

# Supplementary application form -**Luxembourg Regulated Funds**

For Trust Accounts only.

Please use this application form to subscribe to the following funds:

• Ashburton Investments SICAV ("SICAV") via Jersey General Nominees Limited

Prospective investors are strongly recommended to read and consider the relevant prospectus before completing this application form. Please complete ALL sections of this application form in BLOCK CAPITALS.

#### 1. Investment details

Please indicate the Fund(s) in which you wish to invest. The minimum investment for each fund is detailed in the relevant fund prospectus.

Fund	Investment	Accumulating/distributing
Ashburton Investments SICAV ("SICAV")		
Global Balanced Fund	US\$	
Global Balanced Fund	€	
Global Balanced Fund	£	
Global Growth Fund	US\$	
Global Growth Fund	£	
Global Leaders Equity Fund	US\$	
Global Leaders Equity Fund	£	
Global Leaders Equity Fund	US\$	
Global Equity Growth Fund	US\$	
Total		

### 2. Standard settlement instructions

Please indicate your choice with a tick. If no box is ticked, dividends will be automatically re-invested. If you are invested in more than one currency, please advise us of payment details separately.

Please ensure a copy of a recent bank account statement is included with this application by way of verification.

	I/We hereby request that all dividends which may from time to time become payable on shares registered in my/our name(s) be reinvested; or							
	Forwarded to the following bank details:							
Nam	e of bank		Sort/SWIFT code					
Addr	ess		Postcode					
Acco	unt name		Account number					
Curr	ancv		IRAN number					

The bank details provided above will be used to settle all redemption instructions unless otherwise advised. If bank details are not provided above, details will be requested at the time of your redemption.



## 3. Method of payment

Your subscription can be paid by electronic bank transfer, please refer to pages 15 for details.

Please note that:

- i. Requests for payments to a third party will not be accepted.
- ii. Incoming payments will only be accepted from an account in the name of the investor. We cannot accept any payments introduced by a third party.
- iii. Shares will be allocated as soon as reasonably practicable after receipt of cleared funds, or as otherwise agreed with Ashburton Fund Managers (Proprietary) Limited (Ashburton), provided that all requisite documentation has been received and accepted. Investors should ensure that sufficient time is allowed for their payments to clear.
- iv. Full bank account details will be requested at the time of a redemption request.

## 4. Application details

**Trustee details** 

Contact's full name

Trustee name	
Place of incorporation of Trustee	Date of incorporation of Trustee
Trust account applicant	
Full name and title of account	
Account designation (if required)	

## 5. Contact details for the primary contact for the trust

Telephone number (work)

Email address

Fax number

Trustee's registered office address

Town

Country

Postcode



# 6. Correspondence

Correspondence address (if different to above)						
Town			Country			
Postcode						
Valuations						
Valuations are prepared quarterly	and will be	delivered to you via the A	Ashburton Onlin	ne Portal unless	you tick the box to opt out:	
I do not wish to receive val	uations via t	the online portal, please s	end them via e	email.		
7. Keeping you inforr	med - G	eneral Data Prot	ection Re	gulation 20	018	
We send email communications t that we feel may be of interest.	to keep you	informed about our range	of Funds and	Portfolios, the la	test company news, events	and articles
To opt in to receiving these email	communica	ations, please tick the box	below (you ca	n opt out in the f	uture):	
I am interested in receiving and company news.	g investmen	t updates, Fund and Port	folio news, ma	rket insight/articl	es, Fund and Portfolio com	mentaries,
8. Tax classification						
Tax identification number (TIN)						
Global intermediary identification number (GIIN)						
Sponsored Financial Institution (F	I)					
Yes No						
Sponsored legal name (if applicable)						
Financial Institutions - FI						
Participating Foreign FI		FI in a Model 1 IGA Cou	intry	Sponsored FI		
FI in a Model 2 IGA Countr	ту	Registered Deemed Co	mpliant FI	Offshore Island	ds FI	
Other						
If you are an FI and unable to pro	ovide a GIIN	, please select a reason b	pelow.			
Non Participating Foreign F	=1	Exempt beneficial owner	r	GIIN has been	applied for and is pending	
Non reporting IGA FFI	Othe	er				



# 8. Tax classification (continued)

Non	-Financial Foreign Entities (N	IFFE)	)		
	Active		Passive*		
	Excepted	Othe	r		
* All o	controlling parties must complete s	ection	10.		
9. A	anti-money laundering				
lden	tification				
Date	of establishment/settlement of the	Trust			
Coun	try of establishment/settlement of	the Tri	ust		
Rela	tionship information				
Туре	value and volume of expected act	tivity (	eg. a single investment of £xxx)		
What	are the business activities of the T	rust?			
			ich have generated the Trust's fund e details of which country/countries	ds e.g. Settlor's occupation or business activities, salary o s the funds originated from.	r
Origii	nating country/countries of funds				
				otal personal net worth i.e. employment, business activitie 's personal net worth was originated.	S,
Origii	nating country/countries of wealth				
	the Trust or anyone relating to the Client number: (PXXXXXX / C_XXX		have an existing relationship with A	Ashburton? If so provide details.	



# 9. Anti money laundering (continued)

Is any party connected with/to the Trust a Politically Exposed Person (PEP) or a family member or a close associate of a PEP?							
Yes	No						
Are commission/cons	Are commission/consultancy fees a source of wealth?						
Yes	No						
Is the Trust part of a c	omplex structure? (If ye	es, please provide a struc	ture chart.)				
Yes	No						
Does the Corporate is	sue bearer shares?						
Yes	No						
		rovide a full explanation, for if you run out of space I	further documentary evidence r nere)	nay be required.			
10. Due dilige	nce details of i	ndividuals conn	ected to the trust				
Person 1							
Trustee		Settlor					
Vested Benefici	anv	Protector					
Vocada Bononol	u.y	110.00.01					
Full name (include form	er names						
eg. maiden name if app							
Place of employment			Position held				
Principal residential a	ddress						
Town			Country				
Postcode							
Date of birth			Gender				
Town/City of birth			Country of birth				
Nationality/Dual nation	nality		Passport/ID card no				
Country of issue	Country of issue						
Certified copy held be	aring a true likeness to	the individual above:					
Yes	No						
Address verification of	btained via original/certi	ified copy utility bill or bar	nk statement:				
Yes	No	.,					



# 10. Due diligence details of individuals connected to the trust (continued)

If Person 1 has more than one country of tax residence, please advise us upon submission of application.

Country of tax residence			Domicile				
Tax identification number (Non-UK residents)			National insurance/Social security number (UK and CI residents only)				
US Green Card holder Yes	No						
US citizen Yes	No						
Person 2							
Trustee		Settlor					
Vested Beneficiary		Protector					
Full name (include former name eg. maiden name if applicable							
Place of employment			Position held				
Principal residential address	3						
Town			Country				
Postcode							
Date of birth			Gender				
Town/City of birth			Country of birth				
Nationality/Dual nationality			Passport/ID card no				
Country of issue							
Certified copy held bearing a true likeness to the individual above:							
Yes	No						
Address verification obtaine	Address verification obtained via original/certified copy utility bill or bank statement:						
Yes	No						



# 10. Due diligence details of individuals connected to the trust (continued)

If Person 2 has more than one country of tax residence, please advise us upon submission of application.

Country of tax residence		Domicile							
Tax identification number (Non-UK residents)		National insurance/Social security number (UK and CI residents only)							
US Green Card holder Yes No									
US citizen Yes No									
Person 3									
Trustee	Settlor								
Vested Beneficiary	Protector								
Full name (include former names eg. maiden name if applicable)									
Place of employment		Position held							
Principal residential address									
Town		Country							
Postcode									
Data of hinth		Candan							
Date of birth		Gender							
Town/City of birth		Country of birth							
Nationality/Dual nationality		Passport/ID card no							
Country of issue									
Certified copy held bearing a true likeness to the individual above:  Yes  No									
Address verification obtained via ori	iginal/certified copy utility bill or bank	k statement:							
If Person 3 has more than one country of tax residence, please advise us upon submission of application.									
Country of tax residence		Domicile							
Tax identification number (Non-UK residents)		National insurance/Social security number (UK and CI residents only)							



# 10. Due diligence details of individuals connected to the trust (continued)

US G	Breen Card hold	er						
	Yes		No					
US c	itizen							
	Yes		No					
Pers	son 4							
	Trustee				Settlor			
	Vested Benefici	ary			Protector			
	name (include form naiden name if app							
Place	e of employment					Position held		
Princ	cipal residential a	ddres	S					
Towr	1					Country		
Post	code							
Date	of birth					Gender		
Towr	n/City of birth					Country of birth		
Natio	onality/Dual nation	nality				Passport/ID card no		
Cour	ntry of issue							
Certi	fied copy held be	aring	a true likene	ss to	the individual above:			
	Yes		No					
Addr	ess verification o	btaine	ed via origina	I/certi	ified copy utility bill or bar	ık statement:		
	Yes		No		.,			
If Person 4 has more than one country of tax residence, please advise us upon submission of application.								
ii reison + nas more man one country of tax residence, please advise us upon submission of application.								
Cour	ntry of tax resider	ice				Domicile		
	dentification num -UK residents)	ber				National insurance/Social security number (UK and CI residents only)		
US Green Card holder Yes No								
	100		No					
US c	itizen							
	Yes		No					



### 11. Documentation

Jersey equivalent jurisdictions are those which the Jersey Financial Services Commission (JFSC) consider to have anti money laundering regulations in place equivalent to those of Jersey or consistent with the Financial Actions Task Force (FATF) recommendations.

A list of equivalent jurisdictions is found under Appendix B in the AML/CFT/CPF Handbook on the JFSC website and can be viewed at the following link: https://www.jerseyfsc.org/industry/financial-crime/amlcftcpf-handbooks/amlcftcpf-handbook/ and as amended from time to time.

### Due diligence requirements

for a Trust	t, with a regulated Trustee, based in a Jersey equivalent jurisdiction:
Com	npletion of the application form
	tified copy of an extract of the Trust Deed (including the name of the Trust, date and place of settlement, names of stee(s)/Settlor(s)/Protector(s)/Beneficiary(ies), type of trust and signatures of Trustees).
Cert	ified copy of Deeds of Retirement and Appointment (if applicable)
Stru	cture chart (if applicable)
Trus	stee resolution (if applicable)
for the Se	ttlor(s)/Protector(s)/Beneficiary(ies) with a vested interest in, or who have received benefit from the Trust:
Cert	ified copy of identity document
Cert	tified copy of address verification dated in the last 3 months
for the reg	gulated Trustee:
Cert	ified copy of current authorised signatory list dated in the last 3 months
for a non-	regulated Trustee or Trust based in a non-Jersey equivalent jurisdiction:
Com	npletion of the application form
	tified copy of an extract of the Trust Deed (including the name of the Trust, date and place of settlement, names of tee(s)/Settlor(s)/Protector(s)/Beneficiary(ies), type of trust and signatures of Trustees).
Cert	ified copy of Deeds of Retirement and Appointment (if applicable)
Stru	cture chart (if applicable)
Trus	stee resolution (if applicable)
	ttlor(s)/Protector(s)/Beneficiary(ies) and where applicable personal Trustee(s) with a vested interest in, or who have benefit from the Trust:
Cert	tified copy of identity document
Cert	tified copy of address verification dated in the last 3 months



### 11. Documentation (continued)

#### Due diligence requirements (continued)

for a	for a Corporate Trustee:						
	Certified copy of Certificate of Incorporation						
	Certified copy of Memorandum and Articles of Association						
	Certified copy of Register of Shareholders (due diligence is required for all Shareholders holding more than 10%)						
	Certified copy of Register of Directors and Secretary (due diligence is required for Secretary and all current Directors)						
	Certified copy of current authorised signatory list dated in the last 3 months (due diligence is required for all authorised Signatories)						
For f	For further guidance on certification please refer to the Ashburton Guide to Certification.						
12.	12. Signing authority						
We h	We hereby authorise and instruct Ashburton to act upon the request or instruction:  In accordance with the authorised signatory list provided.						
OR	OR Other (please provide name/s and in what capacity they can sign).						
	Care (preado promachamento and minima capacity and camergo)						
Auth	nority 1 name Authority 2 name						

#### 13. Signatures and declaration

Authority 1 position

All statements below made on behalf of Ashburton should infer, where relevant, to Ashburton (Jersey) Limted Fund Solutions as transfer agent to the funds and / or, where appropriate as services provider to Jersey General Nominees Limited.

Authority 2 position

- i. I/We hereby acknowledge that prior to investing in any Fund I/we will have received and considered the applicable current Key Investor Information Document and Prospectus and that this application is made under the terms of the Ashburton Investments SICAV Prospectus and Memorandum and Articles of Incorporation.
- ii. I/We declare that I am/we are not a US person(s) as described in the current Prospectus of Ashburton Investments SICAV or Ashburton and that I am/we are not applying as the Nominee of a person who is a US person except for such person as permitted in a transaction that does not violate United States' securities laws.
- iii. I/We confirm that I am/we are over the age of 18 years and I am/we are aware of any possible taxation implications applicable within my/ our relevant jurisdiction(s) resulting from this application.
- iv. In consideration for Ashburton or Jersey General Nominees Limited acting from time to time upon facsimile, email or other electronic requests from me/us, I/we hereby agree fully to indemnify and hold Ashburton or Jersey General Nominees Limited harmless in respect of all claims, actions, damages, proceedings, costs and expenses suffered or incurred by Ashburton or Jersey General Nominees Limited as a result, direct or otherwise, of Ashburton or Jersey General Nominees Limited acting upon such request. I/We understand that proceeds will only be paid away to a bank account in the name of the "Investor" on receipt by Ashburton or Jersey General Nominees Limited of an original signed authority or JTC Fund Solutions as Transfer Agent.
- v. I/We confirm that any funds transferred do not or will not represent the proceeds of, or derive from, any activity, which would be considered illegal under the Anti Money Laundering and Proceeds of Crime legislation applicable in Jersey and my/our country(ies) of residence.



## 13. Signatures and declaration (continued)

- vi. EU Member States resident's declaration of income for the Ashburton Investments SICAV.

  I/we hereby agree to the exchange of information with the tax authorities of my country of residence. The information that will be disclosed include: account number, full name, residential address, date of birth, place of birth, tax identification number (TIN), amount of income and share class.
- vii. UK residents exchange of information.

  I/we hereby agree to the exchange of information with the UK tax authorities (HMRC) under intergovernmental agreements. The information that will be disclosed includes: account number, full name, residential address, date of birth, place of birth, National Insurance number, the total value of the investment as at the end of the calendar year and the total value of redemption payments made to the investor during the calendar year.
- viii. I/we consent to the processing of your personal details and other information in accordance with the data protection notice which is set out in the Prospectus of Ashburton Investments SICAV. Ashburton's privacy policy can be found at www.ashburtoninvestments. com/int/privacy, https://www.ashburtoninvestments.com/docs/default-source/document-library/Int-Privacy-Notice and https://www.ashburtoninvestments.com/za/why-us/legal-(sa)
- ix. I/We can confirm that I/we have discussed and agreed to the Adviser Fee shown in Section 14 and will authorise Ashburton through JTC Funds Solutions to make payments to my/our adviser until further notice.
- x. I/We agree to provide to Ashburton and JTC Fund Solutions and/or Jersey General Nominees Limited any information and personal data it may reasonably request in order to comply with any domestic or foreign law or regulation in relation to investments in Ashburton Investments SICAV.
- xi. I/We agree that any information provided to Ashburton and JTC Fund Solutions and/or Jersey General Nominees Limited may be passed to the competent authorities as may be requested by applicable law or the relevant authority. I/We undertake not to oppose any privacy or secrecy rule to such request and understand that any failure to comply with such information request could lead Ashburton Investments SICAV to compulsory redeem the shareholding held on my/our behalf in Ashburton Investments SICAV.
- xii. I/We agree to confirm the accuracy of given information periodically to ensure that Ashburton Investments SICAV complies with its legal obligations.
- xiii. I/We agree to promptly inform Ashburton and/or Jersey General Nominees Limited if any of the representations or disclosures provided in order for Ashburton and/or Jersey General Nominees Limited to comply with its legal obligations ceases to be accurate and, in such event, provide the Ashburton and/or Jersey General Nominees Limited with such information as Ashburton and JTC Fund Solutions and/or Jersey General Nominees Limited may request.

If filling out this form electronically, please ensure you print a hard copy, then sign and return to the address listed on the front of this form.

(1) Signature	
Print name	Date
(2) Signature	
Print name	Date
(3) Signature	
Print name	Date
(4) Signature	
Print name	Date

In order to process our client's applications in an efficient and timely manner, we will not be able to proceed with applications until all mandatory requisite documentation is received and accepted. Monies held pending will not be invested.

Applications signed under a Power of Attorney cannot be accepted.



# 14. Intermediary terms of business/adviser fee arrangements

Name of intermediary firm							
Contact name							
Address							
Town		Country					
Postcode							
Intermediary code							
First founds somestade susseed		Dua data					
First funds expected: amount		Due date					
Total initial charge £/€/\$ or %							
Adviser fee £/€/\$ or %							
Name of Ashburton representative							
15. Your financial adviser's charges (D class shares only)							
Please only complete the section below if you want your Financial Adviser to be paid from your investment. Otherwise, do not complete this section.							
All Financial Adviser charges will be deducted by selling shares of your investment. The Financial Adviser charge will be paid in the currency							
of your investment.							
Frequency							
Please detail below the frequency at which deductions are to be paid.							
Quarterly	6 Monthly	Yearly					
,		,					
Amount							
If you wish to pay your Financial Adviser a set monetary amount per year (on pro rata basis), at the frequency indicated above, please detail the amount below.							
The monetary amount I wish to	pay my Financial Adviser each year is l	JS\$/£/€					
		(delete as applicable)					
OD							
OR							
Percentage							
If you wish to pay your Financial Adviser a set percentage of the value of your investment, at the frequency indicated above, please detail the percentage below.							
	ent I wish to pay my Financial Adviser ea	ach year	%				

Payments will only be made to the Financial Adviser once the monetary amount is in excess of GBP250 or currency equivalent.



#### 16. Nominee service terms and conditions - Ashburton investments SICAV only

All statements below made on behalf of Ashburton should infer, where relevant, to Ashburton Fund Managers (Proprietary) Limited, as Distributor, JTC Fund Solutions (Jersey) Limited as Transfer Agent to the Nominee and / or, where appropriate as services provider to Jersey General Nominees Limited and Ashburton (Jersey) Limited, as wholly owned parent to Jersey General Nominees Limited.

The Ashburton Investments SICAV has agreed that Jersey General Nominees Limited will act as nominee for the shareholders of the SICAV.

Applications into the Ashburton Investments SICAV will be purchased via the Nominee Service and will be registered in the name of Jersey General Nominees Limited, as Nominee ("the Nominee"). The following therefore applies to investors in the Ashburton Investments SICAV only.

Usage of the Nominee Service is in accordance with the terms and conditions, detailed in this section, in force which are subject to change from time to time

By using the Nominee Service, the applicant hereby requests and authorises Ashburton to invest such amounts as directed.

I/we may request from time to time in shares in any of the Ashburton Investments SICAV to be registered in the name of Ashburton 's nominee, Jersey General Nominees Limited as nominee who shall hold the same upon trust for me/us and subject to the terms and conditions set out below.

The terms and conditions upon which Ashburton provides the Nominee Service are as follows:

- 1. In these terms and conditions, the following expressions shall (except where the context otherwise requires) have the following meanings:
  - i. "shares" means Participating Shares of any Share Class/Fund in Ashburton Investments SICAV held by the Nominee from time to time pursuant to these conditions;
  - ii. "client" means the person or persons to whom the Nominee Service is provided and shall include their personal representatives;
  - iii. "Nominee" means Jersey General Nominees Limited or such other nominee company as shall be nominated by Ashburton pursuant to condition 2;
  - iv. "Nominee Service" means the service provided by the Nominee.
- 2. Ashburton may from time to time at its discretion nominate some other company to act as Nominee hereunder.
- 3. Except for the purposes of giving effect to a change of Nominee pursuant to condition 2, the Nominee undertakes and agrees not to transfer, deal with or dispose of the shares or any of them save as the client may from time to time direct.
- 4. The Nominee shall not be under any duty to monitor, enhance or preserve the value of the shares.
- 5. Subject to the terms of these conditions, Ashburton and the Nominee shall comply with the instructions of the client in relation to the redemption and conversion of shares as soon as reasonably practicable after receipt of such instructions, provided that Ashburton and the Nominee shall not be liable for any loss or damage arising from any delay in implementing such instructions and subject to contrary instructions from the client, Ashburton and/or the Nominee shall notify the client of all such dealings in the shares as are made on the client's behalf and forward to the client copies of all contract notes covering such dealings.
- 6. Subject to any contrary instructions from the client, Ashburton and/or the Nominee will forward all notices received in connection with the shares and exercise or abstain from exercising its voting power as holder of the shares only in such manner and for such purposes as the client may from time to time in writing direct and, in the absence of such directions, in such manner as Ashburton and/or the Nominee shall in its absolute discretion consider appropriate.
- 7. At any time at the request of the client, the Nominee will transfer the shares then held by the Nominee for the client into the name of the client or such other party as the client may nominate in writing subject to the completion of necessary documentation.
- 8. The client undertakes to indemnify and hold harmless Ashburton and the Nominee against, and neither Ashburton nor the Nominee shall be liable for, all actions, claims, costs, demands, expenses (including legal expenses), loss or damage of any kind whatsoever arising out of or in connection with the Nominee Service excepting any actions, claims, costs, demands, expenses, loss or damage arising from any fraud, wilful misconduct or gross negligence of Ashburton or the Nominee.



### 16. Nominee service terms and conditions - Ashburton investments SICAV only (continued)

- 9. i. The Nominee Service may be terminated by either the client or the Nominee at the direction of Ashburton by service of written notice on the other party of not less than one month, in which event the shares to which the client is entitled will be transferred by the Nominee to the client upon the terms of sub-clause (ii) below as soon as practicable following the date or deemed date of termination.
  - ii. The client will at any time at the request of Ashburton or the Nominee accept the transfer into his name (or will nominate another party who will accept such transfer), of all the shares to which he is entitled and will perform all acts and things necessary to effect such transfer provided that Ashburton or the Nominee shall before exercising this right give written notice of such exercise to the client at his last known address and such notice shall be deemed to have been received fourteen days after posting.
- 10. i. Neither Ashburton nor the Nominee shall have any liability for acting according to options, advice, instructions, requests, certificates, powers of attorney or other instruments or documents believed by it to be genuine and, if appropriate, validly signed. All instructions to be given to Ashburton and/or to the Nominee hereunder shall be in writing and shall be effective upon actual receipt of the same by Ashburton and/or the Nominee at the address as set out in the application form or such other address as shall be notified to the client from time to time:
  - ii. Neither Ashburton nor the Nominee shall be required to follow instructions which are contrary to law or to accepted ethical standards or which Ashburton and/or the Nominee regard(s) as incapable of performance;
  - iii. Both Ashburton and the Nominee are hereby authorised to disclose full details of beneficial ownership of the shares held hereunder on receipt of any lawful request for the information under any legal or statutory requirements;
  - iv. Notwithstanding that any provision hereof may prove to be illegal or unenforceable the remaining provisions hereof shall continue in full force and effect.
- 11. In the event that the client consists of more than one individual, the undertakings, covenants and warranties given hereunder shall be joint and several.
- 12. These conditions and the application form relating to the Nominee Service will be governed by and construed in accordance with the laws of the Island of Jersey and the Courts of Jersey shall have non-exclusive jurisdiction in connection herewith.



## **Electronic transfer instructions for fund investments**

Reference to the client name must be recorded to identify the funds transferred. Please quote the client number if available.

#### **Ashburton Investments SICAV**

Sterling		Euro		US dollar	
Royal Bank of Scotland International Ltd.		Royal Bank of Scotland Plc, London		Wachovia Bank NA, New York	
Sort code:	16-10-28	SWIFT:	RBOSGB2L	SWIFT:	PNBPUS3NNYC
Account name:	Ashburton re: Ashburton Investments SICAV	Account name:	Royal Bank of Scotland International Limited	Account name:	Royal Bank of Scotland International Limited
Account number:	50928123	SWIFT Destination:	RBOSJESX	SWIFT Destination:	RBOSJESX
SWIFT:	RBOSJESX	Account Name:	Ashburton re: Ashburton Investments SICAV	Account Name:	Ashburton re: Ashburton Investments SICAV
		IBAN No:	GB13RBOS16102850928123	Account No:	50928123

NB: The above bank accounts are held in the name of Ashburton (Jersey) Limited, as 100% owner of Jersey General Nominees Limited.



#### **Contact details**

Please return to JTC Fund Solutions as Transfer Agent of the funds, as below:

#### Postal address

#### Registered address

(To be used when returning application forms or general correspondence).

(To be used when returning original or certified documents via courier).

Ashburton Investments, PO Box 13422, Dunmow, CM7 0PY Corporate Mailing Solutions Limited, Unit 4B, Chelmsford Road Ind. Estate, Great Dunmow, Essex, CM6 1HD

Tel: 0800 735 3899 (UK domestic) and + 44 203 832 3899 (International).

Email: ashburton.funddealing@jtcgroup.com (for all fund trades) or ashburton.fundenquiries@jtcgroup.com (for all fund enquiries).

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