## **Neuberger Berman Investment Funds PLC**

32 Molesworth Street
Dublin 2
Ireland

(an umbrella fund with segregated liability between sub-funds)

The Directors of the Company (the "Directors") accept full responsibility for the accuracy of the information contained in this circular and confirm, having made all reasonable enquiries that, to the best of their knowledge and belief, there are no other facts, the omission of which would make any statement misleading.

This circular is important and requires your immediate attention. If you are in doubt as to the action to be taken, you should seek advice from your stockbroker, bank manager, solicitor, accountant, tax adviser or other independent financial adviser. If you have sold or transferred all of your Shares, please pass this circular at once to the purchaser or transferee or to the stockbroker, bank or other agent through whom the sale or transfer was effected, for transmission to the purchaser or transferee as soon as possible.

This circular has not been reviewed by the Central Bank of Ireland (the "Central Bank") and it is possible that changes thereto may be necessary to meet the Central Bank's requirements. The Directors are of the opinion that there is nothing contained in this circular nor in the proposals detailed herein that conflicts with the applicable regulations or the guidance issued by the Central Bank.

8 September 2025

Dear Shareholder,

# ANNUAL GENERAL MEETING OF NEUBERGER BERMAN INVESTMENT FUNDS PLC (THE "COMPANY")

We are writing to you in your capacity as a Shareholder of the Company. The purpose of this circular is to convene the Annual General Meeting (the "**AGM**") of the Company.

The matters to be addressed at the AGM are as follows:

## **Ordinary Business**

- 1. To read the notice convening the AGM,
- 2. To consider the report of the Directors and the Company's statutory financial statements for the period ended 31 December 2024, together with the report of the Company's auditor thereon and review the Company's affairs\*,
- 3. To re-appoint Ernst & Young as auditor of the Company to hold office until the conclusion of the next general meeting at which the statutory financial statements are laid before the Company and to authorise the Directors to agree the remuneration of the auditor, and
- 4. To transact any other ordinary business of the Company.
- \* Please be advised that the Company's audited financial statements for the year ended 31 December 2024 were circulated on 24 April 2025. Should you require an additional copy of the audited financial statements, please contact Brown Brothers Harriman by email at <a href="mailto:neuberger.ta@bbh.com">neuberger.ta@bbh.com</a>.

### 1 Ordinary Business

In accordance with the Memorandum and Articles of Association of the Company (the "**M&A**") and Irish company law, the Company must convene an AGM each year to consider and transact certain specific items of ordinary business, being the receipt and consideration of the directors' report and the Company's financial statements, with the auditor's report thereon, for the last accounting period, being the year ended 31 December 2024. The AGM will also consider the re-appointment of the Company's auditor and the authorisation of the Directors to fix the auditor's remuneration.

#### 2 Procedure

If the resolutions are passed by the requisite majority, they will be binding on all Shareholders irrespective of how (or whether) they voted. The quorum for the AGM is two Shareholders present either in person or by proxy. If within half an hour of the time appointed for a meeting a quorum is not present, the meeting will be adjourned to the same day in the next week, being 7 October 2025, at the same time and place or to such other time and place as the Directors may determine.

A proxy form to enable you to vote at the AGM is enclosed with this circular at Appendix I to the notice of the AGM. Please read the notes printed on the form, which will assist you in its completion and return. To be valid, your form of proxy must be received not later than forty-eight hours before the time appointed for the AGM. You may attend and vote at the AGM even if you have appointed a proxy but, in such circumstances, the proxy is not entitled to vote. If you are a corporate entity, you may wish to appoint a representative to attend and vote at the AGM on your behalf and a form of Letter of Representation is attached as Appendix II to the Notice of the AGM for this purpose.

#### 3 Recommendation

The Directors are of the opinion that the resolutions are in the best interests of Shareholders as a whole and recommend that you vote in favour of the resolutions set out in the notice of the AGM.

Should you have any queries in relation to this matter, do not hesitate to contact your sales representative, or contact Neuberger Berman's client services team at Funds\_CSEurope@nb.com or +44 (0)203 214 9096.

Yours sincerely

Director

**Neuberger Berman Investment Funds PLC** 

# NEUBERGER BERMAN INVESTMENT FUNDS PLC (THE "COMPANY")

#### **REGISTERED OFFICE**

32 Molesworth Street
Dublin 2
Ireland

#### **AGM NOTICE**

**NOTICE IS HEREBY GIVEN** that the annual general meeting of the Company (the "**AGM**") will be held at 32 Molesworth Street, Dublin 2, Ireland, on 30 September 2025, at 10.00am (Irish time) for the transaction of the following business:

- 1. To read the notice convening the AGM.
- 2. To consider the report of the Company's directors and the Company's statutory financial statements for the year ended 31 December 2024, together with the report of the Company's auditor thereon\* and to review the Company's affairs.
- 3. To re-appoint Ernst & Young as the auditor of the Company (the "Auditor") to hold office until the conclusion of the next general meeting at which the statutory financial statements are laid before the Company and to authorise the directors of the Company to agree the remuneration of the Auditor.
- 4. To transact any other ordinary business of the Company.
- \* Please be advised that the statutory financial statements for the year ended 31 December 2024 were circulated on 24 April 2025. Should you require an additional copy of the statutory financial statements please contact <a href="Mountaintenance">Neuberger.ta@bbh.com</a>.

**DATED 8 SEPTEMBER 2025** 

BY ORDER OF THE BOARD

For and on behalf of MFD Secretaries Limited, Company Secretary

#### **NOTES**

- A member entitled to attend and vote at the AGM is entitled to appoint one or more proxies to attend and vote instead of him or her.
- A proxy need not be a member of the Company.
- In the case of a body corporate, the proxy form must be either under seal of the body corporate or under the hand of an officer or attorney duly authorised in writing.
- The proxy form together with the power of attorney or other authority, if any, under which it is signed, or a notarially certified copy of that power or authority, must be deposited at 32 Molesworth Street, Dublin 2, Ireland, no later than 48 hours before the time of the meeting. An emailed copy will be accepted and can be sent for the attention of Niamh Coyle/Paul Wymes to #MF-FundscosecDublin@maples.com.
- The accidental omission to give notice of the AGM to, or the non-receipt of notice of the AGM by, any person entitled to receive notice shall not invalidate the proceedings at the AGM.
- If you have subscribed through a distributor or other intermediary and your shares are held in their name, please contact your distributor or other intermediary if you wish to vote or appoint a proxy with respect to the AGM and for information regarding the deadlines for doing so.

### **APPENDIX I**

# NEUBERGER BERMAN INVESTMENT FUNDS PLC (the "Company")

#### **FORM OF PROXY**

of \_\_\_\_\_\_ (the "Member")

I / We \_\_\_\_\_

peing a member of the Company hereby of MFD Secretaries		opoint the Cha Limited	irperson (or f	ailing him/her (failing	), a representative him/her), of	
annual	· -	ember to attend, speaing of the Company to eeting.				
The pro	oxy is to vote a	s follows:				
			nstructions to be marked wit			
	Name or d	escription of resolut	In Favour	Abstain	Against	
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Unles	s otherwise ind	dicated the proxy shall	vote as he or	she thinks fit		
Signa Dated		r				

### **NOTES:**

- (a) In the case of a body corporate, the proxy form must be either under seal of the body corporate or under the hand of an officer or attorney duly authorised in writing.
- (b) The proxy form together with the power of attorney or other authority, if any, under which it is signed, or a notarially certified copy of that power or authority, must be deposited at 32 Molesworth Street, Dublin 2, Ireland, no later than 48 hours before the time of the meeting. An emailed or faxed copy will be accepted and can be sent for the attention of Niamh Coyle / Paul

Wymes at #MF-FundscosecDublin@maples.com.

- (c) Unless otherwise instructed the proxy will vote as he/she thinks fit.
- (d) In the case of joint shareholders the signature of the first named shareholder will suffice.
- (e) If you wish to appoint a proxy of your choice delete the words "the Chairperson" and insert the name of the proxy you wish to appoint (who need not be a member of the Company).
- (f) The returning of a form of proxy duly completed will not prevent a member in the Company from attending and voting in person.
- (g) If you have subscribed through a distributor or other intermediary and your shares are held in their name, please contact your distributor or other intermediary if you wish to vote or appoint a proxy with respect to the annual general meeting and for information regarding the deadlines for doing so.

## **APPENDIX II**

# NEUBERGER BERMAN INVESTMENT FUNDS PLC

# **LETTER OF REPRESENTATION**

To: The Directors

Date

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of								<del></del>
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general Dublin 2	ed as the Comp meeting of Ne 2, Ireland, on 30 ournment there	euberger Ber 3 September	man Investr	nent Fun	ds PLC to I	oe held a	t 32 Molesv	worth Street,
respect an indiv	erson so appo of our shares vidual shareholo nnual general n	in Neuberger der and is er	Berman Inv npowered to	vestment o sign an	Funds PLC y necessary	as we consents	ould exercis in connect	e if we were ion with any
Signed	Duly authorise For and on be							