

(an umbrella fund with segregated liability between subfunds)

Application form for Corporate Investors (Master Copy)

Minimum investment levels for our funds can be viewed in the Prospectus, fund Factsheets or are available on request.

Before completing this form, please read the statement on the use of customer information and the Notes under section 9 and Declaration under section 9. Please ensure that you complete all relevant sections of the form, including the reverse. **Return the form to HSBC Securities Services (Ireland) Ltd, 1 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland, or send it by fax to +353 1 649 7560.** (*Optional fields, in the case of daytime or evening telephone numbers at least one number must be provided). Terms defined in the prospectus of the Company (“Prospectus”) shall, unless the context requires otherwise, bear the same meaning herein. Due to the closure of certain stock markets and regulated markets we invest in, a number of our funds may have additional non-dealing days, to align the days on which investors are able to subscribe, redeem and/or otherwise deal in a Fund with its ability to calculate the relevant net asset value and/or dispose of the relevant Fund assets.

Applicants resident outside of Ireland are required by the Irish Revenue Commissioners to sign the “Declaration of Residence Outside Ireland” on page 3.

1. Applicant details

1A. Corporate applicant (e.g.: adviser investing on behalf of his/her clients)

Name

Contact person (full name)

Telephone Country Code Area Code Tel

Email address

Existing client no. (if applicable)

Fax Country Code Area Code Tel

Place of incorporation

Correspondence address

Postcode

Country

Designation

1B. Personal details of Trustees or Signatories

First applicant

Title Surname

Forename(s) in full

Permanent address

Postcode Country

*Telephone (daytime) Country Code Area Code Tel

*Telephone (evening) Country Code Area Code Tel

Date of birth

Country of Birth

City/Town of Birth

ID/Passport number Tax ID/TIN**

Email address

Existing client no. (if applicable)

Designation

Second applicant

Title Surname

Forename(s) in full

Permanent address

Postcode Country

*Telephone (daytime) Country Code Area Code Tel

*Telephone (evening) Country Code Area Code Tel

Date of birth

Country of Birth

City/Town of Birth

ID/Passport number Tax ID/TIN**

Email address

Existing client no. (if applicable)

Designation

4. Applicant Bank Account Details

The bank details for receipt of redemption proceeds are as outlined below. We undertake to inform the Administrator/FSI (UK) in writing of changes to those details immediately. In the event that we require payment of redemption proceeds to an account other than that specified hereunder, we must provide a request in writing, executed by an authorised signatory, to the Administrator/FSI (UK) on or prior to the date of receipt of the redemption request form.

Name of Bank or Building Society	<input type="text"/>	Name of account holder	<input type="text"/>
Address	<input type="text"/>	Account no.	<input type="text"/>
	<input type="text"/>	Sort Code	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/>
Postcode	<input type="text"/>	Swift Code	<input type="text"/>
		IBAN (If any)	<input type="text"/>
		Correspondent Bank (If applicable)	<input type="text"/>
		SWIFT/ABA Code*	<input type="text"/>
		Beneficiary Bank Name	<input type="text"/>
		Beneficiary Bank Account Number	<input type="text"/>
		Further Credit/Sub Account Name	<input type="text"/>
		Further Credit/Sub Account Number	<input type="text"/>

*Mandatory if correspondent bank provided.

Redemption proceeds will only be returned to an account held in the name of the registered Shareholder(s). No third party payments will be made.

5. Income (if applicable)

We can pay income where you have chosen distributing shares and the Fund is making a distribution to its shareholders. If you would like any income to be paid directly to your bank or building society account, please complete this section. If you have chosen accumulation shares, or do not request to have income paid to you, or do not complete this section, any income will be automatically reinvested for you.

Name of Bank or Building Society	<input type="text"/>	Name of account holder	<input type="text"/>
Address	<input type="text"/>	Account no.	<input type="text"/>
	<input type="text"/>	Sort Code	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/>
Postcode	<input type="text"/>	Swift Code	<input type="text"/>
		IBAN (If any)	<input type="text"/>
		Correspondent Bank (If applicable)	<input type="text"/>
		SWIFT/ABA Code*	<input type="text"/>
		Beneficiary Bank Name	<input type="text"/>
		Beneficiary Bank Account Number	<input type="text"/>
		Further Credit/Sub Account Name	<input type="text"/>
		Further Credit/Sub Account Number	<input type="text"/>

*Mandatory if correspondent bank provided.

6. Policy of Charging Expenses

It should be noted that 100 per cent of the investment management fees and operational expenses of the FSSA Asian Equity Plus Fund, the First Sentier Asian Property Securities Fund, the First Sentier Emerging Markets Bond Fund, the First Sentier Global Credit Income Fund, the First Sentier Global Property Securities Fund and the First Sentier Global Listed Infrastructure Fund will be charged to the capital of the relevant Fund. The policy seeks to increase the amount of distributable income of the Fund but this may be achieved by foregoing the potential for future growth. Applicants should note that this policy will have the effect of lowering the capital value of their investment in the FSSA Asian Equity Plus Fund, the change to First Sentier Asian Property Securities Fund, the First Sentier Emerging Markets Bond Fund, the First Sentier Global Credit Income Fund, the First Sentier Global Property Securities Fund and the First Sentier Global Listed Infrastructure Fund. Thus on redemption of holdings, Applicants may not receive back the full amount invested.

7. Declaration of Residence Outside Ireland

Applicants resident outside Ireland are required by the Irish Revenue Commissioners to make the following declaration which is in a format authorised by them, in order to receive payment without deduction of tax. It is important to note that this declaration, if it is then still correct, shall apply in respect of any subsequent acquisitions of Shares. Terms used in this declaration are defined in the Prospectus. Delete (a) or (b) as appropriate.

(a) Declaration on own behalf (* Delete as appropriate)

I/we* declare that I am/we are* applying for the Shares on my own/our own behalf/on behalf of a company* and that I am/we are/the company is* entitled to the Shares in respect of which this declaration is made and that:

- I am/we are/the company is* not currently resident or ordinarily resident in Ireland; and
- should I/we/the company* become resident in Ireland I/we* will so inform you, in writing, accordingly.

(b) Declaration as Intermediary (* Delete as appropriate)

Note: An "Intermediary" means a person who carries on a business which consists of, or includes, the receipt of payments from an investment undertaking resident in Ireland on behalf of other persons, or who holds units in an investment undertaking on behalf of other persons.

I/we* declare that I am/we are* applying for Shares on behalf of persons:

- who will be beneficially entitled to the Shares; and
- who, to the best of my/our* knowledge and belief, are neither resident nor ordinarily resident in Ireland.

I/we* also declare that:

- unless I/we* specifically notify you to the contrary at the time of application, all applications for Shares made by me/us* from the date of this application will be made on behalf of such persons; and
- I/we* will inform you in writing if I/we* become aware that any person, on whose behalf I/we* holds Shares, becomes resident in Ireland.

First applicant

Signature:
Date:

Second applicant

Signature:
Date:

IMPORTANT NOTES

1. Non-resident declarations are subject to inspection by the Irish Revenue Commissioners and it is a criminal offence to make a false declaration.
2. To be valid, this declaration must be signed by the applicant. Where there is more than one applicant, each person must sign. If the applicant is a company, it must be signed by the company secretary or another authorised officer.
3. Applicants who are Exempt Irish Residents should contact the Administrator/Registrar for the alternative declaration available for Exempt Irish Residents.

8. Entity Self-Certification for FATCA and CRS

Instructions for completion and Data Protection notice.

We are obliged under Section 891E, Section 891F, and Section 891G of the Taxes Consolidation Act 1997 (as amended) and regulations made pursuant to those sections to collect certain information about each account holder's tax arrangements. Please complete the sections below as directed and provide any additional information that is requested. Please note that by completing this application form you are providing personal information, which may constitute personal data within the meaning of the General Data Protection Regulation (697/2016/EU) (the "GDPR") and applicable Irish data protection legislation (currently the Irish Data Protection Acts 1988 to 2003. Please note that in certain circumstances we or any service providers engaged by us may be legally obliged to share this information, and other financial information with respect to an account holder's interests in the Fund, with the Irish tax authorities, the Revenue Commissioners. They in turn may exchange this information, and other financial information with foreign tax authorities, including tax authorities located outside the EU.

If you have any questions about this form or defining the account holder's tax residency status, please speak to a tax adviser or local tax authority.

For further information and guidance on FATCA or CRS please refer to the Irish Revenue or the OECD website at:

<http://www.revenue.ie/en/business/aeoi/index.html>

<http://www.oecd.org/tax/automatic-exchange/common-reporting-standard/> in the case of CRS only.

If any of the information below about the account holder's tax residence or FATCA/CRS classification changes in the future, please ensure that we are advised of these changes promptly.

Account holders that are Individuals or Controlling Persons should not complete this form and should complete the form entitled "Individual (including Controlling Persons) Self-Certification for FATCA and CRS. A copy of this document can be located at the end of the application form.

(Mandatory fields are marked with an *)

*Section 1: Account Holder Identification

*Account holder Name: (the "Entity")

*Country of Incorporation or Organisation:

*Current (Resident or Registered) Address:

Number: Street:

City, town, State, Province or County:

Postal/ZIPCode: Country:

Mailing address (if different from above):

Number: Street:

City, town, State, Province or County:

Postal/ZIPCode: Country:

***Section 4: Common Reporting Standard (“CRS”) Declaration of Tax Residency**
(Note that Entities may have more than one country of Tax Residence)

Please indicate the Entity’s country of tax residence for CRS purposes, (if resident in more than one country please detail all countries of tax residence and associated tax identification numbers (“TIN”). Please refer to the OECD CRS Web Portal for AEOI for more information on Tax Residence and TIN’s. <http://www.oecd.org/tax/automatic-exchange/crs-implementation-and-assistance/tax-identification-numbers/#d.en.347759>

If the Entity is not tax resident in any jurisdiction (e.g., because it is fiscally transparent), please indicate that below and provide its place of effective management or country in which its principal office is located.

NOTE: Under the Irish legislation implementing the CRS, provision of a Tax ID number (TIN) is required to be provided unless:

a) You are tax resident in a Jurisdiction that does not issue a TIN.

Or

b) You are tax resident only in a non-reportable Jurisdiction (i.e. Ireland or the USA).

Country of Tax Residency	Tax ID Number	If TIN unavailable Select (A, B or C) and check box below

If a TIN is unavailable, please tick the appropriate box as follow:

Reason A – The country/jurisdiction where the Account Holder is resident does not issue TINs or TIN equivalents to its residents

Reason B – The Account Holder is otherwise unable to obtain a TIN (Please explain why you are unable to obtain a TIN)

Reason C – No TIN is required. (Note: This should only be selected if the domestic law of the relevant country/jurisdiction does not require the collection of the TIN issued by such country/jurisdiction)

***Section 5: Entity’s CRS Classification**

(The information provided in this section is for CRS. Please note an Entity’s CRS classification may differ from its FATCA classification in Section 3 above).

In addition please note that the information that the Entity has to provide may differ depending on whether they are resident in a participating or non-participating CRS Jurisdiction.

For more information please see the OECD CRS Standard and associated commentary.

<http://www.oecd.org/tax/automatic-exchange/common-reporting-standard/>

5.1 Financial Institutions under CRS:

If the Entity is a *Financial Institution*, **Resident in either a Participating or Non-Participating CRS Jurisdiction** please review and tick one of the below categories that applies and specify the type of Financial Institution below.

Note: Please check the Irish Revenue AEOI portal at the time of completion of this form to confirm whether your country of Tax Jurisdiction is considered Participating or Non-Participating for the purposes of CRS Due-Diligence in Ireland.

<https://www.revenue.ie/en/companies-and-charities/documents/aeoi/participating-jurisdictions.pdf>

I. **A Reporting Financial Institution resident in a participating CRS jurisdiction**

II. **A Financial Institution Resident in a Non-Participating Jurisdiction**

(Please also tick the box that applies)

An Investment Entity resident in a Non-Participating Jurisdiction and managed by another Financial Institution (If this box is ticked, please indicate the name of any Controlling Person(s) of the Entity **in section 6 below** and complete a separate individual self-certification forms for each of your Controlling Persons)

An Investment Entity resident in a Non-Participating Jurisdiction that is not managed by another Financial Institution

Other Financial Institution, including a Depository Financial Institution, Custodial Institution or Specified Insurance Company

III. **Non-Reporting Financial Institution under CRS.**

Specify the type of Non-Reporting Financial Institution below:

Governmental Entity

International Organization

Central Bank

Broad Participation Retirement Fund

Narrow Participation Retirement Fund

Pension Fund of a Governmental Entity, International Organization, or Central Bank

Exempt Collective Investment Vehicle

Trust whose trustee reports all required information with respect to all CRS Reportable Accounts

Qualified Credit Card Issuer

Other Entity defined under the domestic law as low risk of being used to evade tax. Specify the type provided in the domestic law:

5.2 Non Financial Institution ("NFE") under CRS:

If the Entity is a *not defined as a Financial Institution under CRS* then please tick one of the below categories confirming if you are an Active NFE or Passive NFE.

- I. **Active NFE** – a corporation the stock of which is regularly traded on an established securities market.

Please provide the name of the established securities market on which the corporation is regularly traded:

- II. **Active NFE** – if you are a Related Entity of a regularly traded corporation.

Please provide the name of the regularly traded corporation that the Entity is a Related Entity of:

Please provide details of the securities market on which the Entity is regularly traded:

- III. **Active NFE** – a Government Entity or Central Bank
- IV. **Active NFE** – an International Organisation
- V. **Active NFE – other** than those listed in I, II, III or IV above.

(for example a start-up NFE or a non-profit NFE)

- VI. **Passive NFE** – If this box is ticked please also complete **Section 6.1** for each of the Controlling Person(s) of the Entity and a separate *"Individual (including Controlling Person's Self-Certification for FATCA and CRS form"* as indicated in section 6.2 for each Controlling Person(s)

Section 6: Controlling Persons

NB: Please note that each Controlling Person must complete a separate "Individual (including Controlling Persons) FATCA and CRS Self-Certification" form. A copy of this document can be located at the end of the application form.

If there are no natural person(s) who exercise control of the Entity then the Controlling Person will be the natural person(s) who hold the position of senior managing official of the Entity.

For further information on Identification requirements under CRS for Controlling Persons, see the Commentary to Section VIII of the CRS Standard. <http://www.oecd.org/tax/automatic-exchange/common-reporting-standard/>

6.1 Controlling Person(s) of the Account Holder:

If you have ticked a Passive NFE with Controlling Persons in **either the FATCA or CRS Classification sections above**, then please also complete this section for each of the Controlling Person(s) of the account holder and provide a separate *"Individual (including Controlling Persons) FATCA and CRS Self-Certification"* form for each Controlling person as per 6.2 below:

Indicate the name of all Controlling Person(s) of the Account Holder:

- I.
- II.
- III.

Note: In case of a trust, Controlling Persons means the settlor(s), the trustee(s), the protector(s) (if any), the beneficiary(ies) or class(es) of beneficiary(ies), **AND** any other natural person(s) exercising ultimate effective control over the trust. With respect to an Entity that is a legal person, if there are no natural person(s) who exercise control over the Entity, then the Controlling Person will be the natural person who holds the position of senior managing official of the Entity.

6.2 Complete a separate "Individual (including Controlling Persons) Self-Certification for FATCA and CRS" form for each Controlling Person listed in Section 6.1. A copy of this document can be located at the end of the application form.

***Section 7: Declarations and Undertakings**

I/We declare (as an authorised signatory of the Entity) that the information provided in this form is, to the best of my/our knowledge and belief, accurate and complete.

I/We acknowledge and consent to the fact that the information contained in this form and information regarding the Account Holder may be reported to the tax authorities of the country in which this account(s) is/are maintained and exchanged with tax authorities of another country or countries in which the Account Holder may be tax resident where those countries (or tax authorities in those countries) have entered into Agreements to exchange financial account information.

I/We on behalf of the Entity undertake to advise the recipient promptly and provide an updated Self-Certification form within 30 days where any change in circumstance (for guidance refer to Irish Revenue or OECD website) occurs which causes any of the information contained in this form to be incorrect.

*Authorised Signature(s):

*Print Name(s):

*Capacity in which declaration is made:

*Date:(dd/mm/yyyy):

9. Your signature and declaration

Please read the statements in the box below and under the heading "Declarations" before you sign and date this application form. By signing you confirm that you have read and understood this form, and that you understand that any investment made by you is on the terms of the Company's Prospectus. All joint applicants should sign this form. A corporation should sign under the hand of a duly authorised official.

Declarations: To the Company

1. I/we hereby declare that we are:
 - (i) a legal person not being an individual and not acting in a representative capacity on behalf of an individual; or
 - (ii) an entity liable to corporation tax in Ireland or an equivalent tax in another country; or
 - (iii) an undertaking for collective investments in transferable securities ("UCITS") or have elected for the purposes of the EU Savings Directive to be treated as a UCITS.
- If the Legal Person is unable to make any of these declarations please contact the Administrator/FSI (UK).
2. I/we have checked the information about me/us in this form and otherwise provided by me/us and it is correct to the best of my/our knowledge and belief. I/we undertake to notify the Administrator/FSI (UK) of any changes to the information as soon as reasonably possible;
 3. I/we understand and accept having received and considered the Prospectus that this investment involves risks and accept that this application is made solely on the terms and conditions of the Prospectus in relation to the Company as currently in issue and subject to the provisions of the constitutive documents of the Company and the material contracts disclosed in the Prospectus.
 4. I/we acknowledge that we have been offered the choice of receiving the Prospectus and the KIID on paper and in electronic form by means of a website or by email and hereby specifically consent to receiving the KIID in electronic form by way of accessing the latest version of the document online.
 5. I/we acknowledge that the KIIDs can be obtained from the website www.firstsentierinvestors.com or hard copies can be obtained by contacting Client Services on 0800 917 1717 (+44 131 525 8872).
 6. I/we have received and read the KIID for the relevant share class.
 7. I/we hereby undertake and agree to accept any number of Shares in respect of which this application may be accepted. I/we understand that the Directors reserve the right to restrict or prevent the ownership of Shares by any person, firm or corporation including but not limited to the circumstances outlined in the Prospectus.
 8. Furthermore we acknowledge that the Company reserves the right to reject at its absolute discretion any application for Shares in a Fund.
 9. I/we declare that we are not a United States Person(s) as defined in the Prospectus and that we are not acting on behalf of a United States Person(s) nor do we intend selling or transferring any Shares which we may purchase to any person who is a United States Person.
 10. Unless otherwise specified we are not a (i) "Specified United States Person" under the tax laws of the U.S.** or a non-U.S. entity with one or more Specified United States Persons as "substantial United States owners" defined in the U.S. Tax Withholding and Reporting regulations under the Foreign Account Tax Compliance Act ("FATCA") or (ii) "Controlling Persons" for the purposes of CRS.
*** For this purpose, a "Specified United States Person" will include, subject to certain exceptions, (A) an individual who is a citizen or resident of the U.S., (B) a partnership or corporation (including any entity treated as a partnership or corporation for U.S. tax purposes, such as a limited liability company) organised in or under the laws of the U.S. or any state of the U.S. thereof (including the District of Columbia), (C) any estate the income of which is subject to U.S. tax regardless of its source, and (D) any trust if (i) a court within the U.S. is able to exercise primary supervision over the administration of the trust and (ii) one or more United States persons have the authority to control all substantial decisions of the trust.
I/we declare that I/we do not intend to sell or transfer any Shares/Units which I/we may purchase to any person who is a Specified United States Person.
 11. I/we are not a person resident or otherwise located in Canada.
 12. I/we confirm that we have the authority to make the investment pursuant to this Application Form whether the investment is our own or is made on behalf of another person or institution.
 13. I/we have made arrangements for payment of the amount set out above in accordance with the payment instructions detailed above and in the Prospectus.
 14. I/we acknowledge and confirm that we are permitted but not obliged to avail of the facility to send subsequent subscription and redemption requests electronically in accordance with the terms of the Prospectus.
 15. I/we confirm that we have the right and authority in this regard to request redemption of Shares and confirm that we will comply with the redemption instructions set out in the Prospectus.
 16. I/we understand that redemption payment instructions sent by telegraphic transfer to our designated account in our name are sent at our risk insofar as the onus to provide bank account details rests solely on us.
 17. I/we declare that we are/will not, by virtue of this holding, be in breach of the laws and regulations of any competent jurisdiction and agree that if this holding could, in the opinion of the Directors/FSI (UK) cause the Company some financial, legal or fiscal disadvantage to indemnify the Company/FSI (UK), the Custodian, the Administrator/Registrar, for any loss suffered by them as a result of our acquiring or holding Shares.
 18. I/we direct that on the death of one of us of the Shares for which we hereby apply be held in the name of and to the order of the survivor(s) of us or the executors and/or administrator of such survivor (applicable where there is more than one Shareholder).
 19. I/we agree (i) to provide such representations to the Company/FSI (UK) at such times as the Directors/FSI (UK) may request, and (ii) to provide on request such certifications, documents or other evidence as the Company/FSI (UK) may reasonably require to substantiate such representations.
 20. I/we agree to notify the Company/FSI (UK) immediately if we become aware that any of the representations herein is no longer complete and accurate in all respects and agree immediately either to sell or to tender to the Company/FSI (UK) for redemption a sufficient number of Shares to allow the representations to be made. Furthermore, we understand that the representations and warranties made herein are continuous and all subsequent subscriptions for shares in the Fund by us shall be governed by them.
 21. I/we hereby agree to indemnify and hold harmless each of the Company, the Directors, the Administrator and FSI (UK) and any director, officer, employee or agent thereof (each an "Indemnified Party") from any claims, demands, proceedings, liabilities, damages, losses, costs and expenses directly or indirectly suffered or incurred by such Indemnified Party arising as a result of the declarations made herein being untrue or as a result of our failure to notify the Company, the Administrator or FSI (UK) of a change in our status which would render the declarations contained herein untrue subsequent to the date of this declaration.
 22. I/we agree to compensate the Company, the Administrator and the Distributor and their respective agents from time to time for any losses or expenses arising in connection with a breach of the above declarations and agreements our actions or failure to provide any information or documents requested by any of them to comply with the AEOI regimes or other laws or regulations.
 23. I/we agree to provide on request in a timely manner any information or documentation in relation to ourselves as may be necessary or desirable for the Company (or its agents) to comply with any reporting or other obligations and/or prevent the withholding of tax under the AEOI regimes.
 24. I/we hereby confirm that the Company, the Directors, the Administrator and FSI (UK) are each authorised and instructed to accept and execute any instructions including subscription and/or redemption instructions, instructions relating to payment of redemption proceeds, given by us by facsimile. I/we acknowledge that facsimile instructions are not a secure means of communication, and are aware of the risks involved. I/we hereby indemnify the Company, the Directors, the Administrator, FSI (UK) and any director, officer, employee or agent thereof and agree to keep each of them indemnified, against any loss of any nature whatsoever arising to each of them as a result of any of them acting on facsimile instructions. The Company, the Directors, the Administrator, FSI (UK) and any director, officer, employee or agent thereof may rely conclusively upon and shall incur no liability in respect of any action taken upon any notice, consent, request, instructions or other instrument believed, in good faith, to be genuine or to be signed by properly authorised persons. I/we acknowledge that if we request the Administrator and FSI (UK) to pay redemption proceeds to an account or bank the details of which differ from those held on file we understand that payment cannot be affected until such time as an original instruction requesting this change is forwarded by me/us to the Administrator and FSI (UK), together with any other documentation required by the Administrator, including that required for anti-money laundering purposes. Similarly, we understand that while an initial application will be actioned upon receipt of a fax we undertake to confirm this by forwarding an original copy of the completed application form used on initial subscription.
 25. I/we acknowledge that the Company may, in accordance with the provisions of the Prospectus compulsorily redeem my/our shares in the Fund(s) if we acquire or are holding such units in breach of the requirements or in the circumstances detailed in the Prospectus of the Fund(s), whether at the point of our investment or thereafter; and I/we undertake to observe and be bound by any such decision by the Company and agree that the Company/Investment Manager shall not assume liability for any losses arising from a compulsory redemption of any of our shares in the Fund.

26. I/we confirm that all the information made by us in this Application Form and as otherwise provided by us to the Company/Investment Manager shall remain valid and we also undertake to immediately notify the Company/Investment Manager of on any changes to such information.
27. I/we acknowledge that the Investment Manager will treat me/us as a professional client under the FCA's categorisation rules. I/we acknowledge that we have the right to request that I am/we are re-categorised as a retail client but that that such re-categorisation may be refused by the Investment Manager. I/we acknowledge that the categorisation of a professional client means that I/we will not have the right to any complaints to the Financial Ombudsman service nor will I/we be eligible for any compensation under the Financial Services Compensation Scheme.
28. I/we confirm that all the information made by us in this Application Form shall remain valid and we also undertake to immediately notify you in writing if there is any change in our registration details above in the subsequent years.
29. I/we acknowledge that due to money laundering requirements operating within their respective jurisdictions, the Company/FSI (UK) or the Administrator will require verification of the applicants identity before the application can be processed or redemptions paid. I/we acknowledge that the Company, the Administrator or FSI (UK) may revoke our application, return all subscription monies and/or refuse to issue Shares or refuse to process redemption requests if there has been any delay and/or failure by us to provide the Administrator/FSI (UK) with all the information and documentation requested by the Administrator/FSI (UK) to verify our identity. I/we acknowledge that redemption proceeds may not be paid out until the original of the application form used on initial subscription together with all documentation required by the Company, the Administrator and FSI (UK), including all documentation required for anti-money laundering purposes has been received by the Administrator and FSI (UK). Furthermore, we acknowledge that subsequent subscriptions for shares may not be processed until the original application form and all anti-money laundering documentation have been received from the applicant. I/we acknowledge that the Company/FSI (UK) or the Administrator shall be held harmless and indemnified against any loss arising due to the failure to process this application or request for redemption of shares if such information and documentation as has been requested by any of the said parties has not been provided by us.
30. I/we acknowledge that if we provide information and documentation that is in any way misleading, or fail to provide the Company (and/or its agents) with the requested information and documentation necessary in either case to satisfy the Company's obligations under the AEOI regimes, the Company reserves the right: (i) to take any action and/or pursue all remedies at its disposal.

If you wish to contact us:

HSBC Securities Services (Ireland) Ltd, 1 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland,
Phone: +353 1 635 6798
Fax: +353 1 649 7560

9.00 am to 5.30 pm (UK time) Monday to Friday except for bank holidays in Ireland, the last business day before Christmas and other days as the Directors of the Company may determine.

31. I/we agree and consent to First Sentier Investors (UK) Funds Limited contacting us at the email address stated overleaf.

Use of Customer Information

First Sentier Investors Global Umbrella Fund plc (the "Company", "we" or "us") or its agents or third party administrators may process the information contained within this application form and may provide the information to other First Sentier Investors group companies (including First Sentier Investors (UK) Funds Limited) and/or any third party appointed for a number of purposes including but not limited to account administration and other general business purposes. You understand that all information provided by you and any other information relating to this application may be held on computer and will be treated in confidence. It will be disclosed to third parties, including but not limited to other financial organisations to protect First Sentier Investors Group companies and their clients against fraud. Enquiries about you may also be made with licensed credit reference agencies for verification of identity and fraud checking purposes and in such cases, the agencies will keep a record of the enquiry. This may include disclosure to third parties such as auditors, the Irish Revenue Authorities and the Central Bank of Ireland or agents of the Administrator who process data for anti-money laundering purposes or for compliance with foreign regulatory requirements.

Your personal information will be handled by the Administrator (as data processor on behalf of the Company) in accordance with, as applicable, the Data Protection Acts 1988 and 2003 and the EU General Data Protection Regulation 2016 (and any consequent Irish data protection legislation). The Administrator may process personal data relating to the Subscriber for the purposes of providing services to the Fund, performing its legal and regulatory obligations and conducting financial crime risk management and other activities, including disclosing those data to the Fund and to third parties and transferring them internationally.

The Company will disclose your information to third parties where necessary or for legitimate business interests. This may include disclosure to third parties such as auditors, the Irish Revenue Authorities and the Central Bank of Ireland, and to the Investment Manager and where necessary or in the Company's legitimate interests to any company in Investment Manager's group of companies. We may also disclose your information to the Administrator or Depositary, or agents of the Administrator or Depositary, who may process the information for their own anti-money laundering purposes, compliance with their respective legal obligations or other legitimate purposes.

In each case, disclosure may be to companies situated in countries outside of the European Economic Area which may not have the same data protection laws as in Ireland.

Except as set out above, we will not disclose your information to third parties, except (i) to third parties that are specifically engaged by us to provide services to us, in which case we will require those parties to keep that information confidential and secure and to use it solely for the purpose of providing the specified services to us (ii) where required by law; (iii) where required by regulatory bodies or (iv) where necessary for the Company's legitimate business interests.

If you are an individual, please refer to the privacy notice provided alongside this application form for further information on how your personal information will be processed (the "Privacy Notice"), as this will apply to our processing of your Personal Data.

If you are not an individual, the Privacy Notice applies to our processing of any Personal Data that you provide to us or that we otherwise process in connection with the products and services that we provide to you. Therefore you must ensure that any individuals whose Personal Data is provided to us receive the Privacy Notice.

Please refer to the privacy notice provided alongside this application form for further information on how your personal information will be processed (the "Privacy Notice"). In the event of an inconsistency between the content of this application form and the content of the Privacy Notice, the Privacy Notice will prevail.

The Applicant hereby consents to the recording of telephone calls for the purpose of confirming data.

By signing this form, the Applicant hereby consents to the processing of any sensitive information received in connection with this application, including any sensitive information received during the recording of telephone calls.

Consent to Marketing

From time to time we and other First Sentier Investors group companies and their representatives may wish to send you information about other products and services available from First Sentier Investors by telephone, mail or email.

If you would like to receive such information, please tick this box.

The information supplied on the application form and through other (written or oral) communications from time to time in connection with my/our subscription for Shares or as Shareholder(s) of the Fund(s) including any information which I/we supply, by whatever means, that relates to me/us or a third party individual ("Personal Data") may be held by the Company, the Fund(s), the Investment Manager, the Sub-Investment Managers, the Distributors and other relevant service providers appointed in respect of the Company and/or the Fund(s) (including the Depositary, the Administrator and the Registrar) and their duly appointed delegates (including their employees, officers, directors or agents) and will be used for the purposes of providing me/us with

various services in relation to my/our Shares including without limitation, matching for the purpose of processing or verifying my/our data, processing my/our subscriptions and investments in the Fund(s), the completion/maintenance of information on the investor registers, carrying out my/our instructions and/or responding to enquires purported to be given by me/us on my/our behalf, performance of anti-money laundering, counter terrorist financing and know-your-client checks and related processes, dealing with any matters in relation to my/our holdings of Shares, investor communications (including the mailing and/or emailing of financial reports and notices), and observing any legal, governmental or regulatory requirements of any relevant jurisdictions. All such information may be retained after my/our Shares in the Fund(s) have been transferred/redeemed or upon the termination of the relevant Fund(s) and/or the Company in accordance with applicable laws. I/we acknowledge that my/our Personal Data will be processed by and for the Company as further set out in the Privacy Notice.

I/We hereby acknowledge that the Company/Investment Manager and any other relevant person may disclose to any relevant tax authority, competent department or authority of the government or administration of the United Kingdom, Ireland or other countries any information (including regarding our tax status, identity or residency or other personal and payment information), documents or self-certifications provided by me/us to the Company/Investment Manager. To the extent permitted by law, I/we agree to waive any provision of any banking secrecy or other law or regulation of any jurisdiction and/or the terms of any confidentiality agreement, arrangement or understanding that would otherwise prevent the Company's compliance with the AEOI regimes or any other laws, including, but not limited to, my/our provision of any requested information and/or documentation. I/we shall have no claim against the Company, First Sentier Investors (UK) Funds Limited, the Investment Manager (or their respective agents from time to time) for any losses, liabilities, costs or expenses suffered by me/us as a result of the use or disclosure of such information or documentation or any actions or omissions taken by any of them in connection with the Company's compliance with the AEOI regimes.

Notes

1. No application (including any transfer application) will be processed until all required information has been provided by the applicant. The Company reserves the right to reject any application at its sole discretion.
2. Irish regulations require the Company to collect and disclose certain information about each investor and certain related persons and their investments in the Company to the Irish Revenue Commissioners who may forward such information to tax authorities overseas. This legislation (as amended, supplemented or replaced from time to time) was enacted pursuant to an intergovernmental agreement signed by Ireland with the United States to implement the US Foreign Account Tax Compliance Act ("FATCA"), and a multilateral agreement Ireland signed with various jurisdictions to implement a similar regime known as the OECD Common Reporting Standard ("CRS", and together with FATCA and similar regimes, the "AEOI regimes") and EU Council Directive 2014/107 implementing the CRS and mandatory automatic exchange of taxation information within the EU. The Company may have further future obligations under the CRS and similar AEOI regimes.
All prospective investors should consult with their own advisors regarding the possible implications and classifications under the AEOI regimes of an investment in the Company.
3. The Company, Administrator and the Distributor, acting on behalf of the Company, reserve the right to request additional documents as are necessary to verify the identity of the applicant(s) for the purpose of anti-money laundering, counter terrorist financing and any other laws or regulations.

Anti-Money Laundering Declarations

1. I/We acknowledge that measures aimed at the prevention of money laundering and terrorist financing will require verification of my/our identity, address and source of funds and where applicable other persons including but not limited to any beneficial owner¹ on a risk sensitive basis and the ongoing monitoring of my/our business relationship with the Company. I/We further acknowledge that the Administrator reserves the right not to issue Shares until such time as the Administrator has received and is satisfied with all the information and documentation requested to verify my/our identity, address and source of funds and where applicable other persons including but not limited to any beneficial owner. I/We acknowledge that the Administrator shall be indemnified and held harmless by me/us against any loss arising as a result of a failure to process my/our application for Shares if such information and documentation as has been requested by the Administrator has not been provided by me/us.
2. I/We acknowledge that I/we must disclose to the Fund and Administrator, both at the time of initial subscription into the Fund and upon any change thereafter, any Shareholder or person or entity or beneficial owner that is or is acting, directly or indirectly for the Shareholder who is a politically exposed persons ("PEP")², and immediate family members³, and close associates⁴ of such persons.
3. I/We acknowledge that the [Fund/Company] or the Administrator also reserves the right to refuse to make any redemption payment or distribution to a Shareholder if any of the Directors of the [Fund/Company] or the Administrator suspects or is advised that the payment of any redemption or distribution moneys to such Shareholder might result in a breach or violation of any applicable anti-money laundering or other laws or regulations by any person in any relevant jurisdiction, or such refusal is considered necessary or appropriate to ensure the compliance by the [Fund/Company], its Directors or the Administrator with any such laws or regulations in any relevant jurisdiction.
4. I/We understand and agree that the [Fund/Company] prohibits the investment of funds by any persons or entities that are acting, directly or indirectly, (i) in contravention of any applicable laws and regulations, including anti-money laundering regulations or conventions, (ii) on behalf of terrorists or terrorist organisations, including those persons or entities that are included on the List of Specially Designated Nationals and Blocked Persons maintained by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC"), as such list may be amended from time to time or named on the list of prohibited countries, territories, entities and individuals in the Official Journal of the European Union, or (iii), for a shell bank⁵ (such persons or entities in (i) - (iii) are collectively referred to as "Prohibited Persons").
5. I/We represent, warrant and covenant that: (i) I/we am/are not, nor is any person or entity controlling, controlled by or under common control with me/us, a Prohibited Person, and (ii) to the extent I/we have any beneficial owners, (a) I/we have carried out thorough due diligence to establish the identities of such beneficial owners, (b) based on such due diligence, I/we reasonably believe that no such beneficial owners are Prohibited Persons, (c) I/we hold the evidence of such identities and status and will maintain all such evidence for at least five years from the date of my/our complete redemption from the [Fund/Company], and (d) I/we will make available such information and any additional information that the [Fund/Company] and/or Administrator may require upon request.

¹ A beneficial owner means any individual who ultimately owns or controls at least 25% of the Shareholder or otherwise exercises control over the management of the Shareholder.

² A PEP is defined as an individual who is, or has been, entrusted with a prominent public function, including either of the following individuals (but not including any middle ranking or more junior official);

(a) a specified official

(b) a member of the administrative, management or supervisory body of a state-owned enterprise.

A "specified official" is further defined as any of the following officials (including any such officials in an institution of the European Communities or an international body):

(a) a head of state, head of government, government minister or deputy or assistant government minister;

(b) a member of a parliament;

(c) a member of a supreme court, constitutional court or other high level judicial body whose decisions, other than in exceptional circumstances, are not subject to further appeal;

(d) a member of a court of auditors or of the board of a central bank;

(e) an ambassador, chargé d'affaires or high-ranking officer in the armed forces.

³ An "immediate family member" includes any spouse, child, parent, brother or sister of a PEP, any person considered to be equivalent to a spouse under the national or other law of the political of the place where the person or PEP resides or any spouse of a child of the PEP.

⁴ A "close associate" of a PEP includes any individual who has a joint beneficial ownership of a legal entity or legal arrangement, or any other close business relations with the PEP or any individual who has a sole beneficial ownership of a legal arrangement set up for the actual benefit of the PEP.

⁵ "Shell bank" means a credit institution (or a body corporate that is engaged in activities equivalent to a credit institution) that:

(a) does not have a physical presence, involving meaningful decision-making and management, in the jurisdiction in which it is incorporated,

(b) is not authorised to operate, and is not subject to supervision, as a credit institution (or equivalent) in the jurisdiction in which it is incorporated, and

(c) is not affiliated with another body corporate that—(i) has a physical presence, involving meaningful decision-making and management, in the jurisdiction in which it is incorporated, and (ii) is authorised to operate, and is subject to supervision, as a credit institution or an insurance undertaking, in the jurisdiction in which it is incorporated.

6. I/We understand and agree that the Fund further prohibits the investment of funds by any PEP and immediate family members, and close associates of such persons, unless the Fund, in conjunction with the Administrator, after being specifically notified by me/us in writing that I/we am/are such a person, conducts further due diligence, and determines that such investment shall be permitted.
7. If any of the foregoing representations, warranties or covenants ceases to be true or if the [Fund/Company] and/or Administrator no longer reasonably believes that it has satisfactory evidence as to their truth, notwithstanding any other agreement to the contrary, the [Fund/Company] and/or Administrator may be obligated to freeze my/our investment, either by prohibiting additional investments, declining or suspending any redemption requests and/or segregating the assets constituting the investment in accordance with applicable regulations, or my/our investment may immediately be redeemed by the [Fund/Company], and the [Fund/Company] and/or the Administrator may also be required to report such action and to disclose my/our identity to OFAC or other authority. In the event that the [Fund/Company] and/or the Administrator is required to take any of the foregoing actions, I/we understand and agree that I/we shall have no claim against the [Fund/Company], the Investment Manager, the Administrator, and their respective affiliates, directors, members, partners, shareholders, officers, employees and agents for any form of damages as a result of any of the aforementioned actions.
8. I/We understand and agree that any redemption proceeds paid to me/us will only be paid to the account of record. Furthermore, I/we understand and agree that any redemption proceeds paid to me/us will only be paid to a bank account in my/our name and with a recognised financial institution.
9. I/We agree to indemnify and hold harmless the [Fund/Company], the Investment Manager, the Administrator, and their respective affiliates, directors, members, partners, shareholders, officers, employees and agents from and against any and all losses, liabilities, damages, penalties, costs, fees and expenses (including legal fees and disbursements) which may result, directly or indirectly, from any inaccuracy in or breach of any representation, warranty, covenant or agreement set forth in this section.
10. I/We acknowledge that the Administrator in its absolute discretion reserves the right to request from the applicant any such other or additional documentation from that outlined below when it deems it appropriate to do so to enable the Administrator to determine the applicant's compliance with applicable regulatory requirements or the applicant's anti-money laundering and terrorist financing verification status on a risk sensitive basis and the applicant shall provide to the Administrator from time to time such information as may reasonably be requested. Each person acquiring Shares in the [Fund/Company] must satisfy the foregoing both at the time of initial subscription and at all times thereafter until such person cease to be a Shareholder. Accordingly, the applicant agrees to notify the Administrator promptly if there is any change with respect to any of the foregoing and/or below information, declarations or representations and to provide the Administrator with such further information as the Administrator may reasonably require.

First applicant

Signature:
Position:
Date:
Company (if any):

Second applicant

Signature:
Position:
Date:
Company (if any):

Note: if this form is being signed under a power of attorney, a copy of the power of attorney must be furnished in support of the signature.

First Sentier Investors (UK) Funds Limited is authorised and regulated by the Financial Conduct Authority. Registered as a company in England and Wales with number 2294743. Registered office: Finsbury Circus House, 15 Finsbury Circus, London EC2M 7EB, (FCA registration number 143359).

Joint applicants only

In relation to our holdings of any or all the Shares registered in our joint names all redemption/switching requests or other instructions must be signed by all signatories listed above, unless otherwise indicated by placing an X in this box.

Return your form to:

HSBC Securities Services (Ireland) Ltd
1 Grand Canal Square,
Grand Canal Harbour
Dublin 2, Ireland
Fax: +353 1 649 7560

Applications received and accepted by FSI (UK) before 10.00 am (Irish time) will be processed using the applicable price calculated at the 11.00 am valuation point. Applications received and accepted by FSI (UK) after 10.00 am (Irish time) will be processed using the applicable price calculated at the next available valuation point.

Please make sure you have:

- enclosed a telegraphic transfer advice;
- completed "Declaration of Residence Outside Ireland" printed on page 2;

If you are a corporate applicant, please supply:

- a board resolution to open and operate the accounts and authorising the signatory to this document;
- your certificate of incorporation;
- latest Report and Accounts.

If you are a nominee, please supply:

- evidence of your relationship or control by a regulated person.

Certified copies of documents

The person undertaking the certification should clearly document their name, job title and the company who employs them, ideally through the application of a company address stamp. Certified copies should be dated, and signed "original seen" by the certifier. The following professional people may certify documents: a lawyer or solicitor, a bank officer, an accountant, a doctor, a minister of religion, a teacher, a post master, a police officer, a regulated financial advisor.

Privacy Notice

First Sentier Investors Global Umbrella Fund plc

Background

This Notice gives information on how the First Sentier Investors group of companies collect, use and protect the personal data held about investors.

This Notice describes how we will fulfil our obligations under applicable data protection laws, including Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 (the **General Data Protection Regulation** or **GDPR**).

Information about us

References in this Notice to First Sentier Investors will include the following companies:

First Sentier Investors Global Umbrella Fund plc*
(together “**we**”, “**us**” or “**our**”)

*Authorised by the Central Bank of Ireland

Information we may collect

First Sentier Investors collects, from time to time, personal data on investors from a number of sources, including: investor application forms; other First Sentier Investors forms (including website forms); correspondence, conversations with clients, advisers, intermediaries; business cards; third party service providers to our funds (for example, transfer agents, administrators, distributors, custodians, paying agents); client advisers; other third parties; and from public sources. This information may be collected directly from investors or indirectly from third parties, as follows:

From you

We may collect from you and process the following personal data:

- Your name; address (including proof of name and address); photo identification; contact details both personal and work (for example, your email and phone numbers); job title and company; nationality; citizenship; tax residency; date of birth; passport details; national insurance number and other tax details; adviser details; investment details; banking details; signed contracts with you; business cards, contact sheets and biographies; financial dealings; family connections; details of your company’s directors, secretaries, authorised signatories and identification documents; details of any complaints made; data received from due diligence activities (such as anti-money laundering, politically exposed persons and sanctions checks); responses to surveys and competitions; fraud enquiries (for example, information from police reports); images captured by CCTV cameras on our premises; recordings of telephone conversations and electronic communications with our staff.

From third parties

We may collect personal data about you from third parties, in particular:

- **Third party service providers to our funds** (for example, transfer agents, registrars, administrators, distributors, custodians and paying agents) – information received includes personal details of investors obtained from fund application forms such as: name; address; contact details; nationality; national insurance number; date of birth; tax residency; adviser details; investment details; bank account details.
- **Your advisers (including independent financial advisers)** – information received may include your name, address, gender, date of birth, bank details.
- **Our vendors** such as Experian and World-Check – information received includes the results of “Know Your Client”, anti-money laundering, politically exposed persons and sanctions checks.
- **Publicly available sources** such as MandateWire and LinkedIn – information available includes contact details of institutional investors (MandateWire) and details of job title, company, former employers and roles, and connections (LinkedIn).

How we will use the information we collect

The information we collect and use will depend on the nature of our business relationship with you, as follows:

- In relation to **prospective investors**, we may process personal data for identification purposes (prior to becoming an investor in our funds), for the purposes of anti-money laundering, counter-terrorist financing, suitability and appropriateness assessments, “Know Your Client” and credit-worthiness checks, and for any other applicable legal or regulatory reasons. Failure to provide relevant information will mean that we will not be able to on-board a potential investor.
- In relation to **investors in our funds**, we may process information collected for the purpose of account administration and other general business purposes (for example, for processing subscriptions and investments; maintaining the share register of investors; carrying out investor instructions; handling any complaints and enquiries; and sending investor communications, including financial reports, valuations, corporate actions). In addition, in order to comply with regulatory obligations, we may collect and disclose certain information about our investors and certain related persons and their investments to relevant tax authorities overseas.
- We may, from time to time, process personal data of **investors** to comply with legal and regulatory requirements impacting our business. In particular, we may need in the context of our business: to obtain legal advice on legal and regulatory requirements; to report to relevant regulators; to comply with market opening and registration requirements in the conduct of our business.
- In relation to **intermediaries who introduce investors into our funds** (such as distributors, platforms and independent financial advisers), we may process personal data to conduct market research, gauge product sales or product performance or assess the creditworthiness of intermediaries. In addition, we may process the personal data of investors introduced to our funds, as outlined above.
- **Monitoring purposes:** we may process personal data to analyse the performance of IT systems, monitor usage of resources and systems and to improve products, services and usability of our technology platform, including telephone calls and electronic communications with our staff which may be recorded for the purposes of retaining a record of communications, in the interests of security, for training and compliance monitoring purposes and/or to comply with legal or regulatory obligations.
- **Where you have provided your consent, we may process your personal data for the purposes of informing you (for example, by telephone, mail or email) about other products and services available from the First Sentier Investors group of companies and of marketing campaigns and event invitations.**

We are entitled to use your personal data in these ways because:

- We have legal and regulatory obligations that we have to discharge;
- We may need to in order to establish, exercise or defend our legal rights or for the purpose of legal proceedings;
- The use of your personal data as described is necessary for our legitimate business interests (or the legitimate interests of one or more of our affiliates or service providers);
- The use of your personal data is necessary for the performance of a contract with you;
- You have provided your consent to us processing your personal data (other than for marketing purposes); or
- **You have provided your consent to us processing your personal data for the purposes of informing you (for example, by telephone, mail or email) about other products and services available from the First Sentier Investors group of companies and of marketing campaigns and event invitations.**

Disclosure of your information

- We may disclose your personal data to any member of the First Sentier Investors group, which means our affiliates, for internal business and administrative purposes (including to administer our products and services, and for prudential and risk management purposes) and, **where you have given your consent**, to provide you with information on related products and services. We may also disclose personal data relating to our clients to members of our group to whom we sub-delegate our services (for example, trade order execution and portfolio management).
- We may disclose your personal data to third parties that are specifically engaged by us to provide services to us, in which case we will require those parties to keep that information confidential and secure, and to use it for the purpose of providing the specified services to us. The following is a list of the types of third parties who may process your personal data on our behalf:
 - third party service providers to our funds (for example, transfer agents, administrators, distributors, custodians, paying agents and researchers);

- credit reference agencies, debt collection agencies and other companies for use in credit decisions, for fraud prevention, to pursue debtors and for the verification of identity;
- document execution vendors in relation to the execution of contracts with our clients;
- insurance brokers; and
- professional advisers (for example, accountants/tax advisors and legal advisors).
- Where we disclose your personal data to third party service providers to our funds, they may need to use your information to comply with their own legal obligations, including under anti-money laundering legislation. In the case of the custodians, your personal data may also be used by them in the discharge of their respective statutory oversight and monitoring obligations. Administrators may use your personal data for the purposes of anti-money laundering verification and monitoring in connection with investments made by you in other collective investment schemes administered by that administrator. In those cases, the relevant service provider will be acting as a controller in respect of your personal data, and its use of your personal data will be subject to its privacy policy.
- If you use a financial adviser (as indicated on your investor application form), then details of your investments and valuations may also be provided to such financial adviser.
- We may disclose to relevant tax authorities, regulators, government departments or competent authorities of any country, any personal data (including tax status, identity or residency or other personal and payment information, documents or self-certifications) in order to comply with a court order or to meet legal and regulatory requirements arising in the conduct of our business. Such disclosure may be made directly to such regulators or competent authorities or made indirectly to our advisers or providers who will make such filings or disclosures on our behalf.

Transfers outside the EEA

We may transfer your personal data to our overseas affiliates (including outside the EEA) and/or allow the information to be accessed by our affiliates and their employees outside the EEA as well as within. It may also be processed by personnel operating outside the EEA who work for us or for one of our third party service providers.

Where we transfer your personal data outside the EEA, we will ensure that it is protected in a manner that is consistent with how your personal data will be protected by us in the EEA or that the transfer is otherwise compliant with data protection laws. This can be done in a number of ways, for example:

- the country that we send the data to might be approved by the European Commission;
- the recipient might have signed up to a contract based on "model contractual clauses" approved by the European Commission, obliging them to protect your personal data;
- where the recipient is located in the US, it might be a certified member of the EU-US Privacy Shield Scheme;
- where data protection laws permit us to transfer your personal data outside the EEA.

You can obtain more details of the protection given to your personal data when it is transferred outside the EEA (including a copy of any standard data protection clauses which we have entered into with recipients of your personal data) by e-mailing us at ifsinvestorqueries@hsbc.com or writing to us at *HSBC Securities Services (Ireland) Ltd, 1 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland*.

How long will we store your data?

Personal data held by us will be kept confidential. How long we hold your personal data for will vary and will be determined by various criteria, including:

- the purpose for which we are using it – we will need to keep the data for as long as is necessary for that purpose; and
- legal obligations – laws or regulations may set a minimum period for which we have to keep your personal data.

Your rights in relation to your data

If you wish to contact us for any of the reasons below, please e-mail us at ifsinvestorqueries@hsbc.com or write to us at *HSBC Securities Services (Ireland) Ltd, 1 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland*:-

- You have a **right to access** the information which we hold about you. If you wish to make an application to access or obtain this information, please contact us. In some circumstances, you have the right to receive some personal data in a structured, commonly used and machine-readable format and/or request that we transmit that data to a third party where this is technically feasible. Please note that this right only applies to personal data which you have provided to us.
- We take reasonable steps to ensure that the personal data we collect, use or disclose is **accurate, complete and up to date**. You have the right to request correction of your personal data if it is inaccurate or incomplete. Please contact us if any of the details you have provided change. Please also contact us if you believe that the information we have about you is not accurate, complete or up to date.
- You have the right to request the **erasure** of your personal data and the right to **object to**, and request that we **restrict**, our processing of your personal data in certain circumstances. However, there may be circumstances where you ask us to erase your personal data but we are legally entitled to retain it or circumstances where you object to, or ask us to restrict, our processing of your personal data but we are legally entitled to continue processing your personal data and/or refuse that request. If you wish us to erase or restrict using your data, please contact us. We may need to discuss with you the basis of your request as there may be circumstances where we are legally entitled to continue processing your personal data/refuse your request.
- You have the right to **withdraw consent** to our processing of your personal data at any time (although we may still be entitled to process your personal data if we have another legitimate reason (other than consent) for doing so). If you have previously provided your consent to our use of your data (other than for marketing purposes) and you wish to withdraw such consent, please contact us. We may need to discuss with you whether our use of your data needs to continue for lawful purposes (i.e. because we have another legitimate reason (other than your consent) for doing so).
- **If you have previously consented to being sent information about other products and services available from the First Sentier Investors group of companies, you may withdraw such consent by contacting us.**
- If you have any **complaints** in relation to the way we have used your personal data, please contact us in the first instance. You also have the right to lodge a complaint with the **Office of the Data Protection Commissioner** at *Canal House, Station Road, Portllington, Co. Laois, R32 AP23, Ireland (Tel: +353 (0761) 104 800)*, if you think that any of your rights have been infringed by us.

Other Products and Services

If you would like to receive further information from us about other products or services offered by First Sentier Investors group, please ensure you tick the relevant box on the appropriate application form or contact us by e-mailing us at ifsinvestorqueries@hsbc.com or writing to us at *HSBC Securities Services (Ireland) Ltd, 1 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland*.

Changes to our Privacy Notice

This Notice was updated on 20 April 2018. We reserve the right to change this Notice at any time.

Individual (including Controlling Persons) Self-Certification for FATCA and CRS

Instructions for completion and Data Protection Notice

We are obliged under Section 891E, Section 891F and Section 891G of the Taxes Consolidation Act 1997 (as amended) and regulations made pursuant to those sections to collect certain information about each account holder's tax arrangements. Please complete the sections below as directed and provide any additional information that is requested. Please note that by completing this form you are providing personal information which may constitute personal data within the meaning of the General Data Protection Regulation (697/2016/EU) (the "GDPR") and applicable Irish data protection legislation (currently the Irish Data Protection Acts 1988 to 2003. Please note that in certain circumstances we or any service providers engaged by us may be legally obliged to share this information, and other financial information with respect to an account holder's interests in the Fund, with the Irish tax authorities, the Revenue Commissioners. They may in turn exchange this information, and other financial information with foreign tax authorities, including tax authorities outside the EU.

If you have any questions about this form or defining the account holder's tax residency status, please speak to a tax adviser or local tax authority.

For further information and guidance on FATCA or CRS please refer to the Irish Revenue or OECD websites at:

<http://www.revenue.ie/en/business/aeoi/index.html>

<http://www.oecd.org/tax/automatic-exchange/common-reporting-standard/> in the case of CRS only.

If any of the information below about the account holder's tax residence or FATCA/CRS classification changes in the future, please advise of these changes promptly.

Please note that where there are joint account holders **each account holder** is required to complete a separate Self-Certification form.

Section 1, 2, 3 and 5 must be completed by all Account holders or Controlling Persons.

Section 4 should only be completed by any individual who is a Controlling Person of an entity account holder which is a Passive Non-Financial Entity, or a Controlling Person of an Investment Entity located in a Non-Participating Jurisdiction and managed by another Financial Institution.

(Mandatory fields are marked with an *)

*Section 1: Account Holder/Controlling Person Identification

*Account holder/Controlling Person Name:

*Current Residential Address:

Number: Street:

City, town, State, Province or County:

Postal/ZIPCode: Country:

Mailing address (if different from above):

Number: Street:

City, town, State, Province or County:

Postal/ZIPCode: Country:

*Place and Date Of Birth

*Town or City of Birth:

*Country of Birth:

*Date of Birth:

*Section 2: FATCA Declaration of U.S. Citizenship or U.S. Residence for Tax purposes:

Please tick either (a) or (b) and complete as appropriate.

(a) I confirm that **I am** a U.S. citizen and/or resident in the U.S. for tax purposes and my U.S. federal taxpayer identifying number (U.S. TIN) is as follows:

OR

(b) I confirm that **I am not** a U.S. citizen or resident in the U.S. for tax purposes.

*Section 3: Common Reporting Standard (CRS) Declaration of Tax Residency/Residencies (please confirm all Tax Residencies)

Please indicate your country of tax residence (if resident in more than one country please detail all countries of tax residence and associated tax identification numbers ("TINs")).

For further guidance on Tax Residence and TINs, please refer to the OECD CRS Information Portal

<http://www.oecd.org/tax/automatic-exchange/crs-implementation-and-assistance/tax-identification-numbers/#d.en.347759>

NOTE: Under the Irish legislation implementing the CRS, provision of a Tax ID number (TIN) is required to be provided unless:

- a) You are tax resident in a Jurisdiction that does not issue a TIN, **Or,**
- b) You are tax resident only in a non-reportable Jurisdiction (i.e. Ireland or the USA)

Country of Tax Residency	Tax ID Number	If TIN unavailable Select (A, B or C) and check box below
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>

If a TIN is unavailable, please tick the appropriate box as follows;

Reason A – The country/jurisdiction where the Account Holder is resident does not issue TINs or TIN equivalents to its residents

Reason B – The Account Holder is otherwise unable to obtain a TIN (Please explain why you are unable to obtain a TIN)

Reason C – No TIN is required. (Note: This should only be selected if the domestic law of the relevant country/jurisdiction does not require the collection of the TIN issued by such country/jurisdiction)

Section 4 – Type of Controlling Person

(ONLY to be completed by an individual who is a Controlling Person of an entity which is a Passive NFE or an Investment Entity located in a Non-Participating Jurisdiction and managed by another Financial Institution)

For Joint or multiple Controlling Person(s) please complete a separate "Individual (Including Controlling Persons) Self-Certification for FATCA and CRS" form for each Controlling Person.

Please Confirm the type of Controlling Person applicable under CRS that applies to you/ the Account holder by ticking the appropriate box	Please Tick	Entity Name
Controlling Person of a legal person – control by ownership	<input type="checkbox"/>	
Controlling Person of a legal person – control by other means	<input type="checkbox"/>	
Controlling Person of a legal person – senior managing official	<input type="checkbox"/>	
Controlling Person of a trust – settlor	<input type="checkbox"/>	
Controlling Person of a trust – trustee	<input type="checkbox"/>	
Controlling Person of a trust – protector	<input type="checkbox"/>	
Controlling Person of a trust – beneficiary	<input type="checkbox"/>	
Controlling Person of a trust – other	<input type="checkbox"/>	
Controlling Person of a legal arrangement (non-trust) – settlor-equivalent	<input type="checkbox"/>	
Controlling Person of a legal arrangement (non-trust) – trustee-equivalent	<input type="checkbox"/>	
Controlling Person of a legal arrangement (non-trust) – protector-equivalent	<input type="checkbox"/>	
Controlling Person of a legal arrangement (non-trust) – beneficiary equivalent	<input type="checkbox"/>	
Controlling Person of a legal arrangement (non-trust) – other-equivalent	<input type="checkbox"/>	

***Section 5: Declaration and Undertakings:**

I declare that the information provided in this form is, to the best of my knowledge and belief, accurate and complete.

I acknowledge and consent to the fact that the information contained in this form and information regarding the Account Holder may be reported to the tax authorities of the country in which this account(s) is/are maintained and exchanged with tax authorities of another country or countries in which the Account Holder may be tax resident where those countries (or tax authorities in those countries) have entered into Agreements to exchange financial account information.

I undertake to advise the recipient promptly and provide an updated Self-Certification form within 30 days where any change in circumstances occurs which causes any of the information contained in this form to be incorrect.

Data Protection – Customer Information Notice :

The Common Reporting Standard (CRS), formally referred to as the Standard for Automatic Exchange of Financial Account Information, is an information standard for the automatic exchange of information (AEOI), developed in the context of the Organisation for Economic Co-operation and Development (OECD).

The standard requires that Financial Institutions in participating jurisdictions gather certain information from account holders (and, in particular situations, also collect information in relation to relevant Controlling Persons of such account holders).

Under CRS account holder information (and, in particular situations, information in relation to relevant Controlling Persons of such account holders) is to be reported to the relevant tax authority where the account is held, which, if a different country to that in which the account holder resides, will be shared with the relevant tax authority of the account holder's resident country, if that is a CRS-participating jurisdiction.

Information that may be reported includes name, address, date of birth, place of birth, account balance, any payments including redemption and dividend/ interest payments, Tax Residency(ies) and TIN(s).

Further information is available on the OECD website: <http://oecd.org/tax/automatic-exchange/>

And on the Irish Revenue website <https://www.revenue.ie/en/companies-and-charities/international-tax/aeoi/index.aspx>

Authorised Signature*:

Print Name*:

Date: (dd/mm/yyyy)*

Capacity*: (if Controlling Person)