A Message from Your Fund's ACD

< Client Name >

- < ClientAddress 1 >
- < ClientAddress 2 >
- < ClientAddress 3 >
- < ClientAddress 4 >
- < ClientPostcode >

Account number: < Client Code>

Dear <Title, Surname>

This is to notify you that JPM UK Equity Blue Chip Fund, a fund in which you own shares, is proposed for merger into JPM UK Equity Core Fund.

- For this merger to take effect, an extraordinary resolution must be passed at an Extraordinary General Meeting ("EGM") of Shareholders. It is important that you exercise your right to vote, either by attending in person or by using the enclosed Form of Proxy.
- If passed, this merger will occur as described in the Scheme provided in Appendix I.

Please take a moment to review the important information below. If you still have questions, please contact your usual J.P. Morgan Asset Management representative or call our UK-based Client Administration Centre on the numbers given below. You have a number of options, all of which are explained below.

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Mike O'Brien for and on behalf of JPMorgan Funds Limited, as Authorised Corporate Director (the "ACD")

STEP 1: Notice of Extraordinary General Meeting - please vote by 25 November 2017 at 11.20am

The meeting will be held at the location and time stated in the right-hand column.

Extraordinary Resolution for Shareholder Vote:

1 That the scheme of arrangement (the "Scheme") for the merger of your fund with JPM UK Equity Core Fund, the terms of which are set out in a document dated 26 October 2017 and addressed by JPMorgan Funds Limited (the "ACD") to Shareholders in your fund, is hereby approved and that the ACD and the National Westminster Bank Plc, the depositary of the Company, are hereby instructed to implement the Scheme in accordance with the terms, as presented in Appendix I of this letter.

THE MEETING (EGM)

Location 60 Victoria Embankment, London EC4Y 0JP

Date and time 27 November 2017 at 11.20am

Quorum Two shareholders, in person or by proxy. If quorum is not met within 15 minutes after the time, the EGM will be adjourned to 11.20am on 4 December 2017 at the same location. If at such adjourned EGM quorum is not met within 15 minutes after the time, one person entitled to be counted in a quorum at the EGM shall be a quorum.

Voting threshold The resolution will be passed by a majority of not less than 75% of the votes cast at the EGM. For further information please see 'Additional Information' below.

Voting result Will be made available at:

http://am.jpmorgan.co.uk/investor/

THE FUND

Company JPMorgan Fund ICVC

Legal form Open Ended Investment Company ("OEIC")

Fund type UCITS

Your fund JPM UK Equity Blue Chip Fund

Receiving fund (fund into which your fund is merging) JPM UK Equity Core Fund

ADDITIONAL INFORMATION

You may vote in person or by appointing a proxy, however, please ensure you follow the result of the vote.

• To vote by proxy, use the enclosed Form of Proxy.

If you choose to vote by using the Form of Proxy, your vote must be deposited with **Paragon**, **Enterprise House Unit 15, Rolling Mill Road**, **Jarrow**, **NE32 3DP** no later than **25 November 2017 at 11.20am**. Please note that if we do not receive your Form of Proxy by this date, your vote will not count.

• To vote in person, attend the EGM in person. Completion of a Form of Proxy will not prevent you attending the EGM and voting in person.

STEP 2: Fund merger - option to take action ends 12 December 2017 at 11.59am

Reason for merger Your fund and the receiving fund have overlapping investment strategies and the ACD believes your fund has limited prospects for growth.

If the proposed merger is approved, the Scheme will be binding on each Shareholder in your fund whether or not they voted in favour of the Extraordinary Resolution or at all. On the Business Day following the EGM, your fund may commence the rebalancing process, as described in point 3.3 of the Scheme.

If the proposed merger is not approved, your fund will continue to be managed without change and the ACD may consider other available options.

YOUR OPTIONS

- 1 If you are comfortable with the merger, your shares will automatically be exchanged for shares of the receiving fund on the merger date. Any shares of your fund that you still own after the deadline will be exchanged for shares of the receiving fund.
- **2 Switch your investment to another fund.** We must receive your dealing instructions by the deadline shown in the right-hand column. Be sure to read the Key Investor Information Document (KIID) for any fund you are considering switching into, and for further information, the prospectus.
- **3 Redeem your investment.** We must receive your dealing instructions by the deadline shown in the right-hand column. In the instance that we require additional documentation from you to release proceeds, we will write to you with our requirements.

You may want to review these options with your tax adviser and your financial adviser as all options could have tax consequences. Note for UK tax resident investors, option 1 should not constitute a disposal of shares in your fund for UK capital gains tax purposes. New shares issued under the Scheme in the receiving fund will be deemed to have the same acquisition cost and acquisition date for the purposes of UK capital gains tax as the shares you originally acquired.

Regardless of which option you choose, you will not be charged any redemption or switch fees so long as we receive your dealing instructions before the deadline.

THE MERGER

Merger date 16 December 2017 Deadline for receipt of switch/ redemption orders 12 December 2017 at 11.59am

Your fund JPM UK Equity Blue Chip Fund Receiving fund (fund into which your fund is merging) JPM UK Equity Core Fund

Client Administration Centre

J.P. Morgan Asset Management Client Administration Centre PO Box 12272 Chelmsford CM99 2EL Tel 0800 20 40 20 / +44 1268 44 44 70 Fax 0330 1233684

Registered Address Lochside View, Edinburgh Park, Edinburgh EH12 9DH (Do Not Use for Correspondence)

Issued by JPMorgan Funds Limited, authorised and regulated by the Financial Conduct Authority

Registered in Scotland No. SC019438

A merger statement will be mailed to you within 10 days of the merger date. Additional information, including the KIID, prospectus and most recent financial reports of both funds are available at http://am.jpmorgan.co.uk/investor/ or from the Client Administration Centre.

Merger timeline and impact

This section outlines key information relating to the merger. Further information is contained in the detailed fund comparison that follows as well as in the relevant prospectus and KIIDs.

The detailed Scheme of Arrangement, setting out the process for the Merger, is included in Appendix 1.

Key Dates

12 December 2017 at 11.59am Deadline for receiving all dealing instructions. 16 December 2017 at 00.01am Merger occurs; shares exchanged. **18 December 2017** New shares available for dealing.

The changes are being made to the relevant prospectus or Key Investor Information document (KIID), revised versions of which will be available at <u>www.jpmorgan.co.uk/investor</u>. As with all Fund investments, it is important to understand and remain familiar with the relevant KIID(s). Other than the period when switch and redemption fees are waived, note that all other switch and redemption conditions and restrictions in the prospectus still apply.

When the merger occurs, all assets and liabilities of your fund will be transferred to the receiving fund. An application will be made to the FCA for the termination of the merging fund to commence as soon as possible after the merger has taken place.

If the proposed merger is approved, the current annual accounting period of the merging fund will end on the day before the effective date of the Scheme. Any income earned up to the effective date of the merger will be paid to holders of income shares within 3 months of the merger date. The income entitlement of holders of accumulation shares will be credited to capital and allocated to accumulation shares and will be taken into account when calculating the value of new shares in the receiving fund to be issued to such holders under the Scheme.

All shares remaining in your fund at the merger date are exchanged free of charge for shares in the equivalent share class of the receiving fund, based on the net asset value per share in effect that day for both funds.

The value of the shares you own in your fund and the new shares you receive in the receiving fund will be the same but you may receive a different number of shares.

Impact

Key differences in investment policy between your fund and the receiving fund	 The receiving fund aims to provide capital growth and outperform the FTSE[™] All-Share Index over the long term while maintaining a disciplined, benchmark-aware approach that closely follows the Benchmark instead of investing primarily in large capitalization companies.
Potential benefits	The receiving fund has significantly lower fees than your fund.
Potential drawbacks	 One-time expenses associated with trading, transferring and reinvesting your fund's assets, which are estimated to be around 0.30%, will be borne by your fund. On the merger date, and during the three business days before that, you will not be able to subscribe for, switch or redeem shares in your fund.
Other considerations	 The risk and reward category (SRRI) of the receiving fund is category 4, which is lower than your fund and reflects the fact that the receiving fund is more conservatively managed than your fund. Your fund will not bear any additional legal, advisory or administrative costs associated with the merger. The portfolio of your fund does not resemble that of the receiving fund, therefore rebalancing of the assets will be required in preparation for the merger. Performance information for your fund and the receiving fund can be found in the relevant KIID or factsheet which is available from the document library at www.jpmorgan.co.uk/investor.

Fund comparison

This table compares the relevant information for your fund with that of the receiving fund. Unless stated otherwise, terms in this table have the same meaning as in the relevant prospectus.

- Information that appears in a box is information that is particular to the fund named at the top of that column.
- Information that crosses both columns is information that is the same for both funds.

	JPMorgan ICVC- JPM UK Equity Blue Chip Fund	JPMorgan ICVC – JPM UK Equity Core Fund	
Investments and Risks			
Objectives and investment policies	To provide long term capital growth by investing primarily in large capitalisation UK companies.	The Fund aims to provide capital growth and outperform the FTSE™ All-Share Index over the long term by investing primarily in a portfolio of UK companies.	
	UK companies are companies that are incorporated under the laws of, and have their registered office in, the UK, or that derive the predominant part of their economic activity from the UK, even if listed elsewhere. Smaller companies may be held on an ancillary basis.		
	Financial Derivative Instruments (derivatives) may be used for the purpose of Efficient Portfolio Management, including hedging, where appropriate. Shareholders will receive at least 60 days' notice of any intention to use derivatives within the Fund for investment purposes, which may change the risk profile of the Fund. Please refer to section 11.14 for Risk Warnings on derivatives.	This Equity based fund is conservatively managed and designed to give broad market exposure to UK companies. A disciplined, benchmark-aware approach means the Fund closely follows the Benchmark.	
	but not limited to, fixed income securities, cash and o	nent and borrowing powers of the Company including, cash equivalents may be held on an ancillary basis, as opriate.	
	The Fund will invest predominantly in assets denominated in Sterling. However, assets may be denominated in other currencies and non-Sterling currency exposure will not normally be hedged back to Sterling.		
Risk and reward	All classes: category 5	All classes: category 4	
category		egory 1 indicates lower risk (but is not risk-free) and lower tes higher risk and higher potential reward.	

JPMORGAN FUND ICVC 26 OCTOBER 2017

 Risk factors
 • n/a
 • The capital growth Share Class

- The capital growth of an investment in a quarterly Share Class may be constrained when compared to the equivalent annual income distribution share class of the same fund. This is a result of annual income distribution share classes effectively investing more in the fund than quarterly Share Classes due to the less frequent payment of income.
- Quarterly Share Classes may receive less income than equivalent annual income distribution share classes of the same fund. This is a result of the quarterly Share Classes effectively investing less in the fund due to the more frequent payment of income, which means that they will receive a smaller proportion of any income received by the fund during any given annual period.

- The value of your investment may fall as well as rise and you may get back less than you originally invested.
- The value of Equity and Equity-Linked Securities may fluctuate in response to the performance of individual companies and general market conditions.
- The single market in which the Fund primarily invests, in this case the UK, may be subject to
 particular political and economic risks and, as a result, the Fund may be more volatile than more
 broadly diversified funds.
- Please refer to Part 11 of this Prospectus for details of the general risk factors affecting this Fund in addition to the specific risk factors above.

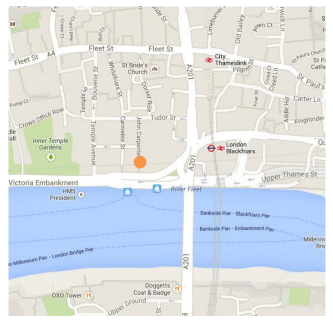
Benchmark	FTSE 100 Index (Net)	FTSE All-Share Index (Net)
Base currency	GBP	
Charges		
Maximum Preliminary	A Shares: Nil	E: Nil
charge*	B Shares: Nil	E (quarterly): Nil
	C Shares: Nil	
	XS	Shares: Nil
Maximum exit charge	All share classes: Nil	
Annual Fee of ACD	A Shares: 1.50%	E: 0.25%
	B Shares1.00%	E (quarterly): 0.25%
	C Shares: 0.75%	
	XS	Shares: Nil
Fixed Expenses	A Shares: 0.18%	E: 0.15%
	B Shares0.18%	E (quarterly): 0.15%
	C Shares: 0.18%	
	X Sh	ares: 0.06%
Performance fee **	All share classes: Nil	

ADDITIONAL INFORMATION

- We strongly encourage you to either attend the EGM and vote in person or **by completing and returning the** enclosed Form of Proxy in the pre-paid envelope provided. If you choose to vote by completing the Form of Proxy, it must be received by 11.20am on 25 November 2017.
- The resolution will be proposed as an "Extraordinary Resolution" and must be carried by a majority in favour of not less than 75% of the votes validly cast at the EGM (persons who are Shareholders on 6 October 2017, but excluding persons who are known to the ACD not to be Shareholders at the time of the EGM, are entitled to vote and be counted in the quorum) in respect of those shares. Once passed an Extraordinary Resolution is binding on all Shareholders whether or not they voted in favour of the Extraordinary Resolution.
- National Westminster Bank Plc, the Depositary, has appointed Daniel Watkins (or failing him any other duly appointed representative of the Authorised Corporate Director (the "ACD")) to be chairman of the EGM.
- In view of the importance of the proposal, the chairman of the EGM will order a poll to be taken in respect of the resolution. On a poll, the voting rights attached to each share are such proportion of the voting rights attached to all of the shares in issue that the price of the share bears to the aggregate price of prices of all shares in issue. A Shareholder entitled to more than one vote on a poll need not, if he votes, use all his votes or cast all the votes he uses the same way.
- The ACD may not be counted in the quorum for the EGM. Neither the ACD nor any associate of the ACD is entitled to vote at the EGM except in respect of shares which the ACD or an associate holds on behalf of, or jointly with, a person who, if the registered Shareholder, would be entitled to vote and from whom the ACD or associate has received voting instructions.
- For shares held jointly the vote of the senior Shareholder who votes must be accepted to the exclusion of the other joint Shareholders. For this purpose seniority must be determined by the order in which the names stand in the Register of Shareholders.
- If a quorum is not present within 15 minutes of the time appointed for the EGM the EGM will be adjourned to 11.20am on 4 December 2017.
- The enclosed Form of Proxy will remain valid for any adjourned EGM (if required), unless expressly revoked. We will notify Shareholders of any adjournment as soon as practical by post.
- You may switch or redeem your holding to another JPMorgan ICVC fund free of charge if you do not wish your holding to be considered for the merger, provided JPMorgan receives your valid dealing instruction before 11.59am on 12 December 2017. If you are an ISA holder and you do switch or redeem your investment and the proceeds or shares are removed from the ISA wrapper they will no longer benefit from the tax advantages associated with an ISA.
- All shares in the merging fund as at close of business on 15 December 2017 will be exchanged for new shares in the receiving fund.
- Note that all other switch and redemption conditions and restrictions in the prospectus still apply, even during the period when switch and redemption fees are waived.
- If you have any questions or require further information, please contact the Client Administration Centre. Please note that we do not provide financial or tax advice.



Note: If you would like to attend the Extraordinary General Meeting to be held at 60 Victoria Embankment, London, EC4Y 0JP on 27 November 2017, please find directions below:



KEY DATES & LOCATION OF THE MEETING