

Application Form

Corporate and Institutional investors

How to use this Application Form

To open your register account with CACEIS, please provide the <u>Account opening form (Part 1)</u>, the <u>Fund introduction form (Part 2)</u> and the <u>Subscription form (Part 3)</u>.

For any new subscription (i.e. if you already have a register account opened with CACEIS), please provide only the <u>Fund introduction form (Part 2)</u> and the <u>Subscription form (Part 3)</u>.

Part 1: Account opening form

In order to open your register account with CACEIS, please fill in:

- Identification details
- Banking details
- Tax details
- Reporting details
- Third-party and beneficial owner details
- Terms and conditions
- Mandatory documentation
- Representation
- Letter of representation

Part 2: Fund introduction form

In order to invest into a fund for the first time, please fill in:

- Name of the fund
- KIID declaration
- PRIIPs declaration
- SIF, RAIF or SICAR declaration
- General Data Protection Regulation (697/2016/EU) (the "GDPR") declaration
- Institutional investor declaration (optional)

Part 3: Subscription form

In order to subscribe into the fund(s), please fill in:

- Fund identification details (fund name and ISIN code)
- Amount (or number of shares)
- Currency



Part 4: GDPR Data Privacy Notice



Part 1: Account opening form

Please send the original documents to CACEIS Bank Luxembourg Branch ("CACEIS"), Fund Distribution Department at 5, allée Scheffer L-2520 Luxembourg and the electronic copies by email to <u>FDS-investor-services@caceis.com</u>

IMPORTANT: Please ensure to complete all fields that are marked with an asterisk (* mandatory field) and fill in the form in BLOCK CAPITALS.

Identification details				
Other Financial Institution	Nominee Foundation/Association Fiduciary	Corporate Government entity Other (please specify):	Pension Fun Trust	d
Entity name*		Legal form*		Place of listing* (if applicable)
Company object*				
Registered office address		07.4		
Street/No. * (P.O. Boxes are not permitted)		City*		
Postal code*		Country*		
Telephone number	Email*			ax
Correspondence address, if different from	m the registered office			
Street/No. (P.O. Boxes are not permitted)		City		
(**************************************				
Post code		Country		
Contact person				
First and last name (and/or department name)				
Telephone number	Email*		F	-ax

Authorized signatories' identification

	Last name*	First name*
1st		
2 nd		
	Passport / ID card No.* (Please	indicate the document type)
s t	☐ ID card / ☐ Passport	Nr. :
nd	☐ ID card / ☐ Passport	Nr. :

	Birth date*	Birth country*
1st		
2 nd		
	Capacity of the signatory* (e.g. L	Director, Head of,)
1st		

Residential address of each signatory* (Street, Nr., Pos	stal code, City, Country)
1st	
2nd	
Bank details	
	account is in the name of the Investor, as we are not allowed to process third party d to the account below for any currency. CACEIS will be unable to open your account if
Bank account 1 (* mandatory)	
Bank name*	Swift/BIC (Bank Identification Code) *
Bank address*	Account holder(s)*
Please complete at least one of the following settlement curr	rency *:
EUR payment Account number/IBAN:	USD payment Account number/IBAN:
GBP payment Account number/IBAN:	Select either: JPY CHF HKD Account number/IBAN:
Bank account 2 <i>(optional)</i>	
Bank name*	Swift/BIC (Bank Identification Code) *
Bank address*	Account holder(s)*
Please complete at least one of the following settlement curr	rency *:
EUR payment Account number/IBAN:	USD payment Account number/IBAN:
GBP payment Account number/IBAN:	Select either: JPY □ CHF □ HKD □ Account number/IBAN:

Note:

- In case the bank details change, you must notify such a change prior to any instruction relating to a redemption and/or dividend payments. Otherwise, such payments will be transferred to the former bank details.
- The bank account details inserted must be opened in the customers' name. We cannot accept or execute third party payments (payments to another party other than the Investor(s) are not permitted).
- Please insert only one bank account per currency.
- For additional payment instructions, please provide banking details on a separate sheet of paper.

Dividend policy

Please tick the box if you wish to have dividends reinvested, otherwise dividends will be automatically paid out to your bank account.

Tax details

The Tax Regulations¹ currently in force require the collection (via a specific self-certification form) of additional information from the Investor, such as the tax residency, the tax classifications and the citizenship status. As an Account Holder, you are legally required to complete and provide this tax form upon the account opening.

For any questions regarding the Tax Regulations, please contact your tax adviser or the competent tax authorities.

Please fill in all the appropriate sections below and if there is a change in circumstances, we invite you to provide an updated self-certification form including such change. You declare that the information provided is to the best of your knowledge and belief, accurate and complete.

Foreign Account Tax Compliance Act (FATCA)*

For further information on this regulation (e.g. definitions), please refer to the official website: https://www.irs.gov/Businesses/Corporations/Foreign-Account-Tax-Compliance-Act-FATCA

If the entity is a Reporting Foreign Financial Institution incorporated in a country having signed an Intergovernmental Agreement ("IGA") with the United States of America <u>and</u> is registered on the U.S. Internal Revenue Service (IRS) wwebsite, please provide the corresponding global intermediary identification number (GIIN code) *:

* Otherwise, please provide a:

- 1. W9 Form: (http://www.irs.gov/pub/irs-pdf/fw9.pdf) if the entity has its registered office in the U.S. or is incorporated in the U.S. or
- 2. W8 BEN-E Form: (http://www.irs.gov/pub/irs-pdf/fw8bene.pdf) if the entity does not have its registered office in the U.S. and is not incorporated in the U.S..

Specific FATCA provisions may be found in the fund's prospectus.

Automatic Exchange of Information for the Common Reporting Standard (AEOI-CRS) under the Organisation for Economic Co-operation and Development (OECD)*

For further information on this regulation (e.g. the definitions), please refer to the official website: http://www.oecd.org/tax/automatic-exchange/

Tax residency and other information below is required for AEOI-CRS purposes. Please indicate the country in which your entity or organisation is a resident for tax purposes as well as the associated Tax Identification Number (TIN).

Country of residence for tax purposes *:		
Tax Identification Number *:		
If the TIN is unavailable, please explain the	e reason *:	

If the entity has additional tax residence country(ies), please provide:

- such additional tax residence country(ies) and TIN(s) on a separate sheet (duly signed, dated with the last and first names of the authorized signatory); and
- documentary evidence (e.g. certificate of residence, tax income document) for each additional country in which the entity is resident for tax purposes.

Country of incorporation or organization *:	

¹ The term "Tax regulations" refers to regulations created to enable Automatic Exchange Of Information (AEOI). It is not limited but includes the Foreign Account Tax Compliance Act (FATCA) contained in the US Hire Act 2010 and the Common Reporting Standard (CRS) approved by the Organisation for Economic Co-operation and Development (OECD) Council on 15 July 2014 for automatic exchange of financial account information.

AEOI-CRS status *: Please tick the box corresponding to the AEOI-CRS status of the entity. (a) Financial Institution – Professionally managed investment entity (b) Financial Institution - Other (c) Active NFE – Corporation that is publicly traded or an affiliate of a publicly traded corporation (d) Active NFE - Government entity (e) Active NFE – Category of entity other than those listed in (c) to (d) (f) Passive NFE **AEOI-CRS Controlling Persons Identification** This section is only required for: Passive NFE: or Professionally-managed investment entity whose permanent residence is in a country that has not entered into an AEOI agreement (i.e. a Competent Authority Agreement). Please tick the box corresponding to the type of Controlling Person: Directly or indirectly owning % (percent) of the entity's shares, units or voting rights Or, where no person owns such an interest, excising effective control over the entity Or, where there is no effective control, holding the position of a senior managing official **AEOI-CRS Identification of the Controlling Person No.1:** Date of birth* First or given names* City or town of birth* Last or family name* Country of birth* Permanent residence address of the Controlling Person No.1: Line 1 (e.g. number and street)* Line 2 (e.g. postal code and town)* City* Country* AEOI-CRS Tax residence(s) and tax identification number(s) of the Controlling Person No.1: Country of residence for tax purposes* Tax Identification Number* If the entity has additional tax residence country(ies), please provide: such additional tax residence country(ies) and TIN(s) on a separate sheet (duly signed, dated with the last and first names of the authorised

- documentary evidence (e.g. certificate of residence, tax income document) for each additional country in which the entity is resident for tax
- If there is more than one Controlling Person (e.g. Controlling Person No.2, No.3...), please provide the printed identification information of such additional Controlling Persons in a separate sheet with all the above "AEOI-CRS Controlling Persons Identification" (duly signed, dated with the last and first names of the authorised signatories)

Note:

- Account opening and subscriptions into the fund(s) are not authorised if you do not provide the above mentioned FATCA documentation (GIIN code or W8 form or W9 form) and the AEOI-CRS tax information.
- By signing this document you acknowledge that the information contained in this account opening form (and especially in this tax form and all other required tax information such as the account balance, the amount of revenue and sale proceeds paid or credited to the Financial Account) may be reported to the competent tax authorities, if required.

Reporting details

As Account Holder, you will be entitled to receive the following documents:

- a) Contract notes (upon transaction);
- b) Dividend notification (upon transaction);
- c) Acknowledge notification (upon transaction);
- d) Statement of your holdings (monthly);
- e) MT 535 (i.e. SWIFT message if applicable, select your frequency: daily or monthly).

Please select the media (for the receipt of such documents) *:

Contact person no.1	☐ Contact person no.2
First name: same as mentioned in the identification details	First name:
Last name: same as mentioned in the identification details	Last name:
Department: same as mentioned in the identification details	Department:
☐ E-mail: same as mentioned in the identification details	☐ E-mail:
OR	OR
Fax:	Fax
Document: Contact person no.1 will receive all the documents	Select the documents: a) b) c) d) e) b
☐ Contact person no.3	☐ Contact person no.4
First name:	First name:
Last name:	Last name:
Department:	Department:
□ E-mail	□ E-mail
OR	OR
Fax	□ Fax □
Select the documents: a) b) c) d) e)	Select the documents: a) b) c) d) e)
Contact person no.5	☐ Contact person no.6
First name:	First name:
Last name:	Last name:
Department:	Department:
□ E-mail	□ E-mail
OR Fax	OR Fax
Select the documents: a) b) c) d) e) b	For receipt of documents: a) b) c) d) e)
Select and professed reporting augments. USDD EURD	GBP□ JPY□ CHF□ HKD□
Select one preferred reporting currency *:	
Select one preferred language *: English ☐ Mandarin Chine	se Spanish French German Italian

Note:

By signing this document you accept that the information referred above shall be provided to you a standard unsecured e-mail and that CACEIS may not be held responsible for any potential interception of this information for harmful or fraudulent use.

Third-party and beneficial owner details

☐ on	confirm if the account holder is acting: behalf of third party(ies); or its own behalf and not in favour of a third party.			
	g to the Luxembourg law dated 13/02/2018 implementing Directive ent who owns – directly or indirectly – more than 25% of the investor	EU 2015/849 an ultimate beneficial owner is the final beneficiary of the share capital/voting rights.		
•	ne identification details and documentation of the account holder and of the underlying beneficial owner(s) must be provided: • If the account holder is acting on its own behalf and is a legal entity having one or several natural person(s) holding directly or indirectl 25% or more of the capital/voting rights or having the control over the investor;			
or if		ulated or is regulated in a jurisdiction whose anti-money laundering and nsidered as adequate and effective according to CACEIS country risk		
or •	upon request, if the account holder is a Nominee regulated in a ju terrorism regime (AML/CTF) is considered as adequate and effective	risdiction whose anti-money laundering and combating the financing of ve according to CACEIS country risk assessment;		
		ler the template in the following section) confirming the performance of wners will be requested and updated pursuant to on-going due diligence		
Identific	ation of beneficial owners:			
The iden		eficial owner(s) must be provided through a beneficial owner declaration cumentation from independent and reliable sources.		
	portant : In case of indirect ownership, please describe on a date d percentages.	d and signed chart all the intermediate levels of ownership with names		
If any of	the ultimate economic beneficiary(ies) is/are one of the category dis	played below, please provide a detailed description :		
ag	a person holding a legislative, administrative or judicial office, ether appointed or elected a person exercising a public function, including for a public ency or public enterprise an official or agent of a public international organisation a person or company manifestly close to or connected with the	If applicable, please describe:		
ab	ove persons			
<u>Sourc</u>	e of funds invested			
For acco	unt holder acting on its own behalf:			
I/we decl	are that the origin of the funds used for subscription is coming from: Treasury investment Other (please describe):	(please tick the right choice):		
Main cou	untry of origin of the funds invested:			
For acco	unt holder acting on behalf of third party(ies):			
Re Ins	lare that the origin of the funds used for subscription is coming from: tail Customers titutional Customers her (please describe):	(please tick the right choice)		
Main cor	intry of origin of underlying clients base invested:			

Expected investment amounts

By transaction:	Less than EUR 1 million (or equivalent)	between EUR 5-10 millions (or equivalent)	over EUR 10 millions (or equivalent)
Expected Total Investment:			

Mandatory documentation

For compliance purposes, the account holder is required to provide CACEIS with KYC documentation as described in the section "Terms and Conditions" below.

Representation

I/We declare that:

- the Account Opening form has been read and filled in accordingly.
- I am/We are aware that the Transfer Agent and Prime Transfer Agent assume no liability for failure to process an order as a result of incomplete or inaccurate information presented by the subscriber in this Application Form.
- I/we will inform the Transfer Agent of any change in the information provided in this Application Form.
- I/we accept the Terms and Conditions and I/We have read and understood such terms and conditions.
- I am/we are duly authorised to sign this Account Opening form.
- I/we authorise CACEIS Bank, Luxembourg Branch to share my/our and the entity's personal and financial information with any entity in the CACEIS group.
- the invested funds are not derived from illegal activities as described under the recommendations issued by the Financial Action Task Force on Money Laundering (FATF) and that invested funds are declared to the local fiscal authorities.
- I/we am/are aware of the tax obligations relating to the holding of shares / units in the fund in which I/we hereby invest in, towards the competent tax authorities.
- I/we understand and acknowledge that I/we am/are aware of my/our responsibility to comply with all tax obligations. It is therefore the Investor's responsibility to seek any assistance from qualified independent advisors as necessary.

	gnatory(les) l/we hereby atories of the company).	y sign this Account Opening to	rm (please provide the certilion	ed copy of the power of	attorney or the list or
1st signatory*			2nd signatory* (if	a second signatory)	
Date	Place	Signature	Date	Place	Signature
First name	Last name		First name	Last name	
		-			

Representation Letter

<u>MANDATORY</u> for companies acting on behalf of third parties or acting as nominee agent residing in one of the Financial Action Task Force countries (FATF see http://www.fatf-gafi.org/countries/). [You may complete the letter herebelow or print it with your letterhead]

Dear Sir/Madam.

We shall, from time to time, purchase, redeem and hold, units / shares of Luxembourg investment funds (the" Funds") for which you act as Registrar and Transfer Agent . We hereby represent to you that :

We are aware of the provisions of the prospectus of the relevant Fund, we shall not allow the purchase or holding of units or shares of the Fund by persons not authorised to purchase or hold them according to the provisions of the prospectus.

1.	We are located in a country that has legislation or regulations in place for the prevention of money laundering and the fight against terrorism in line with
	O the recommendations of the Financial Action Task Force (FATF member country);
	O the E.U. Directive 2015/849 dated 20 May 2015;
	O(please insert reference of any other applicable regulation).

In this regard, we confirm that :

- 2. We have implemented a compliance function, responsible for the elaboration of an AML/CTF program. This program validated by Senior Management and its implementation are verified by the external auditor on a regular basis and the results thereof are reported to our regulator. In addition, our procedures and practices are audited regularly by an independent internal audit function or an independent third party. In compliance with such rules, our entity has elaborated, and continuously adapts and improves, its respective procedures and policies;
- 3. We perform KYC due diligence aiming at identifying and verifying the identity of our clients, both regular and occasional, including investors into funds for which we act as intermediary, and when our clients are not acting on their own behalf, of their ultimate beneficial owners and authorized representatives.
- 4. We confirm that, if one of the investors introduced by us is a politically exposed person, as defined in the 4th AML Directive EU 2015/849, we have used all reasonable efforts to verify that the source of amounts invested in the Fund are not the proceeds of corruption or other illegal activity and we have performed an enhanced due diligence on the business relationship;
- 5. Our procedures and practices also aim at preventing, detecting and reporting suspected money laundering or terrorism financing activities to the competent Financial Intelligence Unit (FIU). In the context of prevention of the financing of terrorism and complying with embargoes and restrictive measures published by the European Community and/or the US Office for Foreign Assets Control, we monitor investors introduced by us and their respective underlying beneficiaries;
- 6. In the course of your due diligence notably in the context of transactions monitoring, we agree to provide you with any information needed relating to the underlying investor and its beneficial owners;
- 7. We will inform you immediately once we become aware of any introduced investor being engaged in activities which lead us to believe that such investor is involved in money laundering or terrorist activities:
- 8. We shall not search for investors, solicit investors, nor offer or sell any of the Funds, unless we may do so in compliance with the laws and regulations applicable in our country;
- 9. We will retain documentary evidence of the identity of the introduced investor(s) for a period of five years following the end of the business relationship with our customer or after the date of an occasional transaction. The supporting evidence and records of transactions, consisting of the original documents or copies admissible in judicial proceedings under the applicable national law, which are necessary to identify transactions, for a period of five years following the end of a business relationship with their customer or following the date of an occasional transaction.
- 10. We shall not search for investors, solicit investors, nor offer or sell any of the Funds, unless we may do so in compliance with the laws and regulations applicable in our country;
- 11. We provide our employees on a regular basis with appropriate training on AML/CTF prevention measures and we ensure that all officers, employees and agents used by us strictly comply with all related procedures and controls in place.

The above representations shall be deemed reiterated at each time an order is placed with you and shall continue throughout the period you act as registrar and transfer agent to the Fund.

*For and on behalf of :			[Legal name of Company]		
1st signatory*			2nd signatory* (if a second signatory)		
Date	Place	Signature	Date	Place	Signature
First name	Last name		First name	Last name	

Terms and conditions

Mandatory documentation

As required in the prospectus of the Fund(s) and according to local applicable laws, particularly relating to the prevention of money laundering, the Application Form must be accompanied by documents that will allow CACEIS (acting in its capacity of registrar and transfer agent and Prime transfer agent) to identify the account holder and, if applicable, all underlying beneficial owners of the investment to the extent permitted by laws.

Subsequent subscriptions of shares/units within the Fund(s) shall not require again the investor to provide CACEIS with the identification documents to the extent that the investor's situation has remained unchanged since the previous subscriptions.

Notwithstanding the foregoing, the account holder may be requested to provide additional or updated identification documents from time to time pursuant to on-going due diligence requirements under relevant laws and regulations.

In case of delay or failure by the account holder to provide the required documents, the application for shares or units subscription may not be accepted and in case of a shares or units redemption request, the payment of the redemption proceeds and/or dividends may not be processed. Neither the Fund(s) nor CACEIS shall have any liability for delays or failure to process orders into the Fund(s) as a result of the account holder providing incomplete documentation.

Investment Information

This Application Form is subject to the provisions set out in the Fund's prospectus.

Orders received after the cut-off time specified in the prospectus will be processed on the following NAV calculation date, subject to the provisions of the CSSF (Commission de Surveillance du Secteur Financier) circular 04/146 or any amendments thereto.

For the French domiciled funds, the cut-off time is one hour less than the official fund cut-off time for orders received by fax and 30 minutes less for orders received by swift.

Incomplete or illegible orders will be accepted only after such orders have been received with complete and legible information by the Transfer Agent and Prime Transfer Agent. No money will be transferred to the Fund unless the order is accepted.

Data protection

The Fund(s), where applicable, the Management Company, and its suppliers or other third parties, including the Transfer Agent may process information, including personal data, about the Investor, and for corporate and institutional Investors their respective directors, officers and employees as well as of the Intermediary and its affiliates and agents which may constitute personal data under the EU Data Protection Directive and locally implementing laws uncovered by the EU Data Protection Directive.

The Fund(s) and, where applicable, the Management Company/AIFM are committed to protecting the personal data of the investors (including its representatives, directors or employees) and of the other individuals whose personal information come into their possession in the context of the investor's investments in the Fund and to ensure that their service providers comply with similar obligations.

The Fund, and, where applicable, the Management Company/AIFM have taken all necessary steps, to ensure compliance with the EU Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC and with any implementing legislation applicable to them (together, the "Data Protection Law") in respect of personal data processed by it/them in connection with investments made into the Fund.

Personal data shall have the meaning given in the Data Protection Law and includes any information relating to an identifiable individual, such as the investor's name, address, invested amount, the investor's individual representatives' names as well as the name of the ultimate beneficial owner, where applicable, and such investor's bank account details (the "Personal Data").

The processing includes (non-exclusively) actions required in relation to: information about processing of your Personal Data and, as the case may be, consent mechanisms; procedures for responding to requests to exercise individual rights; contractual arrangements with suppliers and other third parties; security measures; arrangements for overseas data transfers and record keeping and reporting policies and procedures.

When subscribing to the Fund, each investor is informed of the processing of his/her personal data (or, when the investor is a legal person, of the processing of such investor's individual representatives and/or ultimate beneficial owners' personal data) via the data protection notice which will be made available to the investors in Part 4 of this application form (the "Data Protection Notice").

This Data Protection Notice will inform the investors about the processing activities undertaken by the Fund, the Management Company and their delegates, including the Transfer Agent, in more details.

Recording of telephone conversations

Whoever the party initiating the call, the Investor accepts that CACEIS may record on magnetic tape or on any other medium all or part of any telephone conversations with the Investor or a proxyholder thereof. The Investor acknowledges that such recordings shall be validly binding upon it and on any third party, even if it was not specifically made aware to the Investor or it's representatives that the conversation was being recorded. Recordings will be kept for a maximum period of 5 (five) years and may be produced in court. They shall have the same evidential value as written original documents. The recordings shall be used in strict compliance with any applicable banking secrecy and individual privacy laws.

Prevention of Money Laundering and fight of terrorist financing

All Applicants understand that due to the changing nature of laws and regulations and the possible extensions of applicable rules, the Registrar may update and amend its procedures as might be required from time to time to comply with such amendments.

In compliance with applicable anti-money laundering laws and regulations, the Registrar may require further information to carry out the required identification of the Applicants or an existing investor before the application can be processed or the redemption proceeds paid out; and the documentation to be renewed in accordance with applicable regulation and market practice.

General definitions

"Beneficial Owner" As per the 4th AML directive (EU 2015/849) of 20 May 2015, beneficial owner means any natural person(s) who ultimately owns or controls the customer and/or the natural person(s) on whose behalf a transaction or activity is being conducted and includes at least:

- (a) in the case of corporate entities:
- (i) the natural person(s) who ultimately owns or controls a legal entity through direct or indirect ownership of a sufficient percentage of the shares or voting rights or ownership interest in that entity, including through bearer shareholdings, or through control via other means, other than a company listed on a regulated market that is subject to disclosure requirements consistent with Union law or subject to equivalent international standards which ensure adequate transparency of ownership information. A shareholding of 25 % plus one share or an ownership interest of more than 25 % in the customer held by a natural person shall be an indication of direct ownership. A shareholding of 25 % plus one share or an ownership interest of more than 25 % in the customer held by a corporate entity, which is under the control of a natural person(s), or by multiple corporate entities, which are under the control of the same natural person(s), shall be an indication of indirect ownership. This applies without prejudice to the right of Member States to decide that a lower percentage may be an indication of ownership or control. Control through other means may be determined, inter alia, in accordance with the criteria in Article 22(1) to (5) of Directive 2013/34/EU of the European Parliament and of the Council (3):
- (ii) if, after having exhausted all possible means and provided there are no grounds for suspicion, no person under point (i) is identified, or if there is any doubt that the person(s) identified are the beneficial owner(s), the natural person(s) who hold the position of senior managing official(s), the obliged entities shall keep records of the actions taken in order to identify the beneficial ownership under point (i) and this point;
 - (b) In the case of trusts:
- (i) the settlor:
- (ii) the trustee(s);
- (iii) the protector, if any;

- (iv) the beneficiaries, or where the individuals benefiting from the legal arrangement or entity have yet to be determined, the class of persons in whose main interest the legal arrangement or entity is set up or operates; (v) any other natural person exercising ultimate control over the trust by means of direct or indirect ownership or by other means:
 - (c) in the case of legal entities such as foundations, and legal arrangements similar to trusts, the natural person(s) holding equivalent or similar positions to those referred to in point (b).

"Constitutive Documents" means the Articles of Incorporation or Management Regulations, as the case may be, of a Fund as amended from time to time.

"FATF" means the Financial Action Task Force.

"Fund" or "Funds" means the collective investment schemes listed in the Application Form.

"Institutional Investor" means any Investor that is not a natural person and for which the business purpose requires the management of substantial assets. The main characteristic of any institutional investor is that its business purpose requires the management of substantial assets. An institutional investor may be an Insurance company, social security institution, credit institution, UCI (Undertaking Collective Investment), local authority, unregulated investment company (e.g. holding company) under certain conditions, commercial company with substantial assets under management, pension fund or other professionals of the financial sector. Credit institutions and other professionals of the financial sector investing in institutional funds in their own name but on behalf of another party on the basis of a discretionary management relationship are also considered as institutional investors, even if the third party on behalf of which the investment is undertaken is not itself an institutional investor.

"Investor" means the entity or organisation subscribing for Shares including, where applicable, an Intermediary who is authorised to subscribe to Shares on behalf of its clients.

"Intermediary" means the entity or person advising and dealing on behalf of the Investor.

"Fund" means an investment fund vehicle.

"Prospectus" means the current prospectus issued by or in respect of each Fund, whether supplemented or periodically amended.

"Shares" means shares or units of a Fund.

"Terms and Conditions" means these terms and conditions that form part of the Application Form, whether supplemented or periodically amended.

Part 2: Fund introduction form

Please send the original documents to CACEIS Bank, Luxembourg Branch², Fund Distribution Department at 5, allée Scheffer L-2520 Luxembourg and the electronic copies by email to FDS-investor-services@caceis.com

IMPORTANT: Please be ensure to complete all fields that are marked with an asterisk (* mandatory field) and fill in the form in BLOCK CAPITALS.

You do not need to fill in this Fund Introduction form, if you want to invest into a fund in which you already hold positions.

Account			e
A A A A I I I I A			***
Maria Maria	HILLIAN	MANIII	manna
ACCUUIIL	HOIGE	IUCIILI	псиноп

If your account is already opened, please pro	vide your register account number at CACEIS	
If your account is <u>not</u> yet opened, CACEIS wi	Il provide your attributed register account number	once it is opened.
Fund identification		
	Fund legal name (one	fund only)
I/We want to invest into the following Fund: *		

KIID Declaration

ONLY NECESSARY FOR a subscription in a UCITS fund.

The Key Investor Information Document (**KIID**) of the Fund relating to each share class is be available on the website of the Fund or of its Management Company (according to the EU Directive 2009/65/EC on undertaking for collective investments, as amended and relating implementing acts) (collectively referred to as the "UCITS Regulation"). The Fund or its Management Company will ensure, in accordance with the UCITS Regulations, that such website is constantly updated or otherwise, will provide with alternative solutions to access the KIID.

By ticking this box, I/We declare to have read the relevant KIID of the Fund relating to the relevant share class and I/We agree that any new subscription order made shall be considered as a written confirmation that I/We have taken knowledge of the relevant up-to-date relevant KIID as published on the website referred above on the date on which the subscription order is completed.

* Final investors investing in the Fund for their own account.

The subscriber hereby acknowledges and agrees that any subscription/switch order made by the subscriber shall be considered as a written confirmation from the subscriber that the investor/underlying beneficial owner ("BO") has taken knowledge of the up-to-date relevant KIID as published on the above mentioned website on the date such subscription/order was made.

* Financial intermediaries investing in the Fund for the account of investors, or advising investors to invest in the Fund.

The financial intermediaries hereby confirm that they have provided the underlying beneficial owners ("BO") or potential investors with the relevant up-to-date KIID for any subscription/order made and take full responsibility for any concerns regarding the notification of the KIID to the investors/BO. We provide Caceis with all the KYC documentation upon request by the extent permitted by laws, and we will inform Caceis immediately if we become aware of any introduced investor engaging in activities which lead us to believe that such investor is involved in money laundering or terrorist activities .

PRIIPS Declaration

This section should be completed if you invest in a fund required to publish a PRIIPS.

The Key Information Document (KID) of the Fund relating to each share class is provided in a durable medium other than paper or by means of a website of the Fund or of its AIFM (according to the Regulation (EU) n° 1286/2014 of European Parliament and of the Council of 26 November 2014

² CACEIS Bank, Luxembourg Branch acting in its capacity of Transfer Agent and Prime Transfer Agent of the funds, specialising in the execution of subscription and redemption orders for fund shares /units and in the maintenance of the share/unitholder register as well as distribution support.

European Parliament and of the Council of 14 Dece packaged retail and insurance-based investment p Supplementing Regulation (EU) n° 1286/2014 of Euro insurance-based investment products (PRIIPs) by layir revision of key information documents and the conditi	and insurance-based investment products (PRIIPs), the Regulation (EU) 2016/2340 of the ember 2016 amending Regulation (EU) No 1286/2014 on key information documents for roducts and the Commission Delegated Regulation (EU) 2017/653 of 8 March 2017 pean Parliament and of the Council on key information documents for packaged retail and gown regulatory technical standards with regard to the presentation, content, review and ons for fulfilling the requirement to provide such documents) (collectively referred to as the pare, in accordance with the PRIIPS Regulations, that such website is constantly updated of access to the KID.
	been given the choice between KID provided on paper, in a durable medium and be to receive the relevant KID in a durable medium other than paper or by means of will be recorded for the KID purpose.
relevant share class prior to my/our investment a	eived and have the opportunity to read the relevant KID of the Fund relating to the and before reviewing and signing this application and I/We agree that for any new order form to be completed and signed and that I/We will ensure that I/We will obtain
GDPR Declaration	
Transfer Agent) will hold and process our personal of available in section "Terms and Conditions" of this App	the Management Company/AIFM and where applicable their service providers (including the data in accordance with the applicable data protection regulations. Further information is lication Form as well as on the Data Protection Notice attached to this Application Form. have read and acknowledge the Data Protection Notice
Professional secrecy declaration	
Transfer Agent) will hold and process our personal of available in section "Terms and Conditions" of this App By checking this box, we confirm that I/w and I/we authorise the Fund, and	re have read and acknowledge the section "Terms and Conditions" of this Application Form I where applicable the Management Company/AIFM, and where applicable their service ransfer Agent) to share my/our personal and financial information under the terms and
Institutional investor declaration	
Investment Fund) or RAIF (Reserved Alternative Fund)	chare classes of the Fund (i.e. restricted to institutional investors) or into a SIF (Specialised or SICAR (Société Investment Company en Risk Capital):, you need to hereby confirm that any of the Luxembourgish law of 13 February 2007. Please tick the corresponding institutional
 □ A credit institution □ Other Professionals of the Financial Sector (PSF) □ An insurance or reinsurance company □ A social security organisation □ A pension Fund □ An industrial and financial group 	 □ Third parties through a credit institution or other PSF with which they are in discretionary □ Management relationship □ An undertaking for collective investment (UCI) □ A holding company or similar whose partners are institutional investors □ A local authority investing its own capital □ Other structures:
If you do not fall into any of the above categories, you s investor.	hould confirm the below either subscribing for your own account or for the account of an end

³ The main characteristic of any institutional investor is that its business purpose requires the management of substantial assets. An institutional investor may be an Insurance company, social security institution, credit institution, UCI (Undertaking Collective Investment), local authority, unregulated investment company (e.g. holding company) under certain conditions, commercial company with substantial assets under management, pension fund or other professionals of the financial sector. Credit institutions and other professionals of the financial sector investing in institutional funds in their own name but on behalf of another party on the basis of a discretionary management relationship are also considered institutional investors, even if the third party on behalf of which the investment is undertaken is not itself an institutional investor.

SIF, RAIF or SICAR declaration

Please complete this section if you want to invest into the following Luxemb a RAIF (Reserved Alternative Investment Fund) or if you wish to invest into a	
* I am a well-informed investor, and	
* I will invest a minimum of EUR 125,000 into the SIF, RAIF, SICAR or	
* I will provide CACEIS with an assessment certificate made by a credit in expertise, your experience and your knowledge in adequately appraising an in	
Third-party and beneficial owner details	
<u>Important:</u> This section is not required if it was already completed in the Acc	ount Opening form <u>and</u> it remains unchanged for this fund introduction.
Please confirm if the account holder is acting : ☐ on behalf of third party(ies); or ☐ on its own behalf and and not in favour of a third party.	
According to the Luxembourg law dated 13/02/2018 implementing Directive investment who owns – directly or indirectly – more than 25% of the investor	
The identification details and documentation of the underlying beneficial owner of the account holder is acting on its own behalf and is a legal ent 25% or more of the capital/voting rights or having the control over the	ity having one or several natural person(s) holding directly or indirectly
 the account holder is acting on behalf of third parties and is not reg 	ulated or is regulated in a jurisdiction whose anti-money laundering and nsidered as adequate and effective according to CACEIS country risk
 upon request, if the account holder is a Nominee regulated in a juterrorism regime (AML/CTF) is considered as adequate and effective 	risdiction whose anti-money laundering and combating the financing of ve according to CACEIS country risk assessment;
	ler the template in the following section) confirming the performance of wners will be requested and updated pursuant to on-going due diligence
Identification of beneficial owners:	
The identification details and verification of the identity of the underlying bene (please refer to our template in appendix) and corroborated by supportive do	
<u>Important:</u> In case of indirect ownership, please describe on a date and percentages.	d and signed chart all the intermediate levels of ownership with names
If any of the ultimate economic beneficiary(ies) is/are one of the category dis	played below, please provide a detailed description :
a person holding a legislative, administrative or judicial office, whether appointed or elected	If applicable, please describe:
a person exercising a public function, including for a public agency or public enterprise	
an official or agent of a public international organisation a person or company manifestly close to or connected with the	
above persons	

Source of funds invested

For account holder acting on it	s own behalf:		
I/we declare that the origin of to Treasury investment Other (please describ		from: (please tick the right choice):	
Main country of origin of the fu	nds invested:		
For account holder acting on b	ehalf of third party(ies):		
Retail Customers Institutional Customers Other (please describe):	he funds used for subscription is coming	from: (please tick the right choice)	
Expected investmen	<u>t amounts</u>		
By transaction:	Less than EUR 1 million (or equivalent)	between EUR 5-10 million (or equivalent)	over EUR 10 million (or equivalent)
Expected Total Investment:			

Mandatory documentation

For compliance purposes, the account holder is required to provide CACEIS with KYC documentation as described in the section "Terms and Conditions" below.

Representation

I/We declare that:

- the Account Opening form has been read and filled in accordingly.
- I am/We are aware that the Transfer Agent and Prime Transfer Agent assume no liability for failure to process an order as a result of incomplete or inaccurate information presented by the subscriber in this Application Form.
- I/we will inform the Transfer Agent of any changes in the information provided in this Application Form.
- I/we accept the Terms and Conditions and I/We have read and understood such terms and conditions.
- I am/we are duly authorised to sign this Account Opening form.
- I/we authorise CACEIS Bank, Luxembourg Branch to share my/our and the entity's personal and financial information with any entity in the CACEIS group.
- the invested funds are not derived from illegal activities as described under the recommendations issued by the Financial Action Task Force on Money Laundering (FATF) and that invested funds are declared to the local fiscal authorities.
- I/we am/are aware of the tax obligations relating to the holding of shares / units in the fund in which I/we hereby invest in, towards the competent tax authorities.
- I/we understand and acknowledge that I/we am/are aware of my/our responsibility to comply with all tax obligations. It is therefore the Investor's responsibility to seek any assistance from qualified independent advisors as necessary.

Note:	This Fund introduction form is not a subscription	orm. To subscribe	in the selected fund	, please complete the	Subscription form	(see Part 3)
or pro	vide your own subscription form.					

1st signatory*			2nd signatory* (if	2nd signatory* (if a second signatory)		
Date	Place	Signature	Date	Place	Signature	
First name	Last name		First name	Last name		

Part 3: Subscription form

For your subscription into the fund, please complete and send this form by <u>FAX: 00352 47 67 70 37</u> (CACEIS Bank Luxembourg Branch acting as Transfer Agent of the Fund).

IMPORTANT: Please be sure to complete all fields that are marked with an asterisk (*mandatory field) and fill in the form in BLOCK CAPITALS.

Account holder identifica	<u>tion</u>				
If your account is already opened, plea	ase provide you	register acco	unt number at CAC	EIS	
If your account is not yet opened, CAC	CEIS will provide	your attribute	d register account r	umber once it	is opened.
Fund identification					
I/We want to subscribe into the following	ing fund: *				
With the share class name (if applicab	ole)				
With the following security code (ISIN)): *				
Amount or number of sha	ares and cu	rrency			
I/we want to buy either*:	Amo (thousands sepa		Currency e decimal point "•")	OR	Number of shares (thousands separator "," and the decimal point "."

Payment transfer and account

By paying in the following **currency** (if different from the above currency)

Details of accounts to which subscription payments are to be transferred, please select* an account in accordance with the selected currency above:

USD□

EUR□

GBP□

JPY 🗆

CHF

HKD□

Beneficiary: CACEIS Bank Luxembourg

☐ EUR Subscription	☐ USD Subscription	☐ JPY Subscription	☐ CHF Subscription	☐ GBP Subscription
TARGET II	JP Morgan Chase	Bank of Tokyo Mitsubishi	UBS AG	HSBC Bank Plc Intl.
Swift: BSUILULL	Swift: CHASUS33	Swift: BOTKJPJT	Swift: UBSWCHZH80A	Swift: MIDLGB22
	Account number: 796706786 IFO: BSUILULL	Account number: 653- 0418285 IFO: BSUILULL	Account number: 023000000607370500 00Z IFO: BSUILULL	Account number: 35210915 IFO: BSUILULL

IMPORTANT:

- The transfer description should include: (i) investor's name, (ii) your registrar account number with CACEIS, (iii) legal fund name and (iv) the ISIN code.
- Orders received after the cuff-off time specified in the prospectus will be processed on the following NAV calculation date.
- The order(s) in this Subscription form will be accepted by the Transfer agent, only once your account is opened.

By signing this document, I/we declare that I/we am/are aware of the tax obligations relating to the detention of shares / units of the funds in which I/we hereby invest in, towards the competent tax authorities.

I/we declare that I/we am/are aware of my/our responsibility for fulfilling all tax obligations towards the reference and/or competent authorities. . In order to determine the scope of my obligations, it is therefore my responsibility to obtain any assistance from qualified independent advisors if I believe this to be necessary.

1st signatory*		
Date	Place	Signature
First name	Last name	

2 nd signatory* (if	a second	signatory)
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Date	Place	Signature	
First name	Last name		