This Account Opening Form should be read in context of and together with the latest Prospectus & Supplement(s) of the ICAV (collectively referred to as the "Prospectus"), and save where otherwise defined in this Account Opening Form, all capitalised terms shall have the same meaning as in the Prospectus. Please complete all the following sections as indicated.

Please note that separate forms are required for subscriptions and redemptions of Shares. These forms are contained at Appendices I and II.

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IMPORTANT: You will need to contact the Distributor or the Administrator before completing this form if you are an Irish resident who is tax-exempt. You will need to request the specific declaration form.

This Account Opening Form constitutes your agreement to subscribe for Shares in the **ARBROOK AMERICAN EQUITIES FUND** (the "Sub-Fund").

Once fully completed and signed, this Account Opening Form and full identity verification documentation should be sent to the following address and/or facsimile number, and if sent by facsimile the original Account Opening Form and supporting documentation must follow by post.

Once the signed Account Opening Form and complete identity verification documentation is received and verified, the Administrator will send you an account number that is unique to you, this account number should then be included on the subscription form (see Appendix I for dealing information). The account number must be specified on all subscription forms in order for the deal to be executed. Subscription (dealing) instructions and associated proceeds must not be forwarded until the account number is issued to you by the Administrator. Please note this may take up to 4 Business Days.

Any deal instructions will be rejected until the Account Opening Form and supporting identity verification documentation has been processed and verified by the Administrator.

Account Opening Forms must be received by the Administrator by 4.30pm (Irish time) on the relevant Dealing Day.

Skyline Umbrella Fund ICAV Attention: Davy TA Queries Team

c/o Northern Trust International Fund Administration Services (Ireland) Limited

2nd Floor, Block A City East Plaza Towlerton, Ballysimon Limerick V94 X2N9 Ireland

T +353 (0)1 434 5124 **F** +353 (0)1 434 5285

E davy ta queries@ntrs.com

1. Registration Details

Please complete in full

Full Name of Applican	nt:			
Registered Office Address		Mailing Address (if d	ifferent)	
Telephone Number:			Telephone Number:	
Fax Number:			Fax Number:	
Contact Name:			Contact Name:	
E-mail Address:			E-mail Address:	
Details of Author		O	1 41.:4:	blank
		n authorised contactee/agent, pl		
authorised contactee/	agent cop		s, investor reports and	thorise the Administrator to transfer to the other documentation that may contain my
Full Name:				
Relationship with the Applicant: (e.g. agent				
Registered Office Ad	ldress		Mailing Address (if o	lifferent)
Telephone Number:			Telephone Number:	
Fax Number:			Fax Number:	
Contact Name:			Contact Name:	
E-mail Address:			E-mail Address:	

Account Opening Form Arbrook American Equities Fund

2. Bank Account Details

Please complete in full

Applicant's Banking Information

Important information regarding bank accounts for subscriptions and redemptions

Third party payments are not permitted for redemptions. Please confirm the details of the bank accounts from which and to which payments will be made below.

A copy of a recent bank statement (no more than 3 months old) or a banker's reference, must accompany the application to evidence the bank account details provided for subscriptions and redemption payments are for a bank account in the registered account name. Accounts in the name of regulated entities are exempt from this requirement

To meet anti-money laundering and counter terrorist financing obligations under the current legislation, all joint bank account holders will be required to complete identity and verification requirements, even where those joint bank account holders will not be registered holders of shares or units in the fund.

Failure to provide all the anti-money laundering identity and verification requirements, bank account information and documentation requested as part of this application will result in a failure in setting up the account and subscribing to the fund.

THIS SECTION MUST BE COMPLETED BY ALL INVESTORS OTHER THAN EQUIVALENTLY REGULATED ENTITIES OPENING AN ACCOUNT IN THEIR OWN NAME OR THE NAME OF THEIR NOMINEE COMPANY, EITHER FOR THEIR OWN BENEFIT OR THE BENEFIT OF ONE OR MORE THIRD PARTIES

A request to change bank account details MUST BE MADE IN WRITING TO THE ADMINSTRATOR AND MUST BE ACCOMPANIED BY a bank statement or banker's reference to evidence the new bank account details provided are for a bank account registered account name.

Distribution/Dividend Requirement

Please indicate below opposite the relevant share cla transfer to the account specified below or re-invested	· ·	ould like your distributions/	dividends paid by telegraphic
Share Class Name	Share Class	Paid into my account	Reinvested into the Fund
	Currency	(please tick)	(please tick)
Please note that if no option is indicated, distribut	ion and dividend	payments will be reinveste	ed.

Distributions/ dividends paid by telegraphic transfer will be paid to the account details as completed below. Please complete the Bank Account Details for the account that you wish any redemption payment and any distribution proceeds to be paid.

Bank account details for any redemption payments and distribution proceeds			
Name of Bank		SWIFT Code	
Account Number		Account Name	
Sort Code & IBAN			
☐ By ticking the box opposite, I hereby consent to the provision of contract notes, statements and other reports, by secured or encrypted electronic transmission, which may be issued from time to time by the Administrator in respect of my holdings in the ICAV			

Note: No third-party payments will be undertaken and a request to change bank account details must be made in writing to the administrator, requiring an original signed instruction, and must be accompanied by a bank statement or banker's reference.

Account Opening Form Arbrook American Equities Fund

3. Declaration of Residency

Investment Undertaking Tax - Declaration of Residence

Declaration of Residence inside or outside Ireland (OWN BEHALF ONLY)
Please tick (i), (ii) or (iii) as appropriate
□ (i) Irish residents I am/we are an Irish resident who will cause the Fund to have an obligation to deduct and pay tax to the Irish Revenue Commissioners. Irish resident companies entitled to the lower rate of Investment Undertaking Tax are required to provide a statement on its letterhead confirming that the company is within the charge of corporation tax. OR
☐ (ii) Exempt Irish residents I am/we are an Irish resident who will not cause the Fund to have an obligation to deduct and pay tax to the Irish Revenue Commissioners. If this box is ticked, please also complete the declaration of exempt Irish residents below. OR
☐ (iii) Non-Irish residents I am/we are not currently resident or ordinarily resident who will not cause the Fund to have an obligation to deduct and pay tax to the Irish Revenue Commissioners. If this box is ticked, please also complete the declaration of residence outside Ireland below.
Declaration of Residence for the beneficial owner inside or outside Ireland (INTERMEDIARIES ONLY)
Please tick (i), (ii) or (iii) as appropriate (i) Irish residents As an Intermediary, I/we declare that the person who will be beneficially entitled to the units is an Irish resident who will cause the Fund to have an obligation to deduct and pay tax to the Irish Revenue Commissioners. Irish resident companies entitled to the lower rate of Investment Undertaking Tax are required to provide a statement on its letterhead confirming that the company is within the charge of corporation tax. OR
□ (ii) Exempt Irish residents As an Intermediary, I/we declare that the person who will be beneficially entitled to the shares/units is an Irish resident who will not cause the Fund to have an obligation to deduct and pay tax to the Irish Revenue Commissioners. If this box is ticked, please also complete the declaration of exempt Irish residents below. OR
☐ (iii) Non-Irish residents As an Intermediary, I/we declare that the person who will be beneficially entitled to the shares/units is not currently resident or ordinarily resident who will not cause the Fund to have an obligation to deduct and pay tax to the Irish Revenue Commissioners. If this box is ticked, please also complete the declaration of residence outside Ireland below.
Authorised signatory: Authorised signatory: Date://

Account Opening Form Arbrook American Equities Fund

Declaration of exempt Irish resident entities

Declaration referred to in Section 739D(6), Taxes Consolidation

[It is important to note that this declaration, if it is then still correct, shall apply in respect of any subsequent acquisitions of shares/units.]

- I declare that the information contained in this declaration is true and correct.
- I also declare that I am applying for the shares/units on behalf of the applicant named below who is entitled to the units in respect of which this declaration is made and is a person referred to in Section 739D(6) of the Taxes Consolidation Act, 1997, being a person who is: (*please tick* □ *as appropriate*)

□a pension scheme;
□a company carrying on life business within the meaning of section 706 TCA 1997;
□ an investment undertaking;
□ an investment limited partnership;
□a special investment scheme;
□a unit trust to which section 731(5)(a) TCA 1997 applies;
\Box a charity being a person referred to in section 739D(6)(f)(i) TCA 1997;
□a qualifying management company;
□entitled to exemption from income tax and capital gains tax by virtue of section 784A(2) TCA, 1997* (see further requirement
for Qualifying Fund Manager below);
□a PRSA Administrator;
□ a credit union within the meaning of section 2 of the Credit Union Act 1997.

Additional requirements where the declaration is completed on behalf of a Charity

- I also declare that at the time of making this declaration, the units in respect of which this declaration is made are held for charitable purposes only and
 - form part of the assets of a body of persons or trust treated by the Revenue Commissioners as a body or trust established for charitable purposes only, or
 - are, according to the rules or regulations established by statute, charter, decree, deed of trust or will, held for charitable purposes only and are so treated by the Revenue Commissioners.
- I undertake that, in the event that the person referred to in paragraph (7) of Schedule 2B TCA 1997 ceases to be a person referred to in Section 739D(6)(f)(i) TCA, 1997, I will, by written notice, bring this fact to the attention of the investment undertaking accordingly.

Additional requirements where the declaration is completed by a qualifying fund manager / PRSA Administrator

- I/we* also declare that at the time this declaration is made, the units in respect of which this declaration is made
 - o are assets of *an approved retirement fund/an approved minimum retirement fund or a PRSA, and
 - o are managed by the Declarant for the individual named below who is beneficially entitled to the units.
- I/we* undertake that, if the units cease to be assets of *the approved retirement fund/the approved minimum retirement fund or the PRSA, including a case where the units are transferred to another such fund or account, I/we* will, by written notice, bring this fact to the attention of the investment undertaking accordingly.

*Delete as appropriate

Account Opening Form Arbrook American Equities Fund

Additional requirements where the declaration is completed by an Intermediary

- I/we* also declare that I am/we are* applying for shares/units on behalf of persons who
 - o to the best of my/our* knowledge and belief, have beneficial entitlement to each of the shares/units in respect of which this declaration is made, and
 - o is a person referred to in section 739D(6) TCA 1997.
- I/we* further declare that
 - Unless I/we* specifically notify you to the contrary at the time of application, all applications for shares/units made by me/us* from the date of this application will be made on behalf of persons referred to in section 739D TCA 1997, and
 - o I/we* will inform you in writing if I/we* become aware that any person ceases to be a person referred to in section 739D(6) TCA 1997.

* Delete as appropriate

Name of applicant:	
Irish tax reference number of applicant:	
Authorised signatory:	(declarant)
Capacity in which declaration is made:	
Authorised signatory:	(declarant)
Capacity in which declaration is made:	
Date: / /	

IMPORTANT NOTES

- 1. This is a form authorised by the Revenue Commissioners which may be subject to inspection. It is an offence to make a false declaration.
- 2. Tax reference number in relation to a person has the meaning assigned to it by Section 885 TCA, 1997 in relation to a "specified person" within the meaning of that section. In the case of a charity, quote the Charity Exemption Number (CHY) as issued by Revenue. In the case of a qualifying fund manager, quote the tax reference number of the beneficial owner of the share/units.
- 3. In the case of, (i) an exempt pension scheme, the administrator must sign the declaration; (ii) a retirement annuity contract to which Section 784 or 785 applies, the person carrying on the business of granting annuities must sign the declaration; (iii) a trust scheme, the trustees must sign the declaration. In the case of a charity, the declaration must be signed by the trustees or other authorised officer of a body of persons or trust established for charitable purposes only within the meaning of Sections 207 and 208 TCA 1997. In the case of an approved retirement fund/an approved minimum retirement fund or a PRSA, it must be signed by a qualifying fund manager or PRSA administrator. In the case of an intermediary, the declaration must be signed by the intermediary. In the case of a company, the declaration must be signed by the company secretary or other authorised officer. In the case of a unit trust it must be signed by the trustees. In any other case it must be signed by an authorised officer of the entity concerned or a person who holds a power of attorney from the entity. A copy of the power of attorney should be furnished in support of this declaration.

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Declaration of residence outside Ireland

It is important to note that this declaration, if it is then still correct, shall apply in respect of any subsequent acquisitions of shares/units. Terms used in this declaration are defined in the Prospectus.

Declaration on own behalf

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

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

Declaration as Intermediary

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

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

*Delete as appropriate

Name and address of applicant:		
Signature of applica	nt or authorised signatory:	(declarant)
Capacity of authoris	ed signatory (if applicable):	
Date:// _	<u></u>	
Joint Applicants:		
Names:	Signatures:	

IMPORTANT NOTES

- 1. Non-resident declarations are subject to inspection by the Irish Revenue Commissioners and it is a criminal offence to make a false declaration.
- 2. To be valid, the Account Opening Form (incorporating the declaration required by the Irish Revenue Commissioners) must be signed by the applicant. Where there is more than one applicant, each person must sign. If the applicant is a company, it must be signed by the company secretary or another authorised officer.
- 3. If the Account Opening Form (incorporating the declaration required by the Revenue Commissioners) is signed under power of attorney, a copy of the power of attorney must be furnished in support of the declaration.

^{*}Delete as appropriate

Account Opening Form Arbrook American Equities Fund

4. Identity Verification

In accordance with the Criminal Justice (Money Laundering and Terrorist Financing) Acts 2010-2018 (the "Act"), please complete the area below applicable to you and provide the identity verification documentation initially requested.

IMPORTANT: Be aware that the ICAV reserves the right to request additional information and documentation, including requiring that previously submitted documentation be certified as a true copy and re-submitted to ensure the ICAV's compliance with the Act and any associated regulations and authoritative guidance.

Guide to completing this section:

- Part I Beneficial Ownership Detail must be provided by All Applicants
- Part II To be completed by any applicant which is a Recognised Regulated Entity; e.g. a bank, provider of financial services or nominee company investing on its own behalf or on behalf of a third party and if regulated for compliance with applicable Anti Money Laundering regulations in a Prescribed Country
- Part III To be completed by any Individual (s) investing in their own name
- Part IV To be completed by any Unregulated Nominee Company that does not fall within scope of Part II above.
- Part V To be completed by any Politically Exposed Person(s) investing into the Sub-Fund.
- Part VI To be completed by Other Investors investing into the Sub-Fund.

Be aware that this may extend to identifying the beneficial owner and verifying their identity until such time that the ultimate natural persons beneficially owning the investment are identified.

Examples of Photographic Identity Documentation

- Current passport.
- > Current driving licence.
- Current national identity card.
- > Identity document with photographic identity issued by a government department.

Examples of Proof of Address

- > Bank statements/credit card statements.
- Utility bill.
- ➤ Household/motor insurance certificate and renewal notices.
- > Correspondence from local authorities.
- Correspondence from the revenue commissioners or equivalent.
- Correspondence from any government body.
- > Driving licence which confirms the address provided it has not also been used to satisfy the photographic identity requirement above.
- Payslip or salary advice dated within the previous 3 months.
- Confirmation of address from a lawyer or financial institution.

Note: All documentation must reflect the current residential address and must be dated within the previous 3 months other than in the case of an official document known to be issued only or typically at fixed intervals of more than 3 months, in which case such document may be accepted during that period, to a maximum of 12 months (e.g. correspondence from local authorities).

Note that, in all cases the Administrator or ICAV may, at its absolute discretion request further due diligence documentation/information to satisfy applicable procedural and regulatory requirements.

Please note that for certain types of investors (for example a politically exposed person ("PEP") or a recognised regulated entity) the administrator will require and request further information.

PART I – Beneficial Ownership Detail

☐ If there is/ are no Individual(s) with a beneficial interest of control of the legal entity, where applicable please check the beneficial interest of the legal entity.	25% or more in this investment or anyone that otherwise exercises ox opposite
Full Name of any Individual with a beneficial interest (directly otherwise exercises control of the legal entity, where applicable	y or indirectly) of 25% or more in this investment: or anyone who e:
1.	2.
3.	4.

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		o not need to complete the Supplemental Investor Identification ii) its right to request additional information and documentation.
☐ (a) We are a regulated credit or EU Member State	financial institution in this	EU Member State Country Name
(b) We are a regulated credit of this Country	r financial institution in	Country Name
(c) We are a company listed or	n this stock exchange	Exchange Name
		Company Name and Country
☐ (d) We are a registered pension EU Member State	or superannuation fund in	EU Member State Country Name
You may independently verify this regulator's website named here or vour authorisation		Regulator Website
Supplemental Investor Identificatio	n Information	
1.		2.
Tick, complete as appropriate and a application and indicate in the relev		quired. If there is insufficient space, attach the information to the nents
Natural Persons		
PART II – Recognised Regul	lated Entities	
Applicant is a Recognised Regulate	d Entity (as previously def	ined) acting on its own account or on behalf of a third party
YES □		
Name of Regulatory Authority		
Applicable Domestic Regulations		ssurance from the Regulated Credit or Financial Institution (see or template).
		beneficial owner entitled to 25% or more (directly or indirectly) of
		pital, profit or voting rights or otherwise exercise control over the
	•	t of the entity. Where there is no beneficial owner entitled to 25% n the natural person(s) who hold the position of director(s) of the
		be identified (along with address, date of birth and nationality).
PART III - Individual(s)		
Please provide		
 A copy photographic identity do One copy of non-photographic i 		river's Licence and ity bill / bank statement dated within the last three months.
Current Occupation (s)	dentity documents e.g. um	try biii / bank statement dated within the last three months.
Date of Birth		
In the case of joint account holders,	please supply the relevant	documentation and information in respect of all holders.

PART IV – Unregulated Nominee Company

Please provide

- 1. Standard Reliance Letter (To be requested from the Administrator) and
- 2. Proof of Regulatory Status of Parent Company or
- 3. Documentation in accordance with the legal form of the Nominee Company (see Part VI)

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PART V - Politically Exposed Persons

Please confirm whether you are a Politically Exposed Person (PEP)
□ YES □ NO
A politically exposed person is defined as an individual who is or was, at any time in the preceding year,12 months entrusted
with a prominent public function, and their function or immediate family members, of such persons or persons known to be
close professional associates of such persons.

Required Identity Verification Documentation

- 1. Certified Copy Photographic Identity Document e.g. Passport or Driver's Licence and
- 2. One Certified Copy of Proof of Residential Address Verification e.g. utility bill / bank statement dated within the last three months
- 3. Source of Funds
- 4. Source of Wealth

Note: In terms of certified documents, this means that there is an original signature on the document from a suitable person confirming the documents are a true copy of the original, and they will need to sign and date it, printing their name, occupation, address, telephone number and email address. Suitable persons include any of the following; police officer, practicing solicitors, embassy consular staff, financial institutions, medical professions, notaries public. The person certifying the documents should be independent of the investor.

Corporate Entities	
Country of Registration	Registration Number
A. Source of Funds	
Principal Business Address (if different to application address)	
Names of all Directors (attach a sheet if necessary)	
Please provide details Name of beneficial owners who own more than 25 necessary) □ Earnings from Employment/Self Employment □ Investment Income □ Lump Sum Retirement □ Sale of Property	5% of the share capital or voting right or indicate if none (attach a sheet if Inheritance or Gift Matured Investment Court Award Other – please specify below
Other	
B. Source of Wealth	
Please provide a brief description of your sour	rce of wealth (source of total accumulated net worth)

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PART VI – OTHER INVESTORS (Standard Customer Due Diligence)

Required Identity Verification Documentation, Please provide

- A copy of one of (i) certificate of incorporation (or equivalent), or (ii) the memorandum & articles of association (or equivalent) or, (iii) the latest audited financial statements, and
- For each of two (2) directors of the company, please provide: A photocopy of a photographic identity document such as passport or driver's license and Two non-photographic identity documents (such as a utility bill)

If you fall under one of the investor categories outlined below please provide documents evidencing the requested information.

Partnerships, Limited Liability Companies, Limited Liability Partnerships, and Equivalents Country of Domicile

Note that, in all cases this is an indicative list only and the Administrator or ICAV may, at its absolute discretion request further due diligence documentation/information to satisfy applicable procedural and regulatory requirements.

- Principal Business Address if different to application address
- Name and address of General Partner (or equivalent)
- Name of all partners/members (attach a sheet if necessary)

Listed Company on a Recognised Exchange

A Recognised Exchange is regulated under MiFid or deemed to have equivalent transparent rules

1. Please provide Proof of Listing on a recognised stock exchange in a Prescribed Country

Listed Company – Not Appearing on a Recognised Exchange. Please provide:

- 1. Proof of listing of the company
- 2. Full name of the company.
- 3. Registered number of the company.
- 4. Registered office address of the company.
- 5. Principal business address of the company.
- 6. Details of Directors of the company- including name, residential address and date of birth & verification of identity of two directors or where applicable one director and one authorised signatory.
- 7. Identification and verification of any beneficial owners who are natural persons, who own 25% or more (directly or indirectly) of the share capital, profit or voting rights or otherwise exercise control over the management of the company.
- 8. Confirmation as to whether the company is investing on its own behalf or on behalf of underlying investors and (as applicable) identify any Beneficial Owner
- 9. Verification of identity of Company by providing one of the below:
 - Search of the relevant company registry; or
 - Copy of Certificate of incorporation or equivalent; or
 - Copy of Memorandum and Articles of Association or equivalent; or
 - Copy of latest audited financial statements.

Name of beneficial owners who own more than 25% of the entity or its voting rights or indicate if none (attach a sheet if necessary)

Wholly Owned Subsidiary of a Listed Company. Please provide

- 1. Full name of the subsidiary company.
- 2. Registered number of the subsidiary company.
- 3. Registered office address of the subsidiary company.
- 4. Principal business address of the subsidiary company
- 5. Details of Directors of the company including name, residential address and date of birth & verification of identity of two directors or where applicable one director and one authorised signatory.
- 6. Identification and verification of any Beneficial Owner beneficially entitled to 25% or more (directly or indirectly) of the share capital, profit or voting rights or otherwise exercise control over the management of the entity. Where the Beneficial Owner is deemed high risk per NT risk rating requirements, the identity should be verified in line with its legal form.
- 7. Confirmations as to whether the company is investing on its own behalf or on behalf of underlying investors and (as applicable) provide identity detail for any Beneficial Owner.
- 8. Verification of identity of the subsidiary company by providing one of the below:
 - Search of the relevant company registry; or
 - Copy of Certificate of incorporation or equivalent; or
 - Copy of Memorandum and Articles of Association or equivalent; or
 - Copy of latest audited financial statements.

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Private Company. Please provide

- 1. Full name of the company.
- 2. Registered number of the company.
- 3. Registered office address of the company.
- 4. Principal business address of the company.
- 5. Details of directors of the company- including name, residential address and date of birth.
- 6. Documentation to verify the identity of two directors or one director and one authorised signatory in line with legal form (If individuals, one proof of ID and one proof of address is required).
- 7. Identification and verification of any beneficial owners who are natural persons, own 25% or more (directly or indirectly) of the share capital, profit or voting rights or otherwise exercise control over the management of the company. Where the Beneficial Owner is deemed high risk per NT risk rating requirements, the identity should be verified in line with its legal form.
- 8. Verification of identity of the company by providing one of the below:
 - Search of the relevant company registry; or
 - Copy of Certificate of incorporation or equivalent; or
 - Copy of Memorandum and Articles of Association or equivalent; or
 - Copy of audited financial statements.

Partnership. Please provide

- 1. Full name of the partnership.
- 2. Registered office address
- 3. Principal business address of the partnership.
- 4. Detail of all partners- including name, residential address and date of birth.
- 5. Documentation to verify the identity of two partners, general partner and a second partner or one partner and one authorised signatory (If individuals, one proof of ID and one proof of address is required)
- 6. Identification and verification of any partners who own 25% of more (directly or indirectly) of the partnership capital, profit or voting rights or otherwise exercise control over the management of the partnership. Where the Beneficial Owner is deemed high risk per NT risk rating requirements, the identity should be verified in line with its legal form. Note: Where the beneficial owner is a corporate entity, Northern Trust requires details of ultimate beneficial owners (this can be demonstrated through an organisation chart signed by an authorised signatory or shareholder register or other company documentation etc.).
- 7. Constitutional Document for the partnership (e.g. Partnership Agreement).

Required Identity Verification Documentation

Please provide

copy of the partnership agreement or equivalent, and

The appropriate identity verification documentation*, depending on their legal nature, for:

The General Partner (or equivalent), or

Any two partners, or

Any one partner and one authorised signatory

* i.e. if they are a corporate entity, see Required Identity Verification Documentation within the Corporate Entities section above, or if they are a natural person, then the following is required:

A photocopy of a photographic identity document such as passport or driver's license and

Two non-photographic identity documents (such as a utility bill)

Limited Liability Company. Please provide

- 1. Full name of the LLC.
- 2. Registered office address of the LLC.
- 3. Principal business address of the LLC.
- 4. Details of all Managing Members- including name, residential address and date of birth.
- 5. Documentation to verify the identity of two Managing Members or one Managing Member and one authorised signatory (If individuals, one proof of ID and one proof of address is required)
- 6. Identification and verification of any Member beneficially entitled to 25% or more (directly or indirectly) of the entity's share capital or otherwise exercise control over the management of the entity. Where the Beneficial Owner is deemed high risk per NT risk rating requirements, the identity should be verified in line with its legal form.
- 7. Constitutional Document
- 8. Operating Agreement.

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Collective Investment Scheme ('CIS'). Please provide

- 1. Full name of CIS.
- 2. Registered address of CIS.
- 3. Prospectus or equivalent.
- 4. Name and address of scheme promoter.
- 5. Name and address of scheme administrator.
- 6. Name and address of entity carrying out anti-money laundering checks upon the scheme investors and confirmation that entity is regulated for AML purposes.
- 7. Identity detail for any investors who own 25% or more (directly or indirectly) of the share capital.

Employee/ Superannuation Pension Scheme. Please provide

1. Proof of registration from the relevant tax authorities

General Pension Scheme. Please provide

- 1. Full name of the pension scheme.
- 2. Registered office address of the pension scheme.
- 3. Confirmation of registration (as appropriate) from the relevant tax authorities or pension's board or
- Documentation to verify the identity of two Trustees / Directors/Governors/Board Members or one Trustee/
 Director/Governor/ Board Member and one authorised signatory (If individuals, one proof of ID and one proof of address is required)
- 5. Constitutional/Formation Document (e.g. Trust Deed).

Pensions Only — please confirm the following:

The scheme provides retirement benefits to employees	Yes 🗆 No 🗖
Contributions are made by an employer or by way of deduction from an employee's wages	Yes 🗆 No 🗖
The scheme's rules do not permit the assignment of a member's interest under the scheme	Yes □ No □

Registered Charity. Please provide

1. Extract from the relevant Charities Register e.g. UK Charities Commission

Unregistered Charity. Please provide

- 1. Full name of the charity.
- 2. Nature and/or purpose of the trust, pension, including the nature of the funding of the charity, etc
- 3. Registered office address of the charity.
- 4. Business Address if different to application address business.
- 5. Names of all trustees/ directors/ governors (attach a sheet if necessary).
- 6. Name of settler, sponsoring employer, or equivalent

Trust, Foundation or similar entity. Please provide

- 1. Full name of trust, foundation or similar entity.
- 2. Registered address of trust, foundation or similar entity.
- 3. Legal form of the trust, foundation or similar entity.
- 4. Trust deed or equivalent or confirmation of the entity to an appropriate register.
- 5. Detail of Nature / purpose of the Trust, foundation or similar entity.
- 6. Details of all trustees- including name, residential address and date of birth.
- 7. Documentation to verify the identity of two trustees or one trustee and one authorised signatory (If individuals, one proof of ID and one proof of address is required)
- 8. Identification and verification for any beneficial owners who own 25% or more (directly or indirectly) of the share capital or voting rights or otherwise exercises control over the trust. Where the Beneficial Owner is deemed high risk per NT risk rating requirements, the identity should be verified in line with its legal form. Note: Where the beneficial owner is a corporate entity, the Administrator requires details of ultimate beneficial owners (this can be demonstrated through an organisation chart signed by an authorised signatory or shareholder register or other company documentation etc.).
- 9. Identification and verification of settlor- including name, residential address and date of birth, as applicable
- 10. Identification and verification of protector (as appropriate)- including name, residential address and date of birth, as applicable

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Required Identity Verification Documentation. Please Provide

- A copy of the trust deed (or equivalent) or confirmation of the entity to an appropriate register, and
- The appropriate identity verification documentation*, depending on their legal nature, for:

Any two trustees / directors / governors / equivalent, or

Any one trustee / director / etc. and one authorised signatory

*i.e. if they are a corporate entity, see Required Identity Verification Documentation within the Corporate Entities section above, or if they are a natural person, then the following is required: A photocopy of a photographic identity document such as passport or driver's license and Two non-photographic identity documents (such as a utility bill)

None of the Above

Please contact the Distributor or Administrator for requirements

Club or Society. Please provide

- 1. Full name of the club/society.
- 2. Registered office address of the club/society.
- 3. Nature/Purpose including the nature of funding of the club/society.
- 4. Confirmation of the legal status of the club/society.
- 5. Constitutional/Formation Document (e.g. Trust Deed) and / or copy of audited financial statements (if available).
- 6. Details of officers of the club/society.
- 7. Documentation to verify the identity of two officers of the Club/Society or one officer and one authorised signatory (If individuals, one proof of ID and one proof of address is required)
- 8. Names or classes of persons who stand to benefit from the Club or Society.
- 9. Where there is a named individual beneficiary with a 25% interest or more, verification of identity will be required.

Government / Public Body in a Prescribed Country. Please provide

1. Background from a reliable source (e.g. internet search).

Government/ Public Body in Non-Prescribed Country. Please provide

- 1. Full name of the government/public authority.
- 2. Nature and status the government/public authority.
- 3. Registered office address of the government/public authority.
- 4. Name of the home state authority and nature of its relationship with the government/public authority.
- 5. Detail of ownership of the government/public authority.
- 6. Details of main public body officials- including name, residential address and date of birth & verification of identity of two officials or where applicable, one official and one authorised signatory.
- 7. Identity detail for all persons who own or control 25% or more (directly or indirectly of the entity's share capital, profit or voting rights or otherwise exercises control over the management of the entity.

Note: Where the beneficial owner is a corporate entity, the Administrator requires details of ultimate beneficial owners (this can be demonstrated through an organisation chart signed by an authorised signatory or shareholder register or other company documentation etc).

8. Appropriate background information on the entity (e.g. via internet search).

School, College or University. Please provide

- 1. Full name of school, college or university.
- 2. Registered office address school, college or university.
- 3. Detail to allow verification of identity of school, college or university from relevant registers and/or from obtaining appropriate background information (e.g. via internet search).
- 4. Documentation to verify the identity of two officials or one official and one authorised signatory (If individuals, one proof of ID and one proof of address is required) or 6 and 7 below.
- 5. Confirmation of ownership of the entity. In particular, confirmation of public ownership or independent ownership.
- 6. Where independently owned, identity detail of all persons who own or control 25% or more (directly or indirectly) of the entity's share capital, profit or voting rights. Where the Beneficial Owner is deemed high risk per NT risk rating requirements, the identity should be verified in line with its legal form.
- 7. Detail of main officials of school, college or university- including name, residential address and date of birth.

5. Benefit Plan Investors

In order for the ICAV and each F	2			2
definition and make the appropri	ate representations by	checking all applicable	e boxes following the	definition, the Subscriber
represents that it is:				
☐ not a Benefit Plan Investor ^[1] ;	or			
☐ a Benefit Plan Investor that is:				
1. subject to Part 4 of	Title I of the Employee	Retirement Income Se	ecurity Act of 1974, as	amended ("ERISA");
2. □ subject to Section 4	975 of the Internal Revo	enue Code of 1986, as	amended (the "Code")	(that has not checked B1);
3. \square an entity whose un	derlying assets include	"plan assets". The Sul	bscriber also represents	s that the percentage of its
"plan assets" compare	d to the value of its total	assets is not more tha	n:	
□ 10% *	□ 20% *	□ 30%	40%	□ 50%
□ 60%	1 70%	□ 80%	□ 90%	□ 100%
(* applicable to entities wi	th multiple classes, one	of which exceeds the 2	25% threshold for Bene	fit Plan Investors)
4. □ an insurance comp	any general account (or	is investing general ac	count assets under the	U.S. Department of Labor
Advisory Opinion Let	ter 2005-19A). The Sub	scriber also represents	s that the percentage of	"plan assets" included in
the general account is	not more than:			
□ 10%	□ 20%	□ 30%	40%	□ 50%
□ 60%	1 70%	□ 80%	90%	□ 100%
The Subscriber agrees to promptly r	otify the Manager and th	ne Administrator immed	diately if the above resp	onse changes and to provide

The Subscriber agrees to promptly notify the Manager and the Administrator immediately if the above response changes and to provide any other information reasonably requested by the Fund, the Manager or the Administrator for the purposes of determining whether or not the Fund is holding "plan assets".

If the Subscriber is, or is acting on behalf of, an employee benefit plan (a "Plan") which is subject to ERISA, the Subscriber represents and warrants that: (a) it is aware of and has taken into consideration any applicable diversification requirements of Section 404(a)(1)(C) of ERISA; (b) it has concluded that its proposed investment in the Fund is a prudent one and has independently decided to invest in the Fund; (c) the fiduciary or other person signing this Subscription Agreement is independent of the Fund and parties providing services to the Fund (including without limitation the Manager); (d) this subscription and the investment contemplated hereby is in accordance with all requirements applicable to the Plan under its governing instruments and under ERISA; (e) the Subscriber acknowledges and agrees that parties providing services to the Fund shall not be a "fiduciary" (within the meaning of Section 3(21) of ERISA) with respect to any assets of the Plan by reason of the Subscriber's investment in the Fund; (f) the Subscriber represents and warrants that neither the Manager nor any affiliate thereof has acted as a fiduciary to the Subscriber with respect to the decision to invest in the Fund nor have such persons provided investment advice or a recommendation with respect to the decision of the Subscriber to invest in the Fund; and (g) the investment by the Subscriber in the Fund will not result in a "prohibited transaction" under Section 406 of ERISA or Section 4975(c) of the Code.

^[1] A Benefit Plan Investor means (1) an "employee benefit plan" within the meaning of Section 3(3) of the Employee Retirement Income Security Act of 1974, as amended, that is subject to the provisions of Part 4 of Title I of ERISA, (2) an individual retirement account, Keogh plan or other plan described in Section 4975(e)(1) of the US Internal Revenue Code of 1986, as amended, (3) an entity whose underlying assets include "plan assets" by reason of 25% or more of any class of equity interests in the entity being held by plans described in (1) or (2) above, or (4) any other entity (such as an insurance company separate or general account or a group or common trust) whose underlying assets include "plan assets" by reason of an investment in the entity by plans described in (1) or (2) above.

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6. Representations, Authorities, and Indemnities

- 1. I/we confirm that I am / we are 18 years of age or over (delete if you are not a natural person).
- 2. If you are joint applicants We direct that, on the death of one of us, the Shares for which we are applying shall be held in the name of and to the order of the survivor(s) or the executor(s) or administrator of the last such survivor (delete if you are not a natural person or you are a sole investor).
- 3. I/we confirm that I am / we are not a US Person (as defined in the Prospectus) and am/are not acquiring Shares on behalf of, or for the benefit of, a US Person, nor do I/we intend transferring any Shares which I/we may purchase to any person who is a US Person. I/we confirm that I/we have the authority to make this investment whether the investment is our own or is made on behalf of another person or institution.
- 4. I/we indemnify the ICAV, Investment Manager, Depositary, Administrator and other Shareholders for any loss suffered by them as a result of me/us acquiring or holding Shares in the ICAV where, by virtue of my / our holding, I am / we are in breach of the laws of any competent jurisdiction.
- 5. I/we hereby acknowledge as part of this application that I/we have been provided with a copy of the Prospectus and applicable Supplement and where applicable the most recent annual or half-yearly reports and accounts for the ICAV and furthermore that this application is made on the terms thereof and subject to the provisions of the Instrument of Incorporation of the ICAV. In particular, I/we acknowledge that I am/we are aware of the potential risks associated with this investment and where appropriate have sought professional advice on matters of taxation and such other consequences applicable to the investment.
- 6. I/we hereby agree to indemnify and hold harmless the ICAV, the Manager, the Administrator, the Depositary, the Investment Manager, and their respective directors, officers and employees against any loss, liability, cost or expense (including without limitation legal fees, taxes and penalties) which may result directly or indirectly, from any misrepresentation or breach of any warranty, condition covenant or agreement set forth herein or in any document delivered to by me/us to the ICAV or the Administrator. The ICAV, the Investment Manager, and the Administrator will not be responsible or liable for the authenticity of instructions received from us or any authorised person and may rely upon any instruction from any such person representing himself to be a duly authorised person reasonably believed to be genuine.
- 7. The Administrator, the Investment Manager, and the ICAV are each authorised and instructed to accept and execute any instructions in respect of the Shares to which this Account Opening Form relates given by me/us in written form, or by facsimile.
- 8. I/we agree to indemnify each of the Administrator, the Manager, the Investment Manager, and the ICAV and agree to keep each of them indemnified against any loss of any nature whatsoever arising to any of them as a result of any of them acting upon a facsimile instruction. In circumstances where such instructions relate to a change in the Applicant's Banking Information referred to above, I/we confirm that I/we will provide you with an original instruction.
- 9. The Administrator, the Manager, the Investment Manager, and the ICAV may rely conclusively upon and shall incur no liability in respect of any action taken upon any notice, consent, request, instruction or other instrument believed in good faith to be genuine or to be signed by properly authorised persons.
- 10. I/we acknowledge that the ICAV and/or Administrator may refuse to accept any application to subscribe if a prospective investor delays in producing or fails to produce any information required for the purpose of verification as requested by the Administrator and, in that event, any funds received will be returned without interest to the account from which the moneys were originally debited. The ICAV and the Administrator shall not be held liable in this regard.
- 11. I/we acknowledge that the repurchase proceeds of Shares will only be paid on receipt by the Administrator of a repurchase request from me/us together with such other documentation that the Administrator may reasonably require. I/we further acknowledge that any failure to supply the ICAV or the Administrator with any documentation requested by them may result in a delay in the settlement of redemption proceeds. I/we acknowledge that in such circumstances, the Administrator will process any redemption request submitted by me/us and by doing so I/we will no longer be considered a Shareholder/s notwithstanding that I/we have not received the redemption proceeds.
- 12. I/we confirm that I/we will notify the ICAV and the Administrator if there are any material changes during the lifetime of this investment in the Beneficial Owner Detail which I/we have provided.
- 13. I/we acknowledge that the ICAV must obtain and hold details of its beneficial owners for the purposes of compliance with the European Union (Anti-Money Laundering: Beneficial Ownership Of Corporate Entities) Regulations 2016 (S.I. No. 560 of 2016) and that my/our personal details may be provided to a central register of beneficial ownership as part of this process.
- 14. I/we confirm that I/we have the capacity and am/are duly authorised to make this application and to make the representations and give the indemnities referred to in this Account Opening Form.
- 15. I/we shall provide the ICAV, the Manager and the Administrator with any additional information which it may reasonably request in connection with tax and or/FATCA and/or CRS regulations/reporting requirements or other similar requirements in order to substantiate any representations made by me/us or otherwise and I/we authorise the ICAV or its agents to disclose such information relating to this application to such persons as they consider appropriate. For the purposes of the Tax Reporting Services, the Administrator may assume that the Sub-Fund has obtained any and all effective consents, agreements, waivers or approvals that may be required from Shareholders or others to whom a duty of confidentiality is owed and the Administrator shall not be obliged to enquire further but shall be entitled to rely on any representation made by the Sub-Fund or its duly authorised representatives in this respect.

I/we agree to provide to the ICAV, the Manager and the Administrator at such times as each of them may request such declarations, certificates or documents as each of them may reasonably require (the "Tax Information") in connection with this investment (including for the purposes of tax and/or FATCA and/or CRS regulations/reporting requirements). Should any information furnished

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to any of them become inaccurate or incomplete in any way, I/we hereby agree to notify the ICAV or the Administrator immediately of any such change and further agree to request the redemption of Shares in respect of which such confirmations have become incomplete or inaccurate where requested to do so by the ICAV.

In addition to any information required to the Tax Information, I/we agree to promptly provide, and periodically update, at any times requested by the ICAV, any information (or verification thereof) the ICAV deems necessary to comply with any requirement imposed by Sections 1471-1474 of the U.S. Internal Revenue Code of 1986, as amended (the "Code"), and any Treasury Regulations, forms, instructions, or other guidance issued pursuant thereto in order to reduce or eliminate FATCA withholding taxes. The information required to be provided by the preceding sentence may include, but shall not be limited to, (A) information the ICAV deems necessary to determine whether the Shareholder is a "foreign financial institution" ("FFI") as defined in Code 1471(d)(4) or a "non-financial foreign entity" ("NFFE") as defined in Code 1472(d), (B) if I/we am/are an FFI, any certification, statement or other information the ICAV deems necessary to determine whether I/we meet the requirements of Code 1471(b) (including entering into an agreement with the IRS pursuant to Code 1471(b) (an "FFI Agreement") and complying with the terms thereof or, if the FFI is in a jurisdiction that has signed an intergovernmental agreement ("IGA") with the United States, complying with the terms of the IGA and any local laws or regulations implementing its terms) or is otherwise exempt from withholding required under Code 1471, (C) if I/we am/are an FFI, including an FFI in a jurisdiction that has signed an IGA, a Global Intermediary Identification Number ("GIIN") assigned by the IRS; and (D) if I/we am/are an NFFE, any certification, statement or other information the ICAV deems necessary to determine whether a shareholder meets the requirements of Code 1472(b) (which information may be given to the U.S. Internal Revenue Service ("IRS") pursuant to Code 1472(b)(3)) or is otherwise exempt from withholding required under Code 1472. In addition to the Tax Information, I/we agree to promptly provide, at any times requested by the ICAV, any information (or verification thereof) the ICAV deems necessary for the ICAV to comply with the terms of the IGA and any Irish laws, regulations or other guidance implementing the IGA, and any information required to comply with the terms of that agreement on an annual or more frequent basis. I/we agree to waive any provision of foreign law that would, absent such a waiver, prevent compliance with such requests and acknowledges that, if it fails to provide such waiver, it may be required by the ICAV to withdraw from the Sub-Fund if necessary to comply with FATCA and/or CRS and the IGA.

By providing the Tax Information, I/we represent and warrant the completeness and accuracy of such information (as at the date of submission) and authorise the ICAV to act upon such information in good faith, including, but not limited to, disclosing or submitting such information to the Irish tax authorities. The ICAV shall have no obligation to carry out any investigation with respect to the truth, accuracy or completeness of the Tax Information provided by us and I/we will, on demand, hold the ICAV harmless from any liability resulting from the my/our failure to provide complete and accurate Tax Information.

I/we hereby acknowledge that if I/we fail to provide the Tax Information on a timely basis, I/we may be subject to 30% U.S. withholding tax on the investor's share of "withholdable payments" (as defined for purposes of FATCA) received by the ICAV. I/we hereby acknowledge that if I/we fail to provide the Tax Information and such failure results in the ICAV being unable to comply with FATCA, the IGA or CRS, the ICAV may exercise its right to completely redeem an applicant (at any time upon any or no notice). I/we further acknowledge and agree to indemnify the ICAV and its other investors for any losses resulting from our failure to meet its obligations under this Section, including any U.S. withholding tax imposed on the ICAV.

- 16. I/we hereby acknowledge that any notice or document may be served by the ICAV or Administrator on me/us in the manner specified from time to time in the Prospectus and, for the purposes of the Electronic Commerce Act 2000, if I have provided an e-mail address or fax number to the ICAV or its delegate, consent to any such notice or document being sent to me/us by fax or electronically to the fax number or e-mail address previously identified to the ICAV or its delegate which I/we acknowledge constitutes effective receipt by me/us of the relevant notice or document. I/we acknowledge that I/we am/are not obliged to accept electronic communication and may at any time choose to revoke my/our agreement to receive communications by fax or electronically by notifying the ICAV in writing at the above address, provided that my/our agreement to receive communications by fax or electronically shall remain in full force and effect pending receipt by the ICAV of written notice of such revocation.
- 17. I/we request that the Shares issued pursuant to this application are registered in the name and address set out on page 1 hereof.
- 18. I/we accept such lesser number of Shares if any, than may be specified above in respect of which this application may be accepted.
- 19. I/we acknowledge that all telephone calls with the Investment Manager, the Manager, the Administrator or Depositary may be recorded and consent to such recording.
- 20. I/we agree (i) to provide these representations to the ICAV and/or the Manager at such times as the ICAV and/or the Manager may request, and (ii) to provide on request such certifications, documents or other evidence as the ICAV and/or the Manager may reasonably require to substantiate such representations.
- 21. I/we agree to notify the ICAV and/or the Manager immediately if I/we become aware that any of the representations made is no longer accurate and complete in all respects. I/we agree immediately either to sell or to tender to the ICAV for redemption of a sufficient number of Shares to allow the representations to be made again.
- 22. I/we acknowledge that in respect of a fund which has invested in equity related securities, all or part of that fund's fee and expenses may be charged to the capital of the fund and that this policy will have the effect of lowering the capital value of my/our investment.
- 23. I/we understand that the confirmations, representations, declarations and warranties made herein are continuing and apply to all subsequent purchases of Shares by me/us in the ICAV.
- 24. I/we understand that subscription monies paid by me/us into a Subscription/Redemption account will become the property of the Sub-Fund upon receipt and during the period between receipt of subscription monies and the Dealing Day on which Shares are issued, I/we will be treated as an unsecured creditor of the Sub-Fund.

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25. I/we understand that any redemption proceeds held for any time in a Subscription/Redemption account shall remain an asset of the Sub-Fund. In the event of the insolvency of the ICAV or the Sub-Fund, I/we will rank as an unsecured creditor of the ICAV until such time as the Administrator is satisfied that its anti-money-laundering procedures have been fully complied with, following which redemption proceeds will be released to me/us.

Key Investor Information Document ("KIID")

- 1. I/we hereby acknowledge and confirm that I/we have received, read and understood the KIID for the Sub-Fund and Class(es) to which this Account Opening Form relates in good time prior to completing this Account Opening Form. I/we hereby confirm that for any subsequent investments I/we will obtain and read the latest version of the appropriate KIID prior to each subscription and that any future investments to any other sub-fund or share class of the ICAV can also be transacted based on this confirmation. The KIID is available on www.davygfm.com/funds-factsheets/management-company-services.
- 2. I/we represent and acknowledge that: I/we have regular access to the internet and acknowledge and agree that the provision of the KIID by way of email or website is appropriate in the context in which the business between the ICAV, its delegate(s) and me/us is, or is to be, carried on and that the provision by me/us of my/our email address to the ICAV or its delegate(s) is evidence of this. I/we have been offered the choice of receiving the prospectus and the KIID on paper and in electronic form by means of a website or by email and hereby specifically consent to receiving the KIID in electronic form by email or by accessing the latest version of the document online at www.davygfm.com/funds-factsheets/management-company-services (or such other website as may be notified to me/us from time to time). I/we have also been notified electronically of this website address and the place on the website where the KIID can be accessed. I/we received or accessed by electronic means the KIID. I/we consent to accessing the KIID by electronic means before making any subsequent and/or future subscriptions for Shares in any Class of the Sub-Fund.

The KIID shall be reviewed at least every 12 months and that the up-to-date version of the KIID at any given time shall be made available on www.davygfm.com/funds-factsheets/management-company-services (or such other website as may be notified to me/use from time to time. I/We agree that I/we will inspect the KIID by accessing the website in good time before making any subsequent and/or future subscriptions for Shares in any Class of the Sub-Fund. I/We agree that I/we bear sole responsibility for ensuring that I/we have inspected the up-to-date version of the KIID and that, in any event, I/we consent to be, and shall be deemed to have been, provided with the up-to-date KIID by means of the website in good time before any subsequent or future subscriptions. Where I/we are acquiring the Shares for or on behalf of any person in my/our capacity as a sub-distributor of the ICAV, I/we certify that prior to accepting any order for the acquisition of Shares, I/we will ensure that the investor will be provided with the current KIID for the relevant Share Class. Where permitted by applicable law, "provided" shall include informing the investor of the applicable website where the KIID may be obtained, which is www.davygfm.com/funds-factsheets/management-company-services (or such other website address as may be notified to me/us from time to time).

I/we may at any time request a hard copy of any such documentation from the Sub-Fund free of charge and/or revoke, in writing or other authorised manner, the consent given to receive such information electronically or to subscribe or redeem Shares of the Sub-Fund electronically.

Data Protection

- A. I/We consent to personal information obtained in relation to me/us being handled by the Administrator, the ICAV, the Manager or the Investment Manager and their delegates, agents or affiliates in accordance with the Irish Data Protection Acts 1988 to 2003. Information in relation to me/us will be held, used, disclosed and processed for the purposes of (a) managing and administering my/our holdings in the Sub-Fund and any related account on an ongoing basis; (b) for any other specific purposes where I have given specific consent to do so; (c) to carry out statistical analysis and market research (d) to comply with any applicable legal, tax or regulatory obligations including legal obligations under company law, tax law and anti-money laundering legislation and (e) for disclosure and transfer whether in Ireland or elsewhere (including companies situated in countries outside of the European Economic Area which may not have the same data protection laws as in Ireland) to third parties including my/our financial adviser (where appropriate), regulatory bodies, taxation authorities, auditors, technology providers or to the Sub-Fund and its delegates and its or their duly appointed agents and any of their respective related, associated or affiliated companies for the purposes specified above; (f) For other legitimate business interests of the Sub-Fund. I/We hereby acknowledge my/our right of access to and the right to amend and rectify my/our personal data, as provided herein. I/We understand that the Sub-Fund is a data controller and will hold any personal information provided by me/us in confidence and in accordance with the Data Protection Act 1988 to 2003. The Administrator may only transfer personal data outside of the EEA by using an EU-approved 'model contract' by means of which the non-EEA data receiver agrees to abide by the instructions of the data controller (the Administrator), and agrees to comply with security measures which are appropriate to the circumstances of the data transfer, and which are specified in the contract itself.
- B. I/We consent to the recording of telephone calls that I/we make to and receive from the Administrator, the ICAV, the Manager or the Investment Manager and their delegates or duly appointed agents and any of their respective related, associated or affiliated companies for record keeping, security and/or training purposes. I/We consent to the ICAV, the Manager or the Investment Manager sending information about other investment services to me/us by letter, telephone or other reasonable means of communication. I/We understand that I/we have a right to request not to receive such information. The Administrator or ICAV may disclose personal information to the Depositary and/or the Investment Manager and/or the Manager and/or third parties where necessary or for legitimate business interests. This may include disclosure to third parties such as auditors and the Central Bank of Ireland or agents

of the Administrator who process the personal information for anti-money laundering purposes or for compliance with foreign regulatory requirements. The Administrator may and will hold all or part of the information in relation to your shareholding in accordance to legal and regulatory requirements even after you have fully redeemed from the fund.

- C. I/we consent to the processing of my/our information and the disclosure of my/our information as outlined above and to the Manager and/or the Investment Manager and where necessary or in the ICAV's legitimate interests to any company in the Investment Manager's group of companies or agents of the ICAV including companies situated in countries outside the European Economic Area, which may not have the same data protection laws as in Ireland.
- D. From time to time, the Manager and/or the Investment Manager may send you information about other products or services which they offer. You have a right to request not to receive such information.

	If	vou do	wish to	receive suc	n information	and/or	marketing	material.	please ti	ck here:	
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7a. Entity Self-Certification for FACTA and CRS

Account holders that are Individuals or Controlling Persons should not complete this form and should complete the form entitled "Individual (including Controlling Persons) Self-Certification for FATCA and CRS".

Instructions for completion and data protection notice.

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

If you have any questions about this form or defining the account holder's tax residency status, please speak to a tax adviser or local tax authority. For further information on FATCA or CRS please refer to the Irish Revenue or the OECD website at: http://www.revenue.ie/en/business/aeoi/index.html or the following link: http://www.oecd.org/tax/automatic-exchange/ in the case of CRS only. If any of the information below about the account holder's tax residence or FATCA/CRS classification changes in the future, please ensure that we are advised of these changes promptly.

(Mandatory fields are marked with an *)

Section 1: Acco	unt holder Identificat	tion *	
*Account holder N	lame:		(the "Entity")
Country of Incorp	oration or Organisation:		
*Current (Resider	t or Registered) Address:		
Number:		Street:	
City, town, State, P	rovince or County:		
Postal/ZIP Code:		Country:	
Mailing address (i	f different from above):		
Number:		Street:	
City, town, State, P	rovince or County:		
Postal/ZIP Code:		Country:	
U.S. TIN: Or D b) The Entity is Or	not a <i>Specified U.S. Perso</i> a US person but not a <i>Spe</i>	n (Please al	Person (Please also complete Sections 4 and 5)
(the information p classification in Se 3.1 Financial Ins If the Entity is a <i>Fin</i> the reason why you I. Iris II. Re	ction 5): titutions under FATCA nancial Institution, please ti are unable to provide a GII	ck one of the N. Partner Jurit Foreign Fi	_

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3.2 Please provide the Entity's Global Intermediary Identification number ("GIIN")
3.3 If the Entity is a <i>Financial Institution</i> but unable to provide a <i>GIIN</i> , please tick one of the below reasons: □ I. The Entity has not yet obtained a <i>GIIN</i> but is sponsored by another entity which does have a <i>GIIN</i> . Please provide the sponsor's name and sponsor's <i>GIIN</i> : Sponsor's Name:
Sponsor's GHN:
NOTE: this option is only available to Sponsored Investment Entities in Model 1 IGA jurisdictions. Sponsored Investment Entities that do not have U.S. reportable accounts are not required to register and obtain a GIIN with the IRS unless and until U.S. reportable accounts are identified.
☐ II. The Entity is an Exempt Beneficial Owner. Please tick and confirm the category of Exempt Beneficial Owner;
☐ i. Government Entity ☐ ii. International Organisation
☐ iii. Foreign Central Bank ☐ iv. Exempt Retirement Fund
□ v. Collective Investment Vehicle Wholly Owned by Exempt Beneficial Owners.
☐ III. The Entity is a Certified Deemed Compliant Foreign Financial Institution (including a deemed compliant Financial Institution under Annex II of the IGA Agreement)
Indicate exemption:
 □ IV. The Entity is a Non-Participating Foreign Financial Institution □ V. The Entity is an Excepted Foreign Financial Institution
Indicate exemption:
☐ VI. The Entity is a Trustee Documented Trust. Please provide your Trustee's name and GIIN
Trustee's Name:
Trustee's GIIN:
3.4. Non-Financial Institutions (Non-Foreign Financial Entity/NFFE) under FATCA:
If the Entity is not a Financial Institution, please confirm the Entity's FATCA classification below by ticking one of the categories
☐ I. Active Non-Financial Foreign Entity
☐ II. Passive Non-Financial Foreign Entity (NFFE) (Please tick the box that applies)
☐ i. Passive Non-Financial Foreign Entity with no Controlling Persons that are specified U.S Persons.
ii. Passive Non-Foreign Financial Entity with Controlling Persons that are specified U.S Persons. (If this box is ticked, please indicate the name of all natural Controlling Person(s) of the Entity in section 6.1 below and separately
complete III Evented Non Financial Foreign Entity
☐ III. Excepted Non-Financial Foreign Entity☐ IV. Direct Reporting NFFE
Please provide your GIIN

Section 4: Common Reporting Standard ("CRS") Declaration of Tax Residency *

(Note that Entities may have more than one country of Tax Residence)

Please indicate the Entity's country of tax residence for CRS purposes, (if resident in more than one country please detail all countries of tax residence and associated tax identification numbers ("TIN")). Please refer to the OECD CRS Web Portal for AEOI for more information on Tax Residence.

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

Account Opening Form Arbrook American Equities Fund

	are tax resident in a non-repor try of Tax Residency	table Jurisdiction (i.e. Ireland or the US Tax ID Number	SA) If TIN unavailable Select (A, B or C)
Coun	iry of Tax Residency	Tax ID Number	and check box below
\square R	eason A - The country/jurisdict	ride the appropriate reason A , B or C which tion where the Account Holder is reside	here indicated below: ent does not issue TINs or TIN equivalents to its
reside			
		is otherwise unable to obtain a TIN	n)
(Pleas	se explain why you are unable t	to obtain a TIN if you selected Reason I	(B)
			mestic law of the relevant country/jurisdiction does
not rec	quire the collection of the TIN	issued by such country/jurisdiction)	
(The in classifi on whe	cation in Section 3 above). In a ther they are resident in a partic	tion is for CRS. Please note an Entity's of addition please note that the information icipating or non-participating CRS Juris	CRS classification may differ from its FATCA that the Entity has to provide may differ depending ediction. For more information please see the OECD attic-exchange/crs-implementation-and-assistance/tax-
	cation-numbers/	itti y. <u>ittips://www.socot.org/tua/uatoma</u>	the exemplementation and assistance, ax
100111111	oution numbers:		
	nancial Institutions under		
			Non-Participating CRS Jurisdiction please review
		hat applies and specify the type of Fina	incial Institution below.
		AFOI	- C 11: - C C C C
Juitsun			of this form to confirm whether your country of Tax
	/ww.revenue.ie/en/business/aec	ng or Non-Participating for the purpose	
http://w		ng or Non-Participating for the purpose oi/participating-jurisdictions.pdf	es of CRS Due-Diligence in Ireland.
http://w	A Reporting Financial Institu	ng or Non-Participating for the purpose oi/participating-jurisdictions.pdf ation resident in a participating CRS	jurisdiction.
http://w	A Reporting Financial Institu A Financial Institution Resid	ng or Non-Participating for the purpose oi/participating-jurisdictions.pdf ution resident in a participating CRS dent in a Non-Participating Jurisdicti	jurisdiction. ion:
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http://w	A Reporting Financial Institution Resident A Financial Institution Resident An Investment Entity results Institution (If this box is ticked and complete a separate individual of the complete and complete a separate individual of the complete and complete a separate individual of the complete and complet	ng or Non-Participating for the purpose oi/participating-jurisdictions.pdf ution resident in a participating CRS dent in a Non-Participating Jurisdictisident in a Non-Participating Jurisdiced, please indicate the name of any Contidual self-certification forms for each or	jurisdiction. jurisdiction. ion: ction and managed by another Financial attrolling Person(s) of the Entity in section 6 below
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http://w	A Reporting Financial Institution Resident A Financial Institution Resident An Investment Entity results Institution (If this box is ticked and complete a separate individual An Investment Entity results Institution Other Financial Institution Insurance Company I. Non-Reporting Financial Institution	ng or Non-Participating for the purpose oi/participating-jurisdictions.pdf ution resident in a participating CRS dent in a Non-Participating Jurisdiction in a Non-Participating Jurisdiction ded, please indicate the name of any Contidual self-certification forms for each of sident in a Non-Participating Jurisdiction, including a Depository Financial In	jurisdiction. jurisdiction. ion: ction and managed by another Financial ntrolling Person(s) of the Entity in section 6 below f your Controlling Persons") ction that is not managed by another Financial
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http://w	A Reporting Financial Institut A Financial Institution Resid An Investment Entity res Institution (If this box is ticked and complete a separate individed in the Institution An Investment Entity res Institution Other Financial Institution Insurance Company I. Non-Reporting Financial In Governmental Entity International Organization Central Bank	ing or Non-Participating for the purpose oi/participating-jurisdictions.pdf ution resident in a participating CRS dent in a Non-Participating Jurisdiction in a Non-Participating Jurisdiction of the purpose of the pur	jurisdiction. jurisdiction. jurisdiction. ion: ction and managed by another Financial ntrolling Person(s) of the Entity in section 6 below f your Controlling Persons") ction that is not managed by another Financial stitution, Custodial Institution or Specified

☐ Exempt Collective Investment Vehicle

Account Opening Form Arbrook American Equities Fund

☐ Trust whose trustee reports all required information with respect to all CRS Reportable Accounts ☐ Qualified Credit Card Issuer
Other Entity defined under the domestic law as low risk of being used to evade tax:
Specify the type provided in the domestic law:
5.2 Non-Financial Institutions ("NFE") under CRS: If the Entity is a <i>not defined as a Financial Institution under CRS then</i> , please tick one of the below categories confirming if you
are an Active or Passive NFE.
☐ I. Active Non-Financial Entity – a corporation the stock of which is regularly traded on an established securities market. Please provide the name if the established securities market on which the corporation is regularly traded:
☐ II. Active Non-Financial Entity – if you are a Related Entity of a regularly traded corporation. Please provide the name of the regularly traded corporation that the Entity is a Related Entity of:
Please provide details of the securities market that the entity is listed on:
☐ III. Active Non-Financial Entity – a Government Entity or Central Bank
☐ IV. Active Non-Financial Entity – an International Organisation
□ V. Active Non-Financial Entity – other than those listed in I, II, III or IV above. (for example a start-up NFE or a non-profit NFE)
□ VI. Passive Non-Financial Entity - If this box is ticked, please also complete Section 6.1 below and indicate the name of all natural Controlling Person(s) of the Entity and complete a separate Individual Self-Certification Form for each of your Controlling Person(s)
Section 6: Controlling Persons
NB: Please note that each Controlling Person must complete a Separate Individual Self-Certification form. If there are no natural person(s) who exercise control of the Entity then the Controlling Person will be the natural person(s) who hold the position of senior managing official of the Entity.
For further information on Identification requirements under CRS for Controlling Persons, see the Commentary to Section VIII of the CRS Standard. https://www.oecd.org/tax/automatic-exchange/common-reporting-standard/ Name of All Controlling Person(s) of the Account Holder:
If you have ticked sections 5.1 VI above, then please complete section 6.1 and 6.2 below:
6.1 Indicate the name of all Controlling Person(s) of the Account Holder:
I.
п.
III.
Note: In case of a trust, Controlling Persons means the settlor(s), the trustee(s), the protector(s) (if any), the beneficiary (ies) or class(es) of beneficiary(ies), AND any other natural person(s) exercising ultimate effective control over the trust. With respect to an Entity that is a legal person, if there are no natural person(s) who exercise control over the Entity, then the Controlling Person

will be the natural person who holds the position of senior managing official of the Entity.

6.2 Complete a separate Individual (Controlling Person's) Self-Certification for FATCA and CRS for each **Controlling Person listed in Section 6.1.**

Account Opening Form Arbrook American Equities Fund

Section 7:

7a. Entity Self-Certification for FACTA and CRS

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

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

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

* Authorised Signature(s):	
* Print Name(s):	
* Capacity in which declaration is	
made:	
* Date: (dd/mm/yyyy):	

7b. Individual (including Controlling Persons) Self-Certification for FATCA and CRS

Instructions for completion and data protection notice

We are obliged under Section 891E, Section 891F and Section 891G of the Taxes Consolidation Act 1997 (as amended) and regulations made pursuant to those sections to collect certain information about each account holder's tax arrangements. Please complete the sections below as directed and provide any additional information that is requested. Please note that by completing this form you are providing personal information which may constitute personal data within the meaning of the Data Protection Acts, 1998 and 2003 of Ireland. Please note that in in certain circumstances we may be legally obliged to share this information, and other financial information with respect to an account holder's interests in the Sub-Fund, with Revenue, the Irish tax authority. They may in turn exchange this information, and other financial information with foreign tax authorities, including tax authorities outside the EU.

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

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

http://www.revenue.ie/en/business/aeoi/index.html or the following link to the OECD CRS Information Portal at: http://www.oecd.org/tax/automatic-exchange/ in the case of CRS only.

If any of the information below about the account holder's tax residence or FATCA/CRS classification changes in the future, please advise of these changes promptly. Please note that where there are joint account holders each account holder is required to complete a separate Self-Certification form.

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

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

For further guidance see: http://www.oecd.org/tax/automatic-exchange/common-reporting-standard/common-reporti

(Mandatory fields are marked with an *)

Section 1: Account holder Identification / Controlling Person Identification *						
* Account Holder / Controlling Person Name:						
* Current Residential A	Address:					
Number:	Str	reet:				
City, town, State, Province or County:						
Postal/ZIP Code:	Co	ountry:				
Mailing address (if diff	Mailing address (if different from above):					

Account Opening Form Arbrook American Equities Fund

Number:		Street:				
City, town, State, Province	e or County:					
Postal/ZIP Code:		Country:				
* Place and Date of Birth	1					
* Town or City of Birth:				* Country of	Birth:	
* Date of Birth:						
Section 2: FATCA Deplease tick either (a) or (b) a) I confirm that I am number (U.S. TIN) is as for	and complete as ap a U.S. citizen and/	propriate.				or Tax purposes * my U.S. federal taxpayer identifying
number (0.5. 1114) is as it	niows.					
OR						
b) I confirm that I am	not a U.S. citizen	or resident	in the U.S	. for tax purpo	ses.	
http://www.oecd.org/tax/au NOTE: Under the Irish leg a) You are tax resident in a b) You are tax resident in a	islation implement Jurisdiction that do	ing the CRS	e a (TIN),	or,	number	(TIN) is required to be provided unless:
Country of Tax Residence	ey T	ax ID Num	ber			f TIN unavailable Select (A, B or C) nd check box below
If a TIN is unavailable, p	lease provide the a	ppropriate 1	eason A,	B or C where	indicat	ed below:
	*		· ·			ssue TINs or TIN equivalents to its
	_				c law oj	f the relevant country/jurisdiction does
not require the collection	· ·				ovnlain	why you are unable to obtain a TIN if
you selected Reason C)	ini Hoider is oiner	vise unadie	io obiain	a IIIv (Fieuse	ехрішіп	wny you are unable to obtain a 111v ij
,						
	, III. D					
Section 4 – Type of C ONLY to be completed by Investment Entity located in For Joint or multiple Control	an individual who n a Non-Participati	is a Contro ng Jurisdict	ion and m	nanaged by ano	ther Fin	
Please Confirm the type applies to you/the Accou	of Controlling Per	rson applic	able und	er CRS that	Tick	Entity Name
Controlling Person of a lea			him			
Controlling Person of a legal person – control by ownership Controlling Person of a legal person – control by other means						
Controlling Person of a le	_		_			
Controlling Person of a leg Controlling Person of a leg	gal person – contro	l by other n	neans			
	gal person – contro gal person – senior	l by other n	neans			

Controlling Person of a trust – protec	tor		
Controlling Person of a trust – benefit			
Controlling Person of a trust – other			
Controlling Person of a legal arrange	ment (non-trust) – settlor-equivalent		
Controlling Person of a legal arrange	ment (non-trust) – trustee-equivalent		
Controlling Person of a legal arrange	ment (non-trust) – protector-equivalent		
Controlling Person of a legal arrange	ment (non-trust) – beneficiary-equivalent		
Controlling Person of a legal arrange			
	1		
I acknowledge and consent to the fact may be reported to the tax authorities of another country or countries in whit countries) have entered into Agreemer I undertake to advise the recipient procircumstances occurs which causes an Data Protection - Customer Information The Common Reporting Standard ("Information, is an information standad Organisation for Economic Co-opera The standard requires that Financial I (and, in particular situations, also coll Under CRS account holder information such account holders) is to be reported that in which the account holder residing that is a CRS-participating jurisdict Information that may be reported includemption and dividend/interest pay	CRS"), formally referred to as the Standard rd for the automatic exchange of informatic tion and Development ("OECD"). Institutions in participating jurisdictions gather information in relation to relevant Conton (and, in particular situations, information d to the relevant tax authority where the acceles, will be shared with the relevant tax authorion. Indeed, and the relevant tax authority where the acceles, will be shared with the relevant tax authorion. Indeed, and the relevant tax authorion.	n and ir re maint where to m. cation for Auton ("AE ner certa rolling I in relationant is sority of birth, ac	aformation regarding the Account Holder tained and exchanged with tax authorities hose countries (or tax authorities in those form within 30 days where any change in correct. Commatic Exchange of Financial Account of the main information from account holders Persons of such account holders. Etion to relevant Controlling Persons of held, which, if a different country to the account holder's resident country, count balance, any payments including
* Capacity (if Controlling Person):			
· · · · · · · · · · · · · · · · · · ·			

8. Return of Values (Investment Undertakings) Regulations 2013 (for Irish resident investors only)

Pursuant to the Return of Values (Investment Undertakings) Regulations 2013 (S.I. 245 of 2013) (the "Return Regulations"), the Sub-Fund is required to collect certain information from certain Irish residents. All applicants, whether individuals, bodies corporate or unincorporated bodies of persons, which are Irish resident or ordinarily resident should review the list of Exempt Irish Investors in the Prospectus. If the applicant is Irish resident or ordinarily resident and is not an Exempt Irish Investor, please provide the relevant Tax Identification Number (TIN) / PPS Number together with any one original or copy of the following additional documents: P60, P45, P21 Balancing Statement, Payslip (where employer is identified by name or tax number), Drug Payment Scheme Card, Tax Assessment, Tax Return Form, PAYE Notice of Tax Credits, Child Benefit Award Letter / Book, Pension book, Social Services Card, or Public Services Card. In addition, printed documentation issued by the Irish Revenue Commissioners or the Department of Social Protection which includes the applicant's name, address and tax reference number is also acceptable. In the case of joint account holders, the additional documentation is required for each applicant. By signing this Account Opening Form the applicant acknowledges that information relating to its investment in Shares in the Sub-Fund, the value of such investment and its name(s), address(es) and tax reference / PPS number may be subject to disclosure to the Revenue Commissioners in accordance with the Return Regulations.

9. Applicant Signatures

Please sign

Checklist prior to submission of the Account Opening Form to the Administrator please tick ($$) when complete where applicable					
Section 1: Are all registration details completed?					
Section 1: Are all registration details completed in relation to an authorised contactee/ag	ent?				
Section 2: Have all details been completed to include the amount of shares in figures and	d words?				
Section 2: Are all bank account details provided?					
Section 3: Have you completed the Declaration of residency form (to include the tax exerclevant) and completed and attached all relevant documentation?					
Section 4: Have you completed the Identity verification section fully and attached the reidentity verification documentation?	quired				
Section 6: Have you read and understood the Representations & Warranties section? Ha	ve you signed it?				
Section 7a: Have you completed the FATCA form if completing on behalf of an entity?					
Section 7b: Have you completed the FATCA form if you are an individual investor?					
Section 7a: Have you completed the CRS form if completing on behalf of an entity?					
Section 7b: Have you completed the CRS form if you are an individual investor?					
Section 8: Have you completed the Return of values (investment undertakings) section fully? (Irish resident investors only)					
Section 9: Have you fully signed and dated this Account Opening Form?					
If applicable, have you attached supporting evidence for anti-money laundering purpose	s?				
I/we agree to be bound by the representations and statements set out in this Account authorised signatory list of those entitled to instruct on this investment.	Opening Form. If applicable, attach an				
Signature Joint A	pplicant (if applicable) Signature				
Date	Date				

Account Opening Form Arbrook American Equities Fund

Appendix I

SKYLINE UMBRELLA FUND ICAV

Arbrook American Equities Fund

SUBSCRIPTION FORM

This Subscription Form is for investors wishing to subscribe for shares in the Sub-Fund(s) indicated below.

The completed Subscription Form should be completed in compliance with the Prospectus and delivered to the Administrator, at the address below, by post, facsimile or as provided for in the Prospectus.

Attention: Transfer Agency c/o Northern Trust International Fund Administration Services (Ireland) Limited
2nd Floor, Block A
City East Plaza
Towlerton, Ballysimon
Limerick
V94 X2N9
Ireland
T +353 1 4345124

I/we hereby apply to purchase Shares in the amount of which sum will be paid by telegraphic transfer, and agree to be bound by the Instrument of Incorporation of the ICAV and its material contracts as set out in the Prospectus:

Share Class Name	Base Currency	Monetary Amount	Monetary Amount in words

The minimum initial subscription and minimum subsequent subscription amounts are set out below:					
Share Class Name	Base	Minimum initial investment amount			
	Currency				
Class A1 (USD) Accumulating	USD	-			
Class A2 (USD) Income	USD	-			
Class A3 Founder (USD)	USD	-			
Accumulating	USD	-			
Class A4 Founder (USD) Income	USD	-			
Class A5 (USD) Accumulating	USD	-			
Class A6 (USD) Income	USD	-			
Class A7 (USD) Accumulating	USD	-			
Class A8 (USD) Income	USD	-			
Class A9 (USD) Accumulating	USD	\$50,000,000			
Class A10 (USD) Income	GBP	\$50,000,000			
Class B1 (GBP) Accumulating	GBP	-			
Class B2 (GBP) Income	GBP	-			
Class B3 Founder (GBP) Accumulating	GBP	-			
Class B4 Founder (GBP) Income	GBP	-			
Class B9 (GBP) Accumulating	GBP	\$50,000,000			
Class B10 (GBP) Income	GBP	\$50,000,000			
Class C1 (CHF) Accumulating	CHF	-			

F +353 1 4345285

E davy_ta_queries@ntrs.com

Account Opening Form Arbrook American Equities Fund

Class C2 (CHF) Income	CHF	-	
Class C3 Founder (CHF) Accumulating	CHF	-	
Class C4 Founder (CHF) Income	CHF	-	
Class C5 (CHF) Accumulating	CHF	-	
Class C6 (CHF) Income	CHF	-	
Class C7 (CHF) Accumulating	CHF	-	
Class C8 (CHF) Income	CHF	-	
Class C9 (CHF) Accumulating	CHF	\$50,000,000	
Class C10 (CHF) Income	CHF	\$50,000,000	
Class D1 (EUR) Accumulating	EUR	-	
Class D2 (EUR) Income	EUR	-	
Class D3 Founder (EUR)	EUR	-	
Accumulating	EUR	-	
Class D4 Founder (EUR) Income	EUR	-	
Class D5 (EUR) Accumulating	EUR	-	
Class D6 (EUR) Income	EUR	-	
Class D7 (EUR) Accumulating	EUR	-	
Class D8 (EUR) Income	EUR	-	
Class D9 (EUR) Accumulating	EUR	\$50,000,000	
Class D10 (EUR) Income	EUR	\$50,000,000	
Class E1 (SGD) Accumulating	SGD	-	
Class E2 (SGD) Income	SGD	-	

Cleared subscription monies must be received no later than close of business on the third Business Day following the relevant Dealing Day.

If payment in full in cleared funds is not received within the required number of Business Days any provisional allotment of shares may be cancelled.

Please note any subscription proceeds paid in currencies other than the Base Currency of the relevant Sub-Fund or the designated currency of the relevant Share Class will be converted into that currency at prevailing exchange rates. This foreign exchange transaction will be arranged by the Administrator at the cost and risk of the relevant investor.

Account Opening Form Arbrook American Equities Fund

Bank account details for Subscription Payments

Dank account uctains for Subscription 1 ayments	
U.S. Dollar – USD	Euro – EUR
Beneficiary Bank: The Northern Trust International Banking	Intermediary Bank: Barclays Bank PLC, Frankfurt
Corporation, New Jersey	
SWIFT: CNORUS33	SWIFT: BARCDEFF
Fedwire ABA: 026001122	Beneficiary Bank: The Northern Trust International Banking Corporation, New Jersey Account Number: 0210472800
CHIPS ABA: 0112	SWIFT: CNORUS33
Beneficiary: Skyline Umbrella Fund ICAV – ARBROOK AMERICAN EQUITIES FUND – 193136-20010	Beneficiary: Skyline Umbrella Fund ICAV ARBROOK AMERICAN EQUITIES FUND – 648949-20019 (EUR)
Reference: ARBROOK AMERICAN EQUITIES FUND	Reference: ARBROOK AMERICAN EQUITIES FUND
British Pound – GBP	Swiss Franc – CHF
Intermediary Bank: Barclays Bank, 1 Churchill Place, London E14 5HP Sort Code: 20-32-53 Intermediary Bank Account: 53529495	Intermediary Bank: Credit Suisse AG, Giesshuebelstrasse 30, CH-8070 Zurich, Switzerland
SWIFT: BARCGB22	SWIFT: CRESCHZZ80A
Beneficiary Bank: The Northern Trust International Banking Corporation, New Jersey	Beneficiary Bank: The Northern Trust International Banking Corporation, New Jersey (SWIFT: CNORUS33)
SWIFT: CNORUS33	IBAN: CH1004835098499033010
Beneficiary: Skyline Umbrella Fund ICAV – ARBROOK AMERICAN EQUITIES FUND – 648931-20019 (GBP)	Beneficiary: Skyline Umbrella Fund ICAV – ARBROOK AMERICAN EQUITIES FUND – 648956-20019 (CHF)
Reference: ARBROOK AMERICAN EQUITIES FUND	Reference: ARBROOK AMERICAN EQUITIES FUND
Singapore Dollar - SGD	
Intermediary Bank: DBS Bank Ltd., Singapore SWIFT: SWIFT: DBSSSGSG Beneficiary Bank: The Northern Trust International Banking Corporation, New Jersey	

Please contact the Administrator if payment details are required in any other currency. Any bank charges in respect of telegraphic transfers or otherwise will be deducted from the amount or value of subscriptions and the net amount invested in Shares. Requests for redemption or distribution payments to be made by telegraphic transfer will be subject to bank charges. The Base Currency of the Sub-Fund and the designated currency of any Shares will be set out in the Prospectus and is also noted above. Applications for Shares shall be accepted in the Base Currency of the relevant Sub-Fund or the designated currency of the relevant Share Class. At the discretion of the ICAV or the Manager, applications may be accepted in currencies other than the Base Currency. No redemption payment may be made until the original Application Form has been received by the Administrator and the Administrator is satisfied that all necessary anti-money laundering documentation and checks have been received and completed in full.

Note: Currency subscription settlement times

Account Number: 0370035947

Beneficiary: Skyline Umbrella Fund ICAV – ARBROOK AMERICAN EQUITIES FUND - 648964-20019 (SGD) Reference: ARBROOK AMERICAN EQUITIES FUND

SWIFT: CNORUS33

GBP 16:00 GMT EURO 14:30 GMT USD 16:00 GMT

REGISTERED INFORMA	TION	
Registered Account Name		
Account Number		
Your Company Contact	Name:	Phone No: Fax No:

Appendix II

SKYLINE UMBRELLA FUND ICAV

Arbrook American Equities Fund

REDEMPTION FORM

This Redemption Form is for client(s) redeeming Shares from the Sub-Fund(s) below.

This completed Redemption Form should be posted or sent by facsimile to the Administrator at the address below no later than the Dealing Deadline. Redemptions will not be processed on non-cleared/verified accounts.

ADDRESS FOR DOCUMENTATION

Attention: Transfer Agency

c/o Northern Trust International Fund Administration Services (Ireland) Limited

2nd Floor, Block A City East Plaza Towlerton, Ballysimon Limerick

V94 X2N9 Ireland

T +353 1 4345124 F +353 1 4345285

E davy_ta_queries@ntrs.com

Please see the Prospectus for full details of how to apply for a redemption of shares.

Any redemption request which would reduce the value of your aggregate shareholding below the Minimum Subscription amounts specified in the Prospectus may be refused or may result in the redemption of all of your shares.

It should be noted that any outstanding unpaid interest that you owe, arising due to late settlement of subscription monies, may be deducted from the redemption proceeds.

Redemption monies for the Classes of Shares in the ICAV will be remitted in the designated currency of the Class of Shares (or such other currency as the Directors may from time to time determine).

I/We, having received and read a copy of the Prospectus and Instrument of Incorporation of the ICAV wish to redeem Shares in the ICAV as indicated in the table below:

Account Opening Form Arbrook American Equities Fund

Share Class Name	Share Class Currency	Monetary Amount	Monetary Amount in words
The minimum investment amounts are	set out below:		
Share Class Name		Minimum investme	nt amounts
Share Class Name	Currency	viiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	it amounts
Class A1 (IICD) Assumulating	USD	_	
Class A1 (USD) Accumulating Class A2 (USD) Income	USD	_	
Class A3 Founder (USD)	USD		
Accumulating	OBD		
Class A4 Founder (USD) Income	USD	_	
Class A5 (USD) Accumulating	USD	_	
Class A6 (USD) Income	USD	_	
Class A7 (USD) Accumulating	USD	-	
Class A8 (USD) Income	USD	-	
Class A9 (USD) Accumulating	USD	\$50,000,000	
Class A10 (USD) Income	USD	\$50,000,000	
Class B1 (GBP) Accumulating	GBP	-	
Class B2 (GBP) Income	GBP	-	
Class B3 Founder (GBP)	GBP	-	
Accumulating		-	
Class B4 Founder (GBP) Income	GBP	-	
Class B9 (GBP) Accumulating	GBP	\$50,000,000	
Class B10 (GBP) Income	GBP	\$50,000,000	
Class C1 (CHF) Accumulating	CHF	-	
Class C2 (CHF) Income	CHF	-	
Class C3 Founder (CHF)	CHF	-	
Accumulating	CHE	-	
Class C4 Founder (CHF) Income Class C5 (CHF) Accumulating	CHF CHF	-	
Class C6 (CHF) Income	CHF	_	
Class C7 (CHF) Accumulating	CHF	_	
Class C8 (CHF) Income	CHF	-	
Class C9 (CHF) Accumulating	CHF	\$50,000,000	
Class C10 (CHF) Income	CHF	\$50,000,000	
Class D1 (EUR) Accumulating	EUR	-	
Class D2 (EUR) Income	EUR	-	
Class D3 Founder (EUR)	EUR	-	
Accumulating	EUR	-	
Class D4 Founder (EUR) Income	EUR	-	
Class D5 (EUR) Accumulating	EUR	-	
Class D6 (EUR) Income	EUR	-	
Class D7 (EUR) Accumulating	EUR	-	
Class D8 (EUR) Income	EUR	-	
Class D9 (EUR) Accumulating	EUR	\$50,000,000	
Class D10 (EUR) Income	EUR	\$50,000,000	
Class E1 (SGD) Accumulating	SGD	-	
Class E2 (SGD) Income	SGD	-	

Account Opening Form Arbrook American Equities Fund

Payments will be made by default to the details provided at the time of registration. If these details have changed please complete the following and contact the Administrator.

Bank Details (fo	r the purpos	ses of receiving redemption moni	ies):				
Bank Name:							
Branch Name:							
IBAN:							
BIC:							
Account Name:	:						
Account Numb	er:						
Sort Code:							
under Application	n Form has n	hat if all of the relevant anti-mone ot been supplied to the Administra ministrator until such documentati	itor, that my/ou	r shareholdir	ng will be		
Signature:			Signature:				
Print name:			Print name:				
Position (only	if signing on	behalf of the beneficial owner):					
Date:	/	1	Date:	1	1		
REGISTERED		TION					
Account Number							
Your Company C	Contact	Name:	Phone No:	o:			

Appendix III

SKYLINE UMBRELLA FUND ICAV

Arbrook American Equities Fund **DATA PROTECTION DISCLOSURE STATEMENT**

Introduction

This document outlines our data protection obligations and your data protection rights as they relate to your investment in the Fund under the EU data protection regime introduced by the General Data Protection Regulation (Regulation 2016/679, the "Data Protection Legislation").

The Fund will be characterised as a "data controller" under the Data Protection Legislation. The Management Company, the Investment Manager and the Investment Advisor and its affiliates and delegates may act as "data processors" under the Data Protection Legislation.

In this document, "we", "us" and "our" refers to the Fund, the Management Company, the Investment Manager and the Investment Advisor and its affiliates and delegates.

Your personal data

You understand that by virtue of making an investment in the Fund and your associated interactions with us (including this application, and including the recording of electronic communications or phone calls where applicable) or by virtue of you otherwise providing us with personal information on individuals connected with you as an investor (for example directors, trustees, employees, representatives, shareholders, investors, clients, beneficial owners or agents), you will provide us with certain personal information which constitutes personal data within the meaning of the Data Protection Legislation. This includes, but is not restricted to, data such as your name, residential address, email address, place of birth, date of birth, bank account details and details relating to your investment activity.

Why we may use your personal data

You understand that we may collect, store and use this data for lawful purposes including, in particular: (i) where this is necessary for the performance of the contract to purchase shares in the Fund; (ii) where this is necessary for compliance with a legal obligation to which we are subject (such as the anti-money laundering obligation to verify the identity of our customers (and, if applicable their beneficial owners) and retain copies of materials in respect thereof for five years after the relationship terminates); and/or (iii) where this is necessary for the purposes of the legitimate interests of us or a third party and such legitimate interests are not overridden by your interests, fundamental rights or freedoms.

It is noted that the Data Protection Legislation states that the use of personal data for direct marketing purposes (that is, providing you with information on products and services that may be of interest) may be regarded as being for the purposes of a legitimate interest. Analysing personal data for quality control, business and statistical analysis, tracking fees and costs, training and related purposes are also legitimate interests for using your personal data.

Account Opening Form Arbrook American Equities Fund

Accordingly, you understand that we may use your personal data for such purposes as described above, provided that we are acting

in a fair, transparent and accountable manner and have taken appropriate steps to prevent such activity having any unwarranted

impact on you and also noting your right to object to such use, as discussed below.

Given the specific purposes for which we envisage using your personal data, under the provisions of the Data Protection Legislation,

we do not anticipate being required to obtain your consent to do so. Should we wish to use your personal data for other specific

purposes that require your consent, we will contact you to request this.

Why we may transmit your personal data

You understand that in certain circumstances we and/or our authorised delegates may be legally obliged to share your data and other

financial information with respect to your interest in the Fund with the Irish Revenue Commissioners and they, in turn, may exchange

this information with foreign tax authorities including tax authorities located outside the EEA.

We anticipate disclosing your personal data to the Administrator, the Management Company, the Investment Manager and the

Investment Advisor and their respective affiliates and this may include certain entities located outside the EEA.

The data protection measures we take

Any transmission of personal data by us or our duly authorised delegates outside the EEA shall be in accordance with the conditions

in the Data Protection Legislation.

We and our duly authorised delegates shall apply appropriate information security measures designed to protect data in our/our

delegates' possession from unauthorised access by third parties or any form of computer corruption.

We shall notify you of any personal data breach affecting you that is likely to result in a high risk to your rights and freedoms.

Your data protection rights

You understand that you have certain rights regarding our use of this data such as:

• the right to access your data (in an easily readable form);

• the right to examine and correct your data;

• the right to restrict the use of your data;

• the right to withdraw any consent given to the processing of your data (where applicable);

• the right to receive information regarding any entities we disclose your data to;

• the right to lodge a complaint with the Office of the Data Protection Commissioner (our lead supervisory authority).

Account Opening Form Arbrook American Equities Fund

You also have the right to object to the processing of your data where we have considered this to be necessary for the purposes of our legitimate interests.

Please note that the right for your data to be erased (the "right to be forgotten") that applies in some contexts under the Data Protection Legislation is not likely to be applicable to most, if not all, of the personal data you provide to us, given the specific nature of the purposes for which we use the data, as described above.

Our retention of your personal data

We or our duly authorised delegates may retain your personal data for a period of up to seven years following your disinvestment from the Fund.

Getting in touch

As we do not process personal data on a large scale, we are not required to designate a data protection officer. However, should you have any queries or wish to discuss your data protection rights with us, please contact ManCo@davygfm.com