



LF Prudential Investment Funds (1)

Additional Investor Information Document

V23-04-23







LF Prudential Investment Funds (1)

Sub-funds

LF Prudential Risk Managed Active 1

LF Prudential Risk Managed Active 2

LF Prudential Risk Managed Active 3

LF Prudential Risk Managed Active 4

LF Prudential Risk Managed Active 5

LF Prudential Risk Managed Passive Fund 1

LF Prudential Risk Managed Passive Fund 2

LF Prudential Risk Managed Passive Fund 3

LF Prudential Risk Managed Passive Fund 4

LF Prudential Risk Managed Passive Fund 5

Authorised Fund Manager

Link Fund Solutions Limited

All correspondence should be sent to the Transfer

Agent:

Link Fund Solutions Limited

PO Box 389 Darlington DL1 9UF

Telephone: 0344 335 8936

(lines are open 8:30am to 5:30pm Monday to Friday)

Email: investorservices@linkgroup.co.uk

Please send the completed application form to: Link Fund Solutions at the above address.

Depositary

The Bank of New York Mellon (International) Limited One Canada Square London E14 5AL

Investment Manager

M&G Investment Management Ltd 10 Fenchurch Avenue London EC3M 5AG





Important Information

Before completing this form, we recommend that you read the Terms and Conditions issued with this form.

All investments must meet the minimum investment levels as specified in the Prospectus, or the Key Investor Information Document

If you are submitting your Regular Investment application with less than 10 working days before the next collection date, then please submit a cheque for the first payment. The first payment by cheque will be applied as immediate investment and subsequent investments will be collected via the monthly collection on the 6th of each month.

Direct Debit collections are made on the sixth of each month, or the first working day thereafter, and invested on the next valuation date. No interest will be paid in the interim.

Your cheque should be made payable to 'Link Fund Solutions Limited'. If Payment is made using a banker's draft or building society cheque, the issuer must endorse the cheque confirming that the funds have been drawn from an account in your name. Failure to do so may result in your application being rejected. Lump sum investors may also make direct payments into the appropriate bank account below.

For ISA investments payment is due immediately and subscription will not be made until we are in receipt of your funds. If you wish to pay us electronically then please send payments to the client money bank account below:

STERLING PAYMENTS ONLY

Barclays Bank Plc

Account: Link Fund Solutions Limited Client Account

Account Number: 70249491 Sort Code: 20-67-59 Swift Code: BARCGB22

For non-ISA investments payment is due in line with the settlement terms of the Authorised Unit Trust or Open-Ended Investment Company. If you wish to pay us electronically then please send payments to the bank account below:

STERLING PAYMENTS ONLY

Barclays Bank Plc

Account: Link Fund Solutions Limited Corporate Account

Account Number: 30290122 Sort Code: 20-67-59 Swift Code: BARCGB22





Application Form

To be used for all individual investment applications and submitted with the relevant Self-Certification form. For non-individual investments, please complete the form on the next page. Please note that if you are resident outside the United Kingdom additional eligibility checks may be required before an application can be accepted.

First Holder – personal details (please complete in BLOCK CAPITALS) Please provide separate details for each joint or designated applicant. Joint applicants must each sign. In the case of joint holders, all payments and correspondence will be sent to the first named holder. Title (Mr/Mrs/Other): Surname: Forename(s): Permanent UK address Address line 1: Address line 2: Town or city: County: Country: Postcode: F-mail address: Daytime telephone number: Work telephone number: Home telephone number: Existing account number (if applicable): Nationality: Gender: Town & country of residence: Date of birth: Place of birth (town or city): Country of birth: National Insurance number:* or Tax Identification Number:** Please tick here if you do not have a National Insurance number: ISA APPLICANTS ONLY: Your application will not be accepted if you fail to provide either your National Insurance Number* or confirmation that you do not hold one, as required under the ISA rules. * You should be able to find your NI number on a payslip, form P45 or P60, a letter from the HM Revenue & Customs, a letter from the DWP, or pension order book. ** Only if available, not all countries operate a system of Tax Identification Numbers.





Application Form continued

To be used for all individuals' investment applications.

Please note that if you are resident outside the United Kingdom additional eligibility checks may be required before an application can be accepted.

Second Holder – personal details (please complete in BLOCK CAPITALS)

Please provide separate details for each jo holders, all payments and correspondence	int or designated applicant. Joint applicants must each sign. In the case of joint e will be sent to the first named holder.
Title (Mr/Mrs/Other):	Surname:
Forename(s):	
Permanent UK address	
Address line 1:	
Address line 2:	
Town or city:	
County:	
Country:	
Postcode:	
E-mail address:	
Daytime telephone number:	
Work telephone number:	
Home telephone number:	
Existing account number (if applicable):	
Nationality:	Gender:
Town & country of residence:	
Date of birth:	D D M M Y Y Y
Place of birth (town or city):	
Country of birth:	
National Insurance number:*	
or Tax Identification Number:**	
Please tick here if you do not have a Nation	nal Insurance number:
ISA APPLICANTS ONLY: Your application wi confirmation that you do not hold one, as	III not be accepted if you fail to provide either your National Insurance Number* or required under the ISA rules.
* You should be able to find your NI number from the DWP, or pension order book.	er on a payslip, form P45 or P60, a letter from the HM Revenue & Customs, a letter

** Only if available, not all countries operate a system of Tax Identification Numbers.





Application Form continued

To be used for all non-individual investment applications and submitted with the valevant Celf Cartification form. (We do not

recognise, nor will we accept applications mad	pplications and submitted with the relevant Self-Certification form. (We do not le by or on behalf of Bare Trusts.)
Details (Please complete in BLOCK Please provide separate details for each joint or holders, all payments and correspondence will	r designated applicant. Joint applicants must each sign. In the case of joint
Applicant name (Company, Charity, Trust etc):	
Company, Charity, other reference number:	
FCA/Regulator Reference (if applicable):	
Regulatory Body (if applicable):	
Registered Address:	
Postcode:	
Correspondence/Branch Address:	
Postcode:	
Telephone Number(s):	
Contact Name(s):	
Designation (if applicable):	
E-mail Address:	





Application Form continued

Anti-Money Laundering requirements To enable us to meet our obligations under anti-money laundering regulations and requirements we following verification evidence as applicable:	need you to provide the
Documents must be original or certified copies (self-certified documents will not be accepted)	
	Tick if enclosed
Certificate of Incorporation	
Articles & Memorandum of Association	
Authorised Signatory List (and signing mandate, if applicable)	
Certificate of Incorporation on change of name (if applicable)	
Directors - list of all names, addresses and dates of birth	
Directors – identity and addresses verification documents	
Trust Applications – names and addresses of all trustees, settlors, beneficiaries and protectors/controller	S
(with identity and address evidence, where appropriate – you may need to ask about this)	
Pension Schemes - confirmation of HMRC/Pension Regulator authorisation	
Shareholders owning or controlling 25% or more of the shares or voting rights of the applicant	
Please append details of all shareholders or confirm N/A	
Please enclose verification evidence for all shareholders	
The above is not exhaustive; Link Fund Solutions Limited reserves the right to request further evident to comply with all applicable anti-money laundering regulations and requirements. Failure to provid has requested may result in delays in registering or redeeming your investment. LFS will not be liable the release of redemption proceeds) losses or costs that may arise as a result of failure to provide su doubt about our requirements, please contact us.	e information that LFS e for any delays (including





A Guide to the Verification of Identity and Address

The law on money laundering requires financial services firms to obtain satisfactory evidence of the identity of its customers and certain other connected parties. The legislation is designed to prevent the UK financial system being used to further financial crime

To enable us to meet the legislative requirements, we are required to gather identity evidence from:

- All new customers, including joint holders;
- Existing investors in certain circumstances; and
- · Connected third parties, including but not limited to donors, beneficiaries, attorneys, executors etc.

The acceptable evidence required to meet these requirements is shown in tables A & B below:

TABLE A: IDENTITY

- Valid passport
- Valid photocard driving licence
- Valid full UK driving licence (old style)
- Firearms/shotgun certificate
- · Identity Card (Electoral Office N. Ireland)
- EU identity card
- · National identity card (non-EU nationals)
- UK Armed Forces ID
- HMRC notification document*
- Residence permit (Home Office issued)

TABLE B: ADDRESS

- Valid photocard driving licence
- Valid full UK driving licence (old style)
- · Evidence of council tax housing benefit
- · Tax credits notification
- · Pension book/entitlement letter
- Educational or similar council grant
- Current year council tax bill
- Bank statement*
- · Credit/debit card statement*
- Utility bill*
- Mortgage statement
- · Solicitor's letter re: house purchase
- · Local council rent agreement
- · Court Document (e.g. Grant of Probate)

The item marked * in Table A must not be more than 12 months old. Items marked * in Table B must not be more than three months old.

- The same source of evidence CANNOT be used for identity and address.
- · Identity documents which show a different address may not be acceptable as evidence.
- We are unable to accept P45s and P60s as these are not official HMRC issued documents.
 We are also unable to accept mobile telephone bills and internet printed documents.
- To satisfy the identity and address requirements, the documents listed above can either be submitted in original or certified

ACCEPTABLE CERTIFIERS

· Representative of an FCA, PRA or EU regulated organisation

copy form. We will only accept certifications from one or more of:

- · Serving Police Officer
- Practising Solicitor or Barrister
- Practising Accountant or Notary Public
- Practising Commissioner of Oaths
- Practising Justice of the Peace
- Commanding Officer (armed forces only)
- Current Member of Parliament
- Post Office identity document checking service (the Post Office makes a charge for this service)

Where documents are submitted in certified copy form, the certifications must include the words certified a true copy of the original and must be dated within the last 3 months.

Where the Post Office Identity Document Checking Service is used, certified copy documents must be submitted with the Post Office ID Checking Service form.

For photographic evidence, where a clear reproduction cannot be achieved, the copy must be certified as being a good likeness of the individual.

For all certifications, the certifier must sign, date and print their name, position, organisation and business contact details (address and telephone number).

In all cases, we will not accept documents that have been self-certified, nor will we accept documents certified by someone related to, in a relationship with or living with you.

Documents which are not certified by one or more of the Acceptable Certifiers above, or to our required certification standard, will be rejected. We will not be responsible for any subsequent delays which may arise as a consequence.

Individuals may find it useful to provide this document to the certifier so these requirements might be understood.





Investor Profile and FSCS Levy Categorisation

To assist us in ensuring we meet our obligations to ensure our funds meet investors' needs and to facilitate of with Financial Services Compensation Scheme ('FSCS') levy obligations (on us), please confirm the type of en investment:	
	Tick as appropriate
1. A supranational institution, government or central administrative authority	
2. A provincial, regional, local or municipal authority	
3. A collective investment scheme or alternative investment fund (or by the operator or depositary of such a scheme on its behalf)	
4. An insurance company, bank or other regulated firm acting on its own account	
5. A regulated firm or nominee thereof acting on behalf of its clients*	
If you have ticked 5, please indicate the approximate % of those clients who would be "eligible claimants" for FSCS purposes.	%
6. A pension or retirement fund (or trustee thereof) If you have ticked the previous question, please also indicate whether:	
a. The scheme is a personal pension scheme or stakeholder pension scheme which is not an occupational pension scheme	
b. The scheme is an occupational pension scheme whose member benefits are money-purchase benefits	
c. The investment is in respect of an occupational pension scheme on behalf of an employer which is not a large company, large partnership or large mutual association*†	
d. The scheme is not any of the above	
7. A corporate body (other than the above) If so, please tick if the entity is a "large company"*†	
8. A partnership (other than the above) If so, please tick if the partnership is a "large partnership"*†	
9. A mutual association (other than the above) If so, please tick if the mutual association is a "large mutual association"*†	
10. A trust, other than one relating to a collective investment scheme or pension scheme	
11. An entity type not falling within any of the above Please provide a description if you have selected this option:	
Please ALSO indicate if the investment is by:	
12. A charity	
13. Other not-for-profit organisation Please provide a description if you have selected this option:	
* Disease and the short of the	
* Please ensure that you update this information should it appear to you to be no longer correct. † The terms "large company", "large partnership" and "large mutual association" are to be read as defined in the Glossary to the FC and Guidance.	:A Handbook of Rules





Individual Tax Residence Self-Certification Form

Please read these instructions before completing both sides of the form.

UK tax regulations require us to collect information about each investor's tax residence status. If you have any questions about your tax residence, please contact your tax adviser.

If your tax residence (or that of the account holder, if you are completing the form on his or her behalf) is located outside the United Kingdom, we may be obliged to pass on the information in this form and other financial information with respect to your financial accounts to HM Revenue & Customs. We may also be required to do this if we do not receive a valid, completed Self Certification form from you.

We shall treat the information on this form as valid and correct unless we are informed of a change in circumstances relating to the account holder's tax status or other fields included on this form.

Please fill in this form if you are an individual account holder, sole trader or sole proprietor.

For joint or multiple account holders, please complete a separate form for each individual person. If you are filling in this form on behalf of someone else then please tell us in what capacity you are signing in Part 3.

Please complete all sections in BLOCK CAPITALS and as directed.

Part 1 – Identification of Individu	ial Account Holder
NAME OF ACCOUNT HOLDER:	
Family Name or Surname(s):	
Title:	
First or Given Name:	
Middle Name(s):	
CURRENT RESIDENCE ADDRESS:	
Line 1 (e.g. House/Apt/Suite Name, Number, Street):	
Line 2 (e.g. Town/City):	
Line 3 (e.g. Province/County/State):	
Country:	
Postal Code/ZIP Code:	
Date of Birth:	
PLEASE COMPLETE PARTS 2 AND 3 OVE	RLEAF





Individual Tax Residence Self-Certification Form continued

Part 2 – Country of Residence for Tax Purposes and related Taxpayer Identification Number ("TIN") or equivalent number

Please complete the following table indicating (i) where the account holder is tax resident and (ii) the account holder's TIN for each country indicated. For UK investors this would be your National Insurance Number or alternatively your Unique Taxpayer Reference (UTR).

If the account holder is a U.S. person or resident, please include United States in this table along with his/her U.S. Tax Identification Number. Please note this is mandatory or the form will be rejected.

If the account holder is tax resident in more countries than allowed for in the table below please use a separate sheet.

	Country of tax residence		If no TIN	Navailable enter Reason A,B or C, plus explanation where B is chosen						
_	(and citizenship if U.S.)	TIN	Reason	Explanation						
1										
2										
_										
3										
4										
5										
Reas	son A The country where the ac	count holder is liable	to pay tax	x does not issue TINs to its residents						
Reas	son B The account holder is oth	erwise unable to obt	ain a TIN c	or equivalent number						
Reas	son C No TIN is required. (Note: a do not require the TIN to b		n if the au	thorities of the country of tax residence entered above						
http				can be found by visiting the following web address: n-and-assistance/tax-identification-numbers/#d.						
If th	e account holder is not resident i	n any country for tax	purposes	, please tick this box:						
_										
Par	rt 3 – Declarations and S	ignature								
	CLARATION:	er (or am authorised t	o sian for t	the account holder) of all the account(s) to which this form						
relat		T (or arriadiriorised t	0 31911 101 1	and decount holder, or all the decount(s) to which this form						
I de	clare that the information provide	ed on this form is, to	the best c	of my knowledge and belief, accurate and complete.						
the				e full provisions of the terms and conditions governing ncluding those setting out how it may use and share the						
Acc tax a	I acknowledge that the information contained in this form and information regarding the account holder and any Reportable Account(s) may be provided to the tax authorities of the country in which this account(s) is maintained and exchanged with tax authorities of another country or countries in which the account holder may be tax resident pursuant to intergovernmental agreements to exchange financial account information.									
-	ree to notify Link Fund Solutions l -certification changes.	imited as soon as pr	acticable	and in any event within 30 days if the information in this						
	e (please print full name):									
Signa	ature:			Date: D D M M Y Y Y						
	e: If you are not the account hold ver of attorney please also attach			in which you are signing the form. If signing under a of attorney.						
Capa	acity:									





Entity Self Certification

Please read these instructions before completing all relevant parts of the form.

UK Tax Regulations require us to collect certain information about the tax residency and tax classification of each relevant investor (referred to in those regulations and hereafter as an "account holder").

If you have any questions about the account holder's tax residency or classification, please contact a tax adviser or the appropriate tax authority. You can also find out more information on the HM Revenue & Customs and OECD websites (see the Glossary of Terms for the web address).

Should any information provided by you on this form change you must advise us of the change(s) as soon as practicable and in any event within 30 days of the relevant change. We will treat the information on this form as valid and correct unless we are informed by you of a change in circumstances relating to the account holder's tax status or other fields included on this form

If it appears to us from the information provided on this form that the account holder is tax resident outside the United Kingdom, we may be obliged to pass on the information in this form and other information in respect of the account holder's financial accounts to HM Revenue & Customs.

You can find definitions of who is classified as an account holder, and selected other terms (italicised in this form), in the Glossary of Terms.

A UK branch of an entity is treated as an Entity in its own right for the purposes of the Tax Regulations and, therefore, this form should be completed with details of the UK branch, and not that of its parent.

Individual account holders or sole traders should complete an Individual Self Certification form rather than this form.

Please complete all sections below and overleaf in BLOCK CAPITALS and as directed.

Part 1 – Identification of Account Holder										
A. LEGAL NAME OF ENTITY/BRANCH										
B. CURRENT ADDRESS:										
Line 1 (e.g. House/Apt/Suite Name, Number, Street):										
Line 2 (e.g. Town/City):										
Line 3 (e.g. Province/County/State):										
Country:										
Postal Code/ZIP Code:										
("TIN") or functional equivalent	ng (i) where th	e account holder is tax resident (i.e. where they are liable to pay tax)								
Country of tax residence	TIN	If no TIN available, please explain why this is the case								
1										
2										
3										
4										
Please provide the Global Intermediary Identification 1	Number (GIIN)									
Please see overleaf for Parts 3 – 5										





	ation under FATCA esidence has been indicated in Part 2. All account holders are re- eference to the account holder's U.S. tax residency stated previous								
CLASSIFICATION Please tick one box only									
1. UK Financial Institution or a Partner Jurisdiction Financial Institution									
2. Participating Financial Institution									
3. Non-Participating Financial Institution	nc								
4. Financial Institution resident in the USA or in a U.S. Territory									
5. Deemed Compliant Financial Institu	ution (not being one of those listed in 1 – 4 above)								
6. Exempt Beneficial Owner									
7. Active Non-Financial Foreign Entity									
8. Passive Non-Financial Foreign Entity	y*								
* A Passive Non-Financial Entity will be	e required to submit Individual Self Certification forms for each of its Controlli	ng Persons.							
To be completed by ALL Entitie 1. Financial Institution – Investment Entity located in a									
b) Other Investment Entity									
	stitution, Custodial Institution or Specified Insurance Company								
3. Active Non-Financial Entity									
a) A corporation the stock of which	is regularly traded on an established securities market or a Related Entity of s	such a corporation							
b) A Government Entity									
c) An International Organisation									
d) Active Non-Financial Entity – oth	ner than one of those at (a) to (c)								
4. Passive Non-Financial Entity									
Note: if ticking this box please also:									
 Indicate the name of any Controlling Person(s) of the account holder here (please continue on a separate sheet if necessary); and 									
Complete "Individual Self Certi	fication form" for each Controlling Person.								
Please see overleaf for Part 5									





Part 5 - Declaration and Signature

- I declare that all statements made in this declaration are, to the best of my knowledge and belief, correct and complete.
- I understand that the information supplied by me is covered by the full provisions of the terms and conditions governing the account holder's relationship with Link Fund Solutions Limited, including those setting out how it may use and share the information supplied by me.
- I acknowledge that the information contained in this form and information regarding the account holder and its accounts may be reported to the tax authorities of the country in which the account(s) is maintained and exchanged with tax authorities of another country or countries in which the account holder may be tax resident in pursuant to intergovernmental agreements to exchange Financial Account information.
- · I certify that I am authorised to sign for the account holder in respect of all the account(s) to which this form relates.
- I undertake to advise Link Fund Solutions Limited within 30 days of any change in circumstances which affects my tax residency status classification or causes the information contained herein to become incorrect, and to provide it with a suitably updated self certification and Declaration within 30 days of such change in circumstances.

suitably updated self ce	rtification and Dec	ciaration within s	30 days of such	cnange in c	ircum	stanc	es.			
Name (please print full name):										
Signature:				Date	e: D	D	M	ΙΥ	Υ	ΥΥ
Position of signatory (e.g. Director/Secretary):										
On behalf of (Entity name):										
Please see the subsequent section for Glossary of Terms										





Glossary of Terms

Note: These are selected definitions provided only as a guide to assist you with the completion of this form. Further details can be found on the CRS and FATCA at the following:

https://www.gov.uk/guidance/automatic-exchange-of-information-account-holders

Definitions common to FATCA and CRS

1. Tax Regulations

The term "tax regulations" refers to regulations created to enable automatic exchange of information and include Foreign Account Tax Compliance Act (FATCA²), and the OECD Common Reporting Standard (CRS) for Automatic Exchange of Financial Account Information².

2. FATCA and CRS

FATCA

FATCA regulations in sections 1471 to 1474 of the U.S. Internal Revenue Code and the Treasury regulations and official guidance issued thereunder, as amended from time to time. FATCA regulations have been adopted in the UK by The International Tax Compliance Regulations 2015.

CRS

The OECD Common Reporting Standard (CRS) which has been adopted in the UK by The International Tax Compliance Regulations 2015.

3. Non-Profit Organisation

An entity that meets ALL of the following criteria:

- 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 organisation, civic league or an organisation operated exclusively for the promotion of social welfare;
- b) it is exempt from income tax in its country of residence;
- it has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
- d) 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 noncharitable 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
- e) 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 nonprofit organisation, or escheat to the government of the entity's country of residence or any political subdivision thereof.

4. Controlling Persons

The term "Controlling Persons" means the natural persons who exercise 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" must be interpreted in a manner consistent with the Financial Action Task Force Recommendations.

Control

"Control" over an Entity is generally exercised by the natural person(s) who ultimately has a controlling ownership interest in the Entity. A "control ownership interest" depends on the ownership structure of the legal person and is usually identified on the basis of a threshold applying a risk-based approach (e.g. any person(s) owning more than a certain percentage of the legal person, such as 25 per cent). Where no natural person(s) exercises control through ownership interests, the Controlling Person(s) of the Entity will be the natural person(s) who exercises control of the Entity through other means. Where no natural person(s) is identified as exercising control of the Entity, the Controlling Person(s) of the Entity will be the natural person(s) who holds the position of senior managing official.

Classifications under FATCA²

5. Financial Institution

The term "Financial Institution" means a Custodial Institution, a Depository Institution, an Investment Entity, or a Specified Insurance Company as defined for the purposes of FATCA². Please see the relevant Tax Regulations for the classification definitions that apply to Financial Institutions.

6. Partner Jurisdiction Financial Institution

A Partner Jurisdiction Financial Institution includes (a) any Financial Institution resident in the UK, but excluding any branches of such Financial Institution that are located outside the UK and (b) any UK branch of a Financial Institutional not resident in the UK. For these purposes, "Partner Jurisdiction" means any jurisdiction that has in effect an agreement with the U.S. to facilitate the implementation of FATCA².

7. Non-IGA Jurisdiction

A non-IGA Jurisdiction is one where there is no Model 1 or 2 Intergovernmental Agreement in place with the U.S. in respect of FATCA².

8. Non-Participating Foreign Financial Institution (NPFFI)

The term "Non-participating Foreign Financial Institution" means a non-participating FFI, as that term is defined in relevant U.S. Treasury Regulations, but does not include a United Kingdom Financial Institution or other Partner Jurisdiction Financial Institution other than a Financial Institution identified as a Non-participating Financial Institution pursuant to a determination by IRS or HMRC that there is significant non-compliance with FATCA² obligations.





Glossary of Terms continued

9. U.S. Territory

This term means American Samoa, the Commonwealth of the Northern Mariana Islands, Guam, the Commonwealth of Puerto Rico or the U.S. Virgin Islands.

10. Exempt Beneficial Owner

The term "Exempt Beneficial Owner" means

- a) a UK Governmental Organisation;
- b) an International Organisation (examples of which include The International Monetary Fund, The World Bank, The International Bank for Reconstruction and Development and The European Community – for a full list please see the relevant guidance issued by HMRC, or the IRS);
- c) a Central Bank: or
- d) a UK registered pension scheme, or non-UK pension scheme falling within the definition of Exempt Beneficial Owner for the purpose of FATCA².
- Deemed Compliant Foreign Financial Institution
 The term "Deemed Compliant Foreign Financial Institution"
 - a) those entities classified as such in Annex II of the UK IGA, which includes Non-profit Organisations³ and Financial Institutions⁵ with a Local Client Base; or
 - entities which otherwise qualify as such under the FATCA² Regulations.

12. Active Non-Financial Foreign Entity (NFFE)

An Active NFFE is any Non-Financial Foreign Entity¹⁴ that meets one of the following criteria:

- a) less than 50 per cent of the NFFE's gross income for the preceding calendar year or other appropriate reporting period is passive income and less than 50 per cent 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 Entity¹⁵ 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. In these circumstances, the Entity will be a Passive NFFE¹³:

- 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 organisation of the NFFF.
- g) the NFFE 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:
- 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 Entity¹⁵ provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
- i) the Entity is a Non-Profit organisation³; or
- j) the NFFE is an "Excepted NFFE" as described in relevant U.S. Treasury Regulations.

13. Passive Non-Financial Foreign Entity (PNFFE)

A Passive NFFE is any Non-Financial Foreign Entity¹⁴ that is not an Active NFFE¹².

14. Non-Financial Foreign Entity (NFFE)

The term "NFFE" means any non-U.S. Entity that is not treated as a Financial Institution⁵.

15. 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 per cent of the vote or value in an entity.

16. U.S. Persons

The term 'U.S. person' means:

- a) a citizen or resident of the United States;
- a partnership created or organised in the United States or under the law of the United States or of any state, or the District of Columbia;
- a corporation created or organised in the United States or under the law of the United States or of any state, or the District of Columbia;
- any estate or trust other than a foreign estate or foreign trust (see Internal Revenue Code section 7701(a)(31) for the definition of a foreign estate and a foreign trust);
- e) a person that meets the substantial presence test;
- f) any other person that is not a foreign person.





Glossary of Terms continued

17. Specified U.S. Person

The term 'specified U.S. person' means any U.S. person other than:

- a) a corporation the stock of which is regularly traded on one or more established securities markets for a calendar year;
- any corporation which is a member of the same expanded affiliated group as a corporation the stock of which is regularly traded on one or more established securities markets for the calendar year;
- any organisation exempt from taxation under U.S. federal tax law or an individual retirement plan;
- d) the United States or any wholly owned agency or instrumentality thereof;
- e) any state, the District of Columbia, any U.S. territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;
- f) any bank incorporated and doing business under the laws of the United States (including laws relating to the District of Columbia) or of any state thereof;
- g) any real estate investment trust;
- h) any regulated investment company, or any entity registered with the Securities Exchange Commission under the Investment Company Act of 1940;
- i) any common trust fund;
- j) any trust that is exempt from tax or is deemed a charitable trust;
- 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;
- m) any tax exempt trust under a tax exempt or public school annuity plan or governmental plan.

Classifications under CRS

18. Financial Institution

The term "Financial Institution" means a Custodial Institution, a Depository Institution, an Investment Entity²³, or a Specified Insurance Company.

19. Non-Reporting Financial Institution

The term "Non-Reporting Financial Institution" means any Financial Institution which 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;
- 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 (a) or (b) above, and is included in the list of Non-Reporting Financial Institutions provided to the European Commission by the UK;
- 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.

20. Related Entity

An Entity is a "Related Entity" of another Entity if (i) either Entity controls the other Entity; (ii) the two Entities are under common control; or (iii) the two Entities are Investment Entities, 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 per cent of the vote and value in an Entity.

21. Active Non-Financial Entity (NFE)

The term "Active NFE" means any NFE 22 that meets any of the following criteria:

- a) less than 50 per cent of the NFE's gross income for the preceding calendar year or other appropriate reporting period is passive income and less than 50 per cent 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 Entity¹⁹ of an Entity the stock of which is regularly traded on an established securities market;
- 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 Institution¹⁷, 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. In these circumstances, the Entity will be a Passive NFE²¹;
- 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 Institution¹⁷, 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;





Glossary of Terms continued

- 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 Institutions¹⁷, 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 Institution¹⁷, or
- h) the Entity is a non-profit organisation³.

22. Passive Non-Financial Entity (PNFE)

A Passive NFE is any Non-Financial Entity²² that is not an Active NFE, or an Investment Entity²³ that is not a Participating Jurisdiction²⁴ Financial Institution¹⁷.

23. Non-Financial Entity (NFE)

The term "NFE" means any Entity that is not a Financial ${\sf Institution}^{\sf I7}.$

24. Investment Entity

The term "Investment Entity" means any Entity:

- a) which 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;
- 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 subparagraph A(6)(a) of the EU Directive on Administrative Co-operation 2014/107/EU.

An Entity is treated as primarily conducting as a business one or more of the activities described in subparagraph A(6)(a), or an Entity's gross income is primarily attributable to investing, reinvesting, or trading in Financial Assets for the purposes of subparagraph A(6)(b), if the Entity's gross income attributable to the relevant activities equals or exceeds 50 per cent of the Entity's gross income during the shorter of:

- 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 NFE because that Entity meets any of the criteria in subparagraphs D(8)(d) through (g) of the EU Directive on Administrative Co-operation 2014/107/FU.

This 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.

25. Participating Jurisdiction

The term "Participating Jurisdiction" means a jurisdiction which has an agreement in place to exchange information in accordance with the OECD Common Reporting





Investment Details

Enter the amount you charges have been de				est an	id the	e de	tails	of	the payments.	Please n	ote	tha	t t	he a	am	ount	s sho	ould	b	e aft	ter a	dviser
Single Investment £].[Regular Ir	nvestment	£		I							•		
Direct Debit start date*	0	(6		2	0																
IMPORTANT * Please select a mon month only. Direct [t cc	olle	ection	n dat	e is	th	e 6tl	h of e	each
Fund selection																						
Fund Name						Inc/A	.cc	(Single Investment minimum £500)	Reg Inves (minim		ent			S	R' Share (advi:	Class					† Class dvised)
LF Prudential Risk Manag	jed Ad	ctiv	ve 1					£		£												
LF Prudential Risk Manag	jed Ad	ctiv	ve 2					£		£												
LF Prudential Risk Manag	jed Ad	ctiv	ve 3					£	:	£												
LF Prudential Risk Manag	jed Ad	ctiv	ve 4					£	· -	£												
LF Prudential Risk Manag	jed Ad	ctiv	ve 5					£	:	£												
LF Prudential Risk Manag	ed Pa	assi	ive Fun	d 1				£	:	£												
LF Prudential Risk Manag	jed Pa	assi	ive Fun	d 2				£	:	£												
LF Prudential Risk Manag	jed Pa	assi	ive Fun	d 3				£		£												
LF Prudential Risk Manag	ed Pa	assi	ive Fun	d 4				£	:	£												
LF Prudential Risk Manag	jed Pa	assi	sive Fun	d 5				£		£												
IMPORTANT * Only select if advice	has	be	een pr	rovide	ed Pl	lease	e not	te t	that only Accur	mulation	sha	ares	are	e av	/ail	able.						
† Only select if no adv																						
Holders of Income sh and annual allocation				tled t	o be	paic	the	e di	istributable inc	ome attri	ibut	ted t	to	suc	h s	hare	s on	any	re	leva	nt in	terim
Holders of Accumulation shares are not entitled to be paid the income attributed to such shares, but that income is automatically transferred to (and retained as part of) the capital assets of the relevant sub-fund on the relevant annual accounting dates. This is reflected in the price of an Accumulation share.																						
					-																	





Income Information

Please tic		the A share class on						
	Please tick as appropriate: I wish for any income to be reinvested on my behalf I wish for any income to be paid to the below bank details							
TO THE I	MANAGER							
Bank/build	ing society:							
Address:								
				Post	tcode:			
Account ho	older name(s):							
					1			
Account nu	ımber:		Sort code:					

Solutions Limited, PO Box 389, Darlington DL1 9UF





Instruction to your bank or building society to pay by Direct Debit

Please fill in the whole form using a ball point pen	and send it to:
Link Fund Solutions Limited PO Box 389 Darlington DL1 9UF	Service user number 4 3 2 6 6 8
Name(s) of account holder(s)	Reference Instruction to your bank or building society
Bank/building society account number Branch sort code	Please pay Link Fund Solutions Limited Direct Debits from the account detailed in this instruction subject to the safeguards assured by the Direct Debit Guarantee. I understand that this instruction may remain with Link Fund Solutions Limited and, if so, details will be passed
Name and full postal address of your bank or building society	electronically to my bank/building society.
To: The Manager Bank/building society	
Address	Signature(s)
	Date D D M M Y Y Y
Postcode	
Banks and building societies may not acce	ept Direct Debit Instructions for some types of account

This guarantee should be detached and retained by the Payer

The Direct Debit Guarantee

 This Guarantee is offered by all banks and building societies that accept instructions to pay Direct Debits.



- If there are any changes to the amount, date or frequency of your Direct
 Debit, Link Fund Solutions Limited will notify you 10 working days in advance of your account being
 debited or as otherwise agreed. If you request Link Fund Solutions Limited to collect a payment,
 confirmation of the amount and date will be given to you at the time of the request.
- If an error is made in the payment of your Direct Debit, by Link Fund Solutions Limited or your bank or building society, you are entitled to a full and immediate refund of the amount paid from your bank or building society.
 - If you receive a refund you are not entitled to, you must pay it back when Link Fund Solutions Limited asks you to.
- You can cancel a Direct Debit at any time by simply contacting your bank or building society. Written confirmation may be required. Please also notify us.





How You Want to Pay Your Adviser

Please tell us what you want to pay to your adviser. We will use the information you provide in this section to pay your adviser.

By signing the declaration on page 20 of this form you are:

- agreeing to the payment of the Adviser Charges as set out in Parts a, b and/or c; and
- authorising us to accept all future instructions from your adviser for payment of Adviser Charges that you have agreed to pay them from your product.

You do not need to complete the information in Parts a, b and/or c if:

- · your adviser is billing you directly for their services; or
- · your adviser is not charging you for their services.

Part a: Regular Investment Set-up Adviser Charge

Complete this section if you will be making regular investments to your plan and have agreed a charge for advice with your adviser.

On each amended regular investment amount, a different adviser charge value and duration may be applicable.

Every amendment to a regular investment is classed as a separate tranche on your account for adviser charging purposes. Therefore please give details of each new and existing tranche in the section below.

Spread payment of Regular Investment Set-up Adviser Charge (please complete one of the following options)

a month for months on £ of the regular investment amount						
and						
f a month for months on f of the regular investment amount						
OR						
£ a month for months on £ of the regular investment amount						
and						
f a month for months on f of the regular investment amount						
Part b: Single Investment Set-up Adviser Charge						
Complete this section if you will be making a single investment to your plan and have agreed a charge for advice with your adviser.						
Please state the amount of Adviser Charge as either a monetary amount or percentage.						
Single payment of £ or %						

If you have any queries please phone 0344 335 8936 (lines are open 8:30 am to 5:30 pm Monday to Friday). For your protection telephone calls are recorded. Please send the completed form, together with a cheque made payable to 'Link Fund Solutions Limited' if appropriate, to: Link Fund Solutions Limited, PO Box 389, Darlington DL1 9UF





How You Want to Pay Your Adviser continued

Part c: Ongoing Adviser Charge Complete this section if you have agreed to pay your adviser for ongoing advice.							
The Ongoing Adviser Charge can be either a set amount or a percentage of your product.							
1. SET AMOUNT							
every month £ every year							
£ every quarter £ every half-year							
OR							
2. PERCENTAGE							
% of your product (this percentage can be taken once a year or split across a different time period)							
Yearly Half Yearly Quarterly Monthly							
If Ongoing Adviser Charges are requested as a percentage of the full value of your plan, the total amount of Ongoing Adviser Charge will automatically increase if any additional premiums are paid into the plan.							
Ongoing Adviser Charges will be calculated and deducted proportionally across all eligible funds.							





Regular Withdrawal Facility

Complete this section if you want to mal	o .	•		
lease specify how much you want each ear) cross the monthly box and write £10			ant to withdraw £100	each month (£1,200 per
ease indicate the date and month you would lil syments to commence†	0 5 M	M Y Y	Y or 2 0	M M Y Y Y
ease indicate how often you wish to make with	drawalst Yearly	Half Yearly	Quarterly Monti	nly
asse indicate now often you wish to make with	arawais‡ rearry	Trail really	Morta	,
omplete this section if you want to mal	ke a regular withdra	awal from your inv	vestment.	
ease indicate if you want to make:		_		
thdrawals to be taken proportionately across for	unds			
ithdrawals to be taken across specific funds wit	thin the product	If you tick this box	s, please complete the tab	le below
ease indicate which funds you wish to	make your withdrav	wals from. You ca	n only withdraw a mo	netary amount from the
			R**	A††
Timed Marine	In a /A a a	A	Share Class	Share Class
und Name	Inc/Acc	Amount	(advised)	(non-advised)
Frudential Risk Managed Active 1		Ė		
F Prudential Risk Managed Active 2		£		
F Prudential Risk Managed Active 3		£		
F Prudential Risk Managed Active 4		£		
F Prudential Risk Managed Active 5		£		
F Prudential Risk Managed Passive Fund 1		£		
F Prudential Risk Managed Passive Fund 2		£		
F Prudential Risk Managed Passive Fund 3		£		
F Prudential Risk Managed Passive Fund 4		£		
F Prudential Risk Managed Passive Fund 5		£		
MPORTANT The total value of the regular withdrawa Prudential ISA. This calculation is perfor Suspension, or should the amount be in	med when the with			
This date must be no sooner than 30 da	ays from your initial	investment.		
Please note that if you do not select a f	requency, a default	of 'Monthly' will b	oe selected for you.	
ease note that you cannot elect to hav	e a Regular Withdra	awal facility if you	have a Regular Invest	ment facility and vice vers
Only select if advice has been provide		only Accumulation	on shares are available	e.
Only select if no advice has been prov	vided.			





Regular Withdrawal Information

Please provide information of the account that you wish to receive regular withdrawal payments. Please only complete if these bank details are different to those on page 15. The regular withdrawal will be paid directly to your account by BACS. TO THE MANAGER Bank/building society: Address: Postcode: Account holder name(s): Account number: Sort code: If you have any queries please phone 0344 335 8936 (lines are open 8:30 am to 5:30 pm Monday to Friday). For your protection telephone calls are

recorded. Please send the completed form, together with a cheque made payable to `Link Fund Solutions Limited' if appropriate, to: Link Fund Solutions Limited Solutions L

Solutions Limited, PO Box 389, Darlington DL1 9UF





Adviser's Declaration

Please ensure you have comple	eted this box.					
If you have not given advice in r given.	espect of this investment, please tick here . Otherwise we will assume that advice has been					
I accept that this application is a be supplied to me.	governed by Link Fund Solutions Limited Terms of Business, a copy of which has been or will					
	olutions Limited for any loss suffered should it subsequently be discovered that the applicant and no cancellation notice was sent as a result of the undernoted.					
I confirm that the applicant nam (Cancellation) Rules.	ed in this application is entitled to cancellation rights under the Conduct of Business					
	n money laundering checks in line with the current regulations and confirm that on reasonable k Fund Solutions Limited copies of all evidence gathered to meet such requirements.					
	sed the certification documents (Intermediaries are required to provide the KYC/AML					
I confirm that the sort code applicant.	e, account number and account name was obtained and verified by us in relation to the					
Adviser's name:						
Company address:						
	Postcode:					
Firm Reference Number (FRN)*:						
	(for example: 123456)					
Individual Reference Number (IRN)*:						
	(for example: ABD123456)					
Telephone number:						
Mobile number:						
Fax number:						
E-mail address:						
* If you require any guidance fo	r FRN and IRN, please visit the FCA register at www.fca.org.uk.					
IMPORTANT The adviser must send in a verification of identity form along with this application to ensure no delays are encountered when carrying out future transactions.						





Investor Declaration

Please note: This application when accepted by Link Fund Solutions Limited will constitute a binding contract and be evidenced by the issue of a contract note or allocation letter. No other acknowledgement will be issued at the time of application and only in the event of a query will there be further communication.

Please note: Link Fund Solutions Limited reserves the right to request the original documentation at its discretion which you are obliged to promptly provide.

The term and conditions are available on the Link Fund Solutions Limited website: www.linkfundsolutions.co.uk, and are also available on request from contacting Link Fund Solutions Limited on the contact details below.

Data Protection Regulations: Where necessary, in order to provide our services to you, we will disclose your personal information (including account/transaction details) to related third parties, including the investment manager or sponsor in accordance with our privacy policy – https://www.linkgroup.eu/privacy-notice/ or on request from Link Fund Solutions Limited, PO Box 389, Darlington DL1 9UF.

Link Fund Solutions Limited does not use personal information for any marketing purposes.

Permission to deal with your professional adviser: Please tick the box below to indicate that you wish for us to send copies of your statements to your professional adviser: Yes I do wish to have copies of my statements sent to my professional adviser.

(Please note – if you do not tick the box above your application will be processed on the basis that you do not wish to have copies of your statements sent to your professional adviser.)

Declaration: To be completed by the applicant. I confirm that I have received, read and understood or had satisfactorily explained the Key Investor Information Document that has been provided to me. I am aware that the Prospectus and the latest Annual and if more recent Interim Fund Reports are available free of charge and I confirm that I have accessed them to the extent I believe necessary. I request and authorise Link Fund Solutions Limited to act in accordance with my instructions.

Full name:		
Signature:	Date:	
Full name:		
Signature:	Date:	

LFS App Form

If you have any queries please phone 0344 335 8936 (lines are open 8:30 am to 5:30 pm Monday to Friday). For your protection telephone calls are recorded. Please send the completed form, together with a cheque made payable to 'Link Fund Solutions Limited' if appropriate, to: Link Fund Solutions Limited, PO Box 389, Darlington DL1 9UF





Summary

To avoid delays in processing your application, please ensure you have:	
Completed all relevant sections of this application form, and that you and your adviser (if appropriate) have signed all the relevant sections.	
For all non-advised investors: enclosed original or certified copies of your proof of address and bank account details.	
Enclosed a cheque for regular investment set-up (if the next collection date is in less than 10 days).	
Enclosed all anti-money laundering verification documents (for advisers only).	