund of 7IM Opportunity Funds

Issued on 6 February 2025

PLEASE NOTE: shareholders may appoint the chairperson of the Investor Meeting as a proxy or may attend the Investor Meeting in person should they wish to do so.

Notes:

1. A shareholder who is entitled to attend and vote at the extraordinary general meeting can appoint someone to attend the meeting as their representative and vote instead of them (a proxy). The proxy does not need to be shareholder.

PLEASE NOTE: shareholders may appoint the chairperson of the Investor Meeting as a proxy or may attend the Investor Meeting in person should they wish to do so.

2. A form of proxy (labelled '**Voting Form**') is attached and shareholders are requested to complete and return it in the reply paid envelope so that it arrives via email to fundscompliance@7im.co.uk or by post to Seven Investment Management LLP, Angel Court, London EC2R 7HJ not less than 48 hours before the time appointed for the holding of the meeting. Forms of proxy will only be valid if properly and fully completed in accordance with the instructions on the form and accompanying notes.
3. In the case of joint shareholders, the vote of a senior shareholder who tenders a vote (whether at the meeting or by proxy) will be accepted to the exclusion of the votes of the other joint shareholders and for this purpose seniority will be determined by the order in which the names stand in the register of shareholders.
4. The minimum number of participants (quorum) for a meeting of shareholders is any two shareholders attending the meeting, or represented by proxy. If no quorum is present, the meeting will be adjourned to a date and time at least 7 days later. The quorum at an adjourned meeting is one Shareholder present in person or by proxy.
5. Northern Trust has appointed Liz Paradine, or, if unavailable, a duly authorised representative of Seven Investment Management LLP, as authorised corporate director of 7IM Select Adventurous Fund, to be chairperson for the Investor Meeting. In the event of (i) a tied vote at the Investor Meeting; or (ii) the Investor Meeting being duly convened with a quorum present but at which no investors vote, the chairperson will be entitled to a casting vote. It is expected that any such casting vote would be exercised in favour of the resolution.
6. A shareholder entitled to more than one vote does not have to use any or all of their votes or cast all of their votes in the same way.
7. The majority required for the passing of the extraordinary resolution is 75 percent or more (weighted by investment value) of the total of votes cast (whether for or against the resolution).
8. At the meeting, the vote will be taken by poll. On a poll, each Share's voting rights is determined by that Share's price in relation to the total price of all Shares.
9. If a shareholder wishes to propose a motion to adjourn during the course of the Meeting, this should be brought to our attention when returning the Form of Proxy.
10. The ACD may, if necessary, postpone or cancel the extraordinary general meeting. If this becomes necessary, the ACD will take steps to inform shareholders as relevant.
11. The quorum at any adjourned meeting is one or more shareholders present in person or by proxy, whatever their number and the number and the value of Shares held by them. Any Forms of Proxy returned as required for the Investor Meeting will remain valid, unless otherwise instructed, for any adjourned meeting.

Attachment 2: Voting form

Please read the notes on the following page.

This voting form (or form of proxy) is for use at the meeting of shareholders of the 7IM Select Adventurous Fund, a sub-fund of 7IM Opportunity Funds, to be held at 1 Angel Court, London EC2R 7HJ on 26 February 2025 at 10:30 am (UK time).

Before filling in this form read the 'Information Pack' dated 6 February 2025 and the notes on the next page.

Name and Address(s) (See Note 6)

Your proxy

Tick the appropriate box to indicate how your representative (proxy) should vote in respect of the resolution.

In respect of the resolution set out in the Meeting Notice, I direct my representative (proxy) to vote as follows (see Notes 2 and 3).

For the resolution

Against the resolution

Account Number

Please complete and return this voting form to us by 10:30 am (UK time) on 24 February 2025 via email to fundscompliance@7im.co.uk or by post to Seven Investment Management LLP, 1 Angel Court, London EC2R 7HJ.

Your proxy

Tick the appropriate box to choose your representative (proxy) for the meeting and at any adjournments of it (see Note 1):

The meeting chairperson (default)

The person named below

Representative's name and address

Date

Notes:

To participate in the Merger, this Voting Form must be properly completed and received no later than 10:30am (UK time) on 24 February 2025. If you do not return this form (or do not complete it properly), your representative (proxy) will not be able to vote on your behalf, and your vote may not count.

Please return the form via email to fundscompliance@7im.co.uk or by post to Seven Investment Management LLP, 1 Angel Court, London EC2R 7HJ.

1. Please indicate whether you wish to appoint the meeting chairperson or another person as your representative (proxy) for the Investor Meeting. The person you choose does not need to be a shareholder but must attend the Investor Meeting to represent you. If you do not make a selection, by default the chairperson will be appointed as your proxy.

PLEASE NOTE: shareholders may appoint the chairperson of the Investor Meeting as a proxy or may attend the Investor Meeting in person should they wish to do so.

2. Please indicate how you wish to vote in relation to the resolution. If this form is signed and returned without instructions for voting, the representative (proxy) is able to vote or abstain from voting as they see fit. The chairperson may also exercise discretion in the event that an additional motion is proposed during the course of the Investor Meeting/a motion to adjourn the Investor Meeting is received.
3. Voting on the resolution will be by a 'poll' and your rights to vote relate to the value your Shares bear in proportion to all of the Shares in issue. You do not have to use all of your voting rights or vote them all in the same way.
4. If this Voting Form is signed under an authority, we can only validate it if you provide the authority (or a notarially certified copy of it) by post to Seven Investment Management LLP, 1 Angel Court, London EC2R 7HJ.
5. A body corporate (such as a company) must execute this Voting Form under seal or have it signed by an officer (who is authorised in writing to sign it).
6. In the case of joint shareholders, please ensure that all signatures and all names and addresses are included in the Voting Form.
7. Use of this Voting Form does not prevent a shareholder from attending the Investor Meeting and voting. However, in all other cases, a Voting Form may be revoked only with the consent of the ACD.