OrchardWay P2P Credit Fund Ltd.

Subscription Documents

(FOR NON-U.S. INVESTORS)

Administrator:

SS&C Technologies Inc. 80 Lamberton Road Windsor, CT USA 06095 Attention: Investor Services Telephone: +1 (812) 213-3051 Facsimile: +1 (860) 371-2503

INVESTMENT PROCEDURES

Prospective investors should read the Confidential Private Placement Memorandum for HCG Digital Finance LP (the "Master Fund") and the Cayman Islands Supplement to it for OrchardWay P2P Credit Fund Ltd. (the "Fund") and this booklet prior to subscribing to the Fund.

If you are interested in subscribing for Shares (as defined herein), please complete all applicable pages as indicated below and promptly return this booklet by facsimile to OrchardWay P2P Credit Fund Ltd., care of SS&C Technologies Inc., the Fund's administrator (the "Administrator"), at (860) 371-2503, with the executed original and supporting identity verification documents to follow by courier thereafter so as to be received by SS&C Technologies Inc., 80 Lamberton Road, Windsor, CT USA 06095, Attention: Investor Services or by email to SSCInvestorServices@sscinc.com, by no later than 5:00 p.m. (ET) on at least three business days prior to the date of admission as a shareholder.

Investor Profile Form	n (pages 18-23	3)
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General Eligibility Representations (pages 24-32)

- Tax Information (page 28)
- Signature Page (page 33)

WIRING INSTRUCTIONS

You must wire the payment from an account in your name. If you are not wiring your payment from a bank located in an Approved FATF Country^{*} you must contact the Administrator for further instructions prior to wiring your payment, which may result in a delay in your subscription.

USD Class Shares:

Bank name: RBS International Isle of Man SWIFT BIC: RBOSIMDX Account name. Orchardway P2P Credit Fund Ltd. Sort Code & A/c No: 16588 58687194 IBAN No: GB61RBOS16588058687194 Bank address: Royal Bank House, 2 Victoria Street, Douglas, Isle of Man IM99 1NJ Correspondent Bank Name: Wells Fargo Bank NA, New York Correspondent Bank SWIFT Code: PNBPUS3NNYC

Euro Class Shares:

Bank name: RBS International Isle of Man SWIFT BIC: RBOSIMDX Account name. Orchardway P2P Credit Fund Ltd. Sort Code & A/c No: 16588 58687194 IBAN No: GB61RBOS16588058687194 Bank address: Royal Bank House, 2 Victoria Street, Douglas, Isle of Man IM99 1NJ

^{*} As of the date hereof, approved countries that are members of the Financial Action Task Force on Money Laundering (each, an "Approved FATF Country") are: Argentina, Australia, Austria, Belgium, Brazil, Canada, China, Denmark, Finland, France, Germany, Greece, Hong Kong, Iceland, India, Ireland, Italy, Japan, Luxembourg, Mexico, Kingdom of the Netherlands, New Zealand, Norway, Portugal, Singapore, South Africa, South Korea, Spain, Sweden, Switzerland, Turkey, United Kingdom and the United States.

Correspondent Bank Name: The Royal Bank of Scotland plc, London Correspondent Bank SWIFT Code: RBOSGB2L

GBP Class Shares:

Bank name: RBS International Isle of Man SWIFT BIC: RBOSIMDX Account name. Orchardway P2P Credit Fund Ltd. Sort Code & A/c No: 16588 58687194 IBAN No: GB61RBOS16588058687194 Bank address: Royal Bank House, 2 Victoria Street, Douglas, Isle of Man IM99 1NJ Correspondent Bank Name: The Royal Bank of Scotland, London Correspondent Bank SWIFT Code: RBOSGB2L

CHF Class Shares:

Bank name: RBS International Isle of Man SWIFT BIC: RBOSIMDX Account name. Orchardway P2P Credit Fund Ltd. Sort Code & A/c No: 16588 58687194 IBAN No: GB61RBOS16588058687194 Bank address: Royal Bank House, 2 Victoria Street, Douglas, Isle of Man IM99 1NJ Correspondent Bank Name: UBS AG, Zurich Correspondent Bank SWIFT Code: UBSWCHZH80A

IMPORTANT

- 1. Please have the wiring bank identify the name of the prospective investor on the wire transfer.
- 2. We recommend that the wiring bank charge its wiring fees separately so that the amount you have elected to invest may be invested.

CLEARED FUNDS MUST BE IN THE FUND'S ACCOUNT THREE (3) BUSINESS DAYS PRIOR TO THE DATE ON WHICH SHARES WILL BE ISSUED TO THE INVESTOR.

SUBSCRIPTION AGREEMENT

OrchardWay P2P Credit Fund Ltd. c/o SS&C Technologies Inc. 80 Lamberton Road Windsor, CT USA 06095 Attn.: Investor Services Tel: +1 (812) 213-3051 Fax:+1 (860) 371-2503 Email: SSCInvestorServices@sscinc.com

Re: OrchardWay P2P Credit Fund Ltd.—Issuance of Shares

The undersigned (the "Investor") wishes to become a shareholder of OrchardWay P2P Credit Fund Ltd. (the "Fund"), a Cayman Islands exempted company, and to subscribe for shares ("Shares") in the Fund upon the terms and conditions set forth herein, in the Confidential Private Placement Memorandum of the Master Fund and the Cayman Islands Supplement to it for the Fund, as the same may be supplemented, updated or modified from time to time (together, the "Memorandum"), in the applicable Portfolio Fund Documents, and in the Memorandum of Association and the Articles of Association of the Fund, as each may be amended from time to time (collectively, the "Articles of Association"; together with the Memorandum and the Portfolio Fund Documents, the "Fund Documents"). Capitalized terms used herein but not defined herein shall have the meanings assigned to them in the Memorandum. All references herein to "dollars" or "\$" are to U.S. dollars.

Accordingly, the Investor agrees as follows:

I. <u>SUBSCRIPTION FOR SHARES</u>

- (A) The Investor irrevocably agrees to become a shareholder of the Fund and, in connection therewith, subscribes for and agrees to make the investment for the number of Shares (including fractional Shares) which can be purchased with this subscription at the purchase price per Share set forth in the Memorandum (or the applicable foreign currency equivalent for Shares denominated in a currency other than the U.S. dollar) and upon the terms set forth herein and in the Fund Documents. Payment in cleared funds for Shares must be received prior to the subscription date established by the Fund. The Investor's payment (the "Payment") will be held by the Fund in a non-interest bearing account. The minimum initial subscription is \$100,000 (or the applicable foreign currency equivalent for Shares denominated in a currency other than the U.S. dollar), subject to the discretion of the board of directors of the Fund (the "Board of Directors") to accept a lower amount but not less than the amount prescribed by the Mutual Funds Law (Revised) from time to time.
- (B) The Investor acknowledges and agrees that the Fund reserves the right to reject this subscription for Shares for any reason or no reason, in whole or in part, and at any time prior to its acceptance. If the subscription is rejected, the Payment will be returned promptly to the Investor and this subscription agreement (together with the Investor Profile Form and the General Eligibility Representations, collectively, the "Subscription Agreement") shall have no force or effect. Upon acceptance of this subscription by the Fund, the Investor shall be registered as a shareholder of the Fund and shall be subject to the terms of the Fund Documents. The Investor acknowledges and agrees that where its subscription for Shares is accepted, the Shares will be treated for economic purposes as having been issued with effect from the relevant subscription date notwithstanding that its subscription for those Shares may not be entered in the Fund's register of members until after the relevant subscription date and that the Payment will accordingly be subject to investment risk in the Fund from the relevant subscription date.

II. <u>REPRESENTATIONS AND COVENANTS OF THE INVESTOR</u>

- (A) The Investor represents and warrants that it (or, if the Shares purchased under this Subscription Agreement are being acquired by the Investor as nominee or custodian for another person, such person) is not a U.S. Person.* If the Investor is a trust, it does not have any beneficiaries or trustees that are U.S. Persons. The Investor certifies that it (a) did not acquire (except as specifically authorized by the Fund) and will not transfer any of its Shares within the U.S., (b) did not engage (except as specifically authorized by the Fund) and will not engage in any activity relating to the sale of the Shares in the U.S., (c) if the Investor is an entity organized principally for passive investment (such as an investment company), it has less than 10% of its beneficial interests owned by U.S. Persons other than "qualified eligible persons" as defined in Rule 4.7 promulgated under the U.S. Commodity Exchange Act, as amended (the "CEA"), and it was not formed principally for the purpose of facilitating investments by U.S. Persons, and (d) it has entered into this Subscription Agreement outside of the U.S. The Investor agrees that it will not resell, reoffer or otherwise transfer any Shares to a U.S. Person. The Investor acknowledges that the Shares subscribed for hereunder have not been and will not be registered under the securities laws of any jurisdiction and, therefore, cannot be resold, reoffered or otherwise transferred unless done so in compliance with applicable securities laws. The Investor acknowledges that the Fund is under no obligation to register the Shares on the Investor's behalf or to assist the Investor in complying with any applicable securities laws. The Investor acknowledges that the Shares can only be transferred in accordance with the Fund Documents. The Investor acknowledges that the Fund may compulsorily redeem all or any portion of the Investor's Shares in the Board of Directors' discretion in accordance with the Fund Documents.
- (B) If the Investor has been solicited in or from Switzerland, the Investor represents and warrants that it is a "regulated qualified investor" as defined in Article 10(3)(a) or (b) of the Swiss Collective Investment Schemes Act of June 23, 2006, as amended.
- **(C)** The Investor is an "Eligible Investor," as such term is defined in the Memorandum. The Investor has received, carefully read and understands the Memorandum, including the sections of the Memorandum outlining, among other things, the organization and investment objectives and policies of, and the risks and expenses of an investment in, the Fund. The Investor understands that the Articles of Association will be provided upon request. The Investor acknowledges and agrees that it has made an independent decision to invest in the Fund and that, in making its decision to subscribe for Shares, or making a subsequent investment decision with respect to the Fund, the Investor can rely only on information included in the Fund Documents (irrespective of any other information furnished to the Investor). The Investor is not relying on the Fund, the Board of Directors, SS&C Technologies Inc. (the "Administrator"), Kinetic Partners (Luxembourg) Management Company Sàrl (the "AIFM"), Bedrock Asset Management (UK) Ltd. (the "Portfolio Manager") or any other person or entity with respect to the legal, tax and other economic considerations involved in this investment other than the Investor's own advisers. The Investor's investment in the Shares is consistent with the investment purposes, objectives and cash flow requirements of the Investor and will not adversely affect the Investor's overall need for diversification and liquidity. The Investor has such knowledge and experience in financial and business matters that the Investor is capable of evaluating the merits and risks of the Investor's investment in the Fund, and is able to bear such risks and has obtained, in the Investor's judgment, sufficient information from the Fund to evaluate the merits and risks of such investment. The Investor has evaluated the risks of investing in the Fund, understands there are substantial risks of loss incidental to the purchase of the Shares and has determined that the Shares are a suitable investment for the Investor.

See the section of the Memorandum captioned "Eligible Shareholders" and Appendix B to the Memorandum for the definition of a "U.S. Person".

The Investor acknowledges that it is not subscribing pursuant hereto for Shares and did not become aware of the offering of the Shares as a result of, or pursuant to any form of general solicitation or general advertising including, without limitation,: (i) any advertisement, article, notice or other communications published in any newspaper, magazine or similar media (including any email or internet site whose information about the Fund is not password protected) or broadcast over television or radio; or (ii) any seminar or meeting whose attendees, including the Investor, had been invited as a result of, or pursuant to, any of the foregoing in connection with the offering and sale of the Shares.

- The Investor acknowledges that, in connection with the organization of the Fund and its ongoing **(D)** business, the Investor will receive or have access to information concerning the business and affairs of the Fund, the AIFM, the Portfolio Manager or their affiliates that the Fund, the AIFM or the Portfolio Manager reasonably believes to be in the nature of trade secrets or other information, the disclosure of which the Fund or the AIFM believes is not in the best interests of the Fund, the AIFM, the Portfolio Manager or their affiliates, or could damage the Fund, the AIFM, the Portfolio Manager or their affiliates or their respective businesses, or which the Fund, the AIFM, , the Portfolio Manager or their affiliates are required by law or agreement with a third party to keep confidential, including, without limitation, any information relating to the Fund's financial and investment strategy (e.g., portfolio positions, trades and contemplated trades); all notices, letters and other communications whether written or oral between the Fund, the AIFM, the Portfolio Manager or their affiliates and the Investor; the names and addresses of each of the shareholders of the Fund and their initial and subsequent subscriptions (collectively, "Confidential Information"). The Investor agrees to keep confidential, and not to make any use of (other than for purposes reasonably related to its Shares) or disclose to any person or entity, any Confidential Information except to its directors, employees, agents, advisers, or representatives responsible for matters relating to the Fund or any other person or entity approved in writing by the AIFM or the Portfolio Manager (for itself and on behalf of the Fund) (each, an "Authorized Representative") on a need to know basis or as otherwise required by any regulatory authority, law or regulation, or by legal process. Furthermore, the Investor has not and shall not reproduce, duplicate or deliver any Fund Documents or this Subscription Agreement to any other person or entity, except Authorized Representatives. Notwithstanding anything in this Subscription Agreement to the contrary, the Investor (and each employee, representative or other agent of the Investor) may disclose to any and all persons, without limitation of any kind, the tax treatment and tax structure of: (i) the Fund, the Master Fund; and (ii) any of the Fund's or the Master Fund's transactions, and all materials of any kind (including, without limitation, opinions or other tax analyses) that are provided to the Investor relating to such tax treatment and tax structure, it being understood that "tax treatment" and "tax structure" do not include the name or the identifying information of (i) the Fund or the Master Fund or (ii) the parties to a transaction. Prior to making any disclosure required by any regulatory authority, law or regulation, or by legal process, the Investor shall use its reasonable best efforts to notify the Fund, the AIFM and the Portfolio Manager of such disclosure. Prior to any disclosure to any Authorized Representative of the Investor, the Investor must advise such Authorized Representative of the obligations set forth in this Section II(D). The Investor agrees that each of the Fund, the AIFM and the Portfolio Manager has the right to keep confidential from the Investor, for such period of time as the Fund, the AIFM or the Portfolio Manager deems reasonable, any Confidential Information.
- (E) The Investor is fully informed as to the legal and tax requirements within the Investor's own country (or countries) regarding a purchase of the Shares.
- (F) The Investor is aware of the limited provisions for transferability and redemptions from the Fund and has read the sections of the Memorandum entitled "Eligible Shareholders", "Summary of Terms – Limitations on Transferability" and "Subscriptions and Redemptions". The Investor has no need for liquidity in this investment, can afford a complete loss of the investment in the Shares and can afford to hold the investment for an indefinite period of time. The Investor

acknowledges that distributions, including, without limitation, the proceeds of redemptions, may be paid in cash or in kind.

- (G) The Investor acknowledges and agrees that the terms of offer and the rights attaching to the Shares, as set forth herein and in the Fund Documents, can be varied in accordance with the provisions of the Articles of Association.
- (H) The Investor is acquiring the Shares for its own account, for investment purposes only and not with a view toward distributing or reselling the Shares in whole or in part.
- (I) The Investor acknowledges that:
 - (1) the Shares have not been approved or disapproved by any securities regulatory authority in any jurisdiction including without limitation any securities regulatory authority of any State of the United States or by the U.S. Securities and Exchange Commission, nor has any such authority or commission passed on the accuracy or adequacy of the Memorandum; and
 - (2) the representations, warranties, covenants, undertakings and acknowledgments made by the Investor in this Subscription Agreement will be relied upon by the Fund, the Board of Directors, the AIFM, the Portfolio Manager and the Administrator in determining the Investor's suitability as a purchaser of Shares and the Fund's compliance with various securities laws, and shall survive the Investor's becoming a shareholder of the Fund.
- (J) The Investor has all requisite power, authority and capacity to acquire and hold the Shares and to execute, deliver and comply with the terms of each of the instruments required to be executed and delivered by the Investor in connection with the Investor's subscription for the Shares, including this Subscription Agreement, and such execution, delivery and compliance does not conflict with, or constitute a default under, any instruments governing the Investor, or violate any law, regulation or order, or any agreement to which the Investor is a party or by which the Investor may be bound. If the Investor has all requisite power, authority and capacity, and has been duly authorized, to execute and deliver such instruments, and, upon request by the Fund or the Administrator, will furnish to the Fund true and correct copies of any instruments governing the Investor, including all amendments to any such instruments and all authorizations. This Subscription Agreement constitutes a legal, valid and binding obligation of the Investor, enforceable in accordance with its terms.
- (K) All information that the Investor has provided to the Fund or the Administrator concerning the Investor, the Investor's status, financial position and knowledge and experience of financial, tax and business matters, or, in the case of an investor that is an entity, the knowledge and experience of financial, tax and business matters of the person making the investment decision on behalf of such entity, is correct and complete as of the date set forth herein.
- (L) The Investor acknowledges that the value of its Shares and redemptions thereof, and the performance of the Fund, may be based on unaudited and in some cases, estimated, valuations of the Fund's investments and that valuations provided in an investor's account statement may be an unaudited, estimated value.
- (M) The Investor acknowledges and agrees that the investment manager of the Master Fund has authority to allocate transaction costs to obtain research and brokerage services, as set forth in the Memorandum. By signing this Subscription Agreement, the Investor expressly consents to any arrangement pursuant to which the investment manager of the Master Fund obtains such products and services.

- (N) Any Investor that is investing the assets of a benefit plan or account and the person executing this Subscription Agreement acknowledge that it is intended that the Fund will not hold "plan assets" subject to Title I of the U.S. Employee Retirement Income Security Act of 1974, as amended ("ERISA"), or Section 4975 of the Internal Revenue Code of 1986, as amended (the "Code") (i.e., less than 25% of each class of the Fund's equity interests will be held by Benefit Plan Investors (as defined herein)), or any other law or regulation specifically applicable to governmental, church or non-U.S. plans ("Similar Law"). Accordingly, the Investor acknowledges that the Fund has the authority to require the retirement or redemption of all or some of the Shares held by any Benefit Plan Investor or other plan investor if the continued holding of such Shares could result in the Fund being subject to Title I of ERISA, Section 4975 of the Code or Similar Law. Further, the Investor and the person executing this Subscription Agreement represent and warrant to the Fund and the Portfolio Manager that:
 - (1) with respect to the investment in the Fund, it has been determined that the purchase of Shares is consistent with the fiduciary responsibilities under applicable law, including ERISA, the Code and Similar Law, and that (i) the investment in the Fund is prudent; (ii) the structure, operation and incentives of the fee arrangements have been adequately disclosed; (iii) the calculation of the net asset value of the Shares as described in the Memorandum represents the fair market value of the Shares; (iv) the Investor's current and anticipated liquidity needs will be met, given the limited right to redeem or transfer the Shares; (v) the investment will permit the Investor's overall portfolio to remain adequately diversified and (vi) the investment and investment program described in the Memorandum are permitted under the laws, rules and documents governing the Investor;
 - (2) the persons executing this Subscription Agreement (i) are responsible for the decision to invest in the Fund, (ii) in making the decision to invest in the Fund, have not relied on any advice or recommendation from the Fund, the AIFM, the Portfolio Manager, any placement agent associated with the Fund, or any of their affiliates and (iii) are qualified and authorized to make such investment decision and, to the extent deemed necessary, have consulted their own investment advisors and legal counsel regarding the investment in the Fund; and
 - (3) if the Investor is, or is investing the assets of, a plan maintained by a governmental entity, a church or a non-U.S. company, its investment will not subject the Fund's or the Master Fund's assets to any Similar Law.
- (O) The Investor acknowledges, or, if the Investor is acting as agent or nominee for a subscriber (a "Beneficial Owner"), the Investor has advised the Beneficial Owner, that the Fund may enter into agreements with placement agents providing for either: (i) a payment from the Investor to the particular placement agent; or (ii) a payment from the Fund, the AIFM or the Portfolio Manager of a one-time or ongoing fee based upon the amount of the subscription of an investor introduced to the Fund by the agent.
- (P) The Investor agrees that it shall not take any action to present a petition or commence any case, proceeding, proposal or other action under any existing or future law of any jurisdiction, domestic or foreign, relating to bankruptcy, insolvency, reorganization, arrangement in the nature of insolvency proceedings, adjustment, winding-up, liquidation, dissolution, composition or analogous relief with respect to the Fund or the debts of the Fund (i) in connection with the Fund's suspension of any of the calculation of net asset value, the Investor's redemption rights or the Investor's right to receive redemption proceeds, or (ii) as a creditor of the Fund, until a debt is immediately due and payable by the Fund to the Investor.
- (Q) The Investor acknowledges that Conyers Dill and Pearman ("CDP") has been engaged by the Portfolio Manager to represent it in connection with the organization of the Fund and this offering

of Shares in the Fund and that CDP has also been engaged by the Board of Directors to represent and will represent the Fund in connection with these matters and other matters for which it is retained to do so. Seward & Kissel LLP ("SK") has been engaged by the Fund to review U.S. legal aspects of the Cayman Islands Supplement to the Confidential Private Placement Memorandum of the Master Fund for the Fund. SK is not responsible for the acts or omissions of the Fund, the Portfolio Manager (including their compliance with any guidelines, policies, restrictions or applicable law, or the selection, suitability or advisability of their investment activities) or any accountant, custodian/prime broker or other service provider to the Fund, the Master Fund, the AIFM or the Portfolio Manager. The Investor also acknowledges that no separate counsel has been engaged to independently represent the shareholders, including the Investor, in connection with these matters.

The Investor acknowledges that other counsel may also be retained where the Portfolio Manager, on its own behalf, or the Board of Directors, on behalf of the Fund, determines that to be appropriate.

The Investor acknowledges that, in advising the Fund and the Portfolio Manager with respect to the preparation of the Cayman Islands Supplement, each of SK and CDP have relied upon information that has been furnished to it by the Fund, the AIFM, the Portfolio Manager and their affiliates, and has not independently investigated or verified the accuracy or completeness of the information set forth in the Cayman Islands Supplement. In addition, the Investor acknowledges that SK and CDP do not monitor the compliance of the Fund, the AIFM or the Portfolio Manager with the investment guidelines set forth in the Cayman Islands Supplement, the Fund's terms or applicable laws.

The Investor acknowledges that there may be situations in which there is a "conflict" between the interests of the Portfolio Manager and those of the Fund and/or the Master Fund. The Investor acknowledges that, in these situations, the Portfolio Manager and the Fund will determine the appropriate resolution thereof, and may seek advice from SK or CDP in connection with such determinations.

- **(R)** The Investor acknowledges and agrees that, although the Fund, the AIFM, the Portfolio Manager and the Administrator will use their reasonable efforts to keep the information provided in the answers to this Subscription Agreement strictly confidential, any of the Fund, the AIFM, the Portfolio Manager and the Administrator may present this Subscription Agreement and the information provided in answers to it to such parties (e.g., affiliates, attorneys, auditors, administrators, brokers, regulators and counterparties) as it deems necessary or advisable to facilitate the acceptance of the Investor's subscription for Shares and management of the Fund, including, but not limited to, in connection with anti-money laundering and similar laws, if called upon to establish the availability under any applicable law of an exemption from registration of the Shares, the compliance with applicable law and any relevant exemptions thereto by the Fund, the AIFM, the Portfolio Manager or any of their affiliates, or if the contents thereof are relevant to any issue in any action, suit or proceeding to which the Fund, the AIFM, the Portfolio Manager, the Administrator or their affiliates are a party or by which they are or may be bound or if the information is required to facilitate the Fund's investments. The Fund may also release information about the Investor if directed to do so by the Investor, if compelled to do so by law or in connection with any government or self-regulatory organization request or investigation, or if the Fund and/or the AIFM or the Portfolio Manager, in its sole discretion, deems it necessary or advisable to reduce or eliminate withholding or other taxes on the Fund, its shareholders, the Master Fund, the AIFM or the Portfolio Manager.
- (S) The Investor consents to the Administrator, its delegates, authorised agents and associated or affiliated companies using, disclosing, processing and transferring to countries outside the European Union which may not have equivalent data protection legislation in force, the Investor's

personal data which is revealed on this form or is disclosed by the Investor subsequently, for the purpose of facilitating the acceptance and management of this subscription. The Investor consents to the personal information given on this form and details of its shareholding being disclosed to the AIFM or Portfolio Manager or any other companies within the AIFM's or Portfolio Manager's group of companies and to other carefully checked organisations to assist in providing the service for which the Investor has applied. The use of the Investor's personal information is covered by the Portfolio Manager's group of companies registrations under the United Kingdom Data Protection Act 1998 (the "Act"). Under the terms of the Act you have the right, upon payment of the appropriate fee, to obtain a copy of the information held and to have that information corrected if it is inaccurate. Please contact the Data Protection Officer of the Portfolio Manager.

The Portfolio Manager or other members of the Portfolio Manager's group of companies may wish to offer you other services or products, if you do not wish us to do so please tick this box. \Box

III. ANTI-MONEY LAUNDERING

You should check the website of the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC") at http://www.treas.gov/offices/enforcement/ofac/> before making the following representations and warranties.

(A) The Investor represents and warrants that the amounts used to purchase Shares were not and are not directly or indirectly derived from activities that may contravene applicable laws and regulations, including anti-money laundering laws and regulations.

United States federal regulations and executive orders administered by OFAC prohibit, among other things, the engagement in transactions with, and the provision of services to, certain foreign countries, territories, entities and individuals.^{*} The lists of OFAC prohibited countries, territories, be persons entities found the OFAC website and can on at <http://www.treas.gov/offices/enforcement/ofac/>. In addition, the programs administered by OFAC ("OFAC Programs") prohibit dealing with individuals or entities in certain countries regardless of whether such individuals or entities appear on the OFAC lists.

The Investor represents and warrants that, to the best of its knowledge, none of:

- (1) the Investor;
- (2) any person controlling, controlled by or under common control with the Investor;
- (3) if the Investor is a privately held entity, any person having a beneficial interest in the Investor; or
- (4) any person for whom the Investor is acting as agent or nominee in connection with this investment

is a country, territory, individual or entity named on an OFAC list, nor is a person or entity prohibited under the OFAC Programs.

Please be advised that the Fund and/or the Administrator may not accept any amounts from a prospective shareholder if it cannot make the representations and warranties set forth in the

^{*} These individuals include specially designated nationals, specially designated narcotics traffickers and other parties subject to OFAC sanctions and embargo programs.

preceding paragraph. If an existing shareholder cannot make these representations and warranties, the Fund may require the redemption of such shareholder's Shares or take such other actions as may be required under applicable law.

- (B) The Investor agrees to notify the Fund and the Administrator promptly in writing should the Investor become aware of any change in the information set forth in these representations and warranties. The Investor is advised that, by law, the Fund and/or the Administrator may be obligated to "freeze the account" of the Investor, either by prohibiting additional subscriptions from the Investor, declining any redemption requests and/or segregating the assets in the account (including by way of compulsory redemption and automatic re-subscription of the proceeds thereof for Shares of a separate class or series) in compliance with governmental regulations, and the Fund and/or the Administrator may also be required to report such action and to disclose the Investor's identity to OFAC or other applicable governmental and regulatory authorities. The Investor further acknowledges that the Fund may, by written notice to the Investor, suspend the payment of redemption proceeds payable to the Investor if the Fund and/or the Administrator reasonably deems it necessary to do so to comply with anti-money laundering laws and regulations applicable to the Fund, the AIFM, the Portfolio Manager, the Administrator or any of the Fund's other service providers.
- (C) The Investor represents and warrants that, to the best of its knowledge, none of:
 - (1) the Investor;
 - (2) any person controlling, controlled by or under common control with the Investor;
 - (3) if the Investor is a privately held entity, any person having a beneficial interest in the Investor; or
 - (4) any person for whom the Investor is acting as agent or nominee in connection with this investment

is a senior foreign political figure,^{*} any member of a senior foreign political figure's immediate family^{**} or any close associate^{***} of a senior foreign political figure as such terms are defined in the footnotes below.

(D) If the Investor is a non-U.S. banking institution (a "Non-U.S. Bank") or if the Investor receives deposits from, makes payments on behalf of, or handles other financial transactions related to a Non-U.S. Bank, the Investor represents and warrants that it is not a foreign shell bank¹:

^{*} Senior foreign political figure means a senior official in the executive, legislative, administrative, military or judicial branches of a foreign government (whether elected or not), a senior official of a major foreign political party, or a senior executive of a foreign government-owned corporation. In addition, a senior foreign political figure includes any corporation, business or other entity that has been formed by, or for the benefit of, a senior foreign political figure.

^{**} The immediate family of a senior foreign political figure typically includes the political figure's parents, siblings, spouse, children and in-laws.

^{***} A close associate of a senior foreign political figure is a person who is widely and publicly known internationally to maintain an unusually close relationship with the senior foreign political figure, and includes a person who is in a position to conduct substantial domestic and international financial transactions on behalf of the senior foreign political figure.

¹ Foreign shell bank means a foreign bank without a physical presence in any country, but does not include a regulated affiliate. A post office box or electronic address would not be considered a physical presence. A regulated affiliate means a foreign shell bank that: (1) is an affiliate of a depository institution, credit union, or foreign bank that maintains a physical presence in the United States or a foreign country, as applicable; and (2) is subject to supervision by a banking authority in the country regulating such affiliated depository institution, credit union, or foreign bank.

- (1) the Non-U.S. Bank has a fixed address, other than solely an electronic address, in a country in which the Non-U.S. Bank is authorized to conduct banking activities;
- (2) the Non-U.S. Bank employs one or more individuals on a full-time basis;
- (3) the Non-U.S. Bank maintains operating records related to its banking activities;
- (4) the Non-U.S. Bank is subject to inspection by the banking authority that licensed the Non-U.S. Bank to conduct banking activities; and
- (5) the Non-U.S. Bank does not provide banking services to any other Non-U.S. Bank that does not have a physical presence in any country and that is not a regulated affiliate.
- (E) The Investor acknowledges and agrees that any redemption proceeds paid to it will be paid to the same account from which the Investor's investment in the Fund was originally remitted, unless the Fund agrees otherwise.
- (F) The Investor agrees that, upon the request of the Fund or the Administrator, it will provide such information as the Fund or the Administrator require to satisfy applicable anti-money laundering laws and regulations, including, without limitation, the Investor's anti-money laundering policies and procedures, background documentation relating to its directors, trustees, settlors and beneficial owners, and audited financial statements, if any.

IV. <u>FATCA</u>

- (A) For the purpose of this clause, "FATCA" means:
 - (i) sections 1471 to 1474 of the United States Internal Revenue Code of 1986, the Standard for Automatic Exchange of Financial Account Information developed by the Organisation for Economic Co-operation and Development (each as amended from time to time), and any associated legislation, regulations or guidance, or similar legislation, regulations or guidance enacted in any jurisdiction which seeks to implement similar tax reporting and withholding tax regimes and common reporting standards;
 - (ii) any intergovernmental agreement, common reporting standard, treaty, regulation, guidance or any other agreement between the Cayman Islands (or any Cayman Islands government body) and the United States, the United Kingdom or any other jurisdiction (including any government bodies in such jurisdiction), entered into in order to comply with, facilitate, supplement or implement the legislation, regulations or guidance described in paragraph (i) above (including without limitation (a) the Agreement between the Cayman Islands Government and the Government of the United States of America to improve tax compliance and to implement FATCA signed on 29 November 2013; (b) the Agreement between the Government of the United Kingdom of Great Britain and Northern Ireland and the Cayman Islands Government signed on 5 November 2013; and (c) the Multilateral Competent Authority Agreement on Automatic Exchange of Financial Account Information signed by the Cayman Islands Government on 29 October 2014, each as amended from time to time); and
 - (iii) any legislation, regulations or guidance in the Cayman Islands giving effect to the matters outlined in paragraphs (i) and (ii) above including without limitation the Tax Information Authority Law 2013 (as amended), the Tax Information Authority (International Tax Compliance) (United States of America) Regulations, 2014, the Tax Information Authority (International Tax Compliance) (United Kingdom) Regulations 2014, the Tax Information Authority (International Tax Compliance) (United Kingdom) Regulations 2014, the Tax Information Authority (International Tax Compliance) (Common Reporting Standard)

Regulations, 2015 and the Guidance Notes on the International Tax Compliance Requirements of the Intergovernmental Agreements between the Cayman Islands and the United States of America and the United Kingdom or other guidance promulgated thereunder).

"FATCA Liabilities" means any withholding(s) (including without limitation U.S. withholding tax), costs, debts, expenses, penalties, obligations, losses or liabilities (including without limitation all costs, legal fees, professional fees and other costs) incurred by the Fund, the AIFM, the Portfolio Manager, the Administrator or any agent, delegate, employee, director, officer or affiliate of any of the foregoing persons for or arising out of or in connection with FATCA.

- (B) In order to comply with FATCA, the Fund, the AIFM, the Portfolio Manager, the Administrator or any agent, delegate, employee, director, officer or affiliate of any of the foregoing persons (each, a "**Relevant Person**") shall be entitled to release and to disclose to the Cayman Islands Government (and any department, ministry, agency and representative thereof, including without limitation the Cayman Islands Tax Information Authority) or any other state or governmental department or taxation or other authority (each, a "**Relevant Authority**") in relation to FATCA any information in its or its agents' or delegates' possession regarding an Investor (which for the purpose of this clause shall include a shareholder and a person that has ceased to be a shareholder) including without limitation financial information, information regarding the Investor's investment in the Fund and any information relating to any shareholders, principals, partners, beneficial owners (direct or indirect) or controlling persons (direct or indirect) of such Investor.
- (C) By becoming an Investor, the Investor acknowledges and agrees that:
 - (i) any Relevant Person may disclose the identity of, and information relating to, the Investor (including without limitation any of the information specified in (B) above) to any Relevant Authority in order to comply with FATCA and or avoid any FATCA Liabilities;
 - the Investor shall take any action and provide any information and documentation that any Relevant Person requires for the Fund to (a) enter into, maintain or otherwise comply with FATCA or (b) comply with any due diligence, reporting, withholding, or other requirements under FATCA;
 - (iii) the Fund may exercise all available rights and remedies to ensure that all FATCA Liabilities are borne economically by the relevant Investor, the status, action or inaction of which results or may result in such withholding or noncompliance (in each case directly or indirectly, including by virtue of the status, action or inaction of any person related or connected to such Investor, including without limitation the Investor's direct or indirect shareholders, principals, partners, beneficial owners (direct or indirect) or controlling persons (direct or indirect); and
 - (iv) the Investor shall promptly notify the Fund if there is any change of circumstances that renders the information furnished under this Subscription Agreement or otherwise provided to any Relevant Person in respect of FATCA incorrect.
- (D) The Investor acknowledges and agrees that if (i) it does not provide the requested information or documentation or has not itself complied with the applicable requirements of FATCA, whether or not that actually leads to compliance failures by the Fund, or (ii) the Board in its sole discretion determines that there is a risk of FATCA Liabilities, the Board reserves the right to take any action and pursue all remedies at its disposal (including without limitation the immediate compulsory redemption or withdrawal of the Investor from the Fund for an amount equal to the Net Asset Value of the Investor's Shares, the compulsory transfer, re-designation or conversion of the Investor's Shares, the allocation of the relevant FATCA Liabilities to the Investor and the

deduction of such allocations from any account of, or distribution or other payment due to, the Investor).

- (E) The Investor shall indemnify each Relevant Person for any FATCA Liabilities arising out of any failure on the part of the Investor (directly or indirectly, including by virtue of the status, action or inaction of any person related or connected to such Investor, including without limitation direct or indirect shareholders, principals, partners, beneficial owners (direct or indirect) or controlling persons (director or indirect) of such Investor) to comply in a timely manner with FATCA and its obligations under this clause, such indemnity to be the fullest extent permitted by applicable law. The indemnity obligation of the Investor will survive the closing date and shall continue (i) where the Investor is a shareholder and where the shareholder has redeemed but has not received the proceeds of redemption whether or not the date for redemption has passed, and (ii) where the Investor has redeemed and received the proceeds of redemption.
- (F) For the purposes of FATCA, the Investor shall be required to self-certify and complete the necessary self-certification forms and or provide such other documents as may be required from time to time by any Relevant Person.
- (G) To the extent the Investor is affected by any action or remedy pursued by or on behalf of the Fund in order to comply with FATCA, it shall not have any claim against any Relevant Person or any other Investor or shareholder or any agent, delegate, employee or director, officer or affiliate of any of the foregoing persons for any form of damages or liability as a result of such action or remedy and the Investor shall be deemed to have consented to the taking of such action or the exercise of such remedy and to have waived any and all rights or claims in respect thereof, to the fullest extent permitted by applicable law.
- (H) This clause IV shall survive termination of this Agreement and for the avoidance of doubt shall survive where the Investor has ceased to be a shareholder of the Fund.

V. <u>GENERAL</u>

- (A) The Investor agrees to indemnify the Fund, the AIFM, the Portfolio Manager, each director, officer and agent of the Fund, the Administrator, each of their affiliates and each other person, if any, who controls, is controlled by, or is under common control with, any of the foregoing (each, an "Indemnified Person"), against any and all loss, liability, claim, damage and expense whatsoever (including all expenses reasonably incurred in investigating, preparing or defending against any claim whatsoever) arising out of or based upon: (i) any false representation or warranty made by the Investor, or breach or failure by the Investor to comply with any covenant or agreement made by the Investor (including, without limitation, any failure to comply or untimely compliance with the requirements of FATCA), in this Subscription Agreement or in any other document furnished by the Investor to any of the foregoing in connection with this transaction; or (ii) any action for securities law violations instituted by the Investor which is finally resolved by judgment against the Investor. The Investor also agrees to indemnify each Indemnified Person for any and all costs, fees and expenses (including legal fees and disbursements) in connection with any damages resulting from the Investor's assertion of lack of proper authorization from a Beneficial Owner to enter into this Subscription Agreement or perform the obligations hereof.
- (B) The Investor acknowledges that the AIFM, the Portfolio Manager, the Administrator and each director and officer of the Fund are entitled to be indemnified out of the assets of the Fund as provided in the Fund Documents.
- (C) The Fund, the AIFM, the Portfolio Manager and the Administrator shall not be liable for any interception of Account Communications (as defined on page 20).

- (D) This Subscription Agreement: (i) shall be binding upon the Investor and the heirs, legal representatives, successors and permitted assigns of the Investor and shall inure to the benefit of the Fund and its successors and assigns; (ii) shall be governed, construed and enforced in accordance with the laws of the Cayman Islands; (iii) shall survive the acceptance of the Investor as a shareholder of the Fund; and (iv) shall, if the Investor consists of more than one person, be the joint and several obligation of each such person.
- (E) The Investor irrevocably agrees that any action, suit or proceeding with respect to this Subscription Agreement or the Fund and any or all transactions relating hereto and thereto may be brought in the courts of the Cayman Islands. The Investor irrevocably: (i) submits to the jurisdiction of such courts with respect to any such action, suit or proceeding and agrees and consents that service of process as provided by Cayman Islands law may be made upon the Investor in any such action, suit or proceeding brought in any of said courts, and may not claim that any such action, suit or proceeding has been brought in an inconvenient forum; and (ii) consents to the service of process out of any of the aforesaid courts, in any such action, suit or proceeding, by the mailing of copies thereof, by certified or registered mail, return receipt requested, addressed to the Investor at the address of the Investor then appearing on the records of the Fund. Nothing contained herein shall affect the right of the Fund to commence any action, suit or proceeding or otherwise to proceed against the Investor in any other jurisdiction or to serve process upon the Investor in any manner permitted by any applicable law in any relevant jurisdiction.
- (F) If any provision of this Subscription Agreement is invalid or unenforceable under any applicable law, then such provision shall be deemed inoperative to the extent that it may conflict therewith. Any provision hereof which may be held invalid or unenforceable under any applicable law shall not affect the validity or enforceability of any other provisions hereof, and to this extent the provisions hereof shall be severable.
- (G) If any answer provided or background documentation required under this Subscription Agreement is found to be false, forged or misleading, the Investor acknowledges that the Fund may compulsorily redeem the Shares held by the Investor in accordance with the Fund Documents.
- (H) A person that is not a party to this Subscription Agreement may not, in its own right or otherwise, enforce any term of this Subscription Agreement; *except* that:
 - (1) each of the AIFM and the Portfolio Manager may, in its own right, enforce Sections II(D), II(R), and V(C) of this Subscription Agreement;
 - (2) each third party indemnified by the Investor pursuant to Section IV(E) may, in its own right, enforce Section IV(E) of this Subscription Agreement;
 - (3) each Indemnified Person may, in its own right, enforce Section V(A) of this Subscription Agreement; and
 - (4) the Administrator may, in its own right, enforce Sections II(R) and V(C) of this Subscription Agreement,

(each person listed above, a "Third-Party Beneficiary"), in each case subject to and in accordance with the provisions of the Contracts (Rights of Third Parties) Law, 2014 of the Cayman Islands, as amended, modified, re-enacted or replaced.

(I) Notwithstanding any other term of this Subscription Agreement, the consent of any person that is not a party to this Subscription Agreement (including, without limitation, any Third-Party

Beneficiary) is not required for any amendment to, or variation, release, rescission or termination of this Subscription Agreement.

- (J) This Subscription Agreement may be executed through the use of separate signature pages or in any number of counterparts. The counterparts shall, for all purposes, constitute one agreement binding on all the parties, notwithstanding that all parties do not execute the same counterpart. Each party acknowledges and agrees that any portable document format (PDF) file, facsimile or other reproduction of its signature on any counterpart shall be equal to and enforceable as its original signature and that any such reproduction shall be a counterpart hereof that is fully enforceable in any court or arbitral panel of competent jurisdiction.
- (K) This Subscription Agreement may be signed by any party under hand or by way of an electronic signature or by a signature or a representation of a signature affixed by mechanical means and may be reproduced as an electronic record and delivered to the Administrator by facsimile, by electronic mail or by delivery through a web or other electronic portal. The Fund may take such steps as it deems appropriate to determine the reliability of any electronic signature.
- (L) The Investor acknowledges that Sections 8 and 19(3) of the Electronic Transactions Law (2003 Revision) of the Cayman Islands shall not apply to this Subscription Agreement or to any notice or communication under or in connection with this Subscription Agreement.

VI. <u>AGENT OR NOMINEE</u>

- (A) If the Investor is acting as agent or nominee for a Beneficial Owner, the Investor acknowledges that the representations, warranties and covenants made herein are made by the Investor: (i) with respect to the Investor; *and* (ii) with respect to the Beneficial Owner. The Investor represents and warrants that it has all requisite power and authority from said Beneficial Owner to execute and perform the obligations under this Subscription Agreement.
- **(B)** If, contemporaneously with this Subscription Agreement and with the prior written consent of the Board of Directors, the Investor will enter into a swap, structured note or other derivative instrument, the return from which is based in whole or in part on the return of the Fund (the "Swap"), with a third party (a "Third Party"), the Investor represents and warrants that with respect to a Third Party entering into a Swap: (i) the Third Party is authorized under its constitutional documents (e.g., certificate of incorporation, by-laws, partnership agreement or trust agreement) and applicable law (including U.S. and non-U.S. anti-money laundering laws and regulations) to enter into the Swap and would also be so authorized to invest directly into the Fund; (ii) the Third Party has received and reviewed a copy of the Memorandum, this Subscription Agreement and, if requested, the Articles of Association; (iii) the Third Party acknowledges that the Fund and its affiliates are not responsible for the legality, suitability or tax consequences of the Swap and that the Investor is not an agent of the Fund; and (iv) the Third Party is: both (x) an "Eligible Investor" as such term is defined in the Memorandum and (y) a Non-U.S. Person. Nothing herein constitutes an agreement or statement by the Fund as to the legality of a Swap or the suitability of a Swap for the Third Party.

VII. <u>ADDITIONAL INFORMATION AND SUBSEQUENT CHANGES IN THE FOREGOING</u> <u>REPRESENTATIONS</u>

(A) The Fund may request from the Investor such additional information as it may deem necessary to evaluate the eligibility of the Investor to acquire Shares, and may request from time to time such information as it may deem necessary to determine the eligibility of the Investor to hold Shares or to facilitate the Fund's, the AIFM's, the Portfolio Manager's, or the Administrator's compliance with applicable legal or regulatory requirements or the Fund's tax status, and the Investor agrees to provide such information as may reasonably be requested.

- **(B)** The Investor agrees to promptly take such action, including providing and periodically updating information (which may include, among other things, the identities of the direct and indirect beneficial owners of the Shares being subscribed for hereunder and the Controlling Person(s) (as defined in the Entity Self-Certification Form (attached hereto as Appendix G)) of the Investor), that the Fund, the AIFM or the Portfolio Manager, in its sole discretion, reasonably determines is necessary for the Fund and the Master Fund to comply with any legal obligation (including, among other things, FATCA) or to reduce or eliminate withholding taxes under Sections 1471-1474 of the Internal Revenue Code or other similar laws. The Investor acknowledges that if it fails to timely take such action, the Investor may be subject to fines or other penalties, including a 30% U.S. withholding tax with respect to its share of any payment attributable to actual and deemed U.S. investments of the Fund, and that the Board of Directors may take any action in relation to the Investor's Shares or redemption proceeds to ensure that such penalties and withholding are economically borne by the Investor, including, without limitation, by redesignating the Investor's Shares as Shares of another class or series or exchanging (by way of compulsory redemption and automatic resubscription) the Investor's Shares for Shares of a new class or series and, in each case, applying the penalties and withholding as a liability against such class or series, or by compulsorily redeeming the Investor's Shares and deducting the penalties and withholding from the proceeds of such compulsory redemption. If the Investor is, or the Investor's investment in the Fund is made through, a "foreign financial institution" within the meaning of Section 1471(d)(4) of the Internal Revenue Code, the Investor agrees that such foreign financial institution (including the Investor, if applicable) (i) shall meet the requirements of Section 1471(b)(1) or 1471(b)(2) of the Internal Revenue Code and (ii) shall not delegate any withholding responsibility pursuant to Section 1471(b)(3) of the Internal Revenue Code to the Fund.
- **(C)** The Investor agrees to execute properly and provide to the Fund in a timely manner any documentation or other information regarding the Investor that the Fund or its agents may request in writing from time to time in connection with the Fund's and its affiliates' obligations under, and compliance with, applicable laws and regulations, including without limitation, applicable tax and securities laws of the United States or any other relevant jurisdiction (these include but are not limited to: the U.S. Securities Act of 1933, as amended (the "Securities Act"), the U.S. Investment Company Act of 1940, as amended, the U.S. Investment Advisers Act of 1940, as amended, the CEA, and the Code). By executing this Agreement, the Investor waives any provision under the laws and regulations of any U.S. or non-U.S. jurisdiction that would, absent a waiver, prevent or inhibit the Fund's compliance with applicable law as described in this paragraph, including but not limited to by preventing either (i) the Investor from providing any requested information or documentation, or (ii) the disclosure by the Fund and its agents of the provided information or documentation to applicable regulatory authorities. In particular, but without limitation, the Investor agrees to provide any documentation or other information regarding itself and its beneficial owners requested by the Fund or its agents in connection with the United States Foreign Account Tax Compliance Act provisions enacted under FATCA, and any guidance, or Treasury Regulations relating thereto and published from time to time as well as any legislation, rules or practices adopted pursuant to any applicable intergovernmental agreement entered into in connection with the implementation of FATCA.
- (D) The Investor agrees to notify the Fund promptly in writing if there is any change with respect to any of the information or representations or warranties made herein and to provide the Fund with such further information as the Fund may reasonably require.
- (E) This Subscription Agreement may be executed through the use of separate signature pages or in any number of counterparts. The counterparts shall, for all purposes, constitute one agreement binding on all the parties, notwithstanding that all parties do not execute the same counterpart.

ALL INVESTORS MUST COMPLETE THIS FORM.

Name of Investor (Please Print or Type)	
\$	
Amount of Subscription	
Class of Shares (please check one box only):	
USD Class SharesEuro Class SharesCHF Class SharesJPY Class Shares	
Type of Investor— <i>Please check all that apply</i> :	
Joint Tenants (with Rights of Survivorship)	artnership Other – specify: "rust

Form PF Investor Type

Under the reporting requirements on Form PF, the Fund must organize its investors by certain specified investor groups set forth in Form PF. Accordingly, please check below the investor type that best describes the Investor. (*If the Investor is acting as agent or nominee for a Beneficial Owner, please check the item that best describes the Beneficial Owner.*)

Plea	se check one:
	Individual that is not a United States person ^{**} (or a trust of such a person)
	Broker-dealer
	Insurance company
	Private fund****
	Non-profit
	Pension plan (other than a governmental pension plan)
	Banking or thrift institution (proprietary)
	Sovereign wealth fund or foreign official institution
	Other (please specify):

^{*} For purposes of this item, the term "Fund of Funds" means a fund that invests 10 percent or more of its total assets in other pooled investment vehicles, whether or not they are private funds or registered investment companies.

For purposes of Form PF, the term "**United States person**" has the meaning provided in Rule 203(m)-1 under the U.S. Investment Advisers Act of 1940, as amended, which includes any natural person that is resident in the United States.

^{***} For purposes of Form PF, the term "**private fund**" means any issuer that would be an investment company as defined in Section 3 of the U.S. Investment Company Act of 1940, as amended (the "**Company Act**"), but for Section 3(c)(1) or 3(c)(7) of the Company Act.

AIFM Investor Type

Under the reporting requirements of the EU Alternative Investment Fund Managers Directive (2011/61), the Fund must categorize its investors by reference to certain specified investor groups set forth in the Guidelines on Reporting Obligations issued by the European Securities and Markets Authority. Accordingly, please check below the investor type that best describes the Investor. (*If the Investor is acting as agent or nominee for a Beneficial Owner, please check the item that best describes the Beneficial Owner.*)

Please check one:

 Non-financial corporation Bank Insurance corporation Other financial institution Pension plan/fund General government 	 Other collective investment undertakings (<i>e.g.</i>, fund of funds or master) Household Unknown None 		
Full Mailing Address (Exactly as it should appe	ar on labels):		
Mr. Mrs. Ms. Mis	s Dr. Other		
Talanhana numbar	Fax number		
Telephone number Residence (if an individual) or Principal Place (Fax number of Business (if an entity) Address (No P.O. Boxes Please, if any):		
Residence (if an individual) of Trincipal Trace (
Telephone number	Fax number		
Attention:			
E-Mail Address:			

AUTHORIZATION OF REPRESENTATIVE(S)/AGENT(S):

Set forth below are the names of persons authorized by the Investor to give and receive instructions and information between the Fund and the Investor, together with their respective signatures and e-mail addresses. Such persons are the only persons so authorized until further notice to the Fund.

(Please attach additional pages if needed)

Name	Signature	E-mail Address

Address of Authorized Representative/Agent (No P.O. Boxes Please, if any):

Telephone number	Fax number	
Until further written notice to the Fund, funds may be	wired to the Investor using the following	g instructions:
Bank name:		
Bank address:		
ABA or CHIPS number:		
Account name:		
Account number:		
For further credit:		

CONSENT TO ELECTRONIC DELIVERY OF ACCOUNT COMMUNICATIONS

Initial The Investor hereby provides its informed consent to the electronic delivery of Account Communications by the Fund, the AIFM, the Portfolio Manager and/or the Administrator. If the Investor has not initialed this item, Account Communications will be delivered via facsimile or physical delivery (e.g., first class mail, overnight or express courier service or similar delivery method).

Covered Documents

"Account Communications" means all current and future account statements; Fund Documents (including all supplements and amendments thereto); notices (including privacy notices); letters to investors; annual audited financial statements; regulatory communications and other information, documents, data and records regarding the Investor's investment in the Fund.

Medium of Delivery

The Fund, the AIFM, the Portfolio Manager and/or the Administrator may deliver Account Communications electronically via e-mail or any secure Internet site. It is the Investor's affirmative obligation to notify the Fund in writing if the e-mail address of the Investor or any authorized representative of the Investor changes. If an Internet site is used for electronic delivery, the Investor will receive an e-mail notification when a new document is posted to the site and the Investor will be required to login with its e-mail address and a unique password. In order to access, view, print and save documents, the Investor must have access to the Internet and software that enables it to view a PDF document.

Duration of Consent

This consent will be valid until it is revoked. The Investor may revoke or restrict its consent to electronic delivery of Account Communications at any time upon written notice to the Administrator. If the Investor has any doubts about the authenticity of an e-mail purportedly sent by the Fund, the Portfolio Manager and/or the Administrator, the Investor is required to promptly contact the purported sender. The Investor agrees that it will be solely responsible for notifying the Fund in writing of any change in its e-mail address and that the Fund may not seek to verify or confirm the Investor's e-mail address as provided. If the Investor does not have access to the internet or e-mail, the Investor should not consent to electronic delivery of Account Communications. The Fund's acceptance of the Investor's subscription is not conditioned on consent to electronic delivery of Account Communications.

Costs and Risks of Electronic Delivery

The Fund, AIFM, the Portfolio Manager and the Administrator will not be liable for any interception of Account Communications. Investors should note that no additional charge for electronic delivery will be assessed, but the Investor may incur charges from its Internet service provider or other Internet access provider. In addition, there are risks, such as systems outages, that are associated with electronic delivery.

ANTI-MONEY LAUNDERING INFORMATION

This Subscription Agreement will not be deemed complete, and the Investor will not be deemed a shareholder of the Fund, regardless of whether it has already wired funds, until all of the required documentation listed below is received by the Administrator. For additional information, please contact Investor Services at SSCInvestorServices@sscinc.com.

Payment Information

(a)	Name of the Investor:		
(b)	Name of the bank from which the Investor's payment to the Fund is being wired (the "Wiring Bank"):		
(c)	Is the Wiring Bank located in an Approved FATF Country*?	YES	
	If yes, please answer question (d) below.		
	If no, please provide the additional information described below.		
(d)	Is the Investor a customer of the Wiring Bank?		
	If yes, you are not required to provide the additional information described below.		

If no, please provide the additional information described below.

The Investor must wire the payment from an account in its name.

Additional Information

Note: This section applies only to investors who responded "No" to question (c) or (d) above.

The following materials must be provided to the Administrator:

For Fund of Funds or Entities that Invest on Behalf of Third Parties that are Not Located in the United States or Other Approved FATF Country

A certificate of due formation and organization and continued authorization to conduct business in the jurisdiction of its organization (*e.g.*, certificate of good standing).

- An incumbency certificate attesting to the title of the individual executing this Subscription Agreement on behalf of the Investor (a sample Incumbency Certificate is attached hereto as <u>Exhibit C</u>).
- A completed copy of <u>Exhibit D</u> certifying that the entity has adequate anti-money laundering policies and procedures in place that are consistent with all applicable anti-money laundering laws and regulations, including the USA PATRIOT Act and OFAC.

As of the date hereof, approved countries that are members of the Financial Action Task Force on Money Laundering (each, an "Approved FATF Country") are: Argentina, Australia, Austria, Belgium, Brazil, Canada, China, Denmark, Finland, France, Germany, Greece, Hong Kong, Iceland, India, Ireland, Italy, Japan, Luxembourg, Mexico, Kingdom of the Netherlands, New Zealand, Norway, Portugal, Singapore, South Africa, South Korea, Spain, Sweden, Switzerland, Turkey, United Kingdom and the United States.

A letter of reference from a local office of a reputable bank or brokerage firm which is incorporated, or has its principal place of business located, in an Approved FATF Country certifying that the Investor maintains an account at such bank/brokerage firm and containing a statement affirming the Investor's integrity (a sample Letter of Reference is attached hereto as <u>Exhibit E</u>).

For All Other Entity Investors

- A certificate of due formation and organization and continued authorization to conduct business in the jurisdiction of its organization (*e.g.*, certificate of good standing).
- An incumbency certificate attesting to the title of the individual executing this Subscription Agreement on behalf of the Investor (a sample Incumbency Certificate is attached hereto as <u>Exhibit C</u>).
- A letter of reference from a local office of a reputable bank or brokerage firm which is incorporated, or has its principal place of business located, in an Approved FATF Country certifying that the Investor maintains an account at such bank/brokerage firm for a length of time and containing a statement affirming the Investor's integrity (a sample Letter of Reference is attached hereto as <u>Exhibit E</u>).
- If the Investor is a privately-held entity, a completed copy of <u>Exhibit F</u> listing the name of each person who directly, or indirectly through intermediaries, is the beneficial owner of 10% or more of any voting or non-voting class of equity interests of the Investor.
- If the Investor is a trust, a completed copy of <u>Exhibit G</u> listing the current beneficiaries of the trust that have, directly or indirectly, 10% or more of any interest in the trust, the settlor of the trust and the trustees.

PLEASE COMPLETE ALL APPROPRIATE ITEMS.

I. <u>GENERAL INVESTOR INFORMATION</u>

(B)

(A)	The Investor represents and warrants that:
	(Please initial one and complete blanks)

	1.	If an individual, the Investor is of legal age and is a:
Initial		citizen of:
		resident of:
OR		
Initial	2.	If a corporation, partnership, trust or other legal entity, the Investor:
1100000		is organized under the laws of:
		has its principal place of business in:
		and was formed as of:
Was the l	Investor	referred to the Fund by a placement agent? Yes No
If yes, ple	ease prov	vide name of placement agent:
T O 1 T	* •	

(C) If the Investor^{*} is resident in, or has a registered office in, the European Economic Area, the undersigned hereby: (*please initial, if applicable*)

(i) represents and warrants that the Investor is a "professional investor" (within the meaning of EU Directive 2011/61/EU of the European Parliament and of the Council of 8 June 2011 on Alternative Investment Fund Managers ("AIFMD")); and

(ii) (a) represents and warrants that no representative of the AIFM, the Portfolio Manager or their affiliates has marketed (within the meaning of AIFMD) the Shares to the Investor or its affiliates and the Investor approached the AIFM or the Portfolio Manager at its own initiative with a request to receive information in respect of the Fund and not as a result of a direct or indirect offer or placement of the Shares initiated by the AIFM or the Portfolio Manager; and (b) acknowledges that it will not receive any disclosure or reporting that is specifically intended to comply with AIFMD.

(D) The Investor has received the Memorandum outside the United States in the following country:

For purposes of this item, "Investor" means the person that makes the investment decision to invest in the Shares, including, but not limited to, a beneficial owner making such decision on its own behalf and a discretionary investment manager or other agent making such decision on behalf of such beneficial owner.

- (E) The Investor has signed the Subscription Agreement outside the United States in the following country:
- (F) If the Investor is an entity that has U.S. owners, please complete the following:

1. Is the Investor an entity organized principally for passive investment, such as a pool, investment company or other similar entity (other than a pension plan for the employees, officers or principals of an entity organized and with its principal place of business outside the United States)? *(please check one)* Yes_____ No____

2. If yes, do units of participation in the entity that are held by U.S. Persons who are not "qualified eligible persons" as defined in the Commodity Futures Trading Commission ("CFTC") Rule 4.7 represent in the aggregate 10% or more of the beneficial interest in the entity, or was such entity formed principally for the purpose of facilitating investment by U.S. Persons in a pool with respect to which the operator is exempt from certain requirements of Part 4 of the regulations of the CFTC by virtue of its participants being non-U.S. Persons? (*please check one*) Yes_____ No____

If the Investor checked "yes" to paragraph (F)(2) above, the Investor must be able to represent and warrant to one of the following: (*please initial one*)

- <u>Initial</u> 1. The Investor has total assets in excess of \$5,000,000 and was not formed for the specific purpose of acquiring the securities offered; or
- <u>Initial</u> 2. Each of the Investor's equity owners is an accredited investor for any of the following reasons:
- (a) The equity owner of the Investor has an individual net worth,^{*} or joint net worth with his or her spouse, in excess of \$1,000,000;
- (b) The equity owner of the Investor has individual income (exclusive of any income attributable to his or her spouse) of more than \$200,000 in each of the past two years, or joint income with his or her spouse of more than \$300,000 in each of those years, and reasonably expects to reach the same income level in the current year;** or

^{*} For purposes of this Subscription Agreement, the term "**net worth**" means the excess of total assets at fair market value, including home furnishings and automobiles, over total liabilities; *provided* that, (i) the primary residence of the equity owner of the Investor shall not be included as an asset, (ii) indebtedness that is secured by the primary residence of the equity owner of the Investor, up to the estimated fair market value of the primary residence at the time of the sale of the Shares, shall not be included as a liability (except that if the amount of such indebtedness outstanding at the time of sale of the Shares exceeds the amount outstanding 60 days before such time, other than as a result of the acquisition of the primary residence, the amount of such excess shall be included as a liability), and (iii) indebtedness that is secured by the primary residence of the equity owner of the Investor in excess of the estimated fair market value of the primary residence at the time of the sale of the shares shall be included as a liability).

For purposes of this Subscription Agreement, the term "**individual income**" means adjusted gross income, as reported for federal income tax purposes, less any income attributable to a spouse or to property owned by a spouse, increased by the following amounts (but not including any amounts attributable to a spouse or to property owned by a spouse): (i) the amount of any tax-exempt interest income under Section 103 of the U.S. Internal Revenue Code of 1986, as amended (the "**Internal Revenue Code**"), received; (ii) the amount of losses claimed as a limited partner in a limited partnership as reported on Schedule E of Form 1040; (iii) any deduction claimed for depletion under Section 611 *et seq.* of the Internal Revenue Code; (iv) amounts contributed to an Individual Retirement

(c) The equity owner of the Investor is an entity with total assets in excess of \$5,000,000 and was not formed for the specific purpose of acquiring the securities offered.

- (G) The Investor ______ (is) ______ (is not) (*please initial one*) (i) a "bank holding company" (as defined in Section 2(a) of the U.S. Bank Holding Company Act of 1956, as amended (the "BHCA")), (ii) an entity that is subject to the BHCA pursuant to the U.S. International Banking Act of 1978, as amended, or (iii) an "affiliate" (as defined in Section 2(k) of the BHCA) of either of the foregoing. *The Fund may request information regarding the bank holding company status of the Investor or any affiliate of the Investor*.
- (H) The Investor _____ (is) _____ (is not) (*please initial one*) a "banking entity" (as defined in Regulation VV of the Board of Governors of the U.S. Federal Reserve System (the "Volcker Rule")).
- (I) The Investor _____ (is) _____ (is not) (*please initial one*) a "covered fund" (as defined in the Volcker Rule).

Account (as defined in the Internal Revenue Code) or Keogh retirement plan; (v) alimony paid; and (vi) any elective contributions to a cash or deferred arrangement under Section 401(k) of the Internal Revenue Code.

II. Benefit Plan Investor Status – ALL INVESTORS MUST COMPLETE:

In order for the Fund to accurately monitor its "Benefit Plan Investor" participation, please review the following definition and make the appropriate representations by checking all applicable boxes following the definition.

A "Benefit Plan Investor" is (i) any employee benefit plan subject to the fiduciary responsibility provisions of Title I of ERISA (ii) any individual retirement plan or account subject to the prohibited transaction rules of Section 4975 of the Code, or (iii) any entity whose underlying assets include "plan assets" (as defined by ERISA and the regulations thereunder) by reason of a plan's investment in the entity.

The Investor represents and warrants that (please check all applicable boxes):

A. it is <u>not</u> a Benefit Plan Investor.

OR

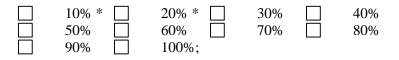
B. \Box it is <u>not</u> a Benefit Plan Investor and it <u>is</u> a "governmental plan" as defined by Section 3(32) of ERISA or a non-electing "church plan" within the meaning of Section 3(33) of ERISA.

OR

C. \Box it is <u>not</u> a Benefit Plan Investor and it <u>is</u> a Controlled Person. A Controlled Person is excluded from the Fund's 25% ERISA calculation and is (i) any person (including an entity) with investment authority or responsibility over the Fund's assets or (ii) any person controlling, controlled by or under common control with a person described in (i).

OR

- D. it is a Benefit Plan Investor that is:
 - 1. subject to Part 4 of Title I of ERISA;
 - 2. subject to Section 4975 of the Code (that has not checked D1);
 - 3. an entity whose underlying assets include "plan assets". The Investor also represents that the percentage of its "plan assets" compared to the value of its total assets or included in its general account is not more than:



(* applicable to entities with multiple classes, one of which exceeds the 25% threshold for Benefit Plan Investors and to U.S. insurance company general accounts)

4. a group trust, a bank common or collective trust or an insurance company separate account.

The Investor agrees (i) to notify the Portfolio Manager and the Fund not less than 30 days prior to this representation and warranty (or any part thereof) no longer being true or likely to become untrue and (ii) to provide the Portfolio Manager and the Fund upon request such information as may be required to confirm and/or refine the representations and warranties provided above.

III. TAX INFORMATION

(A) Form W-8

Please complete the appropriate Form W-8 listed below.

- W-8BEN: Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding and Reporting (Individuals) (attached hereto as <u>Appendix A</u>)
- W-8BEN-E: Certificate of Status of Beneficial Owner for United States Tax Withholding and Reporting (Entities) (attached hereto as <u>Appendix B</u>)
- W-8IMY: Certificate of Foreign Intermediary, Foreign Flow-Through Entity, or Certain U.S. Branches for United States Tax Withholding and Reporting (attached hereto as <u>Appendix C</u>)
- W-8EXP: Certificate of Foreign Government or Other Foreign Organization for United States Tax Withholding and Reporting (attached hereto as <u>Appendix D</u>)
- W-8ECI: Certificate of Foreign Person's Claim That Income Is Effectively Connected With the Conduct of a Trade or Business in the United States (attached hereto as <u>Appendix E</u>)

For further instructions, please contact your tax advisor or visit www.irs.gov.

(B) Intergovernmental Agreements and Common Reporting Standard Self-Certification Form

Please complete the appropriate self-certification form listed below.

Individual Self-Certification (attached hereto as <u>Appendix F</u>)

Entity Self-Certification (attached hereto as <u>Appendix G</u>)

IV. ACCREDITED INVESTOR STATUS

The Investor certifies that the Investor is an "accredited investor" as defined in Regulation D promulgated under the Securities Act because:

(Please initial as appropriate)

(A)	Individuals
()	

- Imitial1.The Investor has an individual net worth (excluding the value of such individual's primary residence),* or joint net worth with his or her spouse, in excess of \$1,000,000; or
- *Initial* 2. The Investor had individual income^{**} (exclusive of any income attributable to his or her spouse) of more than \$200,000 in each of the past two years, or joint income with his or her spouse of more than \$300,000 in each of those years, and reasonably expects to reach the same income level in the current year.

(B) Corporations, Partnerships or Limited Liability Companies

- *Initial* 1. The Investor has total assets in excess of \$5,000,000 and was not formed for the specific purpose of acquiring the Shares offered; or
- 2. Each of the Investor's equity owners is an accredited investor as described in this Section IV. *The Fund may request information regarding the basis on which such equity owners are accredited investors.*

(C) Employee Benefit Plans

 Initial
 1. The Investor is an employee benefit plan within the meaning of ERISA, and the decision to invest in the Fund was made by a plan fiduciary (as defined in Section 3(21) of ERISA), which is either a bank, savings and loan association, insurance company or registered investment adviser. The name of such plan fiduciary is: ______; or

2. The Investor is an employee benefit plan within the meaning of ERISA and has total assets in excess of \$5,000,000; or

^{*} For purposes of this Subscription Agreement, an individual must include as a liability the amount of indebtedness secured by such individual's primary residence that is incurred (i) at any time and is in excess of the estimated fair market value of such residence, or (ii) within 60 days prior to the purchase date of the Interests (other than as a result of the acquisition of such residence).

For purposes of this Subscription Agreement, the term "individual income" means adjusted gross income, as reported for federal income tax purposes, less any income attributable to a spouse or to property owned by a spouse, increased by the following amounts (but not including any amounts attributable to a spouse or to property owned by a spouse): (i) the amount of any tax-exempt interest income under Section 103 of the Internal Revenue Code, received; (ii) the amount of losses claimed as a limited partner in a limited partnership as reported on Schedule E of Form 1040; (iii) any deduction claimed for depletion under Section 611 *et seq.* of the Internal Revenue Code; (iv) amounts contributed to an Individual Retirement Account (as defined in the Internal Revenue Code) or Keogh retirement plan; (v) alimony paid; and (vi) any elective contributions to a cash or deferred arrangement under Section 401(k) of the Internal Revenue Code.

Initial

The Investor is a plan established and maintained by a state, its political subdivisions, or any agency or instrumentality of a state or its political subdivisions for the benefit of its employees, and has total assets in excess of \$5,000,000.

(D) Trusts

3.

Initial

1. The Investor has total assets in excess of \$5,000,000, was not formed for the specific purpose of acquiring the Shares offered and its purchase is directed by a sophisticated person. As used in the foregoing sentence, a "sophisticated person" is one who has such knowledge and experience in financial and business matters that it is capable of evaluating the merits and risks of the prospective investment; or

- 2. The trustee or a co-trustee of the Investor is: (a) a bank as defined in Section 3(a)(2) of the Securities Act, a savings and loan association, or other institution as defined in Section 3(a)(5)(A) of the Securities Act; (b) acting in a fiduciary capacity; and (c) subscribing for the purchase of the Shares on behalf of the Investor or directing the Investor to purchase the Shares; or
- 3.
 The Investor is a revocable trust that may be amended or revoked at any time by the grantors thereof and all of the grantors are accredited investors as described herein. The Fund may request information regarding the basis on which such equity owners are accredited investors.

(E) Banks, Savings and Loans and Similar Institutions

InitialThe Investor is a bank as defined in Section 3(a)(2) of the Securities Act or a savings and
loan association, or other institution as defined in Section 3(a)(5)(A) of the Securities Act
acting in its individual capacity.

(F) Insurance Companies

The Investor is an insurance company as defined in Section 2(13) of the Securities Act.

Initial

V. <u>QUALIFIED PURCHASER STATUS</u>

The Investor hereby certifies that the Investor is a "qualified purchaser" under the Investment Company Act because:

(A) Individuals

Initial

The Investor is a qualified purchaser because he/she (alone, or together with his/her spouse, if investing jointly) owns not less than \$5,000,000 in "investments".*

(B) "Family" Corporations, Trusts or Other "Family" Entities

InitialThe InvestInitialnot less thtwo or moor direct less

The Investor: (i) was not formed for the specific purpose of investing in the Fund; (ii) owns not less than \$5,000,000 in investments; and (iii) is owned directly or indirectly by or for: (a) two or more natural persons who are related as siblings or spouse (including former spouses), or direct lineal descendants by birth or adoption; (b) spouses of such persons; (c) the estates of such persons; or (d) foundations, Section 501(c)(3) organizations or trusts established by or for the benefit of such persons.

(C) Trusts (Other Than Trusts That Qualify under Sections (B) or (D) hereof)

Initial The Investor: (i) was not formed for the specific purpose of investing in the Fund; and (ii) each trustee (or other authorized person) that is authorized and required to make decisions with respect to this investment is a person described in Sections (A), (B) or (D), at the time the decision to purchase Shares is made, and each settlor or other person who has contributed assets to the Investor is a person described in Sections (A), (B) or (D) at any time such person contributed assets to the Investor.

For these purposes, the term "investments" means any or all: (A) securities which are publicly-traded and listed on a U.S. national securities exchange; (B) shares in registered investment companies such as mutual funds and money market funds; (C) interests in private investment companies such as hedge funds, commodity pools and similar private investment companies (such as the Fund); (D) cash and cash equivalents (including foreign currencies) held for investment purposes; (E) real estate held for investment purposes; (F) shares of non-public companies which have total shareholder equity of \$50 million or more; and (G) commodity interests, including commodity futures contracts and options thereon, swaps and other financial contracts. Investments DO NOT include the following: (A) jewelry, artwork, antiques and collectibles; (B) investments held in retirement accounts where the Investor does not make the investment decisions (e.g., an employer retirement plan where the investment decisions are not directed by the Investor); and (C) shares in a non-public company in which the Investor has a controlling interest (presumed to exist if the Investor owns more than 25% of the voting interests). Investments include investments held jointly with the Investor's spouse. Investments include investments held in any IRA, 401(k) or similar retirement account directed by the Investor and held for the Investor's benefit.

Special instructions for an Investor that is a qualified purchaser based on its status as a "qualified institutional buyer" within the meaning of Rule 144A under the Securities Act. In order to be a qualified purchaser if the Investor is a dealer as described in paragraph (a)(1)(ii) of Rule 144A, the Investor must own and invest on a discretionary basis at least \$25 million in securities of issuers that are not affiliated persons of the dealer. In addition, a plan referred to in paragraph (a)(1)(D) or (a)(1)(E) of Rule 144A, or a trust fund referred to in paragraph (a)(1)(F) of Rule 144A that holds the assets of such a plan will not be deemed to be acting for its own account and, accordingly, will not be deemed to be a qualified purchaser on the basis of "qualified institutional buyer" status if investment decisions with respect to the plan are made by beneficiaries of the plan, except with respect to investment decisions made solely by the fiduciary, trustee or sponsor of such plan.

Note: In determining whether the \$5 million or \$25 million thresholds are met, investments can be valued at cost or fair market value as of a recent date. If investments have been acquired with indebtedness, the amount of the indebtedness must be deducted in determining whether the threshold has been met.

(D) Other Entities

Initial

The Investor: (i) was not formed for the specific purpose of investing in the Fund; and (ii) is an entity, acting for its own account or the accounts of other qualified purchasers, which in the aggregate owns and invests on a discretionary basis, not less than \$25,000,000 in investments (as defined above).

(E) Entities That Do Not Qualify under (B)-(D)

Initial

The Investor is a qualified purchaser because each beneficial owner of the Investor's securities is a qualified purchaser as described in this Section V. *Note: This certification does not apply to beneficiaries of an irrevocable trust. The Fund may request information regarding the basis on which such equity owners are qualified purchasers.*

SIGNATURE PAGE

ALL INVESTORS MUST COMPLETE THIS SECTION.

The undersigned hereby represents and warrants that:

- 1. the undersigned has carefully read and is familiar with this Subscription Agreement and the Memorandum;
- 2. the information contained herein is complete and accurate and may be relied upon; and
- 3. the undersigned agrees that the execution of this signature page constitutes the execution and receipt of this Subscription Agreement.
- IN WITNESS WHEREOF, the undersigned has executed this Subscription Agreement this _____ day of _____, 20____.

INDIVIDUALS

Signature

Print Name of Entity

ENTITIES

By:

Authorized Signatory

Print Name

Additional Investor Signature

Print Name

Print Name and Title

FOR INTERNAL USE ONLY To be completed by OrchardWay P2P Credit Fund Ltd.

SUBSCRIPTION ACCEPTED
AS TO \$_____

DATE ON WHICH SUBSCRIPTION WAS ACCEPTED:

SUBSCRIPTION MONTH: _____

ORCHARDWAY P2P CREDIT FUND LTD.

By: SS&C TECHNOLOGIES INC.

By:_____

Date: _____, 20____

EXHIBIT A

ADDITIONAL SUBSCRIPTION FORM

OrchardWay P2P Credit Fund Ltd. c/o SS&C Technologies Inc. 80 Lamberton Road Windsor, CT USA 06095 Attn.: Investor Services Tel: +1(812) 213-3051 Fax: +1(860) 371-2503 Email: SSCInvestorServices@sscinc.com

Dear Sir/Madam:

The undersigned wishes to make an additional subscription for shares ("Additional Subscription") in OrchardWay P2P Credit Fund Ltd. (the "Fund"). The amount of the Additional Subscription is: \$

The undersigned acknowledges and agrees: (i) that the undersigned is making the Additional Subscription on the terms and conditions contained in the subscription agreement, dated ______, 20___, previously executed by the undersigned and accepted by the Fund, as the same may be updated or modified from time to time (the "Subscription Agreement"); (ii) that the representations, warranties and covenants of the undersigned contained in the Subscription Agreement are true and correct in all material respects as of the date set forth below; (iii) that the information provided on the Investor Profile Form in the Subscription Agreement is correct as of the date set forth below; and (iv) that the background information provided to the Administrator is true and correct in all material respects as of the date set forth below.

THE UNDERSIGNED AGREES TO NOTIFY THE FUND PROMPTLY IN WRITING SHOULD THERE BE ANY CHANGE IN ANY OF THE FOREGOING INFORMATION.

Dated: _____, 20____ INDIVIDUALS

ENTITIES

Signature

Print Name

By:

Print Name

Authorized Signatory

Additional Investor Signature

Print Name and Title

Print Name of Entity

Print Name

FOR INTERNAL USE ONLY To be completed by OrchardWay P2P Credit Fund Ltd.

ADDITIONAL SUBSCRIPTION ACCEPTED AS TO \$_____

DATE ON WHICH SUBSCRIPTION WAS ACCEPTED:

SUBSCRIPTION MONTH: _____

ORCHARDWAY P2P CREDIT FUND LTD.

By: SS&C Technologies Inc.

By:_____

Date: _____, 20____

EXHIBIT B

REQUEST FOR REDEMPTION OF SHARES

Dated: _____, 20____

OrchardWay P2P Credit Fund Ltd. c/o SS&C Technologies Inc. 80 Lamberton Road Windsor, CT USA 06095 Attn.: Investor Services Tel: +1(812) 213-3051 Fax: +1(860) 371-2503 Email: SSCInvestorServices@sscinc.com

Dear Sir/Madam:

The undersigned shareholder (the "Shareholder") of OrchardWay P2P Credit Fund Ltd. (the "Fund") hereby requests to redeem that portion of its shares in the Fund (the "Shares") in Class ______ of the Fund as is indicated below:

 (check one)

 all of the Shareholder's outstanding Shares

 a portion of the Shareholder's outstanding Shares having a net asset value at the time of redemption of \$ ______.

on the next available redemption date (the "Redemption Date") following receipt of this letter.^{*} In the event that after giving effect to such redemption, the net asset value of the Shareholder's unredeemed Shares would be less than \$50,000 (or the applicable foreign currency equivalent for Shares that are not denominated in U.S. dollars) please:

 (check one)

 disregard this Request for Redemption

 redeem all of the Shareholder's outstanding Shares.

Note: Redemption proceeds shall be paid to the same account from which the Shareholder's investment in the Fund was originally remitted, unless the Fund agrees otherwise.

Note: The Directors may accept or refuse or delay this redemption request in their sole discretion.

Very truly yours,

Signature of Shareholder

Print name

This Request for Redemption must be received at least 5 Business Days prior to a Redemption Date. **Requests for Redemption must be unconditional.** Notices of redemptions are irrevocable by the Shareholder.

Mailing Address

EXHIBIT C

FORM OF	INCUMBENCY CERTIF	ICATE
The undersigned, being	the of	f, Insert Name of Entity
a organized under Insert Type of Entity		
Insert Type of Entity	Inser	t Jurisdiction of Organization
(the "Company"), certifies on behalf of	the Company that the person	ns named below are directors and/or
officers of the Company and that the s	ignature at the right of said	l name, respectively, is the genuine
signature of said person and that the	persons listed below are ea	ach an authorized signatory for the
Company.		
Name	Title	Signature
IN WITNESS WHEREO	OF, the undersigned has here	eunto set his hand as of the day of
, 20		
	Name: <i>Print Name</i> Title: <i>Print Title o</i>	
THE UNDERSIGNED,		, a duly authorized
	Insert Name of Signatory #	
of the Company, certifies that	Insert Name of Sign	is a duly authorized natory #1
officer of	and that the signature se	et forth above is [his][her] true and
correct signature.		
IN WITNESS WHERE	OF, the undersigned has exec	cuted this certificate as of the day
of, 20		

Name:Print Name of Signatory #2Title:Print Title of Signatory #2

EXHIBIT D

AML CERTIFICATION FORM FOR FUND OF FUNDS OR ENTITIES THAT INVEST ON BEHALF OF THIRD PARTIES THAT ARE NOT LOCATED IN AN **APPROVED FATF COUNTRY**

Insert Title of Insert Name of Entity The undersigned, being the _

a _____ organized under the laws of ______ *Insert Jurisdiction of Organization*

(the "Company"), certifies on behalf of the Company that it is aware of applicable anti-money laundering laws and regulations, including the requirements of the USA PATRIOT Act of 2001 and the regulations administered by the U.S. Department of Treasury's Office of Foreign Assets Control (collectively, the "anti-money laundering/OFAC laws"). The Company has anti-money laundering policies and procedures in place reasonably designed to verify the identity of its [beneficial holders] [underlying investors] and their sources of funds. Such policies and procedures are properly enforced and are consistent with the anti-money laundering/OFAC laws such that OrchardWay P2P Credit Fund Ltd. (the "Fund") may rely on this Certification.

The Company represents and warrants to the Fund that, to the best of its knowledge, the Company's [beneficial holders] [underlying investors] are not individuals, entities or countries that may subject the Fund to criminal or civil violations of any anti-money laundering/OFAC laws. The Company has read the section entitled "Anti-Money Laundering Representations and Covenants of the Investor" in the Fund's Subscription Agreement. The Company has taken all reasonable steps to ensure that its [beneficial holders] [underlying investors] are able to certify to such representations and warranties. The Company agrees to promptly notify the Fund in writing should the Company have any questions relating to any of the investors or become aware of any changes in the representations and warranties set forth in this Certification.

Date: _____, 20___

By: Name:

Title:

EXHIBIT E

FORM LETTER OF REFERENCE

[LETTERHEAD OF LOCAL OFFICE OF APPROVED FATF COUNTRY MEMBER BANKING INSTITUTION OR BROKERAGE FIRM]

Date: _____, 20___

OrchardWay P2P Credit Fund Ltd. c/o SS&C Technologies Inc. 80 Lamberton Road Windsor, CT USA 06095 Attn.: Investor Services Tel: +1(812) 213-3051 Fax: +1(860) 371-2503 Email: SSCInvestorServices@sscinc.com

To whom it may concern:

I, _____, the _____ of _____, *Name of Institution*, do hereby certify that ______ has maintained an account at our institution for *Name of Investor* ______ years and, during this period, nothing has occurred that would give our institution *Insert Period* vears and, during the integrity of ______. *Name of Investor* Do not hesitate to contact me at ______. *Insert Telephone No.* if you have any further *Insert Telephone No.*

Very truly yours,

Name: Title:

BENEFICIAL OWNERSHIP INFORMATION

To Be Completed By Entity Investors That Are Privately Held Entities

Instructions: Please complete and return this <u>Exhibit F</u> and provide the name of every person who is directly, or indirectly through intermediaries, the beneficial owner of 10% or more of any voting or non-voting class of equity interests of the Investor. If the intermediary's shareholders or partners are not individuals, continue up the chain of ownership listing their 10% or more equity interest holders until individuals are listed. If there are no 10% beneficial owners, please write None.

If shareholder or partner is an Individual, Insert Name and Address of Principal <u>Employer and Position</u>	Citizenship (for Individuals) or Principal Place of <u>Business (for Entities</u>)
	is an Individual, Insert Name and Address of Principal

TRUST OWNERSHIP INFORMATION

To Be Completed By Entity Investors That Are Trusts

Instructions: Please complete and return this <u>Exhibit G</u> and provide the name of: (i) every current beneficiary that has, directly or indirectly, an interest of 10% or more in the trust; (ii) every person who contributed assets to the trust (settlors or grantors); and (iii) every trustee. If there are intermediaries that are not individuals, continue up the chain of ownership listing their 10% or more equity interest holders until individuals are listed.

Full Name and Address	Status (Beneficiary/Settlor/ <u>Trustee</u>)	Citizenship (for Individuals) or Principal Place of <u>Business (for Entities</u>)

APPENDIX A

Form V	V-8BEN	Certificate of Foreign Sta States Tax Withholdi					ed	
Departme	Rev. February 2014) For use by individuals. Entities must use Form W-8BEN-E. Department of the Treasury Internal Revenue Service Information about Form W-8BEN and its separate instructions is at www.irs.gov/formw8ben. Give this form to the withholding agent or payer. Do not send to the IRS.							OMB No. 1545-1621
Do NO	T use this form if	1 						Instead, use Form:
	are NOT an individ	ual						W-8BEN-
E • You a	are a U.S. citizen o	r other U.S. person, including a resident alien in	ndividua	al				W-
• You a		ner claiming that income is effectively connected vices)				iness wit	hin the U.S.	W-8ECI
• You a	are a beneficial ow	ner who is receiving compensation for personal	service	es performed	in the United	States		8233 or W-4
• A per	son acting as an ir	termediary						W-8IMY
Part	Identif	ication of Beneficial Owner (see instru	uction	s)				
1	Name of individu	al who is the beneficial owner			2 Count	ry of citiz	enship	
3	Permanent resid	ence address (street, apt. or suite no., or rural r	oute).	Do not use a	P.O. box or	in-care	of address.	
	City or town, stat	e or province. Include postal code where appro	opriate.				Country	
4	Mailing address	(if different from above)						
	City or town, stat	e or province. Include postal code where appro	opriate.				Country	
5	U.S. taxpayer ide	entification number (SSN or ITIN), if required (se	ee instr	uctions)	6 Foreig	gn tax ide	entifying numb	per (see instructions)
7	Reference numb	er(s) (see instructions)	8	Date of birth	ר (MM-DD-Y)	YYY) (see	e instructions))
						·· · ·		
Part 9		n of Tax Treaty Benefits (for chapter 3 peneficial owner is a resident of					e meaning of	the income tax treaty
•		ed States and that country.					- ···· · · · · · · · · · · · · · · · ·	
10	Special rates ar	d conditions (if applicable—see instructions):	The be	eneficial owne	er is claiming	the prov	isions of Artic	le
	of the treaty iden	tified on line 9 above to claim a		_% rate of wit	thholding on ((specify t	ype of incom	e):
	Explain the reaso	ons the beneficial owner meets the terms of the	treaty a					······································
		clare that I have examined the information on this form	n and to	the best of my	knowledge and	belief it is	true, correct, a	nd complete. I further
		is the beneficial owner (or am authorized to sign for th locument myself as an individual that is an owner or ac					e income to whi	ch this form relates or
• 1	The person named on	line 1 of this form is not a U.S. person,						
• 1	The income to which the	nis form relates is:						
(a) not effectively conn	ected with the conduct of a trade or business in the Un	nited Sta	tes,				
(b) effectively connecte	ed but is not subject to tax under an applicable income	tax treat	ty, or				
(c) the partner's share	of a partnership's effectively connected income,						
	The person named on he United States and	line 1 of this form is a resident of the treaty country list that country, and	ted on lin	e 9 of the form	(if any) within t	the meanir	ng of the incom	e tax treaty between
• F	For broker transactions	s or barter exchanges, the beneficial owner is an exem	pt foreig	n person as de	fined in the inst	tructions.		
a	any withholding agent	this form to be provided to any withholding agent that can disburse or make payments of the income of vade on this form becomes incorrect.						
Sign I	Here 🕨 📟	Signature of beneficial owner (or individual authorize					Date (M	M-DD-YYYY)

Print name of signer

Capacity in which acting (if form is not signed by beneficial owner)

For Paperwork Reduction Act Notice, see separate instructions.

APPENDIX B

Form	V-8BEN-E	Certificate o United States Tax							
`	pril 2016)	 For use by entities. Individuals must 	st use Form W-8E	BEN. D	Section re	eferences are to the Ir	ternal Revenue Co		B No. 1545-1621
	nent of the Treasury Revenue Service	Information about Form W- Give this form t				ons is at www.irs.gov Do not send to the IR			
	T use this form for			Jugoi	it of payon			Inst	ead use Form:
• U.S.	entity or U.S. citizen	or resident							W-9
 A for 	reign individual						. W-8BEN (In	dividual)	or Form 8233
		ity claiming that income is effectively nefits)							W-8ECI
 A for 	reign partnership, a fo	preign simple trust, or a foreign grant	tor trust (unless	clain	ning treaty	/ benefits) (see inst	ructions for excep	otions) .	W-8IMY
gove	ernment of a U.S. pos	ernational organization, foreign cent session claiming that income is effe (b) (unless claiming treaty benefits)	ctively connecte	ed U.	S. income	or that is claiming	the applicability o	f sectior	n(s) 115(2),
		ntermediary		•					W-8IMY
Part		ation of Beneficial Owner						. ,.	
1	Name of organizatio	on that is the beneficial owner				2 Country of inc	corporation or org	anization	1
3	Name of disregarde	d entity receiving the payment (if ap	plicable, see in	struct	tions)				
4	Chapter 3 Status (e	ntity type) (Must check one box only	r): 🗌 C	orpor		Disregar		_	Partnership
	Simple trust	Grantor trust		omple	ex trust	Estate			Government
	Central Bank of				foundatio		onal Organization		
	If you entered disreg	garded entity, partnership, simple tru	ust, or grantor tr	rust a	bove, is th	ne entity a hybrid m		Yes	□ No
5		ATCA status) (See instructions for d	lotails and com	nloto	the cortifi	ation bolow for the			
5		, ,					,	e status)-
	Reporting IGA F	FFI (including a limited FFI or an F FI other than a deemed-compliant I I, or exempt beneficial owner).			Foreign	orting IGA FFI Com government, gover bank of issue. Com	mment of a U.S. p	ossessi	on, or foreign
	Participating FF	Ι.				ional organization.	•	V.	
	Reporting Mode	1 1 FFI.				retirement plans.	-		
	Reporting Mode	1 2 FFI.			Entity w	holly owned by exe	npt beneficial owr	ers. Co	mplete Part XVI.
		ned-compliant FFI (other than a rep			Territory	/ financial institution	n. Complete Part	XVII.	
	FFI, sponsored See instructions	FFI, or nonreporting IGA FFI covere	ed in Part XII).		Nonfina	ncial group entity.	Complete Part XV	III.	
	_	-				ed nonfinancial star		•	
	·	Complete Part IV.				ed nonfinancial entit te Part XX.	y in liquidation or	bankrup	otcy.
	Certified deeme Part V.	d-compliant nonregistering local bar	nk. Complete		•	organization. Comp	ete Part XXI.		
	_	d-compliant FFI with only low-value	accounts.		. ,	fit organization. Co			
	Complete Part \					traded NFFE or NI	-	ublicly t	raded
	Certified deeme vehicle. Comple	d-compliant sponsored, closely held	linvestment	_	•	tion. Complete Part			
	•				•	d territory NFFE. C	•	V.	
	Certified deeme	d-compliant limited life debt investm /III.	ient entity.			NFFE. Complete Pa			
	•	d-compliant investment advisors an	d investment			NFFE. Complete F ed inter-affiliate FFI.		(X\/II	
	managers. Com				•	eporting NFFE.			
	Owner-docume	nted FFI. Complete Part X.				red direct reporting	NFFE. Complete	Part XX	VIII.
	Ξ	butor. Complete Part XI.			•	t that is not a finance	•		
6	Permanent residenc	e address (street, apt. or suite no., or	rural route). Do	not	use a P.O	box or in-care-of	address (other th	an a reg	istered address).
	City or town, state o	r province. Include postal code whe	ere appropriate.				Country		
7	Mailing address (if c	lifferent from above)					L		
	City or town, state o	r province. Include postal code whe	ere appropriate.				Country		
8	U.S. taxpayer identi	fication number (TIN), if required	a 🗌 GIIN				b 🗌 Fore	gn TIN	
10	Reference number(s)) (see instructions)					<u>L</u>		
		remainder of the form including						00000	F (5)
ror Pa	perwork Reduction	n Act Notice, see separate instr	uctions.	C	Cat. No. 59	689N	Form W	-9REN	-E (Rev. 4-2016)

Form W-	8BEN	E (Rev. 4-2016) Page 2
Part	1	Disregarded Entity or Branch Receiving Payment. (Complete only if a disregarded entity with a GIIN or a branch of an FFI in a country other than the FFI's country of residence. See instructions.)
11	Cha	pter 4 Status (FATCA status) of disregarded entity or branch receiving payment
		Limited Branch (see instructions).
12		ress of disregarded entity or branch (street, apt. or suite no., or rural route). Do not use a P.O. box or in-care-of address (other than a stered address).
	City	
	City	or town, state or province. Include postal code where appropriate.
	Cou	ntry
13	GIIN	l (if any)
Part		Claim of Tax Treaty Benefits (if applicable). (For chapter 3 purposes only.)
14		tify that (check all that apply)
а		The beneficial owner is a resident of
u		treaty between the United States and that country.
b		The beneficial owner derives the item (or items) of income for which the treaty benefits are claimed, and, if applicable, meets the requirements of the treaty provision dealing with limitation on benefits. The following are types of limitation on benefits provisions that may be included in an applicable tax treaty (check only one; see instructions):
		Government Company that meets the ownership and base erosion test
		Tax exempt pension trust or pension fund Company that meets the derivative benefits test
		Other tax exempt organization Company with an item of income that meets active trade or business test
		Publicly traded corporation Favorable discretionary determination by the U.S. competent authority received
		Subsidiary of a publicly traded corporation D Other (specify Article and paragraph):
С		The beneficial owner is claiming treaty benefits for U.S. source dividends received from a foreign corporation or interest from a U.S. trade or business of a foreign corporation and meets qualified resident status (see instructions).
15	Spe	cial rates and conditions (if applicable—see instructions):
	The	beneficial owner is claiming the provisions of Article and paragraph
	of th	e treaty identified on line 14a above to claim a% rate of withholding on (specify type of income):
	Exp	ain the additional conditions in the Article the beneficial owner meets to be eligible for the rate of withholding:
Part I	V	Sponsored FFI
16		e of sponsoring entity:
		of sponsoring entity:
17		k whichever box applies.
	_	certify that the entity identified in Part I:
	• Is	an investment entity;
	• Is	not a QI, WP, or WT; and
	• Ha	s agreed with the entity identified above (that is not a nonparticipating FFI) to act as the sponsoring entity for this entity.
		certify that the entity identified in Part I:
	• Is	a controlled foreign corporation as defined in section 957(a);
	• Is	not a QI, WP, or WT;
	• Is	wholly owned, directly or indirectly, by the U.S. financial institution identified above that agrees to act as the sponsoring entity for this entity; and
	hold	ares a common electronic account system with the sponsoring entity (identified above) that enables the sponsoring entity to identify all account ers and payees of the entity and to access all account and customer information maintained by the entity including, but not ed to, customer identification information, customer documentation, account balance, and all payments made to account holders or

payees.

Part V Certified Deemed-Compliant Nonregistering Local Bank

18 I certify that the FFI identified in Part I:

• Operates and is licensed solely as a bank or credit union (or similar cooperative credit organization operated without profit) in its country of incorporation or organization;

• Engages primarily in the business of receiving deposits from and making loans to, with respect to a bank, retail customers unrelated to such bank and, with respect to a credit union or similar cooperative credit organization, members, provided that no member has a greater than five percent interest in such credit union or cooperative credit organization;

· Does not solicit account holders outside its country of organization;

• Has no fixed place of business outside such country (for this purpose, a fixed place of business does not include a location that is not advertised to the public and from which the FFI performs solely administrative support functions);

• Has no more than \$175 million in assets on its balance sheet and, if it is a member of an expanded affiliated group, the group has no more than \$500 million in total assets on its consolidated or combined balance sheets; and

• Does not have any member of its expanded affiliated group that is a foreign financial institution, other than a foreign financial institution that is incorporated or organized in the same country as the FFI identified in Part I and that meets the requirements set forth in this Part V.

Part VI Certified Deemed-Compliant FFI with Only Low-Value Accounts

19 I certify that the FFI identified in Part I:

• Is not engaged primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, notional principal contracts, insurance or annuity contracts, or any interest (including a futures or forward contract or option) in such security, partnership interest, commodity, notional principal contract, insurance contract or annuity contract;

• No financial account maintained by the FFI or any member of its expanded affiliated group, if any, has a balance or value in excess of \$50,000 (as determined after applying applicable account aggregation rules); and

• Neither the FFI nor the entire expanded affiliated group, if any, of the FFI, have more than \$50 million in assets on its consolidated or combined balance sheet as of the end of its most recent accounting year.

Part VII Certified Deemed-Compliant Sponsored, Closely Held Investment Vehicle

20 Name of sponsoring entity:

I certify that the entity identified in Part I:

• Is an FFI solely because it is an investment entity described in §1.1471-5(e)(4);

• Is not a QI, WP, or WT;

21

• Will have all of its due diligence, withholding, and reporting responsibilities (determined as if the FFI were a participating FFI) fulfilled by the sponsoring entity identified on line 20; and

• Twenty or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by U.S. financial institutions, participating FFIs, registered deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity if that entity owns 100 percent of the equity interests in the FFI and is itself a sponsored FFI).

Part VIII Certified Deemed-Compliant Limited Life Debt Investment Entity

22 I certify that the entity identified in Part I:

- Was in existence as of January 17, 2013;
- Issued all classes of its debt or equity interests to investors on or before January 17, 2013, pursuant to a trust indenture or similar agreement; and

• Is certified deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the restrictions with respect to its assets and other requirements under §1.1471-5(f)(2)(iv)).

Part IX Certified Deemed-Compliant Investment Advisors and Investment Managers

- 23 I certify that the entity identified in Part I:
 - Is a financial institution solely because it is an investment entity described in §1.1471-5(e)(4)(i)(A); and

Does not maintain financial accounts.

Part X Owner-Documented FFI

Note. This status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will treat the FFI as an owner-documented FFI (see instructions for eligibility requirements). In addition, the FFI must make the certifications below.

24a (All owner-documented FFIs check here) I certify that the FFI identified in Part I:

- · Does not act as an intermediary;
- Does not accept deposits in the ordinary course of a banking or similar business;
- Does not hold, as a substantial portion of its business, financial assets for the account of others;
- Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;

• Is not owned by or in an expanded affiliated group with an entity that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;

· Does not maintain a financial account for any nonparticipating FFI; and

• Does not have any specified U.S. persons that own an equity interest or debt interest (other than a debt interest that is not a financial account or that has a balance or value not exceeding \$50,000) in the FFI other than those identified on the FFI owner reporting statement.

Part X Owner-Documented FFI (continued)

Check box 24b or 24c, whichever applies.

- **b** I certify that the FFI identified in Part I:
 - Has provided, or will provide, an FFI owner reporting statement that contains:

• The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a direct or indirect equity interest in the owner-documented FFI (looking through all entities other than specified U.S. persons);

• The name, address, TIN (if any), and chapter 4 status of every individual and specified U.S. person that owns a debt interest in the ownerdocumented FFI (including any indirect debt interest, which includes debt interests in any entity that directly or indirectly owns the payee or any direct or indirect equity interest in a debt holder of the payee) that constitutes a financial account in excess of \$50,000 (disregarding all such debt interests owned by participating FFIs, registered deemed-compliant FFIs, certified deemed-compliant FFIs, excepted NFFEs, exempt beneficial owners, or U.S. persons other than specified U.S. persons); and

Any additional information the withholding agent requests in order to fulfill its obligations with respect to the entity.

• Has provided, or will provide, valid documentation meeting the requirements of §1.1471-3(d)(6)(iii) for each person identified in the FFI owner reporting statement.

c 🔲 I certify that the FFI identified in Part I has provided, or will provide, an auditor's letter, signed within four years of the date of payment,

from an independent accounting firm or legal representative with a location in the United States stating that the firm or representative has reviewed the FFI's documentation with respect to all of its owners and debt holders identified in §1.1471-3(d)(6)(iv)(A)(2), and that the FFI meets all the requirements to be an owner-documented FFI. The FFI identified in Part I has also provided, or will provide, an FFI owner reporting statement of its owners that are specified U.S. persons and Form(s) W-9, with applicable waivers.

Check box 24d if applicable (optional, see instructions).

d 🗌 I certify that the entity identified on line 1 is a trust that does not have any contingent beneficiaries or designated classes with unidentified beneficiaries.

Part XI Restricted Distributor

25a [] (All restricted distributors check here) I certify that the entity identified in Part I:

- Operates as a distributor with respect to debt or equity interests of the restricted fund with respect to which this form is furnished;
- Provides investment services to at least 30 customers unrelated to each other and less than half of its customers are related to each other;
- Is required to perform AML due diligence procedures under the anti-money laundering laws of its country of organization (which is an FATF-compliant jurisdiction);

• Operates solely in its country of incorporation or organization, has no fixed place of business outside of that country, and has the same country of incorporation or organization as all members of its affiliated group, if any;

- Does not solicit customers outside its country of incorporation or organization;
- Has no more than \$175 million in total assets under management and no more than \$7 million in gross revenue on its income statement for the most recent accounting year;
- Is not a member of an expanded affiliated group that has more than \$500 million in total assets under management or more than \$20 million in gross revenue for its most recent accounting year on a combined or consolidated income statement; and
- Does not distribute any debt or securities of the restricted fund to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.

Check box 25b or 25c, whichever applies.

I further certify that with respect to all sales of debt or equity interests in the restricted fund with respect to which this form is furnished that are made after December 31, 2011, the entity identified in Part I:

- **b** Has been bound by a distribution agreement that contained a general prohibition on the sale of debt or securities to U.S. entities and U.S. resident individuals and is currently bound by a distribution agreement that contains a prohibition of the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI.
- c Is currently bound by a distribution agreement that contains a prohibition on the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI and, for all sales made prior to the time that such a restriction was included in its distribution agreement, has reviewed all accounts related to such sales in accordance with the procedures identified in §1.1471-4(c) applicable to preexisting accounts and has redeemed or retired any, or caused the restricted fund to transfer the securities to a distributor that is a participating FFI or reporting Model 1 FFI securities which were sold to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.

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Part XII Nonreporting IGA FFI

26 I certify that the entity identified in Part I:

Meets the requirements to be considered a nonreporting financial institution	pursuant to an applicable IGA between the United States and The applicable IGA is a \square Model 1 IGA or a \square Model 2 IGA; and
is treated as a	under the provisions of the applicable IGA or Treasury regulations (if
applicable, see instructions);	
• If you are a trustee documented trust or a sponsored entity, provide the name	of the trustee or sponsor whose GIIN is provided on

line 9a (if any) ; and your GIIN (if issued to you)

Part XIII Foreign Government, Government of a U.S. Possession, or Foreign Central Bank of Issue

27a I certify that the entity identified in Part I is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in §1.1471-6(h)(2)).

Part XIV International Organization

Check box 28a or 28b, whichever applies.

- 28a 🗌 I certify that the entity identified in Part I is an international organization described in section 7701(a)(18).
 - **b** I certify that the entity identified in Part I:
 - · Is comprised primarily of foreign governments;

• Is recognized as an intergovernmental or supranational organization under a foreign law similar to the International Organizations Immunities Act or that has in effect a headquarters agreement with a foreign government;

• The benefit of the entity's income does not inure to any private person;

• Is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in §1.1471-6(h)(2)).

Part XV Exempt Retirement Plans

Check box 29a, b, c, d, e, or f, whichever applies.

29a I certify that the entity identified in Part I:

- Is established in a country with which the United States has an income tax treaty in force (see Part III if claiming treaty benefits);
- Is operated principally to administer or provide pension or retirement benefits; and

• Is entitled to treaty benefits on income that the fund derives from U.S. sources (or would be entitled to benefits if it derived any such income) as a resident of the other country which satisfies any applicable limitation on benefits requirement.

b I certify that the entity identified in Part I:

• Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;

• No single beneficiary has a right to more than 5% of the FFI's assets;

• Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operated; and

• Is generally exempt from tax on investment income under the laws of the country in which it is established or operates due to its status as a retirement or pension plan;

• Receives at least 50% of its total contributions from sponsoring employers (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, or accounts described in § 1.1471-5(b)(2)(i)(A));

• Either does not permit or penalizes distributions or withdrawals made before the occurrence of specified events related to retirement, disability, or death (except rollover distributions to accounts described in §1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), to retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 IGA); or

Limits contributions by employees to the fund by reference to earned income of the employee or may not exceed \$50,000 annually.

c 🔲 I certify that the entity identified in Part I:

• Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;

· Has fewer than 50 participants;

• Is sponsored by one or more employers each of which is not an investment entity or passive NFFE;

• Employee and employer contributions to the fund (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or accounts described in §1.1471-5(b)(2)(i)(A)) are limited by reference to earned income and compensation of the employee, respectively;

• Participants that are not residents of the country in which the fund is established or operated are not entitled to more than 20 percent of the fund's assets; and

• Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operates.

Part XV Exempt Retirement Plans (continued)

- d I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other than the requirement that the plan be funded by a trust created or organized in the United States.
- e I certify that the entity identified in Part I is established exclusively to earn income for the benefit of one or more retirement funds described in this part or in an applicable Model 1 or Model 2 IGA, accounts described in §1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), or retirement and pension accounts described in an applicable Model 1 or Model 2 IGA.
- f I certify that the entity identified in Part I:

• Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in §1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the sponsor (or persons designated by such employees); or

• Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in § 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are in consideration of personal services performed for the sponsor.

Part XVI Entity Wholly Owned by Exempt Beneficial Owners

30 I certify that the entity identified in Part I:

• Is an FFI solely because it is an investment entity;

• Each direct holder of an equity interest in the investment entity is an exempt beneficial owner described in §1.1471-6 or in an applicable Model 1 or Model 2 IGA;

• Each direct holder of a debt interest in the investment entity is either a depository institution (with respect to a loan made to such entity) or an exempt beneficial owner described in §1.1471-6 or an applicable Model 1 or Model 2 IGA.

• Has provided an owner reporting statement that contains the name, address, TIN (if any), chapter 4 status, and a description of the type of documentation provided to the withholding agent for every person that owns a debt interest constituting a financial account or direct equity interest in the entity; and

• Has provided documentation establishing that every owner of the entity is an entity described in §1.1471-6(b), (c), (d), (e), (f) and/or (g) without regard to whether such owners are beneficial owners.

Part XVII Territory Financial Institution

31 🗌 I certify that the entity identified in Part I is a financial institution (other than an investment entity) that is incorporated or organized under the laws of a possession of the United States.

Part XVIII Excepted Nonfinancial Group Entity

32 I certify that the entity identified in Part I:

• Is a holding company, treasury center, or captive finance company and substantially all of the entity's activities are functions described in § 1.1471-5(e)(5)(i)(C) through (E);

- Is a member of a nonfinancial group described in § 1.1471-5(e)(5)(i)(B);
- Is not a depository or custodial institution (other than for members of the entity's expanded affiliated group); and

• Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund or any investment vehicle with an investment strategy to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.

Part XIX Excepted Nonfinancial Start-Up Company

3 I certify that the entity identified in Part I:

Was formed on (or, in the case of a new line of business, the date of board resolution approving the new line of business)

(date must be less than 24 months prior to date of payment);

• Is not yet operating a business and has no prior operating history or is investing capital in assets with the intent to operate a new line of business other than that of a financial institution or passive NFFE;

• Is investing capital into assets with the intent to operate a business other than that of a financial institution; and

• Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.

Part XX Excepted Nonfinancial Entity in Liquidation or Bankruptcy

34 I certify that the entity identified in Part I:

- Filed a plan of liquidation, filed a plan of reorganization, or filed for bankruptcy on _____;
- During the past 5 years has not been engaged in business as a financial institution or acted as a passive NFFE;

• Is either liquidating or emerging from a reorganization or bankruptcy with the intent to continue or recommence operations as a nonfinancial entity; and

• Has, or will provide, documentary evidence such as a bankruptcy filing or other public documentation that supports its claim if it remains in bankruptcy or liquidation for more than three years.

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Part XXI 501(c) Organization

35 I certify that the entity identified in Part I is a 501(c) organization that:

• Has been issued a determination letter from the IRS that is currently in effect concluding that the payee is a section 501(c) organization that is dated _____; or

• Has provided a copy of an opinion from U.S. counsel certifying that the payee is a section 501(c) organization (without regard to whether the payee is a foreign private foundation).

Part XXII Non-Profit Organization

I certify that the entity identified in Part I is a non-profit organization that meets the following requirements:

- The entity is established and maintained in its country of residence exclusively for religious, charitable, scientific, artistic, cultural or educational purposes;
- The entity is exempt from income tax in its country of residence;
- The entity has no shareholders or members who have a proprietary or beneficial interest in its income or assets;

• Neither the applicable laws of the entity's country of residence nor the entity's formation documents permit any income or assets of the entity to be distributed to, or applied for the benefit of, a private person or non-charitable entity other than pursuant to the conduct of the entity's charitable activities or as payment of reasonable compensation for services rendered or payment representing the fair market value of property which the entity has purchased; and

• The applicable laws of the entity's country of residence or the entity's formation documents require that, upon the entity's liquidation or dissolution, all of its assets be distributed to an entity that is a foreign government, an integral part of a foreign government, a controlled entity of a foreign government, or another organization that is described in this Part XXII or escheats to the government of the entity's country of residence or any political subdivision thereof.

Part XXIII Publicly Traded NFFE or NFFE Affiliate of a Publicly Traded Corporation

Check box 37a or 37b, whichever applies.

- 37a 🗌 I certify that:
 - The entity identified in Part I is a foreign corporation that is not a financial institution; and
- b I certify that:
 - The entity identified in Part I is a foreign corporation that is not a financial institution;
 - The entity identified in Part I is a member of the same expanded affiliated group as an entity the stock of which is regularly traded on an established securities market;
 - The name of the entity, the stock of which is regularly traded on an established securities market, is _____; and
 - The name of the securities market on which the stock is regularly traded is _____.

Part XXIV Excepted Territory NFFE

38 I certify that:

- The entity identified in Part I is an entity that is organized in a possession of the United States;
- The entity identified in Part I:
 - Does not accept deposits in the ordinary course of a banking or similar business,
 - Does not hold, as a substantial portion of its business, financial assets for the account of others, or
- Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; and
- All of the owners of the entity identified in Part I are bona fide residents of the possession in which the NFFE is organized or incorporated.

Part XXV Active NFFE

39 I certify that:

- The entity identified in Part I is a foreign entity that is not a financial institution;
- Less than 50% of such entity's gross income for the preceding calendar year is passive income; and

• Less than 50% of the assets held by such entity are assets that produce or are held for the production of passive income (calculated as a weighted average of the percentage of passive assets measured quarterly) (see instructions for the definition of passive income).

Part XXVI Passive NFFE

40a I certify that the entity identified in Part I is a foreign entity that is not a financial institution (other than an investment entity organized in a possession of the United States) and is not certifying its status as a publicly traded NFFE (or affiliate), excepted territory NFFE, active NFFE, direct reporting NFFE, or sponsored direct reporting NFFE.

Check box 40b or 40c, whichever applies.

- b 🔲 I further certify that the entity identified in Part I has no substantial U.S. owners (or, if applicable, no controlling U.S. persons), or
- c 🗌 I further certify that the entity identified in Part I has provided the name, address, and TIN of each substantial U.S. owner (or, if applicable, controlling U.S. person) of the NFFE in Part XXIX.

43

Part XXVII Excepted Inter-Affiliate FFI

- **41** I certify that the entity identified in Part I:
 - Is a member of an expanded affiliated group;
 - Does not maintain financial accounts (other than accounts maintained for members of its expanded affiliated group);

• Does not make withholdable payments to any person other than to members of its expanded affiliated group that are not limited FFIs or limited branches;

• Does not hold an account (other than a depository account in the country in which the entity is operating to pay for expenses) with or receive payments from any withholding agent other than a member of its expanded affiliated group; and

• Has not agreed to report under §1.1471-4(d)(2)(ii)(C) or otherwise act as an agent for chapter 4 purposes on behalf of any financial institution, including a member of its expanded affiliated group.

Part XXVIII Sponsored Direct Reporting NFFE (see instructions for when this is permitted)

Name of sponsoring entity: GIIN of sponsoring entity:

I certify that the entity identified in Part I is a direct reporting NFFE that is sponsored by the entity identified on line 42.

Part XXIX Substantial U.S. Owners of Passive NFFE

As required by Part XXVI, provide the name, address, and TIN of each substantial U.S. owner of the NFFE. Please see instructions for definition of substantial U.S. owner. If providing the form to an FFI treated as a reporting Model 1 FFI or reporting Model 2 FFI, an NFFE may also use this Part for reporting its controlling U.S. persons under an applicable IGA.

Name	Address	TIN

Part XXX Certification

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

• The entity identified on line 1 of this form is the beneficial owner of all the income to which this form relates, is using this form to certify its status for chapter 4 purposes, or is a merchant submitting this form for purposes of section 6050W,

- The entity identified on line 1 of this form is not a U.S. person,
- The income to which this form relates is: (a) not effectively connected with the conduct of a trade or business in the United States, (b) effectively connected but is not subject to tax under an income tax treaty, or (c) the partner's share of a partnership's effectively connected income, **and**
- For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person as defined in the instructions.

Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the income of which the entity on line 1 is the beneficial owner or any withholding agent that can disburse or make payments of the income of which the entity on line 1 is the beneficial owner.

I agree that I will submit a new form within 30 days if any certification on this form becomes incorrect.

Sign Here	Signature of individual authorized to sign for beneficial owner	Print Name	Date (MM-DD-YYYY)
	I certify that I have the capacity to sign for the entity iden	tified on line 1 of this form.	

APPENDIX C

Form	W-8IMY	Certificate of Foreign Intermediary, Foreign	-			
	April 2014)	U.S. Branches for United States Tax Withholding and Reporting				
(-		Section references are to the Internal Revenue Code. Information shout Form W SIMX and its concrete instructions is at <i>unum</i> its gov/formu/Simu.			OMB No. 1545-1621	
	tment of the Treasury al Revenue Service					
	ot use this form for:				Instead, use Form:	
• Ab	eneficial owner solel	y claiming foreign status or treaty benefits			W-8BEN or W-8BEN-E	
		treaty benefits on its own behalf				
		ing that income is effectively connected with the conduct of a trade of	or business in the United		W-8ECI	
		h a single foreign owner that is the beneficial owner of the income t				
the • A fe	single foreign owner oreign government, ir	should use	exempt organization, for	W-8BE reign private	N, W-8ECI, or W-8BEN-E	
		ent of a U.S. possession claiming the applicability of section(s) 115 n or resident			W-8EXP	
	-	enting themselves for purposes of section 6050W			N, W-8BEN-E, or W-8ECI	
		fication of Entity			.,	
1		or organization that is acting as intermediary	2 Count	ry of incorporation or or	ganization	
3	Name of disregard	ed entity (if applicable)				
4	Chapter 3 Status:					
		mediary. Complete Part III.		ign trust. Complete Pa		
	_ ·	ntermediary. Complete Part IV.		oreign partnership. Co		
	— ·	cial institution. Complete Part V.	-	oreign simple trust. C	•	
		Complete Part VI.	Nonwithholding f	oreign grantor trust. C	Complete Part VIII.	
		reign partnership. Complete Part VII.				
5	Chapter 4 Status:		_			
		ng FFI (including a limited FFI or limited branch). t IX (if applicable).		nted FFI. Complete Par outor. Complete Part X		
	Participating F	FI.	Foreign central b	pank of issue. Complet	te Part XVII.	
	Reporting Mod	del 1 FFI.		A FFI. Complete Part 2		
	Reporting Mod			ent plans. Complete Pa		
	Registered de	emed-compliant FFI (other than a reporting Model 1 FFI	Excepted nonfin	ancial group entity. Co	mplete Part XX.	
	or sponsored	FFI that has not obtained a GIIN).	Excepted nonfin XXI.	ancial start-up compar	ny. Complete Part	
	Territory finan	cial institution. Complete Part V.	Complete Part X			
		I that has not obtained a GIIN (other than a certified liant sponsored, closely held investment vehicle). t X.		NFFE or NFFE affiliate nplete Part XXIII.	of a publicly traded	
		ned-compliant nonregistering local bank. Complete Part	Excepted territor	ry NFFE. Complete Pa	rt XXIV.	
	XII.		Active NFFE. Co	omplete Part XXV.		
	Certified deem XIII.	ed-compliant FFI with only low-value accounts. Complete Part	Passive NFFE. (Complete Part XXVI.		
	Certified deem vehicle. Comp	ned-compliant sponsored, closely held investment lete Part XIV.	 Direct reporting Sponsored direct 	NFFE. t reporting NFFE. Com	nplete Part XXVII.	
	Certified deem Complete Part	ned-compliant limited life debt investment entity. t XV.				
6	Permanent reside	nce address (street, apt. or suite no., or rural route). Do not us	e a P.O. box or in-car	e-of address (other that	an a registered address).	
	City or town, state	e or province. Include postal code where appropriate.	Counti	ry		
7	Mailing address (if different from above)				
	City or town, state	e or province. Include postal code where appropriate.	Counti	ry		
8	U.S. taxpayer ide	ntification number, if required►	I			
	QI-EIN	WP-EIN WT-EIN	🗌 EIN		SSN or ITIN	
9	GIIN (if applicable					
10	Reference numbe	er(s) (see instructions)				
For P	aperwork Reduction	n Act Notice, see separate instructions.	Cat. No. 25402Q	Form	W-8IMY (Rev. 4-2014)	

Form W	/-8IM`	((Rev. 4-2014) Page 2
Pa	rt II	Disregarded Entity or Branch Receiving Payment. (Complete only if disregarded entity or branch of an FFI in a country other than the FFI's country of residence.)
11		pter 4 Status (FATCA status) of disregarded entity or branch receiving payment. Limited branch.
		Participating FFI. Reporting Model 2 FFI.
12	Ado	Iress of branch (street, apt. or suite no., or rural route). Do not use a P.O. box or in-care-of address (other than a registered address).
	City	y or town, state or province. Include postal code where appropriate.
13	GII	N (if any) ►
		Chapter 3 Status Certifications
Par	't III	Qualified Intermediary
14a	stat ● H	(All qualified intermediaries check here) I certify that the entity identified in Part I (or branch, if relevant): a qualified intermediary and is not acting for its own account with respect to the account(s) identified on line 10 or in a withholding ement associated with this form; and as provided or will provide a withholding statement, as required, for purposes of chapters 3 and 4 that is subject to the certifications made his form.
		ck all that apply:
b		 I certify that the entity identified in Part I of this form is not providing a withholding statement associated with this form because it assumes primary withholding responsibility for purposes of chapters 3 and 4, and either: Primary Form 1099 reporting and backup withholding responsibility; or Reporting responsibility as a participating FFI or registered deemed-compliant FFI with respect to accounts that it maintains and that are held by specified U.S. persons as permitted under Regulations sections 1.6049-4(c)(4)(i) or (c)(4)(ii) in lieu of Form 1099 reporting.
с		I certify that the entity identified in Part I of this form assumes primary withholding responsibility under chapters 3 and 4 with respect to payments made to each account identified on this line 14c (or on an attachment to this form) >
d		I certify that the entity identified in Part I of this form assumes primary Form 1099 reporting and backup withholding responsibility with respect to payments made to each account identified on this line 14d or on an attachment to this form or reporting responsibility as a participating FFI or registered deemed-compliant FFI with respect to accounts that it maintains and that are held by specified U.S. persons as permitted under Regulations sections $1.6049-4(c)(4)(i)$ or $(c)(4)(i)$ in lieu of Form 1099 reporting \blacktriangleright
e		I certify that the entity identified in Part I of this form does NOT assume primary Form 1099 reporting and backup withholding responsibility and is using this form to transmit Forms W-9 with respect to each account(s) held by a U.S. non-exempt recipient identified on this line 14e or in a withholding statement associated with this form >
		 If the entity identified on Part I of this form has allocated or will allocate a portion of a payment to a chapter 4 withholding rate pool of U.S. payees on a withholding statement associated with this form (check all that apply): (i) I certify that the entity meets the requirements of Regulations section 1.6049-4(c)(4)(iii) with respect to any account holder of an account it maintains that is included in a withholding rate pool of U.S. payees provided on a withholding statement associated with this form.
		(ii) To the extent the entity is providing a withholding statement that includes a chapter 4 withholding rate pool of U.S. payees that are accountholders of an intermediary or flow-through entity receiving a payment from the entity identified on line 1, I certify that the entity on line 1 has obtained or will obtain documentation sufficient to establish each such intermediary or flow-through entity's status as a participating FFI, registered deemed-compliant FFI, or FFI that is a qualified intermediary.
f		I certify that the entity identified in Part I of this form is acting as Qualified Securities Lender with respect to payments associated with this form that are U.S. source substitute dividends received from the withholding agent.
Par	t IV	Nonqualified Intermediary
	Che	ck all that apply:
15a		(All nonqualified intermediaries and qualified intermediaries that are not acting in their capacity as such check here) I certify that the entity identified in Part I of this form is not acting as a qualified intermediary with respect to each account(s) for which this form is provided and is not acting for its own account.
b		I certify that the entity identified in Part I of this form is using this form to transmit withholding certificates and/or other documentation and has provided, or will provide, a withholding statement, as required.
С		I certify that the entity identified in Part I of this form meets the requirements of Regulations section 1.6049-4(c)(4)(iii) with respect to any account holder of an account it maintains that is included in a withholding rate pool of U.S. payees provided on a withholding statement associated with this form.
d		I certify that the entity identified in Part I of this form is acting as a Qualified Securities Lender with respect to payments associated with this form that are U.S. source substitute dividends received from the withholding agent.

Part V	Territory Financial Institution
16a 🗌	I certify that the entity identified in Part I is a financial institution (other than an investment entity that is not also a depository institution, custodial institution, or specified insurance company) that is incorporated or organized under the laws of a possession of the United States.
Check wh	ichever box applies:
b [I further certify that the entity identified in Part I is using this form as evidence of its agreement with the withholding agent to be treated as a U.S. person for purposes of chapters 3 and 4 with respect to any payments associated with this withholding certificate.
c	I further certify that the entity identified in Part I:
	 Is using this form to transmit withholding certificates and/or other documentation for the persons for whom it receives a payment; and Has provided or will provide a withholding statement, as required.
Part VI	Certain U.S. Branches
17a [I certify that the entity identified in Part I is receiving payments that are not effectively connected with the conduct of a trade or business in the United States
Check wh	ichever box applies:
b [I certify that the entity identified in Part I is a U.S. branch of a foreign bank or insurance company described in Regulations section 1.1441-1(b)(2)(iv)(A) that is a participating FFI (including a reporting Model 2 FFI), registered deemed-compliant FFI (including a reporting Model 1 FFI), or NFFE that is using this form as evidence of its agreement with the withholding agent to be treated as a U.S. person with respect to any payments associated with this withholding certificate.
c [I certify that the entity identified in Part I:
	• Is using this form to transmit withholding certificates and/or other documentation for the persons for whom the branch receives a payment; and
	Has provided or will provide a withholding statement, as required.
Part VI	Withholding Foreign Partnership (WP) or Withholding Foreign Trust (WT)
18 🗌	I certify that the entity identified in Part I is a withholding foreign partnership or a withholding foreign trust that is compliant with the terms of its WP or WT agreement.
Part VI	
19 [
·• _	 Is a nonwithholding foreign partnership, a nonwithholding foreign simple trust, or a nonwithholding foreign grantor trust and that the
	payments to which this certificate relates are not effectively connected, or are not treated as effectively connected, with the conduct of a

trade or business in the United States; and

• Is using this form to transmit withholding certificates and/or other documentation and has provided or will provide a withholding statement, as required for purposes of chapters 3 and 4, that is subject to the certifications made on this form.

Chapter 4 Status Certifications

Part IX		IX	Nonparticipating FFI with Exempt Beneficial Owners				
20 🗌			I certify that the entity identified in Part I is using this form to transmit withholding certificates and/or other documentation and has provided				
			or will provide a withholding statement that indicates the portion of the payment allocated to one or more exempt beneficial owners.				
	Dorf	v	Sponsored EEI That Has Not Obtained a CUN				

Part X Sponsored FFI That Has Not Obtained a GIIN 21a Name of sponsoring entity:

Name of sponsoring entity:

b

С

Check whichever box applies.

I certify that the entity identified in Part I:

• Is an FFI solely because it is an investment entity;

- Is not a QI, WP, or WT; and
- Has agreed with the entity identified above (that is not a nonparticipating FFI) to act as the sponsoring entity for this entity.
- I certify that the entity identified in Part I:
 - Is a controlled foreign corporation as defined in section 957(a);
 - Is not a QI, WP, or WT;
 - Is wholly owned, directly or indirectly, by the U.S. financial institution identified above that agrees to act as the sponsoring entity for this entity; and

• Shares a common electronic account system with the sponsoring entity (identified above) that enables the sponsoring entity to identify all account holders and payees of the entity and to access all account and customer information maintained by the entity including, but not limited to, customer identification information, customer documentation, account balance, and all payments made to account holders or payees.

Part XI Owner-Documented FFI

Note. This status only applies if the U.S. financial institution, participating FFI, reporting Model 1 FFI, or reporting Model 2 FFI to which this form is given has agreed that it will treat the FFI as an owner-documented FFI. The owner-documented FFI must make the certifications below.

- **22a** I certify that the FFI identified in Part I:
 - Does not act as an intermediary;
 - · Does not accept deposits in the ordinary course of a banking or similar business;
 - Does not hold, as a substantial portion of its business, financial assets for the account of others;
 - Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;

• Is not affiliated with an entity (other than an FFI that is also treated as an owner-documented FFI) that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; **and**

• Does not maintain a financial account for any nonparticipating FFI.

Check whichever box applies:

- **b** I certify that the FFI identified in Part I:
 - Has provided, or will provide, an FFI owner reporting statement (including any applicable owner documentation) that contains:
 - (i) The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a direct or indirect equity interest in the owner-documented FFI (looking through all entities other than specified U.S. persons);
 - (ii) The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a debt interest in the owner-documented FFI (including any indirect debt interest, which includes debt interests in any entity that directly or indirectly owns the payee or any direct or indirect equity interest in a debt holder of the payee) that constitutes a financial account in excess of \$50,000 (disregarding all such debt interests owned by participating FFIs, registered deemed-compliant FFIs, certified deemed compliant FFIs, excepted NFFEs, exempt beneficial owners, or U.S. persons other than specified U.S. persons); and
 - (iii) Any additional information the withholding agent requests in order to fulfill its obligations with respect to the entity.
- c I certify that the FFI identified in Part I:

• Has provided, or will provide, an auditor's letter, signed no more than four years prior to the date of payment, from an independent accounting firm or legal representative with a location in the United States stating that the firm or representative has reviewed the FFI's documentation with respect to all of its owners and debt holders identified in Regulations section 1.1471-3(d)(6)(iv)(A)(2) and that the FFI meets all the requirements to be an owner-documented FFI. The FFI identified in Part I has also provided, or will provide, an FFI owner reporting statement and Form W-9, with applicable waivers, as described in Regulations section 1.1471-3(d)(6)(iv).

Part XII Certified Deemed-Compliant Nonregistering Local Bank

23 I certify that the FFI identified in Part I:

- Operates and is licensed solely as a bank or credit union (or similar cooperative credit organization operated without profit) in its country of incorporation or organization;
- Engages primarily in the business of receiving deposits from and making loans to, with respect to a bank, retail customers unrelated to such bank and, with respect to a credit union or similar cooperative credit organization, members, provided that no member has a greater than five percent interest in such credit union or cooperative credit organization;
- Does not solicit account holders outside its country of organization;
- Has no fixed place of business outside such country (for this purpose, a fixed place of business does not include a location that is not advertised to the public and from which the FFI performs solely administrative support functions);
- Has no more than \$175 million in assets on its balance sheet and, if it is a member of an expanded affiliated group, the group has no more than \$500 million in total assets on its consolidated or combined balance sheets; and
- Does not have any member of its expanded affiliated group that is a foreign financial institution, other than a foreign financial institution that is incorporated or organized in the same country as the FFI identified in Part I and that meets the requirements set forth in this Part XII.

Part XIII Certified Deemed-Compliant FFI with Only Low-Value Accounts

- **24** I certify that the FFI identified in Part I:
 - Is not engaged primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, notional principal contracts, insurance or annuity contracts, or any interest (including a futures or forward contract or option) in such security, partnership interest, commodity, notional principal contract, insurance contract or annuity contract;
 - No financial account maintained by the FFI or any member of its expanded affiliated group, if any, has a balance or value in excess of \$50,000 (as determined after applying applicable account aggregation rules); and
 - Neither the FFI nor the FFI's entire expanded affiliated group, if any, have more than \$50 million in assets on its consolidated or combined balance sheet as of the end of its most recent accounting year.

Page 5

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Part	XIV	Certified Deemed-Compliant Sponsored, Closely Held Investment Vehicle
25a		Name of sponsoring entity:
b		I certify that the FFI identified in Part I:
		 Is an FFI solely because it is an investment entity described in Regulations section 1.1471-5(e)(4); Is not a QI, WP, or WT;
		• Will have all of its due diligence, withholding, and reporting responsibilities (determined as if the FFI were a participating FFI) fulfilled by the sponsoring entity identified in line 25a; and
		• Twenty or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by U.S. financial institutions, participating FFIs, registered deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity that owns 100 percent of the equity interests in the FFI identified in Part I and is itself a sponsored FFI).
Part	t XV	Certified Deemed-Compliant Limited Life Debt Investment Entity
26		I certify that the FFI identified in Part I:
		Was in existence as of January 17, 2013;
		• Issued all classes of its debt or equity interests to investors on or before January 17, 2013 pursuant to a trust indenture or similar agreement; and
		• Is certified deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the restrictions with respect to its assets and other requirements under Regulations section $1.1471-4(f)(2)(iv)$).
Part	XVI	Restricted Distributor
27a		(All restricted distributors check here) I certify that the entity identified in Part I:
		• Operates as a distributor with respect to debt or equity interests of the restricted fund with respect to which this form is furnished;
		• Provides investment services to at least 30 customers unrelated to each other and less than half of its customers are related to each other;
		• Is required to perform AML due diligence procedures under the anti-money laundering laws of its country of organization (which is a FATF-compliant jurisdiction);
		• Operates solely in its country of incorporation or organization, has no fixed place of business outside of that country, and has the same country of incorporation or organization as all members of its affiliated group, if any;
		 Does not solicit customers outside its country of incorporation or organization;
		• Has no more than \$175 million in total assets under management and no more than \$7 million in gross revenue on its income statement for the most recent accounting year;
		• Is not a member of an expanded affiliated group that has more than \$500 million in total assets under management or more than \$20 million in gross revenue for its most recent accounting year on a combined or consolidated income statement; and
		• Does not distribute any debt or securities of the restricted fund to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.
Checl	k whic	chever box applies:

I further certify that with respect to all sales of debt or equity interests in the restricted fund with respect to which this form is furnished that are made after December 31, 2011, the entity identified in Part I:

- **b** Has been bound by a distribution agreement that contained a general prohibition on the sale of debt or securities to U.S. entities and U.S. resident individuals and is currently bound by a distribution agreement that contains a prohibition of the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI.
- c Is currently bound by a distribution agreement that contains a prohibition on the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI and, for all sales made prior to the time that such a restriction was included in its distribution agreement, has reviewed all accounts related to such sales in accordance with the procedures identified in Regulations section 1.1471-4(c) applicable to preexisting accounts and has redeemed or retired any securities which were sold to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs, or will transfer the securities to a distributor that is a participating FFI reporting Model 1 FFI, or reporting Model 2 FFI.

Part XVII Foreign Central Bank of Issue

28 I certify that the entity identified in Part I is treated as the beneficial owner of the payment solely for purposes of chapter 4 under Regulations section 1.1471-6(d)(4).

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29 I certify that the entity identified in Part I:

Part XVIII Nonreporting IGA FFI

- Meets the requirements to be considered a nonreporting financial institution pursuant to an IGA between the United States and
- Is entitled to the provisions of the IGA because the entity (or relevant branch) is considered a
- under the provisions of the applicable IGA; and
- If you are an FFI treated as a registered deemed-compliant FFI under an applicable Model 2 IGA, provide your GIIN:

Part XIX Exempt Retirement Plans

Check whichever box applies.

- **30a** I certify that the entity identified in Part I:
 - Is established in a country with which the United States has an income tax treaty in force;
 - Is operated principally to administer or provide pension or retirement benefits; and
 - Is entitled to treaty benefits on income that the fund derives from U.S. sources (or would be entitled to benefits if it derived any such income) as a resident of the other country which satisfies any applicable limitation on benefits requirement.
 - **b** I certify that the entity identified in Part I:
 - Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
 - No single beneficiary has a right to more than 5% of the FFI's assets;
 - Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operated; **and**
 - (i) Is generally exempt from tax on investment income under the laws of the country in which it is established or operates due to its status as a retirement or pension plan;
 - (ii) Receives at least 50% of its total contributions from sponsoring employers (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A));
 - (iii) Either does not permit or penalizes distributions or withdrawals made before the occurrence of specified events related to retirement, disability, or death (except rollover distributions to accounts described in Regulations section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), to retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 IGA); or
 - (iv) Limits contributions by employees to the fund by reference to earned income of the employee or may not exceed \$50,000 annually.
- c I certify that the entity identified in Part I:
 - Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
 - Has fewer than 50 participants;
 - Is sponsored by one or more employers, each of which is not an investment entity or passive NFFE.

• Employee and employer contributions to the fund (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A)) are limited by reference to earned income and compensation of the employee, respectively;

• Participants that are not residents of the country in which the fund is established or operated are not entitled to more than 20 percent of the fund's assets; and

• Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operates.

- d I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other than the requirement that the plan be funded by a trust created or organized in the United States.
- e I certify that the entity identified in Part I is established exclusively to earn income for the benefit of one or more retirement funds described in this part or in an applicable Model 1 or Model 2 IGA, accounts described in Regulations section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), or retirement and pension accounts described in an applicable Model 1 or Model 2 IGA.
- **f** I certify that the entity identified in Part I:

• Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the sponsor (or persons designated by such employees); or

• Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are in consideration of personal services performed for the sponsor.

	t XX	Y (Rev. 4-2014) Page Excepted Nonfinancial Group Entity
31		I certify that the entity identified in Part I:
	_	 Is a holding company, treasury center, or captive finance company and substantially all of the entity's activities are functions described
		Regulations section 1.1471-5(e)(5)(i)(C) through (E);
		 Is a member of a nonfinancial group described in Regulations section 1.1471-5(e)(5)(i)(B);
		• Is not a depository or custodial institution (other than for members of the entity's expanded affiliated group); and
		• Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund
		any investment vehicle with an investment strategy to acquire or fund companies and then hold interests in those companies as capital
		assets for investment purposes.
art	XXI	Excepted Nonfinancial Start-Up Company
2		I certify that the entity identified in Part I:
		• Was formed on (or in the case of a new line of business, the date of board resolution approving the new line of business)
		(date must be less than 24 months prior to date of payment);
		• Is not yet operating a business and has no prior operating history or is investing capital in assets with the intent to operate a new line
		business other than that of a financial institution or passive NFFE; and
		• Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund,
		any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets
		investment purposes.
	XXII	Excepted Nonfinancial Entity in Liquidation or Bankruptcy
3		I certify that the entity identified in Part I:
		Filed a plan of liquidation, filed a plan of reorganization, or filed for bankruptcy on the following date:
		 Has not been engaged during the past 5 years in business as a financial institution or acted as a passive NFFE;
		• Is either liquidating or emerging from a reorganization or bankruptcy with the intent to continue or recommence operations as
		nonfinancial entity; and
		 Has provided, or will provide, documentary evidence such as a bankruptcy filing or other public documentation that supports its clain it remains in bankruptcy or liquidation for more than three years.
art	XXII	
		chever box applies:
4a		
4a		I certify that:
		The entity identified in Part I is a foreign corporation that is not a financial institution; and The stack of such association is associated as any second static is a such as a such as a second state is a such as a s
h		The stock of such corporation is regularly traded on one or more established securities markets, including
D		I certify that:
		• The entity identified in Part I is a foreign corporation that is not a financial institution;
		• The entity identified in Part I is a member of the same expanded affiliated group as an entity the stock of which is regularly traded on established securities market;
		The name of the entity, the stock of which is regularly traded on an established securities market, is; and
		 The name of the securities market on which the stock is regularly traded is ▶
-		
5 5	XXIV	I certify that:
,		 The entity identified in Part I is an entity that is organized in a possession of the United States;
		 The entity identified in Part I: The entity identified in Part I:
		 The entity identified in Farth. (i) Does not accept deposits in the ordinary course of a banking or similar business,
		(ii) Does not hold, as a substantial portion of its business, financial assets for the account of others, and
		(iii) Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments wit
		respect to a financial account; and
		• All of the owners of the entity identified in Part I are bona fide residents of the possession in which the NFFE is organized or incorporated.
art	XXV	
6 6		I certify that:
-		•
		 The entity identified in Part I is a foreign entity that is not a financial institution;

- Less than 50% of such entity's gross income for the preceding calendar year is passive income; and
- Less than 50% of the assets held by such entity are assets that produce or are held for the production of passive income (calculated as a weighted average of the percentage of passive assets measured quarterly). See the instructions for the definition of passive income.

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37 I certify that the entity identified in Part I:

• Is a foreign entity that is not a financial institution (this category includes an entity organized in a possession of the United States that engages (or holds itself out as being engaged) primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, notional principal contracts, insurance or annuity contracts, or any interest in such security, partnership interest, commodity, notional principal contract, insurance contract or annuity contract); and

• Is using this form to transmit withholding certificates and/or other documentation and has provided or will provide a withholding statement, as required.

Part XXVII Sponsored Direct Reporting NFFE

38 Name of sponsoring entity: _

39		I certify that the entity identified in Part I is a direct reporting NFFE that is sponsored by the entity identified in line 38.	ne 38.
Part	XXVI	Certification	

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the income for which I am providing this form or any withholding agent that can disburse or make payments of the amounts for which I am providing this form.

I agree that I will submit a new form within 30 days if any certification made on this form becomes incorrect.

Sign Here

Signature of authorized official

Date (MM-DD-YYYY) Form **W-8IMY** (Rev. 4-2014) **APPENDIX D**

Provement of hermited and provide set of the second o	Form W-8EXP (Rev. April 2014)			Certificate of Foreign Government or Other Foreign Organization for United States Tax Withholding and Reporting						
Denotuse this form for: Instead, use Form: A foreign government or derived rorigin organization that is not charming the applicability of section(s) 115(2), 501(a), 882, 885, wester or W-8ECN. A beneficial owner solely charming foreign status or troaty benefits. W-8EEN & W-8ECN. A beneficial owner solely charming foreign status or troaty benefits. W-8EEN & W-8ECN. W-8EEN & W-8ECN. A person charming that income is effectively connected with the corduct of a trade or business in the Under States W-8EEN & W-8ECN. A person charming that income is effectively connected with the corduct of a trade or business in the Under States W-8EEN & W-8ECN. A person charming that income is effectively connected with the corduct of a trade or business in the Under States W-8ECN. A person charming that income is effectively connected with the corduct of a trade or business in the Under States W-8ECN. A person charming that an end organization Country of incorporation or organization W-8ECN. entity of a discipation person on the Under States in the Under State in the Under States in the Under State in the Under States in the Under States				 Information about Form W-8EXP and its separate instructions is at www.irs.gov/formw8exp. Section references are to the Internal Revenue Code. 			OMB No. 1545-1621			
or 1443p5								Instead, use Form:		
A beneficial owner solely claiming foreign status or treaty benefits										
 A forsign pathenship or a forsign trust. A person claiming that income is effectively connected with the conduct of a trade or business in the United States W-BECK VA-Person claiming that income is effectively connected with the conduct of a trade or business in the United States W-BECK VA-BECK VA-BEKK VA-										
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A person acting as an intermediary. WHMY Part Identification of Beneficial Owner A Name of againization I Name of againization I Name of againization I Toreign qoverment International organization I oreign qoverment International organization I oreign private foundation Government (including a political subdivision), government of a U.S. possession Government of a U.S. possession International organization International organization Government of a U.S. possession Government of a U.S. possession, or foreign central bank of Issue. Complete Part III. Government of a U.S. possession, or foreign central bank of Issue. Complete Part III. Government of a U.S. possession, or foreign central bank of Issue. Complete Part III. Government of a U.S. possession, or foreign central bank of Issue. Complete Part III. Government of a U.S. possession, or foreign central bank of Issue. Complete Part III. Government of a U.S. possession, or foreign central bank of Issue. Complete Part III. Government of a U.S. possession, or foreign central bank of Issue. Complete Part III. Government of a U.S. possession, or foreign central bank of Issue. Complete Part III. Government of a U.S. possession Government. Country financial institution. Complete Part III. Direct reporting NFFE. Complete Part III. Government address (street, apt. or sulta no. or unal route). Government of a U.S. possession Government.		• •	•	5						
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Form W-8EXP (Rev. 4-2014) Page 2 Part II Qualification Statement for Chapter 3 Status (continued) For a foreign tax-exempt organization, including foreign private foundations: If any of the income to which this certification relates constitutes income includible under section 512 in computing the entity's unrelated business taxable income, attach a statement identifying the amounts. Check either box 13a or box 13b: а I certify that the entity identified in Part I has been issued a determination letter by the IRS dated that is currently in effect and that concludes that it is an exempt organization described in section 501(c). I have attached to this form an opinion from U.S. counsel concluding that the entity identified in Part I is described in b section 501(c). For section 501(c)(3) organizations only, check either box 13c or box 13d: c | If the determination letter or opinion of counsel concludes that the entity identified in Part I is described in section 501(c)(3). I certify that the organization is not a private foundation described in section 509. I have attached an affidavit of the organization setting forth sufficient facts for the IRS to determine that the organization is not a private foundation because it meets one of the exceptions described in section 509(a)(1), (2), (3), or (4). If the determination letter or opinion of counsel concludes that the entity identified in Part I is described in section 501(c)(3), d I certify that the organization is a private foundation described in section 509. 14 For a government of a U.S. possession: I certify that the entity identified in Part I is a government of a possession of the United States, or is a political subdivision thereof, and is claiming the exemption granted by section 115(2). Qualification Statement for Chapter 4 Status (if required) Part III 15 For a nonreporting IGA FFI: □ I certify that the entity identified in Part I: Meets the requirements to be considered a nonreporting financial institution pursuant to an applicable IGA between the United States and _____ Is treated as a ______ under the provisions of the applicable IGA (see instructions); and • If you are an FFI treated as a registered deemed-compliant FFI under an applicable Model 2 IGA, provide your GIIN: ▶_ 16 For a territory financial institution: I certify that the entity identified in Part I is a financial institution (other than an investment entity) that is incorporated or organized under the laws of a possession of the United States. 17 For a foreign government (including a political subdivision), government of a U.S. possession, or foreign central bank of issue: I certify that the entity identified in Part I is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulations section 1.1471-6(h)(2)). 18 For an exempt retirement plan of a foreign government: □ I certify that the entity identified in Part I: • Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6 or an applicable Model 1 or Model 2 IGA) to provide retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the sponsor (or persons designated by such employees); or • Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6 or an applicable Model 1 or Model 2 IGA) to provide retirement, disability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are in consideration of personal services performed for the sponsor. 19 For a 501(c) organization: L certify that the entity identified in Part I is an entity described in section 501(c) but is not an insurance company described in section 501(c)(15). 20 For a passive NFFE: a 🔲 I certify that the entity identified in Part I is a foreign entity that is not a financial institution (other than an investment entity

organized in a possession of the United States). Check box 20b or 20c, whichever applies.

- **b** I further certify that the entity identified in Part I has no substantial U.S. owners, **or**
- c I further certify that the entity identified in Part I has provided a statement including the name, address, and TIN of each substantial U.S. owner of the NFFE (see instructions).

21 Name of sponsoring entity:

I certify that the entity identified in Part I is a direct reporting NFFE that is sponsored by the entity identified in line 21.

Part IV Certification

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

- The organization for which I am signing is the beneficial owner of the income and other payments to which this form relates,
- The beneficial owner is not a U.S. person,
- For a beneficial owner that is a controlled entity of a foreign sovereign (other than a central bank of issue wholly owned by a foreign sovereign), the beneficial owner is not engaged in commercial activities within or outside the United States, **and**
- For a beneficial owner that is a central bank of issue wholly owned by a foreign sovereign, the beneficial owner is not engaged in commercial activities within the United States.

Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the payments of which I am the beneficial owner or any withholding agent that can disburse or make payments of the amounts of which I am the beneficial owner.

I agree that I will submit a new form within 30 days if any certification made on this form becomes incorrect.

Sign Here Signature of authorized official Print name Date (MM-DD-YYYY)

□ I certify that I have the capacity to sign for the entity identified on line 1 of this form.

Form W-8EXP (Rev. 4-2014)

APPENDIX E

		Certificate of Fore Effectively Connec Busine > Section refe > Information about Form W-8EC > Give this form to the	OMB No. 1545-1621							
	Note. Persons submitting this form must file an annual U.S. income tax return to report income claimed to be effectively connected with a U.S. trade or business (see instructions).									
Do not us • A bener • A foreig foundat Note. chapter • A foreig	Do not use this form for: Instead, use Form: • A beneficial owner solely claiming foreign status or treaty benefits W-8BEN or W-8BEN or W-8BEN-E • A foreign government, international organization, foreign central bank of issue, foreign tax-exempt organization, foreign private foundation, or government of a U.S. possession claiming the applicability of section(s) 115(2), 501(c), 892, 895, or 1443(b) W-8EXP Note. These entities should use Form W-8ECI if they received effectively connected income and are not eligible to claim an exemption for chapter 3 or 4 purposes on Form W-8EXP. • A foreign partnership or a foreign trust (unless claiming an exemption from U.S. withholding on income effectively connected with the conduct of a trade or business in the United States) W8BEN-E or W-8IMY									
-	on acting as an ir ae instructions fo	ntermediary								
Part I		n of Beneficial Owner (see in	structions.)							
		organization that is the beneficial ow	,	2 Country	of incorporation or organization					
3 Nam	e of disregarded	entity receiving the payments (if app	licable)							
	e of entity (check Partnership Government Private foundatio	the appropriate box):	☐ Individual ☐ Complex tr ☐ Central ba ation	rust 🗌 E	Corporation Estate Fax-exempt organization					
5 Perm	nanent residence	address (street, apt. or suite no., or	rural route). Do not use	a P.O. box or in-care-of	address.					
City	or town, state or	province. Include postal code where	appropriate.		Country					
6 Busir	ness address in t	he United States (street, apt. or suite	e no., or rural route). Do n	ot use a P.O. box or in-	care-of address.					
City	or town, state, ar	town, state, and ZIP code								
 7 U.S. taxpayer identification number (required—see instructions) 8 Foreign tax identifying num ☐ SSN or ITIN 				ng number						
9 Refe	rence number(s)	(see instructions)	10 Date of birth (MM-DI	D-YYYY)						
11 Spec busir	Specify each item of income that is, or is expected to be, received from the payer that is effectively connected with the conduct of a trade or business in the United States. (attach statement if necessary)									
Dort II	Contificatio	.								
Part II Certification Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, complete. I further certify under penalties of perjury that: I am the beneficial owner (or I am authorized to sign for the beneficial owner) of all the payments to which this form relates,										
	• The amoun	• The amounts for which this certification is provided are effectively connected with the conduct of a trade or business in the United States,								
	The income	• The income for which this form was provided is includible in my gross income (or the beneficial owner's gross income) for the taxable year, and								
Sign Here	Furthermore,	• The beneficial owner is not a U.S. person. Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the payments of which I am the								
		beneficial owner or any withholding agent that can disburse or make payments of the amounts of which I am the beneficial owner. I agree that I will submit a new form within 30 days if any certification made on this form becomes incorrect.								
	Signature of be	neficial owner (or individual authorized to s	sign for the beneficial owner)	Print name	Date (MM-DD-YYYY)					
	I certify th	at I have the capacity to sign for the per	son identified on line 1 of th	is form.						

APPENDIX F

Individual Self-Certification

Instructions for completion

We are obliged under the Tax information Authority Law, the Regulations, and Guidance Notes made pursuant to that Law, and treaties and intergovernmental agreements entered into by the Cayman Islands in relation to the automatic exchange of information for tax matters (collectively "AEOI"), to collect certain information about each account holder's tax status. Please complete the sections below as directed and provide any additional information that is requested. Please note that we may be obliged to share this information with relevant tax authorities. Terms referenced in this Form shall have the same meaning as applicable under the relevant Cayman Islands Regulations, Guidance Notes or international agreements.

If any of the information below regarding your tax residence or AEOI classification changes in the future, please ensure you advise us of these changes promptly. If you have any questions about how to complete this form, please refer to accompanying guidelines for completion or contact your tax advisor.

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

Section 1: Account Holder Identification

Account Holder Name	Date of Birth (dd/mm/yyyy)	Place and Country of Birth	
Permanent Residence Address:			
Number & Street		City/Town	
State/Province/County	Post Code	Country	
Mailing address (if different from above):			
Number & Street		City/Town	
State/Province/County	Post Code	Country	

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

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

(a) I confirm that I am a U.S. citizen and/or resident in the U.S. for tax purposes (green card holder or resident under the substantial presence test) and my U.S. federal taxpayer identifying number (U.S. TIN) is as follows:

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

Complete section 3 if you have non-U.S. tax residences.

⁽b) I confirm that I was born in the U.S. (or a U.S. territory) but am no longer a U.S. citizen as I have voluntarily surrendered my citizenship as evidenced by the attached documents.

Section 3: Declaration of Tax Residency (other than U.S.)

I hereby confirm that I am, for tax purposes, resident in the following countries (indicate the tax reference number type and number applicable in each country).

Country/countries of tax residency	Tax reference number type	Tax reference number

Please indicate not applicable if jurisdiction does not issue or you are unable to procure a tax reference number or functional equivalent. If applicable, please specify the reason for non-availability of a tax reference number:

Section 4: 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 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 inaccurate or incomplete. Where legally obliged to do so, I hereby consent to the recipient sharing this information with the relevant tax information authorities.

Signature:

Date: (dd/mm/yyyy):

APPENDIX G

Entity Self-Certification

Instructions for completion

Section 1: Account Holder Identification

We are obliged under the Tax information Authority Law, the Regulations, and Guidance Notes made pursuant to that Law, and treaties and intergovernmental agreements entered into by the Cayman Islands in relation to the automatic exchange of information for tax matters (collectively "AEOI"), to collect certain information about each account holder's tax status. Please complete the sections below as directed and provide any additional information that is requested. Please note that we may be obliged to share this information with relevant tax authorities. Terms referenced in this Form shall have the same meaning as applicable under the relevant Cayman Islands Regulations, Guidance Notes or international agreements.

If any of the information below regarding your tax residence or AEOI classification changes in the future, please ensure you advise us of these changes promptly. If you have any questions about how to complete this form, please refer to accompanying guidelines for completion or contact your tax advisor.

PART I: General

Legal Name of Entity/Branch		Country of incorporation/organisation		
Current Residence or Registered Address:				
Number & Street		City/Town		
State/Province/County	Post Code	Country		
Mailing address (if different from above):				
Number & Street		City/Town		
	Post Code	Country		

Page **1** of **19**

PART II: US IGA

Section 2: U.S. Persons

Please tick and complete as appropriate.

- (a) The entity is a *Specified U.S. Person* and the entity's U.S. federal taxpayer identifying number (U.S. TIN) is as follows:
- (b) The entity is a U.S. Person that is not a Specified U.S. Person. Indicate exemption.

If the entity is not a U.S. person, please also complete Section 3.

Section 3: US FATCA Classification for all Non United States Entities

Please complete this section if the entity is **<u>not</u>** a U.S. Tax Resident

3.1 If the entity is a *Registered Financial Institution*, please tick one of the below categories, and provide the entity's *FATCA GIIN at* 3.1.1.

- (b) 🛛 Registered Deemed Compliant Foreign Financial Institution
- (c) D Participating Foreign Financial Institution

3.1.1 Please provide your *Global Intermediary Identification number (GIIN):*

(if registration in progress indicate so)

3.2 If the entity is a Financial Institution but unable to provide a GIIN, please tick one of the below reasons:

- (a) □ The Entity is a Sponsored Financial Institution and has not yet obtained a GIIN but is sponsored by another entity that has registered as a Sponsoring Entity. Please provide the Sponsoring Entity's name and GIIN.
 Sponsoring Entity's Name: _______ Sponsoring Entity's GIIN: _______
- (c) The Entity is a Certified Deemed Compliant, or otherwise Non-Reporting, Foreign Financial Institution (including a Foreign Financial Institution deemed compliant under Annex II of an IGA, except for a Trustee Documented Trust or Sponsored Financial Institution). Indicate exemption:
- (d)
 The Entity is a Non-Participating Foreign Financial Institution
- **3.3** If the entity is **not a Foreign Financial Institution**, please confirm the Entity's FATCA status below:
 - (a) The Entity is an *Exempt Beneficial Owner*[†] Indicate status:
 - (b) The Entity is an *Active Non-Financial Foreign Entity*[‡] (including an Excepted NFFE)
 - i. If the Entity is a Direct Reporting NFFE, please provide the Entity's GIIN:
 - ii. If the Entity is a Sponsored Direct Reporting NFFE, please provide the Sponsoring Entity's name and GIIN. Sponsoring Entity's Name: _______Sponsoring Entity's GIIN: ______
 - (c) The Entity is a *Passive Non-Financial Foreign Entity.*[§]

^{*} Under the US IGA and in the U.S. Internal Revenue Code, Specified US Person does not include: An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37); The United States or any of its agencies or instrumentalities; A state, the District of Columbia, a possession of the United States, or any of their political subdivisions, or instrumentalities; A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i); A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i); A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i); A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, forwards, and options) that is registered as such under the laws of the United States or any state; A real estate investment trust; A regulated investment company as defined in section 581(a) for an entity registered at all times during the tax year under the Investment Company Act of 1940; A common trust fund as defined in section 584(a); A bank as defined in section 581; A broker; A trust exempt from tax under section 664 or described in section 4947; or A tax-exempt trust under a section 403(b) plan or section 457(g) plan.

⁺ "Exempt Beneficial Owner" means any of the entities listed as such in Annex II.I of the US IGA or Section 1.1471-6 or 1.1471-6T of the U.S. Treasury Regulations. See additional notes in Exhibit A.

^{$\frac{1}{6}$} See definition of *Active Non-Financial Foreign Entity* in Exhibit A.

[§] See definition of *Passive Non-Financial Foreign Entity* in Exhibit A.

If you have ticked 3.3(c) (Passive Non-Financial Foreign Entity), please complete either i. OR ii. below.

i. Indicate the full name, address, and tax reference type and number of any Substantial U.S. Owners.

If the Entity has chosen to use the definition of 'Substantial U.S. Owner' from the U.S. Treasury Regulations in lieu of the definition of 'Controlling Person' as permitted under Article 4(7) of the Agreement between the Government of the Cayman Islands and the Government of the United States of America to Improve International Tax Compliance and to Implement FATCA, please complete the table below providing details of any Substantial U.S. Owners.^{*}

Note: The decision to utilize the definition of 'Substantial U.S. Owner' in lieu of Controlling Person is only permitted with respect to PART II: US IGA.

Full Name	Full residence address	Tax reference type and
		number

OR

ii. Alternatively, if you wish to use the Controlling Person definition as per the CRS definition in Exhibit A then please complete the following:

Please indicate the name of any *Controlling Person(s)*⁺:

Full Name of any Controlling Person(s)	

Please complete Part V below providing further details of any ultimate Controlling Persons who are natural persons

^{*} See definition of *Substantial U.S. Owner(s)* in Exhibit A.

⁺ See definition of *Controlling Person(s)* in Exhibit A.

PART III: UK IGA

Section 4: United Kingdom Persons

- (a) The entity is a *Specified United Kingdom Person* and the entity's United Kingdom identifying tax number is as follows:
- (b) 🛛 The entity is a United Kingdom Person that is not a Specified United Kingdom Person. Indicate exemption:*

If the entity is not a U.K. person, please also complete Section 5.

Section 5: UK FATCA Classification for all Non United Kingdom Resident Entities

Please complete this section if the entity is **<u>not</u>** a U.K. Tax Resident.

- **5.1** If you <u>are</u> a *Financial Institution*^{\dagger}, please tick this box.
- 5.2 If you are <u>not</u> a *Financial Institution*, please confirm the entity's status below by ticking either (a), (b) or (c):
 - (a) The entity is an *Exempt Beneficial Owner*[‡]. Indicate status: _
 - (b) \Box The entity is an *Active Non-Financial Foreign Entity*[§].
 - (c) The entity is a *Passive Non-Financial Foreign Entity*^{**}.

If you have ticked 5.2(c) (*Passive Non-Financial Foreign Entity*), please indicate the name of any *Controlling Person(s*)^{††}:

Full Name of any Controlling Person(s)

Please complete Part V below providing further details of any ultimate Controlling Persons who are natural persons.

^{*} Under the UK IGA, Specified UK Person does not include: A corporation the stock of which is regularly traded on one or more established securities markets or a member of the same EAG; A depository Institution; A broker or dealer in securities, commodities, or derivative financial instruments that is registered as such under the laws of the United Kingdom; or a Non-Reportable United Kingdom Entity as defined in Annex II paragraph V.

⁺ See definition of *Financial Institution* in Exhibit B.

⁺ "Exempt Beneficial Owner" means any of the entities listed as such in Annex II.I of the UK IGA or Section 1.1471-6 or 1.1471-6T of the U.S. Treasury Regulations. See additional notes in Exhibit B.

[§] See definition of Active Non-Financial Foreign Entity in Exhibit B.

^{**} See definition of Passive Non-Financial Foreign Entity in Exhibit B.

⁺⁺ See definition of *Controlling Person(s)* in Exhibit B.

PART IV: Common Reporting Standard

Section 6: Declaration of All Tax Residency [repeat any residences indicated in Part II, Section 2 (US) and Part III, Section 4 (UK)]

Please indicate the Entity's place of tax residence (if resident in more than one jurisdiction please detail all jurisdictions and associated tax reference number type and number). Please indicate not applicable if jurisdiction does not issue or you are unable to procure a tax reference number or functional equivalent.

Jurisdiction(s) of tax residency	Tax reference number type	Tax reference number (e.g. TIN)

If applicable, please specify the reason for non-availability of a tax reference number:

Section 7: CRS Classification

Provide your CRS classification by checking the corresponding box(es). Note that CRS classification does not necessarily coincide with your classification for US or UK FATCA purposes.

7.1 If the entity is a *Financial Institution*^{*}, please tick this box.

Specify the type of Financial Institution below:

- Reporting Financial Institution under CRS.
 OR
- □ 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
- ☐ Financial Institution resident in a Non-Participating Jurisdiction⁺ under CRS. Specify the type of Financial Institution resident in a Non-Participating Jurisdiction below:
 - (a) □ Investment Entity and managed by another Financial Institution^{*}.
 If you have ticked this box please indicate the name of the *Controlling Person(s)*. Please refer to the definition of Controlling Person in Exhibit C.

^{*} See definition of *Financial Institution* in Exhibit C.

⁺ See definition of *Non-Participating Jurisdiction* in Exhibit C.

⁺ The managing Financial Institution must be a Financial Institution other than an Investment Entity type b) defined within the definition of a Financial Institution in Exhibit C.

Full Name of any Controlling Person(s)

(must not be left blank)

Please also complete Part V below providing further details of any ultimate Controlling Persons who are natural persons.

- (b) 🔲 Other Investment Entity
- (c) Coher Financial Institution, including a Depositary Financial Institution, Custodial Institution, or Specified Insurance Company.
- 7.2 If the entity is an Active Non-Financial Entity ("NFE") please tick this box.

Specify the type of NFE below:

- Governmental Entity, International Organization, a Central Bank, or an Entity wholly owned by one or more of the foregoing
- Other Active Non-Financial Entity*
- **7.3** If the entity is a *Passive Non-Financial Entity* please tick this box.^{\dagger}

If you have ticked this box please indicate the name of the *Controlling Person(s*). Please refer to the definition of Controlling Person in Exhibit C.

Full Name of any Controlling Person(s)	(must not be left blank)

Please complete Part V below providing further details of any ultimate Controlling Persons who are natural persons.

Entity Declaration 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 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 inaccurate or incomplete. Where legally obliged to do so, I/we hereby consent to the recipient sharing this information with the relevant tax information authorities.

Authorised Signature:	Authorised Signature:
Position/Title:	Position/Title:
Date: (dd/mm/yyyy):	Date: (dd/mm/yyyy):

* See definition of *Active Non-Financial Entity* in Exhibit C.

⁺ Please see the definition of *Passive Non-Financial Entity* in Exhibit C.

PART V: Controlling Persons

(please complete for each Controlling Person)

Section 8 – Identification of a Controlling Person

8.1 Name of Controlling Person:	
Family Name or Surname(s):	
First or Given Name:	
Middle Name(s):	
8.2 Current Residence Address:	
Line 1 (e.g. House/Apt/Suite Name, Number, Street)	
Line 2 (e.g. Town/City/Province/County/State)	
Country:	
Postal Code/ZIP Code:	
8.3 Mailing Address: (please complete if different from 8.2)	
Line 1 (e.g. House/Apt/Suite Name, Number, Street)	
Line 2 (e.g. Town/City/Province/County/State)	
Country:	
Postal Code/ZIP code:	
8.4 Date of birth (dd/mm/yyyy)	
8.5 Place of birth	
Town or City of Birth	
Country of Birth	
8.6 Please enter the legal name of the relevant entity Account	Holder(s) of which you are a Controlling Person

8.6 Please enter the legal name of the <u>relevant</u> entity Account Holder(s) of which you are a Controlling Person

Legal name of Entity 1 Legal name of Entity 2 Legal name of Entity 3

Section 9 – Jurisdiction of Residence for Tax Purposes and related Taxpayer Reference Number or functional equivalent ("TIN")

Please complete the following table indicating:

(i) where the Controlling Person is tax resident;

(ii) the Controlling Person's TIN for each jurisdiction indicated;^{*} and,

(iii) if the Controlling Person is a tax resident in a jurisdiction that is a Reportable Jurisdiction(s) then please also complete **Section 10** "Type of Controlling Person".

If the Controlling Person is tax resident in more than three jurisdictions please use a separate sheet.

	Jurisdiction(s) of tax residency	Tax reference number type	Tax reference number (e.g. TIN)
1			
2			
3			

If applicable, please specify the reason for non-availability of a tax reference number:

^{*} The Controlling Person's TIN is not required to be collected if the Controlling Person is not a Reportable Jurisdiction Person.

Section 10 – Type of Controlling Person

Please provide the Controlling Person's Status by ticking the appropriate box.	Entity 1	Entity 2	Entity 3
a. Controlling Person of a legal person – <i>control by ownership</i>			
b. Controlling Person of a legal person – <i>control by other means</i>			
c. Controlling Person of a legal person – senior managing official			
d. Controlling Person of a trust – <i>settlor</i>			
e. Controlling Person of a trust – <i>trustee</i>			
f. Controlling Person of a trust – <i>protector</i>			
g. Controlling Person of a trust – <i>beneficiary</i>			
h. Controlling Person of a trust – <i>other</i>			
i. Controlling Person of a legal arrangement (non-trust) – settlor-equivalent			
j. Controlling Person of a legal arrangement (non-trust) – trustee-equivalent			
k. Controlling Person of a legal arrangement (non-trust) – <i>protector-equivalent</i>			
I. Controlling Person of a legal arrangement (non-trust) – <i>beneficiary-equivalent</i>			
m. Controlling Person of a legal arrangement (non-trust) – other-equivalent			

(Please only complete this section if you are tax resident in one or more Reportable Jurisdictions)

Controlling Person Declaration and Undertakings

I acknowledge that the information contained in this form and information regarding the Controlling Person and any Reportable Account(s) may be reported to the tax authorities of the jurisdiction in which this account(s) is/are maintained and exchanged with tax authorities of another jurisdiction(s) in which [I/the Controlling Person] may be tax resident pursuant to international agreements to exchange financial account information.

I certify that I am the Controlling Person, or am authorised to sign for the Controlling Person, of all the account(s) held by the entity Account Holder to which this form relates.

I declare that all statements made in this declaration are, to the best of my knowledge and belief, correct and complete.

I undertake to advise the recipient within 30 days of any change in circumstances which affects the tax residency status of the individual identified in Part 1 of this form or causes the information contained herein to become incorrect, and to provide the recipient with a suitably updated self-certification and Declaration within 30 days of such change in circumstances.

Signature:

Print name:

Date:

Note: If you are not the Controlling Person please indicate the capacity in which you are signing the form. If signing under a power of attorney please also attach a certified copy of the power of attorney.

Capacity: _____

EXHIBIT A

US IGA DEFINITIONS

Account Holder means the person listed or identified as the holder of a Financial Account by the Financial Institution that maintains the account. A person, other than a Financial Institution, holding a Financial Account for the benefit or account of another person as agent, custodian, nominee, signatory, investment advisor, or intermediary, is not treated as holding the account for purposes of the US IGA, and such other person is treated as holding the account. For purposes of the immediately preceding sentence, the term "Financial Institution" does not include a Financial Institution organized or incorporated in a U.S. Territory. In the case of a Cash Value Insurance Contract or an Annuity Contract, the Account Holder is any person entitled to access the Cash Value or change the beneficiary of the contract. If no person can access the Cash Value or change the beneficiary, the Account Holder is any person named as the owner in the contract and any person with a vested entitlement to payment under the terms of the contract. Upon the maturity of a Cash Value Insurance Contract or an Annuity Contract, each person entitled to receive a payment under the contract is treated as an Account Holder.

Active Non-Financial Foreign Entity means any NFFE which is a Non U.S. entity that meets any of the following criteria:

- (a) Less than 50 percent of the NFFE's gross income for the preceding calendar year or other appropriate reporting period is passive income and less than 50 percent of the assets held by the NFFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of passive income;
- (b) The stock of the NFFE is regularly traded on an established securities market or the NFFE is a Related Entity of an Entity the stock of which is traded on an established securities market;
- (c) The NFFE is organized in a U.S. Territory and all of the owners of the payee are bona fide residents of that U.S. Territory;
- (d) The NFFE is a non-U.S. government, a government of a U.S. Territory, an international organization, a non-U.S. central bank of issue, or an Entity wholly owned by one or more of the foregoing;
- (e) substantially all of the activities of the NFFE consist of holding (in whole or in part) the outstanding stock of, and providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an NFFE shall not qualify for this status if the NFFE functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
- (f) The NFFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution; provided, that the NFFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFFE;
- (g) The NFFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;
- (h) The NFFE primarily engages in financing and hedging transactions with or for Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution; or
- (i) The NFFE is an "excepted NFFE" as described in relevant U.S. Treasury Regulations; or
- (j) The NFFE meets all of the following requirements:
 - It is established and maintained in its country of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;
 - ii) It is exempt from income tax in its country of residence;
 - iii) It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
 - iv) The applicable laws of the Entity's country of residence or the Entity's formation documents do not permit any income or assets of the Entity to be distributed to, or applied for the benefit of, a private person or non- charitable Entity other than pursuant to the conduct of the Entity's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the Entity has purchased; and
 - v) The applicable laws of the Entity's country of residence or the Entity's formation documents require that, upon the Entity's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the Entity's jurisdiction of residence or any political subdivision thereof.

Code means the U.S Internal Revenue Code of 1986, as amended.

Controlling Person means the natural persons who exercise direct or indirect control over an entity. In the case of a trust, such term means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust, and in the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions. The term 'Controlling Persons' shall be interpreted in a manner consistent with the Financial Action Task Force Recommendations ("FATF").

FATF Recommendations on Controlling Persons:

Identify the beneficial owners of the customer and take reasonable measures to verify the identity of such persons, through the following information. For legal persons^{*}:

- (a) The identity of the natural persons (if any as ownership interests can be so diversified that there are no natural persons (whether acting alone or together) exercising control of the legal person or arrangement through ownership) who ultimately have a controlling ownership interest⁺ in a legal person; and
- (b) to the extent that there is doubt under (a) as to whether the person(s) with the controlling ownership interest are the beneficial owner(s) or where no natural person exerts control through ownership interests, the identity of the natural persons (if any) exercising control of the legal person or arrangement through other means.
- (c) Where no natural person is identified under (a) or (b) above, financial institutions should identify and take reasonable measures to verify the identity of the relevant natural person who holds the position of senior managing official.

Entity means a legal person or a legal arrangement such as a trust.

Exempt Beneficial Owners under the US IGA include Government entities, International Organisations, Central Bank, Broad Participation Retirement Funds, Narrow Participation Retirement Funds, Pension Funds of an Exempt Beneficial Owner, and Investment Entities wholly owned by Exempt Beneficial Owners. Please refer to the IGA for detailed definitions.

Financial Institution means a Custodial Institution, a Depository Institution, an Investment Entity, or a Specified Insurance Company, where:

- (a) Custodial Institution means any entity that holds, as a substantial portion of its business, financial assets for the account of others. An entity holds financial assets for the account of others as a substantial portion of its business if the entity's gross income attributable to the holding of financial assets and related financial services equals or exceeds 20 percent of the Entity's gross income during the shorter of: (i) the three-year period that ends on 31 December (or the final day of a non-calendar year accounting period) prior to the year in which the determination is being made; or (ii) the period during which the entity has been in existence;
- (b) Depository Institution means any entity that accepts deposits in the ordinary course of a banking or similar business;
- (c) Investment Entity means any entity that conducts as a business (or is managed by an entity that conducts as a business) one or more of the following activities or operations for or on behalf of a customer: (1) trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures trading; (2) individual and collective portfolio management; or (3) otherwise investing, administering, or managing funds or money on behalf of other persons. The term Investment entity shall be interpreted in a manner consistent with similar language set forth in the definition of "financial institution" in the Financial Action Task Force Recommendations; and
- (d) Specified Insurance Company means any entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

NFFE means any Non-U.S. Entity that is not a Financial Institution as defined in US FATCA.

Non-U.S. Entity means an Entity that is not a U.S. Person.

Passive Non-Financial Foreign Entity means any NFFE that is not an Active Non-Financial Foreign Entity.

Related Entity An entity is a *Related Entity* of another entity if either entity controls the other entity, or the two entities are under common control. For this purpose control includes direct or indirect ownership of more than 50 percent of the vote or value in an entity. Notwithstanding the foregoing, either Party may treat an entity as not a related entity if the two entities are not members of the same affiliated group, as defined in Section 1471(e)(2) of the Code.

Specified U.S. Person means a U.S. Person other than:

- (a) a corporation the stock of which is regularly traded on established securities markets;
- (b) any corporation that is a member of the same expanded affiliated group;
- (c) the United States or any wholly owned agency or instrumentality thereof;

^{*} Measures (a) to (b) are not alternative options, but are cascading measures, with each to be used where the previous measure has been applied and has not identified a beneficial owner.

⁺ A controlling ownership interest depends on the ownership structure of the company. It may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25%).

- (d) any State of the United States, any U.S. Territory, any political subdivision or wholly owned agency or instrumentality of any one or more of the foregoing;
- (e) any organization exempt from taxation under section 501 (a) of the Internal Revenue Code (the "Code") or certain individual retirement plans defined in section 7701(a)(37) of the Code ;
- (f) any bank as defined in section 581 of the Code;
- (g) any real estate investment trust as defined in section 856 of the Code;
- (h) any regulated investment company defined in section 851 of the Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940;
- (i) any common trust fund as defined in section 584(a) of the Code;
- (j) any trust that is exempt from tax under section 664(c) of the Code or that is described in 4947(a)(1) of the Code;
- (k) a dealer in securities, commodities, or derivative financial instruments that is registered as such under the laws of the United States or any State;
- (I) a broker as defined in section 6045(c) of the Code; or
- (m) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the Code

Substantial U.S. Owner (as defined in Regulations section 1.1473-1(b)) means generally:

- (a) With respect to any foreign corporation, any Specified U.S. Person that owns, directly or indirectly, more than 10 percent of the stock of such corporation (by vote or value);
- (b) With respect to any foreign partnership, any Specified U.S. Person that owns, directly or indirectly, more than 10 percent of the profits interests or capital interests in such partnership; and
- (c) In the case of a trust
 - i. Any Specified U.S. Person treated as an owner of any portion of the trust under sections 671 through 679 of the IRC; and
 - *ii.* Any Specified U.S. Person that holds, directly or indirectly, more than 10 percent of the beneficial interests of the trust.

U.S. Person means a U.S. citizen or resident individual, a partnership or corporation organized in the United States or under the laws of the United States or any State thereof, a trust if (i) a court within the United States would have authority under applicable law to render orders or judgments concerning substantially all issues regarding administration of the trust, and (ii) one or more U.S. persons have the authority to control all substantial decisions of the trust, or an estate of a decedent that is a citizen or resident of the United States. Refer to the U.S. Internal Revenue Code for further interpretation.

EXHIBIT B

UK IGA DEFINITIONS

Account Holder means the person listed or identified as the holder of a Financial Account by the Financial Institution that maintains the account. A person, other than a Financial Institution, holding a Financial Account for the benefit or account of another person as agent, custodian, nominee, signatory, investment adviser, or intermediary, is not treated as holding the account for the purposes of the UK IGA, and such other person is treated as holding the account. In the case of a Cash Value Insurance Contract or an Annuity Contract, the Account Holder is any person entitled to access the Cash Value or change the beneficiary of the contract. If no person can access the Cash Value or change the beneficiary, the Account Holder is any person named as the owner in the contract and any person with a vested entitlement to payment under the terms of the contract. Upon the maturity of a Cash Value Insurance Contract or an Annuity Contract, each person entitled to receive a payment under the contract is treated as an Account Holder.

Active Non-Financial Foreign Entity means any NFFE that meets any of the following criteria:

- (a) Less than 50 percent of the NFFE's gross income for the preceding calendar year or other appropriate reporting period is passive income and less than 50 percent of the assets held by the NFFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of passive income;
- (b) The stock of the NFFE is regularly traded on an established securities market or the NFFE is a Related Entity of an entity the stock of which is traded on an established securities market;
- (c) The NFFE is a government, a political subdivision of such government or a public body performing a function of such government or a political subdivision thereof, or an entity wholly owned by one or more of the foregoing;
- (d) Substantially all of the activities of the NFFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an NFFE shall not qualify for this status if the NFFE functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
- (e) The NFFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution; provided, that the NFFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFFE;
- (f) The NFFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution; or
- (g) The NFFE primarily engages in financing and hedging transactions with or for Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution.

Code means the U.S Internal Revenue Code of 1986, as amended.

Controlling Person means the natural persons who exercise direct or indirect control over an entity. In the case of a trust, such term means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust, and in the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions. The term 'Controlling Persons' shall be interpreted in a manner consistent with the Financial Action Task Force Recommendations ("FATF").

FATF Recommendations on Controlling Persons:

Identify the beneficial owners of the customer and take reasonable measures to verify the identity of such persons, through the following information. For legal persons^{*}:

- (a) The identity of the natural persons (if any as ownership interests can be so diversified that there are no natural persons (whether acting alone or together) exercising control of the legal person or arrangement through ownership) who ultimately have a controlling ownership interest[†] in a legal person; and
- (b) to the extent that there is doubt under (a) as to whether the person(s) with the controlling ownership interest are the beneficial owner(s) or where no natural person exerts control through ownership interests, the identity of the natural persons (if any) exercising control of the legal person or arrangement through other means.
- (c) Where no natural person is identified under (a) or (b) above, financial institutions should identify and take reasonable measures to verify the identity of the relevant natural person who holds the position of senior managing official.

^{*} Measures (a) to (b) are not alternative options, but are cascading measures, with each to be used where the previous measure has been applied and has not identified a beneficial owner.

⁺ A controlling ownership interest depends on the ownership structure of the company. It may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25%).

Exempt Beneficial Owners under the UK IGA include Government entities, International Organisations, Broad and Narrow Participation Retirement Funds, Pension Funds of an Exempt Beneficial Owner, Investment Entities wholly owned by Exempt Beneficial Owners, and Limited Capacity Exempt Beneficial Owners. Please refer to the IGA for detailed definitions.

Limited Capacity Exempt Beneficial Owners. The Controlling Persons of an NFFE that meets all of the following requirements shall be treated as an Exempt Beneficial Owner solely in their capacity as a Controlling Person of that NFFE:

- (a) It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organisation, business league, chamber of commerce, labour organisation, agricultural or horticultural organization, civic league or an organisation operated exclusively for the promotion of social welfare;
- (b) It is exempt from income tax in its jurisdiction of residence;
- (c) It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
- (d) The applicable laws of the NFFE's jurisdiction of residence or the NFFE's formation documents do not permit any income or assets of the NFFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFFE has purchased; and
- (e) The applicable laws of the NFFE's jurisdiction of residence or the NFFE's formation documents require that, upon the NFFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organisation, or escheat to the government of the NFFE's jurisdiction of residence or any political subdivision thereof.

Financial Institution means a Custodial Institution, a Depository Institution, an Investment Entity, or a Specified Insurance Company, where:

- (a) Custodial Institution means any entity that holds, as a substantial portion of its business, financial assets for the account of others. An entity holds financial assets for the account of others as a substantial portion of its business if the entity's gross income attributable to the holding of financial assets and related financial services equals or exceeds 20 percent of the Entity's gross income during the shorter of: (i) the three-year period that ends on 31 December (or the final day of a non-calendar year accounting period) prior to the year in which the determination is being made; or (ii) the period during which the entity has been in existence;
- (b) Depository Institution means any entity that accepts deposits in the ordinary course of a banking or similar business;
- (c) Investment Entity means any entity that conducts as a business (or is managed by an entity that conducts as a business) one or more of the following activities or operations for or on behalf of a customer: (1) trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures trading; (2) individual and collective portfolio management; or (3) otherwise investing, administering, or managing funds or money on behalf of other persons. The term Investment entity shall be interpreted in a manner consistent with similar language set forth in the definition of "financial institution" in the Financial Action Task Force Recommendations; and
- (d) Specified Insurance Company means any entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

Non-Financial Foreign Entity or NFFE means any Non-United Kingdom Resident Entity that is not a Financial Institution as defined in UK FATCA.

Non-United Kingdom Resident Entity means an entity that is not resident in the United Kingdom for the purposes of UK FATCA.

Passive Non-Financial Foreign Entity means any NFFE that is not an Active Non-Financial Foreign Entity.

Related Entity An entity is a *Related Entity* of another entity if either entity controls the other entity, or the two entities are under common control. For this purpose control includes direct or indirect ownership of more than 50 percent of the vote or value in an entity. Notwithstanding the foregoing, either Party may treat an entity as not a related entity if the two entities are not members of the same affiliated group, as defined in Section 1471(e)(2) of the Code.

Specified United Kingdom Person means a person who is resident in the United Kingdom for tax purposes, other than:

- (a) a corporation the stock of which is regularly traded on one or more established securities markets;
- (b) a corporation that is a member of the same affiliated group, as defined in Section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in (a) above;
- (c) a Depository Institution;
- (d) a broker or dealer in securities, commodities, or derivative financial instruments (including notional principle contracts, futures, forwards, and options) that is registered as such under the laws of the United Kingdom; or

(e) a Non-Reportable United Kingdom Entity as defined in Annex II paragraph V of UK FATCA (referring to certain UK governmental organizations, international organizations, central bank and UK retirement funds).

U.K. Tax Resident means a resident in the United Kingdom for tax purposes (including where a person or entity is resident in United Kingdom and in any other jurisdiction under the respective domestic laws of the United Kingdom and such other jurisdiction).

EXHIBIT C

CRS DEFINITIONS

Account Holder means the person listed or identified as the holder of a Financial Account by the Financial Institution that maintains the account. A person, other than a Financial Institution, holding a Financial Account for the benefit or account of another person as agent, custodian, nominee, signatory, investment advisor, or intermediary, is not treated as holding the account for purposes of the Common Reporting Standard, and such other person is treated as holding the account. In the case of a Cash Value Insurance Contract or an Annuity Contract, the Account Holder is any person entitled to access the Cash Value or change the beneficiary of the contract. If no person can access the Cash Value or change the beneficiary, the Account Holder is any person named as the owner in the contract and any person with a vested entitlement to payment under the terms of the contract. Upon the maturity of a Cash Value Insurance Contract or an Annuity Contract, each person entitled to receive a payment under the contract is treated as an Account Holder.

Active Non-Financial Entity means any NFE that meets any of the following criteria:

- a) less than 50% of the NFE's gross income for the preceding calendar year or other appropriate reporting period is passive income and less than 50% of the assets held by the NFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of passive income;
- b) the stock of the NFE is regularly traded on an established securities market or the NFE is a Related Entity of an Entity the stock of which is regularly traded on an established securities market;
- c) the NFE is a Governmental Entity, an International Organisation, a Central Bank, or an Entity wholly owned by one or more of the foregoing;
- d) substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an Entity does not qualify for this status if the Entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
- e) the NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE does not qualify for this exception after the date that is 24 months after the date of the initial organisation of the NFE;
- f) the NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganising with the intent to continue or recommence operations in a business other than that of a Financial Institution;
- g) the NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution; or
- h) the NFE meets all of the following requirements:
 - i) it is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organisation, business league, chamber of commerce, labour organisation, agricultural or horticultural organisation, civic league or an organisation operated exclusively for the promotion of social welfare;
 - ii) it is exempt from income tax in its jurisdiction of residence;
 - iii) it has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
 - iv) the applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non- charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and
 - v) the applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a Governmental Entity or other non-profit organisation, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof.

Controlling Person means the natural persons who exercise direct or indirect control over an entity. In the case of a trust, such term means the settlor(s), the trustees(s), the protector(s) (if any), the beneficiary(ies) or class(es) of beneficiaries, and any other natural person(s) exercising ultimate effective control over the trust, and in the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions. The term 'Controlling Persons' shall be interpreted in a manner consistent with the Financial Action Task Force Recommendations ("FATF").

FATF Recommendations on Controlling Persons:

Identify the beneficial owners of the customer and take reasonable measures to verify the identity of such persons, through the following information. For legal persons^{*}:

- (a) The identity of the natural persons (if any as ownership interests can be so diversified that there are no natural persons (whether acting alone or together) exercising control of the legal person or arrangement through ownership) who ultimately have a controlling ownership interest⁺ in a legal person; and
- (b) to the extent that there is doubt under (a) as to whether the person(s) with the controlling ownership interest are the beneficial owner(s) or where no natural person exerts control through ownership interests, the identity of the natural persons (if any) exercising control of the legal person or arrangement through other means.
- (c) Where no natural person is identified under (a) or (b) above, financial institutions should identify and take reasonable measures to verify the identity of the relevant natural person who holds the position of senior managing official.

Financial Institution means a Custodial Institution, a Depository Institution, an Investment Entity, or a Specified Insurance Company, where:

- (a) Custodial Institution means any entity that holds, as a substantial portion of its business, financial assets for the account of others. An entity holds financial assets for the account of others as a substantial portion of its business if the entity's gross income attributable to the holding of financial assets and related financial services equals or exceeds 20 percent of the Entity's gross income during the shorter of: (i) the three-year period that ends on 31 December (or the final day of a non-calendar year accounting period) prior to the year in which the determination is being made; or (ii) the period during which the entity has been in existence;
- (b) Depository Institution means any entity that accepts deposits in the ordinary course of a banking or similar business;
- (c) Investment Entity means any entity :
 - (A) that primarily conducts as a business one or more of the following activities or operations for or on behalf of a customer:
 - i) trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange;
 - exchange, interest rate and index instruments; transferable securities; or commodity futures trading;
 - ii) individual and collective portfolio management; or
 - iii) otherwise investing, administering, or managing Financial Assets or money on behalf of other persons; or
 - (B) the gross income of which is primarily attributable to investing, reinvesting, or trading in Financial Assets, if the entity is managed by another entity that is a Depository Institution, a Custodial Institution, a Specified Insurance Company, or an Investment Entity described in limb (A) of this definition.

An entity is treated as primarily conducting as a business one or more of the activities described in limb (A), or an entity's gross income is primarily attributable to investing, reinvesting, or trading in Financial Assets for purposes of limb (B) if the entity's gross income attributable to the relevant activities equals or exceeds 50% of the entity's gross income during the shorter of: (i) the three-year period ending on 31 December of the year preceding the year in which the determination is made; or (ii) the period during which the entity has been in existence. The term "Investment Entity" does not include an entity that is an Active Non-Financial Foreign Entity because it meets any of the criteria in subparagraphs d) through (g) of the definition of Active NFE.

The preceding paragraph shall be interpreted in a manner consistent with similar language set forth in the definition of "financial institution" in the Financial Action Task Force Recommendations; and

(d) **Specified Insurance Company** means any entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

Non-Financial Entity or NFE means any Entity that is not a Financial Institution.

Non-Participating Jurisdiction means a jurisdiction that is not a Participating Jurisdiction.

Non-Reporting Financial Institution means any Financial Institution that is:

- (a) a Governmental Entity, International Organisation or Central Bank, other than with respect to a payment that is derived from an obligation held in connection with a commercial financial activity of a type engaged in by a Specified Insurance Company, Custodial Institution, or Depository Institution;
- (b) a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; a Pension Fund of a Governmental Entity, International Organisation or Central Bank; or a Qualified Credit Card Issuer;
- (c) any other Entity that presents a low risk of being used to evade tax, has substantially similar characteristics to any of the Entities described in subparagraphs B(1)(a) and (b), and is defined in domestic law as a Non-Reporting Financial Institution,

^{*} Measures (a) to (b) are not alternative options, but are cascading measures, with each to be used where the previous measure has been applied and has not identified a beneficial owner.

⁺ A controlling ownership interest depends on the ownership structure of the company. It may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25%).

provided that the status of such Entity as a Non-Reporting Financial Institution does not frustrate the purposes of the Common Reporting Standard;

- (d) an Exempt Collective Investment Vehicle; or
- (e) a trust to the extent that the trustee of the trust is a Reporting Financial Institution and reports all information required to be reported pursuant to Section I with respect to all Reportable Accounts of the trust.

Participating Jurisdiction means a jurisdiction (i) with which an agreement is in place pursuant to which it will provide the information specified in Section I (of the CRS), and (ii) which is identified in a published list.

Participating Jurisdiction Financial Institution means (i) any Financial Institution that is resident in a Participating Jurisdiction, but excludes any branch of that Financial Institution that is located outside such Participating Jurisdiction, and (ii) any branch of a Financial Institution that is not resident in a Participating Jurisdiction, if that branch is located in such Participating Jurisdiction.

Passive Non-Financial Entity means any: (i) Non-Financial Entity that is not an Active Non-Financial Entity; or (ii) an Investment Entity described in limb B (or subparagraph A(6)(b) of the Standard) of the definition of Investment Entity that is not a Participating Jurisdiction Financial Institution.

Related Entity means an entity related to another entity because (i) either entity controls the other entity; (ii) the two entities are under common control; or (iii) the two entities are Investment Entities described limb B of the definition of Investment Entity, are under common management, and such management fulfils the due diligence obligations of such Investment Entities. For this purpose control includes direct or indirect ownership of more than 50 % of the vote and value in an Entity.