IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

IN RE MUTUAL FUNDS) MDL No. 1586
INVESTMENT LITIGATION) Case No. 04-MD-15864-02
This Document Relates To:) (Hon. J. Frederick Motz)
Invesco Sub-Track,)
04-md-15864-02)

NOTICE OF PENDENCY AND PROPOSED SETTLEMENTS OF CLASS ACTIONS, MOTION FOR ATTORNEYS' FEES AND EXPENSES. AND SETTLEMENT HEARING

A federal court authorized this notice. This is not a solicitation from a lawyer.

If you (a) purchased, owned or held shares in certain mutual funds in the Invesco/AIM family of mutual funds (the "Invesco/AIM Funds" or the "Funds") during the period from July 30, 1999 to November 24, 2003, inclusive, or (b) were a participant in or beneficiary of the Amvescap 401(k) Plan during the period from July 31, 1999 to November 24, 2003, inclusive, and your account included investments in the Invesco/AIM Funds, then YOU COULD RECEIVE A PAYMENT FROM CLASS ACTION SETTLEMENTS AND YOUR LEGAL RIGHTS MAY BE AFFECTED.

In addition, if you currently hold shares in the Invesco/AIM Funds, certain other rights may be affected by a settlement of a derivative action.

YOU ARE HEREBY NOTIFIED of a \$20,455,400 cash settlement of a securities class action, ERISA class action¹, and derivative action lawsuit affecting investors in certain mutual funds in the Invesco/AIM family of mutual funds, consolidated in the actions captioned: *In re Mutual Funds Investment Litigation*, MDL-1586 (D. Md.), *Lepera v. Invesco/AIM Funds Group, Inc.*, et al., No. 04-cv-00814-JFM (D. Md.) (the "Class Action"), *Calderon v. Amvescap PLC*, et al., No. 04-md-15864 (D. Md.) (the "ERISA Action"), and *Karlin v. Amvescap PLC*, et al., No. 04-cv-00819 (D. Md.) (the "Derivative Action") (collectively, the "Actions"). You may be eligible for a payment from the settlement proceeds, or you may act on other legal rights. *Important facts and terms are highlighted below, and explained in more detail in the Long-Form Notice of Pendency and Proposed Settlements of Class, ERISA and Derivative Actions, Motion for Attorneys' Fees and Expenses, and Settlement Hearing (the "Long-Form Notice") available at www.mutualfundsettlements.com/invesco. The terms of these Settlements are embodied in a series of the Stipulations and Agreements of Settlement with the Settling Defendants (the "Stipulations") also available at the website.*

NOTE: This Notice (except with respect to the OAG/Canary recovery described below) concerns the settlement of private lawsuits. These Settlements are distinct from the settlements that government regulators, including the Securities and Exchange Commission ("SEC"), previously reached concerning market-timing and late trading in Invesco/AIM mutual funds, including with Invesco Funds Group, Inc., AIM Advisors, Inc. and AIM Distributors, Inc. Any payment that you may be eligible for under this private settlement is in addition to any payment you may have received from the SEC and/or other regulators. For more information about the SEC litigation, see http://www.sec.gov/divisions/enforce/claims/invesco.htm.

- The Mutual Funds (or Securities) At Issue: INVESCO Dynamics Fund, INVESCO Telecom Fund, INVESCO Health Science Fund, INVESCO Technology Fund, INVESCO Small Company Growth Fund, INVESCO European Fund, INVESCO Growth Fund, INVESCO Financial Services Fund, INVESCO Energy Fund, INVESCO Leisure Fund, INVESCO Endeavor Fund, INVESCO Growth & Income Fund, INVESCO Real Estate Fund, and INVESCO Core Equity Investment Fund. These funds are described in this Notice as the "Invesco/AIM Funds" or the "Funds."
- The Settlement Classes: If you purchased, owned or held shares in any of the Invesco/AIM Funds during the period from July 30, 1999 to November 24, 2003, inclusive (the "Investor Class Period"), you are a member of the Investor Class. If you were a participant in or beneficiary of the Amvescap 401(k) Plan (the "Amvescap Plan") during the period from July 31, 1999 to November 24, 2003, inclusive (the "ERISA Class Period") and your account included investments in the Invesco/AIM Funds, you are a member of the ERISA Class.²
- Total Settlement Amount: \$20,455,400 (the "Settlement Fund") plus interest earned on the Settlement Fund (the "Gross Settlement Fund"). The Settlement Fund is comprised of (i) \$9,750,000 paid on behalf of the Invesco/AIM Advisor Defendants for the benefit of the Investor Class, ERISA Class and the Funds, (iii) \$3,882,400 paid on behalf of Banc of America Securities, LLC for the benefit of the Investor Class and the Funds, (iii) \$1,078,000 paid on behalf of the Bear Stearns Defendants for the benefit of the Investor Class, and (iv) \$5,745,000 paid on behalf of the Canary Defendants for the benefit of the Investor Class and the Funds. The Invesco/AIM Advisor Defendants, the Invesco/AIM Funds Defendants, Banc of America Securities, LLC, the Bear Stearns Defendants and the Canary Defendants are collectively referred to as the "Settling"

² Defendants and certain persons and entities affiliated with Defendants are excluded from the Classes. Details about the persons and entities excluded from the Classes are available in the Long-Form Notice.

¹ "ERISA" refers to the Employee Retirement Income Security Act of 1974, Pub. L. 93-406, 88 Stat. 829.

³ As additional consideration for the Settlement with the Invesco/AIM Advisor Defendants, certain of the Invesco/AIM Advisor Defendants will establish, and maintain for at least five years, a group to develop and implement policies to monitor and prevent market-timing and late trading in the Invesco/AIM Funds. In addition, if the costs of notice and administration of the Settlements exceed \$3,000,000, certain of the Invesco/AIM Advisor Defendants will pay (or cause to be paid) 50% of any such costs in excess of \$3,000,000.

Defendants". In addition to the amounts paid on behalf of the Settling Defendants, Investor Class Lead Counsel intends to distribute \$11,490,000 plus interest, which was obtained by the Office of the New York Attorney General ("OAG") in its settlement with the Canary Defendants, to the Investor Class. Further details about the Settlements are available in the Long-Form Notice.

• Statement of Recovery: Assuming that all Investor Class Members participate in the settlement, Investor Class Lead Plaintiff estimates that the average recovery per eligible share (before deduction of attorneys' fees and expenses and the costs of notice and administration of the Settlements, and not including the OAG/Canary payment) will be as follows:

Invesco/AIM Fund	Average Recovery per Eligible Share	Invesco/AIM Fund	Average Recovery per Eligible Share
INVESCO Dynamics Fund	\$0.0296	INVESCO Financial Services Fund	\$0.0139
INVESCO Telecom Fund	\$0.0358	INVESCO Energy Fund	\$0.0067
INVESCO Health Science Fund	\$0.0561	INVESCO Leisure Fund	\$ 0.0060
INVESCO Technology Fund	\$0.0398	INVESCO Endeavor Fund	\$0.0117
INVESCO Small Company Growth Fund	\$0.0119	INVESCO Growth & Income Fund	\$0.0127
INVESCO European Fund	\$0.0667	INVESCO Real Estate Fund	\$0.0103
INVESCO Growth Fund	\$0.0006	INVESCO Core Equity Investment Fund	\$0.0010

Please note that this amount is only an estimate. Further detail is available in the Long-Form Notice, which is available on the internet at www.mutualfundsettlements.com/invesco. If you do not have internet access, you may request a copy of the Long-Form Notice by writing to the Claims Administrator, The Garden City Group, Inc., at Invesco Mutual Fund Settlement, In re Mutual Funds Investment Litigation, c/o The Garden City Group, Inc., P.O. Box 9412, Dublin, OH 43017-4512. Any actual payment to an Investor Class Member will depend on, among other things, (i) the total number of claims filed; (ii) the number of shares the class member held in the Invesco/AIM Funds during the class period; (iii) when the class member purchased or sold his, her or its shares; (iv) administrative costs, including the costs of notice, for the Actions; and (v) the amount awarded by the Court for attorneys' fees and expenses. Distributions to members of the Classes will be made based on the Plan of Allocation set forth in the Long-Form Notice on pages 8-11. The recovery in the Derivative Action will be computed after distribution to the Classes and will be paid to the Invesco/AIM Funds as set forth in the Plan of Allocation set forth in the Long-Form Notice on pages 8-11.

- Reasons for the Settlements: The settlement of the Actions, among other things, avoids delay and the substantial costs and
 risks from continuing the lawsuits, pays money to investors, and releases all Settling Defendants from other lawsuits based on
 matters at issue in the Actions. See Long-Form Notice at page 3. All defendants participating in these Settlements deny any
 wrongdoing.
- Statement of Potential Outcome of Case: If the Actions had not settled, there may have been a trial and Plaintiffs would have faced an uncertain outcome. Plaintiffs and the Settling Defendants disagree on both liability and damages and do not agree on the average amount of damages per share, if any, or any derivative damages that would be recoverable if Plaintiffs were to have prevailed on each claim alleged. The parties disagree about, among other things: (1) whether the defendants engaged in conduct that was unlawful or harmful to the members of the Classes or the Funds; (2) the method for determining whether shares in the Funds at issue were damaged; (3) the amount of any such damage; (4) the extent that various facts alleged by Plaintiffs influenced the trading price of such shares during the relevant period; and (5) whether the Classes and the Funds have already been made whole because of amounts certain defendants paid to settle similar claims asserted by the SEC and government regulators, which amounts have been or will be distributed to Funds investors and the Funds.
- Attorneys' Fees and Expenses: Plaintiffs' Counsel have performed their work in these Actions on a contingent-fee basis. The Court-appointed lawyers for the Investor Class Lead Plaintiff, ERISA Lead Plaintiff and Derivative Plaintiffs will jointly apply for an award of attorneys' fees not to exceed 15% of the Gross Settlement Fund for their efforts in connection with the Actions, including investigating the facts, litigating the case, and negotiating the Settlements. Counsel for Investor Class Lead Plaintiff, ERISA Lead Plaintiff and Derivative Plaintiffs will also ask the Court for reimbursement of their litigation expenses paid or incurred in connection with the commencement, prosecution and resolution of the Actions in an amount not to exceed \$925,000 (which expenses may also include the costs and expenses of Investor Class Lead Plaintiff), to be paid from the Gross Settlement Fund. In addition, Court-appointed Plaintiffs' Administrative Chair and Liaison Counsel will apply for an award of attorneys' fees and expenses of an additional 1.25% of the Gross Settlement Fund for its efforts on behalf of plaintiffs. If the above requested amounts are approved by the Court, for each of the Invesco/AIM Funds the average cost of attorneys' fees and expenses per share will be equal to approximately 20.77% of the average recovery per eligible share as set forth above. Please note that this amount is only an estimate.
- Plaintiffs' Representatives: The Court has appointed the following lawyers as counsel for the Plaintiffs: Chad Johnson, William C. Fredericks and Jerald Bien-Willner, Bernstein Litowitz Berger & Grossmann LLP, 1285 Avenue of the Americas, New York, NY 10019 (800-380-8496) (counsel for Investor Class Lead Plaintiff); Robert Ira Harwood and Samuel Rosen, Harwood Feffer LLP, 488 Madison Avenue, Suite 801, New York, NY 10022 (212-935-7400) (counsel for ERISA Lead

Plaintiff); and Mark C. Rifkin and Demet Basar, Wolf Haldenstein Adler Freeman & Herz LLP, 270 Madison Ave., New York, NY 10016 (212-545-4600) (counsel for the Derivative Plaintiffs). The Court has also appointed John B. Isbister, Tydings & Rosenberg LLP, 100 East Pratt Street, 26th Floor, Baltimore, MD 21202 as Plaintiffs' Administrative Chair and Liaison Counsel. If you want to be represented by your own lawyer, you may hire one at your own expense and enter an appearance in the Actions.

• Summary Description of the Actions: Starting on October 31, 2003, the first in a series of putative securities class action complaints was filed in the United States District Court for the District of Colorado alleging unlawful market-timing and late trading in the Invesco/AIM Funds. Market-timing is a term used to describe short-term, "in and out" trading of mutual fund shares, which may be used by a mutual fund trader to capitalize on inefficiencies in the way mutual fund shares are priced. Late trading is a form of market-timing that involves a mutual fund trader placing orders to buy, sell or exchange mutual fund shares using the prior day's price to capitalize on information obtained after the close of the market. Subsequently, other class, ERISA and derivative actions based on the same alleged market-timing and late trading practices were filed in various federal district courts. On February 20, 2004, the Judicial Panel on Multi-District Litigation issued an order centralizing all of these actions in one multi-district docket in the United States District Court for the District of Maryland under the caption MDL-1586 - In re Mutual Funds Investment Litigation.

Consolidated Complaints were filed in the Actions on September 30, 2004. Claims were asserted in the Actions against persons affiliated with the Invesco/AIM Funds, including the investment advisor to the Invesco/AIM Funds and its affiliates, as well as unaffiliated entities, including alleged market-timers and parties that were alleged to have participated in or facilitated the market-timers' trading of the Funds. Thereafter, Plaintiffs continued to pursue their Actions; many of the defendants moved to dismiss the Actions, which plaintiffs opposed. Agreements in principle to settle the Actions with various groups of defendants were reached at various times.

• Release of Claims: If the Court approves the Settlements and enters the binding judgments, all Investor Class Members and ERISA Class Members will release the Settling Defendants and certain parties related to the Settling Defendants (collectively, the "Released Parties") from all claims concerning market-timing, late-trading, or short-term or excessive trading in any mutual fund advised by AIM Advisors, Inc. or related or predecessor entities during the Class Period, including all claims that were or could have been brought in the Complaints (the "Released Claims"). If you are interested in more information regarding the release of claims, please visit the case website, www.mutualfundsettlements.com/invesco, and click on the "Releases" tab.

Deadlines:

Submit a Claim Form: December 8, 2010

• Eligible Investor Class Members are required to submit a valid and timely Proof of Claim and Release form ("Claim Form") in order to participate in the Settlements. Copies of the Claim Form can be obtained at www.mutualfundsettlements.com/invesco. The Amvescap Plan is also required to submit a valid and timely Claim Form in order for ERISA Class Members to participate in the settlement; however, to the extent that any ERISA Class Members also owned shares of Invesco/AIM Funds directly (i.e., not through the Amvescap Plan), they will need to follow the claims process required for Investor Class Members in order to be eligible for payment with respect to those shares. If the Settlements are approved, distributions to eligible members of the Classes will be made pursuant to the proposed Plan of Allocation set forth in the Long-Form Notice.

Request Exclusion from the Investor Class: September 21, 2010

- Investor Class Members may elect to be excluded from the Investor Class. If you ask to be excluded from the Investor Class, you will not be eligible to receive any payment from the Settlements and cannot object to the terms of the Settlements, the Plan of Allocation, or counsel's applications for attorneys' fees and reimbursement of expenses. You will not be legally bound by the Settlements or any related events relating to this lawsuit and you will be able to pursue the claims that are being released in these Settlements. This is the only option that allows you to file or participate in another lawsuit against the Released Parties concerning any of the Released Claims. If you wish to exclude yourself from the Investor Class, please follow the instructions in the Long-Form Notice (available at www.mutualfundsettlements.com/invesco). If you choose not to exclude yourself from the Investor Class and the Court approves the Settlements and enters the binding judgments, you will forever release all Released Claims against the Released Parties.
- The Settling Defendants shall have the option to withdraw from the Settlements in the event that certain threshold levels of
 investors who would otherwise be entitled to participate as members of the Investor Class timely and validly request exclusion
 from the Investor Class.

File an Objection to the Settlements: September 21, 2010

• Any member of the Investor Class or ERISA Class may object to the Settlements, the Plan of Allocation or counsel's request for attorneys' fees and reimbursement of expenses for any reason. To object, a Class member must notify the Court and Investor Class Lead Counsel in writing, of his, her or its reason(s) for objection. Objections submitted by Class members who are represented by an attorney must be filed with the Court via ECF (or at the Court's address set out in the Long-Form Notice) and served on Investor Class Lead Counsel (at counsel's address set out in the Long-Form Notice) no later than September 21, 2010, and such objections must include the information required in the Long-Form Notice. Members of the

Investor Class may object *only if* they stay in the Class. By excluding yourself you tell the Court that you do not want to be part of the Settlements. Members of the Investor Class who exclude themselves from the Settlements shall have no basis to object because the case no longer affects them.

- If you are a current shareholder of one or more of the Invesco/AIM Funds and will continue to own shares in one of the Funds through the date of the settlement fairness hearing, you also have the right to object to the Settlements of the Derivative Action, the proposed Plan of Allocation, and the requests for attorneys' fees and expenses. Any such objections by current shareholders who are represented by an attorney must be filed with the Court via ECF (or at the Court's address set out in the Long-Form Notice) and served on Investor Class Lead Counsel (at counsel's address set out in the Long-Form Notice) no later than September 21, 2010, and such objections must include the information required in the Long-Form Notice.
- If you have not retained an attorney to represent you in connection with these settlement proceedings and you wish to object, you may mail your objection to the Clerk of the Court, United States District Court for the District of Maryland, 101 W. Lombard Street, Baltimore, Maryland 21201, with a copy mailed to Investor Class Lead Counsel, Chad Johnson, Esq., William C. Fredericks, Esq., and Jerald Bien-Willner, Esq., Bernstein Litowitz Berger & Grossmann LLP, 1285 Avenue of the Americas, New York, NY 10019, no later than September 21, 2010. Any objection that is submitted by mail to the Clerk of the Court and Investor Class Lead Counsel will be filed on the Court's docket.

Court Hearing on Fairness of Settlements: October 21-22, 2010

• The Court will hold a settlement fairness hearing at 10:00 a.m., on October 21-22, 2010, at the United States District Court for the District of Maryland, 101 W. Lombard Street, Baltimore, MD 21201. At this hearing, the Court will consider whether to grant final approval to the Settlements and the Plan of Allocation. The Court may also consider Plaintiffs' Counsel's applications for attorneys' fees and reimbursement of expenses. You may apply to the Court for permission to appear at this hearing, and you may retain an attorney, at your own expense, to represent you at this hearing. You are not required to retain a lawyer to exclude yourself from the Investor Class or to object to the Settlements. Further detail is available in the Long-Form Notice available at www.mutualfundsettlements.com/invesco. Please note the date of the settlement fairness hearing is subject to change without further notice. If you plan to attend the hearing, you should check the website, www.mutualfundsettlements.com/invesco, or with one of Plaintiffs' Representatives listed above to be sure that no change to the date and time of the hearing has been made.

Special Notice to Brokerage Firms and other Nominees:

• If you are a brokerage firm or other nominee who owned shares in any of the Invesco/AIM Funds during the Investor Class Period as the record owner but not as the beneficial owner of the shares, you must either (1) send a copy of this Notice to each beneficial owner of such shares, postmarked no later than fourteen (14) days after you receive this Notice, or (2) provide a list of the names and addresses of such beneficial owners, no later than fourteen (14) days after you receive this Notice, to the Claims Administrator at *Invesco Mutual Fund Settlement*, *In re Mutual Funds Investment Litigation*, c/o The Garden City Group, Inc., P.O. Box 9412, Dublin, OH 43017-4512. If you choose the second option, the Claims Administrator will send a copy of the Notice to the beneficial owners of the shares. Upon full compliance with these directions, nominee owners may seek reimbursement of their reasonable expenses actually incurred, by providing the Claims Administrator with proper documentation supporting the expenses for which reimbursement is sought. Copies of this Notice can be obtained from the website, www.mutualfundsettlements.com/invesco, or by calling 1 (800) 949-1898.

More Information:

- Visit the website: www.mutualfundsettlements.com/invesco.
- Write the Claims Administrator, The Garden City Group, Inc., at *Invesco Mutual Fund Settlement*, *In re Mutual Funds Investment Litigation*, c/o The Garden City Group, Inc., P.O. Box 9412, Dublin, OH 43017-4512.
- Email questions to <u>InvescoQuestions@mutualfundsettlements.com</u>.
- The Stipulations and all other papers filed in the Actions are available for inspection in the Clerk's office at the United States District Court for the District of Maryland, 101 W. Lombard Street, Baltimore, MD 21201, during regular business hours.

DO NOT TELEPHONE THE COURT REGARDING THIS NOTICE