

**THIS DOCUMENT IS IMPORTANT AND REQUIRES  
YOUR IMMEDIATE ATTENTION**

If you are in any doubt about the contents of this Document you should consult a person authorised under the Financial Services and Markets Act 2000 to advise on investments of the type referred to in this Document such as your usual financial adviser, tax adviser or accountant.

---

**INFORMATION AND NOTICE OF MEETING  
TO SHAREHOLDERS IN RELATION TO**

**A PROPOSED  
SCHEME OF ARRANGEMENT**

**FOR THE MERGER OF**

**abr dn Multi-Manager Diversity Fund, a sub-fund of abr dn OEIC VII  
(an open-ended investment company governed by the laws of England and Wales and  
authorised by the Financial Conduct Authority as a non-UCITS retail Scheme)**

**WITH**

**abr dn MyFolio Multi-Manager II Fund, a sub-fund of abr dn OEIC III  
(an open-ended investment company governed by Scots law and authorised by the  
Financial Conduct Authority as a non-UCITS retail Scheme)**

---

**Dated: 20 April 2023**

This Document contains a Notice of Meeting of Shareholders of abr dn Multi-Manager Diversity Fund, a sub-fund of abr dn OEIC VII.

**If you wish to appoint a proxy for voting at the Meeting of Shareholders, as more particularly detailed hereafter, you are requested to complete and return the enclosed Form of Proxy to abr dn Fund Managers Limited either electronically to [abr dn@castavote.co.uk](mailto:abr dn@castavote.co.uk) or in the prepaid envelope provided. You may also complete the Form of Proxy online by accessing the following <https://castavote.online/abr dn> by using your investor reference number and unique pin, where applicable, provided in the covering letter, in accordance with the instructions provided online. If you opt for online voting you do not need to send us the enclosed Form of Proxy.**

Please note that the Forms of Proxy, in any medium, must be received by abr dn Fund Managers Limited no later than 10.30 am on 15 May 2023, but we recommend that you complete and return these as soon as possible.

## Glossary

<b>abrdn ISA</b>	an individual saving account of which the ACD is the plan manager;
<b>ACD</b>	abrdn Fund Managers Limited, the authorised corporate director and authorised fund manager of each of the Merging Fund and the Continuing Fund;
<b>Auditor</b>	KPMG LLP;
<b>Class</b>	any class of Shares of a Fund;
<b>Continuing Fund</b>	abrdn MyFolio Multi-Manager II Fund, a sub-fund of abrdn OEIC III;
<b>Continuing Fund Value</b>	the value of the property of the Continuing Fund calculated in accordance with the Instrument of Incorporation of the Continuing Fund based on the valuation of the scheme property at 12.00 noon on 16 June 2023;
<b>Depository</b>	Citibank UK Limited, the depository of each of the Merging Fund and the Continuing Fund;
<b>Document/Circular</b>	this circular letter, including each of the Appendices;
<b>Effective Date</b>	the effective date of the Merger under the Scheme of Arrangement (expected to be Friday 16 June 2023) or such other time and/or date as may be agreed in accordance with the Scheme of Arrangement;
<b>Extraordinary Resolution</b>	the resolution set out in the notice of meeting contained in Appendix 6 to this Document;
<b>FCA</b>	the Financial Conduct Authority, or such other governmental, statutory or other authority or authorities as shall from time to time be the appropriate financial services regulator in the UK;
<b>FCA Rules</b>	the FCA Handbook of Rules and Guidance as amended or re-enacted from time to time, including the rules contained in the Collective Investment Schemes Sourcebook and the Investment Funds Sourcebook;
<b>Funds</b>	the Merging Fund and the Continuing Fund, and “Fund” shall mean such one of them as the context requires;
<b>Group 2 Shares</b>	in respect of a distribution period, Shares purchased during such distribution period and which are held at close of business at the end of such distribution period;

<b>Instrument of Incorporation</b>	in respect of a Fund, the instrument constituting and governing the Fund;
<b>KIID</b>	Key Investor Information Document;
<b>Meeting</b>	the extraordinary general meeting of Shareholders of the Merging Fund convened by way of the notice of meeting contained in Appendix 6;
<b>Merger</b>	the merger of the Merging Fund with the Continuing Fund to be carried out by the Scheme of Arrangement in accordance with the FCA Rules;
<b>Merging Fund</b>	abrdrn Multi-Manager Diversity Fund, a sub-fund of abrdrn OEIC VII;
<b>Merging Fund Value</b>	the value of the property of the Merging Fund calculated in accordance with the Instrument of Incorporation of the Merging Fund based on the valuation of the scheme property at 12.00 noon on 16 June 2023, as adjusted to include any income allocated to accumulation Shares in the Merging Fund in respect of the period ending immediately before the Effective Date, less (i) any income to be distributed to Shareholders of income Shares in the Merging Fund in respect of the period ending immediately before the Effective Date; and (ii) the Retained Amount;
<b>New Shares</b>	Shares in the Continuing Fund to be issued under the Scheme of Arrangement;
<b>Illiquid Assets</b>	assets of the Merging Fund that cannot be transferred to the Continuing Fund or easily and readily sold as at the Effective Date, including but not limited to, on account of international sanction(s) or suspension of trading or liquidation and whose value has been written down to zero;
<b>Retained Amount</b>	an amount, estimated by the ACD (after consultation with the Depositary) as being necessary to meet the actual and contingent liabilities of the Merging Fund, and which is to be retained by the Depositary for the purpose of discharging those liabilities;
<b>Retained Claim</b>	any existing action or other legal proceedings or step (whether by way of a claim, legal proceedings, execution of judgment, arbitration or otherwise) in respect of scheme property which is held within the Merging Fund or to which the Merging Fund is a party, and in respect of which the concerned scheme property will, at the ACD's discretion, be retained within or by the Merging Fund as at the Effective Date, and not transferred to the Continuing Fund;
<b>Scheme of Arrangement</b>	the scheme of arrangement, which for the avoidance of any doubt is a scheme of arrangement for the purposes of the FCA Rules, for the Merger as set out in Appendix 1 to this Document;

<b>Share</b>	any share of any Class of a Fund, and “Shares” shall be construed accordingly;
<b>Shareholder</b>	in relation to a Share or Shares of the Merging Fund the person or persons entered in the register as the shareholder of that Share or Shares on 13 April 2023, but excluding any persons who are known to the ACD not to be shareholders at the time of the Meeting or any adjourned Meeting;
<b>Surplus Monies</b>	monies arising from (i) the Illiquid Assets in the event they become transferable after the Effective Date; and/or (ii) the successful determination of a Retained Claim; and
<b>We, our, us</b>	abrdn Fund Managers Limited, as ACD of the Merging Fund.

Also, throughout this Document:

- (a) Words denoting the singular shall include the plural and vice versa and words denoting one gender shall include all genders; and
- (b) References to any statute or statutory instrument or other regulation or rule shall be deemed to include a reference to such statute or statutory instrument or other regulation or rule as from time to time amended and to any codification, consolidation, re-enactment or restatement thereof as from time to time in force.

## Key Dates

ACTION	DATE IN 2023
Cut-off date for eligibility of Shareholders voting in the Meeting	13 April
Dispatch mailing to Shareholders in the Merging Fund	20 April
Proxy Forms to be received by	10.30 am on 15 May
Meeting of Shareholders in Merging Fund	10.30 am on 17 May
Adjourned Meeting of Shareholders in Merging Fund (if required)	10.30 am on 24 May

Subject to the approval of Shareholders at the meeting on 17 May 2023 or any adjournment thereof:

ACTION	DATE IN 2023
Shareholder exit period without incurring rebalancing cost	18 May – 31 May
Deadline to redeem or switch Shares in the Merging Fund	12.00 noon on Thursday 15 June
Final valuation point of Merging Fund for the purposes of dealing	12.00 noon on Thursday 15 June
Suspension of dealing in Merging Fund	immediately after 12.00 noon on Thursday 15 June
Valuation point of Merging Fund for the purposes of the Scheme of Arrangement	12.00 noon on Friday 16 June
Valuation point of Continuing Fund for the purposes of the Scheme of Arrangement	12.00 noon on Friday 16 June
Cut-off date for calculation of final distribution payments for the Merging Fund	12.00 noon on Friday 16 June
<b>Effective Date of the Scheme of Arrangement</b>	<b>12.01 pm on Friday 16 June</b>
Open for dealing in New Shares	9.00 am on Monday 19 June
End of accounting income period for Continuing Fund (first after Effective Date)	30 June
Distribution date for Continuing Fund (first after Effective Date)	31 October

**Please note that these times and dates may differ if the ACD and the Depositary agree that the Effective Date should be later. Should any dates differ from those stated in the above timetable, Shareholders will be notified accordingly.**

## Appendix 1

### SCHEME OF ARRANGEMENT FOR THE MERGER

#### 1. Definitions and Interpretation

- 1.1 In this Scheme, unless the context otherwise requires, defined terms shall have the meaning set out in the Glossary to this Document. In addition, where relevant in the context, terms which are defined in the FCA Rules shall have the same meaning in this Scheme of Arrangement.
- 1.2 References to paragraphs are to paragraphs of this Scheme of Arrangement.
- 1.3 If there is any conflict between the Scheme of Arrangement, the Instrument of Incorporation and/or the prospectus of the Merging Fund and/or the Continuing Fund, the Scheme of Arrangement will prevail. If there is any conflict between the Scheme of Arrangement and the FCA Rules, the FCA Rules will prevail.

#### 2. Approval of Shareholders

- 2.1 The Merger is conditional upon the passing of an Extraordinary Resolution at a Meeting of Shareholders of the Merging Fund, by which the Shareholders approve the Scheme of Arrangement and authorise the implementation of the Merger.
- 2.2 If the Extraordinary Resolution is passed, the Scheme of Arrangement will be binding on all Shareholders (whether or not they voted in favour of it, or voted at all) and the Scheme of Arrangement will be implemented as set out in the following paragraphs.
- 2.3 If the Extraordinary Resolution is not passed, the Merger will not proceed. The ACD will continue to operate the Merging Fund as they do currently and will consider alternative options for the Merging Fund in line with Shareholders' best interests (which could include terminating the Merging Fund).

#### 3. Suspension of dealings in the Merging Fund

- 3.1 The last dealing in Shares of the Merging Fund will be at 12.00 noon on 15 June 2023.
- 3.2 In order to facilitate the implementation of the Scheme of Arrangement, dealings in Shares of the Merging Fund shall be suspended immediately after 12.00 noon on 15 June 2023.

#### 4. Income allocation and distribution arrangement

- 4.1 The final distribution to be allocated in respect of the Merging Fund will be calculated immediately before the Effective Date. This has been agreed with the Depositary. If the Effective Date is other than 16 June 2023, the ACD may, with the agreement of

the Depositary, make such other alterations to the allocation dates of the Merging Fund as it considers appropriate in the circumstances.

- 4.2 Income (if any) available for distribution in respect of the current accounting period accruing to income Shares will be allocated to income Shares and transferred to the distribution account of the Merging Fund. Within two months of the Effective Date, this income will be distributed to Shareholders.
- 4.3 Income (if any) available for distribution in respect of the current accounting period accruing to accumulation Shares shall be transferred to the capital account of the Merging Fund and allocated to accumulation Shares and shall be reflected in the value of those accumulation Shares. The income so allocated to those accumulation Shares shall be included in the Merging Fund Value.
- 4.4 Any distributions made pursuant to paragraph 4.2 (together with any interest arising on the distributions) which are unclaimed after the expiry of six years from the date of payment shall revert to the Continuing Fund.

## **5. Calculation of the Merging Fund Value and the Continuing Fund Value**

- 5.1 The Merging Fund Value will be calculated immediately before the Effective Date, based on the value of the property of the Merging Fund as at 12.00 noon on 16 June 2023 as adjusted to reflect any income allocated to accumulation Shares in accordance with paragraph 4.3 above, less the Retained Amount and any income transferred to the distribution account in accordance with paragraph 4.2 above. The Continuing Fund Value will be calculated as at 12.00 noon on 16 June 2023.
- 5.2 The Merging Fund Value and the Continuing Fund Value will be used to calculate the number of New Shares to be issued to each Shareholder (under paragraphs 6 and 7 below).

## **6. Transfer of property from the Merging Fund to the Continuing Fund and issue of New Shares**

- 6.1 The property of the Merging Fund may include certain Illiquid Assets which are non-transferable as at the Effective Date and the value of such assets have been written down to zero by the ACD. If so, these Illiquid Assets will therefore not be transferred to the Continuing Fund on the Effective Date and instead will be retained in the Merging Fund until they become transferable. Once the Illiquid Assets become transferable, they will be sold and Surplus Monies arising therefrom will be transferred on to the Continuing Fund in accordance with paragraph 11.3 hereof.
- 6.2 With the exception of the Illiquid Assets (where applicable), the property of the Merging Fund will become part of the property of the Continuing Fund in exchange and in full payment for the issue of New Shares. The Depositary, in its capacity as depositary of the Continuing Fund shall then hold the property as attributable to the

Continuing Fund, and shall make or ensure the making of such transfers and re-designations as may be necessary as a result.

- 6.3 The ACD will arrange for the issue of New Shares to Shareholders (who are registered as holding Shares on the Effective Date), free of any initial charge, as follows:

Merging Fund		Continuing Fund	
Class of Shares	ISIN code	Class of New Shares	ISIN code
A Acc	GB00B2941F80	Retail Acc	GB00B55PLK10
B Acc	GB00B2941H05	Institutional Acc	GB00B55L0T15
D Acc	GB00B7DZK008	Institutional Acc	GB00B55L0T15
X Acc	GB00B2941P88	Z Acc*	GB00BPJLRM95

\* This Share Class will be created in the Continuing Fund to facilitate the Scheme of Arrangement.

- 6.4 All Shares of the Merging Fund will be deemed to be cancelled and will cease to be of any value as at 12.01 pm on 16 June 2023.

- 6.5 Shareholders will be treated as exchanging their Shares for New Shares.

## 7. Basis for the issue of New Shares

- 7.1 The price of each New Share to be issued under the Scheme of Arrangement shall be determined by the Continuing Fund Value.

- 7.2 New Shares of the appropriate Class will be issued to each Shareholder invested in the Merging Fund in proportion to that portion of the Merging Fund Value that is attributable to the Shares of the appropriate Class owned by the relevant Shareholder immediately prior to the Effective Date. The formula used in calculating a Shareholder's entitlement to New Shares in the Continuing Fund is available on request.

- 7.3 Part of the consideration for the issue of New Shares in the Continuing Fund may be treated as income equalisation. All New Shares issued will be Group 2 Shares for the purposes of income equalisation.

- 7.4 The number of New Shares to be issued to each Shareholder will (if necessary) be rounded up to the nearest fraction (three decimal places) at the expense of the ACD.

7.5 New Shares shall be issued even where the number of New Shares to be issued is below the minimum holding of Shares referred to in the prospectus of the Continuing Fund.

## **8. Notification of the New Shares issued under the Scheme of Arrangement**

8.1 Certificates will not be issued in respect of New Shares.

8.2 It is intended that the ACD will notify each Shareholder of the number and Class of New Shares issued to that Shareholder within 10 (ten) days of the Effective Date.

8.3 Transfers or redemptions of New Shares issued under the Scheme of Arrangement may be effected from the next business day after the Effective Date which is expected to be Monday 19 June 2023.

## **9. Mandates and other instructions in respect of New Shares**

Mandates and other instructions to the ACD in force on the Effective Date in respect of Shares in the Merging Fund will be deemed to be effective in respect of New Shares issued under the Scheme of Arrangement and in respect of subsequent investments in Shares in the Continuing Fund, if relevant. Shareholders may change these mandates or instructions at any time.

## **10. Actions and other legal proceedings**

10.1 With effect from the Effective Date, with the exception of any Retained Claim, the benefit of any action or other legal proceedings or step (whether by way of a claim, legal proceedings, execution of judgment, arbitration or otherwise) whether current, future, pending or otherwise in respect of scheme property held within the Merging Fund or to which the Merging Fund is a party (or would, but for the Scheme of Arrangement, have been so held or have been a party) shall be allocated to and shall vest in the Continuing Fund.

10.2 The Continuing Fund shall be entitled to the benefit of all claims, settlements and any other rights that would have been available to the Merging Fund immediately prior to the Effective Date as though the scheme property had originally been held within the Continuing Fund or the Continuing Fund had been the original party to the relevant action or other legal proceedings or step. Any settlement or award shall become an accretion to the Continuing Fund.

## **11. Termination of the Merging Fund**

11.1 On the Scheme of Arrangement becoming effective the ACD shall proceed to terminate the Merging Fund and wind-up of abrdn OEIC VII in accordance with the

FCA Rules, the abrdn OEIC VII Instrument of Incorporation, the prospectus of abrdn OEIC VII and the Scheme of Arrangement.

- 11.2 The Retained Amount and any income arising on it will be used by the Depositary 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 prospectus of the Merging Fund and the FCA Rules.
- 11.3 If, on or during the completion of the termination of the Merging Fund, there are any Surplus Monies remaining in the Merging Fund, they, together with any income arising therefrom, shall be transferred to the Continuing Fund. No further issue of New Shares shall be made as a result. The Depositary shall cease to hold the Retained Amount in its capacity as depositary of the Merging Fund and shall make such transfers and re-designations as may be directed and/or instructed by the ACD.
- 11.4 If the Retained Amount is insufficient to discharge all the liabilities of the Merging Fund, the ACD will pay the amount of the shortfall at its own expense.
- 11.5 On completion of the termination of the Merging Fund and the wind up of abrdn OEIC VII, the Depositary and the ACD will be discharged from all their respective duties, obligations and liabilities in respect of the Merging Fund, except those arising from a breach of duty or trust before that time. Final accounts in respect of the Merging Fund will be drawn up and, within four months of completion of the termination of the Merging Fund and the wind up of abrdn OEIC VII, a copy of the final accounts and the Auditor's report on it will be sent to the FCA and to each person who was a Shareholder immediately before completion of the termination.
- 11.6 On the completion of the termination of the Merging Fund and the wind up of abrdn OEIC VII, the Depositary shall notify the FCA in writing of that fact.

## **12. Costs, charges and expenses**

- 12.1 The Depositary and the ACD will continue to receive, for being the depositary and authorised corporate director respectively of the Merging Fund:
- (1) their usual fees which accrue prior to the Effective Date; and
  - (2) their usual expenses which accrue: (i) prior to the Effective Date; and (ii) after the Effective Date where such expenses are properly incurred in connection with the Scheme of Arrangement or the termination of the Merging Fund out of the property of the Merging Fund, to the extent that such expenses are payable out of the Retained Amount. For the avoidance of doubt, to the extent such expenses are not payable out of the Retained Amount, they shall be borne and paid out by the ACD.
- 12.2 As a consequence of the Merger, approximately 67.8% of the portfolio of the Merging Fund will need to be realigned. Rebalancing costs associated with aligning the Merging Fund's portfolio with the Continuing Fund's portfolio and taxes and duties (if any) on the same in preparation for the transfer of the property to be transferred under the Scheme of Arrangement will be paid for out of the property of the Merging Fund. The ACD has estimated that these costs will be 0.31% of the value of the Merging Fund. In practice, these costs will be dependent on market conditions and the respective portfolios at the point of rebalancing and may be higher or lower.
- 12.3 Any cost, actual or contingent, associated with fees and expenses in relation to the Merging Fund until the Merging Fund is terminated shall be factored in and paid out of the Retained Amount. However, if the Retained Amount is insufficient to meet any such cost then these shall be paid out of any Surplus Monies received by the Merging Fund in accordance with paragraph 11.3 above. If no Surplus Monies are received or payable and the Retained Amount is insufficient such costs will be borne by the ACD.
- 12.4 The following costs of preparing and implementing the Merger under the Scheme of Arrangement, will be paid by the ACD:
- (1) the costs of convening and holding the Meeting of Shareholders (and any adjourned Meeting);
  - (2) the costs of transferring the assets of the Merging Fund to the Continuing Fund including any re-designation and registration fees;
  - (3) the costs of terminating the Merging Fund and winding up abrdn OEIC VII other than as noted at paragraph 12.3 above; and
  - (4) the fees and expenses of the ACD's professional advisers payable in connection with the Merger and the Scheme of Arrangement.

### **13. Reliance on the register**

- 13.1 The ACD and the Depositary shall be entitled to assume that all information contained in the register of Shareholders insofar as it relates to the Merging Fund on and immediately prior to the Effective Date is correct, and the ACD and the Shareholders shall be entitled to utilise the same in calculating the number of New Shares to be issued and registered pursuant to the Scheme of Arrangement.
- 13.2 The ACD and the Depositary may each act and rely upon any certificate, opinion, evidence or information furnished to it by the other or by its respective professional advisers in connection with the Scheme of Arrangement and shall not be liable or responsible for any resulting loss.

### **14. Alterations to the Scheme**

- 14.1 The ACD, after consultation with the Depositary, may determine that the Effective Date of the Merger is to be other than as set out in this Document, in which case such consequential adjustments may be made to the other elements in the timetable of the Scheme of Arrangement as the ACD considers appropriate.
- 14.2 The terms of the Merger may be amended as determined by the ACD in consultation with the Depositary.
- 14.3 Where the ACD considers it to be in the interests of the Shareholders for the Effective Date of the Merger to be extended to another date, the ACD may do so with the agreement of the Depositary, by duly notifying the Shareholders of such change. Unless this Scheme of Arrangement becomes operative on or before the date falling six (6) months from the Effective Date, it shall lapse.
- 14.4 Where the ACD considers that it would not be in the interests of Shareholders to proceed with the Merger, the ACD may, in consultation with the Depositary, decide not to proceed with the Merger. In such case, Shareholders of the Merging Fund will be informed of the ACD's decision.

### **15. Governing law**

The Scheme of Arrangement is governed by and shall be construed in accordance with the laws of England and Wales.

Dated: 20 April 2023

## Appendix 2

### FURTHER INFORMATION ON THE MERGER

#### Taxation

##### *UK Shareholders*

We do not expect that the tax treatment in respect of Shares in the Continuing Fund will be different to the treatment applying to your existing Shares in the Merging Fund. Further, the tax position of the Continuing Fund and the Merging Fund should not differ either. Based on our understanding of the tax legislation and tax clearances from HM Revenue and Customs (“HMRC”) in the United Kingdom, the Merger should not constitute a disposal of Shares for capital gains tax purposes whatever the size of your holding. Shares in the Continuing Fund issued to you under the Scheme of Arrangement should have the same acquisition cost and acquisition date for capital gains tax purposes as your existing Shares in the Merging Fund. Shares in the Continuing Fund issued to abrdn ISA holders will continue to be held within an abrdn ISA, and the Merger will not have any impact on the tax status of the abrdn ISA.

Details of the tax clearances are set out in Appendix 5.

Based on HMRC practice, it is not anticipated that UK stamp taxes should be payable in respect of the transfer of property of the Merging Fund to the Continuing Fund as part of the Merger. If any UK or other taxes or duties are incurred in respect of the Merging Fund, they will be paid by the ACD.

This is a summary of our understanding of the current UK legislation and HMRC’ practice relevant to UK resident investors regarding the issue of Shares in the Continuing Fund under the Merger. It may be subject to change. **If you are in any doubt about your potential liability to tax, you should consult a professional financial or tax adviser.**

##### *Non-UK Shareholders*

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 financial or tax adviser.**

##### *Further information for abrdn ISA holders*

Please note that if the Merger is implemented, the tax status of your abrdn ISA will be unaffected and there will be no change to your abrdn ISA terms and conditions as a result of the Merger. If you do not wish to take part in the Scheme of Arrangement please see the following paragraphs setting out your options.

#### **Your options if you do not wish to participate in the Merger**

##### *Options for those who are not holders of an abrdn ISA*

If you do not wish to participate in the Merger, you may either redeem your holding or switch your holding to another fund managed by the ACD within its UK fund range free of any switch or redemption charge, provided we receive your valid dealing instruction before the deadline which we need to impose in order to implement the Merger. The deadline is 12.00 noon on 15 June 2023. If your instruction is received after this deadline you will still participate in the Merger and we will apply those instructions to the New Shares in the Merging Fund which you will receive as part of the Merger. **If you do elect to switch or redeem your holding please**

**note you will not benefit from any applicable HMRC clearance and therefore will likely trigger a disposal event for tax purposes, and incur tax on any gains arising from the redemption or switch of Shares.**

#### *Options for holders of an abrdn ISA*

If you are an abrdn ISA holder and you do not wish to take part in the Merger, you may switch your abrdn ISA holding into another fund managed by the ACD within its UK fund range free of any switch charge or you may switch to another ISA manager. If you wish to redeem any Shares held within your ISA or require further details of any funds managed by the ACD prior to the Merger please contact our Investor Servicing Centre on 0345 113 6966 (or + 44 (0) 1268 44 5488 from outside the UK) which is open from Monday to Friday between 9.00 am and 5.30 pm, before 12.00 noon on 15 June 2023. If you wish to switch ISA manager you will need to instruct your new ISA manager to begin the switching process as soon as possible so that we receive transfer instructions before 12.00 noon on 15 June 2023. Please be aware that it can take up to 30 days to process an ISA transfer. **Please note that if you hold Shares through an abrdn ISA a redemption of Shares will result in you losing your ISA status and associated tax benefits in relation to redeemed Shares. It is therefore important that you take professional advice from your professional financial or tax adviser before deciding to redeem Shares.**

#### *Regular investments*

If you are currently investing monthly by direct debit this will continue after the Merger unless we receive your written instructions stating otherwise.

#### *Dealing*

Dealing in New Shares for the Shareholders will recommence from 9.00 am on 19 June 2023.

Appendix 3

COMPARISON OF THE PRINCIPAL FEATURES  
OF THE MERGING FUND AND THE CONTINUING FUND

	Merging Fund	Continuing Fund
<b>Fund</b>	abrhd Multi-Manager Diversity Fund	abrhd MyFolio Multi-Manager II Fund
<b>Umbrella</b>	abrhd OEIC VII	abrhd OEIC III
<b>Type of Fund</b>	Open Ended Investment Company (OEIC)	
<b>Regulatory Categorisation</b>	Non-UCITS retail scheme (NURS)	
<b>Domicile</b>	United Kingdom	
<b>Valuation Point</b>	12.00 noon	
<b>Dealing</b>	Daily	
<b>Dealing Days</b>	Monday to Friday (except for a bank holiday in England and Wales and other days at the ACD's discretion) being a day on which the London Stock Exchange is open for trading and other days at the ACD's discretion.	Any day on which banks in London are open for business other than days (as determined by the ACD in its discretion) where, in respect of any exchange or market on which a substantial portion of a fund's portfolio is traded, such exchange or market is closed. The days on which banks in London are open for business which are not dealing days will be available at the registered office of the ACD and on the website at <a href="http://www.abrdn.com">www.abrdn.com</a> .
<b>Pricing</b>	Single priced on a forward basis	
<b>ACD</b>	abrhd Fund Managers Limited	
<b>Depository</b>	Citibank UK Limited	
<b>Custodian</b>	Citibank N.A., London Branch	

<b>Fund Accounting</b>	Citibank N.A., London Branch	abrdn Investment Management Limited
<b>Registrar/Transfer Agency</b>	SS&C Financial Services Europe Limited	abrdn Investment Management Limited
<b>Investment Adviser</b>	abrdn Investments Limited	abrdn Investment Management Limited
<b>Investment Objective and Policy</b>	<p><b>Investment Objective</b></p> <p>To generate capital growth and some income over the long term (5 years or more) by investing in a globally diversified portfolio of funds.</p> <p><b>Performance Target:</b> To achieve a return in excess of the rate of inflation (currently as measured by the Consumer Price Index) over five years (before charges). The Performance Target is the level of performance the management team hopes to achieve for the fund. There is however no certainty or promise that they will achieve the Performance Target.</p> <p>It has been chosen as the target as the Consumer Price Index is a commonly accepted measure of UK inflation.</p>	<p><b>Investment Objective</b></p> <p>To generate growth over the long term (5 years or more) while being managed to a defined level of risk. The fund is part of the abrdn MyFolio Multi-Manager range, which offers five funds with different expected combinations of investment risk and return. The fund is risk level II, which aims to be the second lowest risk fund in this range.</p> <p><b>Risk Target:</b> The defined level of risk referred to above that the management team is targeting is within the range of 35-55% of world stock markets (represented by the MSCI World Index), over 10 years. There is no certainty or promise that this target will be achieved. The Risk Target has been chosen as it represents a risk range which is appropriate for the fund.</p> <p><b>Performance Comparator:</b> For comparison purposes, investors can compare the fund's long term performance to a basket of assets (before charges) with a risk profile at the lower range of the Risk Target stated above (i.e. 35% of world stock markets), which the ACD considers appropriate given the investment policy and Risk Target of the fund. This basket is composed 10% FTSE All-Share Index, 25% MSCI World ex UK Index and 65% SONIA Index.</p>
	<b>Investment Policy</b>	<b>Investment Policy</b>

	<p><b>Portfolio Securities</b></p> <ul style="list-style-type: none"> <li>• The fund will invest at least 60% in actively managed funds, to obtain broad exposure to a range of diversified investments from a range of managers.</li> <li>• At least 30% of the fund will be invested in bonds (loans to a company or government) and cash or money market instruments.</li> <li>• The rest of the fund may be invested in a selection of other funds investing in assets classes such as equities (company shares), commercial property and funds which can invest in a combination of traditional assets (such as equities and bonds) and non-traditional assets (such as Derivatives).</li> </ul>	<p><b>Portfolio Securities</b></p> <ul style="list-style-type: none"> <li>• The fund will invest at least 60% in actively managed funds, including those managed by abrdn, to obtain broad exposure to a range of diversified investments.</li> <li>• It may invest up to 40% in passively managed funds (including those managed by abrdn).</li> <li>• Typically, at least 40% of the assets will be those traditionally viewed as lower risk, such as cash, money market instruments, government bonds (loans to a government) and investment grade corporate bonds (loans to a company).</li> <li>• The rest of the fund will be invested in a selection of other assets such as equities (company shares including property shares), commercial property and funds that can use a combination of traditional assets (such as equities and bonds) and investment strategies based on derivatives.</li> </ul>
<p><b>Management Process</b></p> <ul style="list-style-type: none"> <li>• The management team use their discretion (active management) to maintain a diverse asset mix at country, sector and stock level.</li> <li>• Their main focus is to select funds within each asset class and ensure that the asset allocation meets the fund's objectives.</li> <li>• The fund will be subject to constraints which are intended to manage risk such as the fund must not hold more than 60% of its assets in equities. The constraints may vary over time, and the fund's performance profile may deviate significantly from the Consumer Price Index over the long term.</li> </ul>	<p><b>Management Process</b></p> <ul style="list-style-type: none"> <li>• The management team use their discretion (active management) to select funds within each asset class and ensure that the strategic asset allocation (long-term proportions in each asset class) meets the fund's objectives.</li> <li>• In addition, they will take tactical asset allocations (changing short term proportions in each asset class) with the aim of improving returns.</li> <li>• Please note that the number contained in the fund name is not related to the SRRI contained in the Key Investor Information document (NURS-KII).</li> </ul>	<p><b>Management Process</b></p> <ul style="list-style-type: none"> <li>• The management team use their discretion (active management) to select funds within each asset class and ensure that the strategic asset allocation (long-term proportions in each asset class) meets the fund's objectives.</li> <li>• In addition, they will take tactical asset allocations (changing short term proportions in each asset class) with the aim of improving returns.</li> <li>• Please note that the number contained in the fund name is not related to the SRRI contained in the Key Investor Information document (NURS-KII).</li> </ul>
	<p><b>Derivatives and Techniques</b></p> <p>The fund is not expected to invest in derivatives directly however it may invest in other funds which use derivatives more extensively.</p>	





ISA investments and ISA minima	ISA eligible	Minimum single lumpsum investment (£)	Minimum subsequent investment (£)	Minimum holding (£)	Minimum redemption (unless withdrawing monthly) (£)
	Yes	500	50	50	50
<b>Charges from Income/Capital</b>	Income				
<b>Maximum Level of leverage</b>	Gross method - 100% Commitment method – 100%	Gross method – 300% Commitment method – 200%			
<b>Synthetic Risk and Reward Indicator (SRRI)</b>	4				
<b>Accounting period end dates</b>	31 October	30 June			
<b>Income payment / allocation dates</b>	31 December (annual) 30 June	31 October			
<b>Settlement Period</b>	All Share Classes have a settlement period of 3 business days from the transaction date. The length of time to settlement will depend on the asset or Share Classes concerned and could potentially range from 1 to 4 business days from the transaction date.				

## Appendix 4

### PAST PERFORMANCE OF THE FUNDS

The following table shows the percentage growth of the Funds and the historical performance data of the Funds over the periods stated.

Fund Name	Performance Category Name	Label	2022 (%)	2021 (%)	2020 (%)	2019 (%)	2018 (%)
abrdn Multi-Manager Diversity Fund	Fund	Fund	-9.5	6.2	3.5	9.6	- 2.4
	Performance Target	Consumer Price Index	20.6	5.4	0.6	1.3	2.1
abrdn MyFolio Multi-Manager II Fund	Fund	Fund	- 9.9	6.1	2.7	9.1	-4.5
	Performance Comparator	10% FTSE All-Share, 25% MSCI World ex UK, 65% SONIA	- 0.7	7.5	3.5	8.1	-0.9

Source: Factset and Lipper for abrdn Multi-Manager Diversity Fund; and Factset and abrdn for abrdn MyFolio Multi-Manager II Fund.

Basis: NAV to NAV, The above figures are based on (i) Class D Accumulation shares for abrdn Multi-Manager Diversity Fund and (ii) Platform 1 Accumulation shares for abrdn MyFolio Multi-Manager II Fund. All are GBP.

The above performance figures are based on NAV to NAV prices. These performance figures are presented as a matter of historical record. Performance is determined by many factors, not just the skill of the ACD or the Investment Adviser (as referred to in Appendix 3), including the general direction and volatility of markets and may not be repeatable. Past performance is not a guide to future rates of return. The latest performance figures may be obtained from the ACD and at [www.abrdn.com](http://www.abrdn.com).

## Appendix 5

### CONSENTS, CLEARANCES AND DOCUMENTS FOR INSPECTION

#### 1. The Depositary

Citibank UK Limited, as depositary of the Merging Fund and the Continuing Fund, whilst neither recommending nor offering an opinion on the merits of the proposed Merger, which is a matter for each Shareholder's judgment, has informed us by letter that it has no objection to the proposed Merger being placed before Shareholders for their consideration.

The Depositary has confirmed that it consents to the references to it in this Document in the form and context in which they appear and that it will be bound by and implement, insofar as may become incumbent upon it, the terms and conditions of the Scheme of Arrangement in respect of the Continuing Fund.

#### 2. The ACD

We, as ACD of the Continuing Fund, confirm that, in our opinion, the receipt of property under the Scheme of Arrangement by the Continuing Fund is not likely to result in any material prejudice to the interests of shareholders in the Continuing Fund, is consistent with the objectives of the Continuing Fund and can be effected without any breach of a rule in COLL 5 (Investment and borrowing powers) of the FCA Rules.

#### 3. The Financial Conduct Authority

The FCA has been informed of the proposal to implement the Scheme of Arrangement and has confirmed that the proposed Merger will not affect the ongoing authorisation of the Continuing Fund.

#### 4. The Auditor

As independent auditor to the Merging Fund, KPMG LLP has informed the ACD that, whilst not otherwise expressing a view on the merits of the proposals set out in this Document, it consents to the references to them in this Document in the form and context in which they appear and that in their opinion the method of calculation of the number of New Shares in the Continuing Fund to be issued to Shareholders in the Merging Fund will produce the correct arithmetical result as regards Shareholders in the Merging Fund and shareholders in the Continuing Fund.

#### 5. Tax

It has been confirmed with HMRC that section 103K of the Taxation of Chargeable Gains Act 1992 ("TCGA 1992") should not apply to the Merger and consequently section 103H of the TCGA 1992 may apply regardless of the size of holding. Accordingly, the Merger should not involve a disposal of Shares in the Merging Fund

for the purposes of tax on capital gains for any UK resident Shareholder. New Shares will have the same acquisition cost and acquisition date for capital gains tax purposes for each UK Shareholder as their existing Shares.

It has been confirmed with HMRC for clearance under section 701 of the Income Tax Act 2007 and section 748 of the Corporation Tax Act 2010 that the Merger does not create any tax advantages which should be cancelled.

## **6. Documents for inspection**

The following documents are available on request by calling our Investor Servicing Centre on 0345 113 6966 (or + 44 (0) 1268 44 5488 from outside the UK) which is open from Monday to Friday between 9.00 am to 5.30 pm:

1. The Instrument of Incorporation of each Fund;
2. The current Prospectus of each Fund;
3. The following letters referred to above:
  - a. The letter from the Depositary to the ACD;
  - b. The letter from the FCA to the ACD; and
  - c. The letter from HMRC;
4. The KIIDs relating to each Fund; and
5. The annual long report and the assessment of value for each Fund.

## Appendix 6

### MEETING OF SHAREHOLDERS

**NOTICE IS HEREBY GIVEN** that a meeting of the Shareholders of abrdrn Multi-Manager Diversity Fund, a sub-fund of abrdrn OEIC VII will be held at the offices of abrdrn Fund Managers Limited at 1 George Street, Edinburgh, Scotland, EH2 2LL at 10.30 am on 17 May 2023 to consider and, if thought fit, to pass the following resolution which will be proposed as an Extraordinary Resolution:

#### EXTRAORDINARY RESOLUTION

**THAT** this meeting hereby approves the proposal as noted in the letter dated 20 April 2023 addressed by abrdrn Fund Managers Limited (the "**ACD**") to shareholders of abrdrn Multi-Manager Diversity Fund, a sub-fund of abrdrn OEIC VII (the "**Merging Fund**") to merge the Merging Fund into abrdrn MyFolio Multi-Manager II Fund, a sub-fund of abrdrn OEIC III (the "**Continuing Fund**") by way of a scheme of arrangement (the "**Scheme of Arrangement**") and, accordingly, that the ACD and Citibank UK Limited (as depositary of each of the Merging Fund and Continuing Fund) be and are hereby authorised and instructed to take such steps as are necessary to implement and give effect to the Scheme of Arrangement in accordance with its terms and, once the Scheme of Arrangement has been implemented, the Merging Fund be terminated in accordance with the terms of the Scheme of Arrangement.

For and on behalf of

#### **abrdrn Fund Managers Limited**

ACD of abrdrn Multi-Manager Diversity Fund, a sub-fund of abrdrn OEIC VII

## **Appendix 7**

### **PROCEDURE FOR THE MEETING OF SHAREHOLDERS**

The Notice convening the Meeting is set out in Appendix 6 of this Document and sets out the Extraordinary Resolution to approve the proposed Merger. To be passed, the Extraordinary Resolution must receive the support of at least 75% of the total number of votes cast in respect of it.

#### **Quorum and voting requirements**

The quorum for the Meeting is two Shareholders present in person or by proxy.

If after a reasonable time from the Meeting start time, a quorum is not present, the Meeting will stand adjourned for at least seven days. If, at an adjourned Meeting, a quorum is not present after a reasonable time from the Meeting start time, one person entitled to be counted in a quorum present at the Meeting shall constitute a quorum.

In the event of an adjourned Meeting and unless instructions are received, Forms of Proxy received in respect of the first Meeting will remain valid for the adjourned Meeting.

The resolution will be proposed as an Extraordinary Resolution and must therefore be carried by a majority in favour of not less than 75% of the total number of votes cast at the Meeting. Persons who are Shareholders on 13 April 2023, but excluding persons who are not Shareholders at the time of the Meeting or adjourned Meeting, are entitled to vote. Once passed, the Extraordinary Resolution is binding on all Shareholders in the Merging Fund, irrespective of whether they voted or not.

In view of the importance of the Extraordinary Resolution the Chairman of the Meeting will call for a poll to be taken in respect of the Extraordinary Resolution. On a poll, the voting rights for each Share are the proportion of the voting rights attached to all of the Shares in issue that the price of the Share bears to the aggregate price or prices of all of the Shares in issue at 13 April 2023. A Shareholder who is entitled to more than one vote on a poll need not, if voting, use all their votes or cast all the votes they use in the same way.

Return of a Form of Proxy via any medium, email/online voting/post, will not preclude a Shareholder from attending the Meeting if entitled to do so, nor from voting in person.

#### **Joint Holders**

In the case of joint holders, the vote of the senior holder on the register who tenders a vote, whether in person or by proxy shall be accepted to the exclusion of the votes of the other joint holders. Seniority is determined by the order in which the names stand on the register of Shareholders.

## **The ACD**

The ACD is entitled to attend the Meeting but shall not be entitled to vote or be counted in a quorum at the Meeting, nor any adjournment except in respect of Shares which it holds on behalf of or jointly with another person who, if they themselves were the registered Shareholder, would be entitled to vote and from whom it has received voting instructions. Associates of the ACD holding Shares are entitled to be counted in a quorum of a Meeting but may only vote in the same circumstances as the ACD.

## **Chairman**

Citibank UK Limited, as Depositary, has nominated Adam Shanks, Director of the ACD or, failing them, any other individual duly appointed by the ACD, to be Chairman of the Meeting and at any adjourned Meeting.



