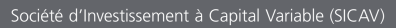
ACCOUNT OPENING FORM May 2020 For institutional investors only

Aviva Investors





1. Account Holder Print clearly in	BLOCK LETTERS using dark ink.	Useful to Know
Entity Name Date of Incorporation/Inception (DD/MM/YYYY)	Country of Incorporation	You must complete all sections or we will not be able to open your account.
		Provide all information and
Name of Register	Registration Number	attachments as indicated, read all terms, then date and sign.
Corporate Foundat	Foundation/Charity/NGO Specify below. Trust/Legal Arrangement Type of Institution or Other Entity	
REGISTERED ADDRESS Cannot be a post b	ox or "in care of" address.	Your account might not be opened (nor will you be able
Address		to receive distributions or
City/Postcode	Country	redemption proceeds) until we have your original application and all other material we consider necessary.
MAILING ADDRESS Same as registered address Address		You must notify us within 7 days of any change to any representations made on this application.
City/Postcode	Country	Overtions?
		Questions?
CONTACT PERSON		Phone: +352 2605 9328
Company name		Fax: +352 2460 9918 Email: csaviva@rbc.com
Name		
E-mail	Position	
hone ▶ with local and international codes Fax ▶ with local and international codes		
ACCOUNT LABEL Provide a designation for t	the account to be known as	
Designation • letters and numbers only	THE ACCOUNT TO DE KNOWN as.	
ORIGIN OF MONIES BEING INVESTED		
Funds used for subscription are coming	from:	
Transfer from existing fund manager	Other Specify below.	
Cash		

PREFERENCES				
Preferred stateme				
Share class curre	ency <i>Default.</i>	Other Specify below.		
Preferred method	of receiving communic	ations:		
Email Complete	'Email instructions" below.	SWIFT Provide code.	Fax Provide numb	per.
SWIFT Code or Fax Nu	ımber			
Email instructions	:			
Send the following	by email:			
Account stateme	ents	Other Specify below.		
Contract notes				
Trailer fee statem	nents			
Email to:				
Above-named co	ontact person only			
Above-named co	ontact person and recipie	nts named below No m	ore than 4 persons total.	
Recipients name	ed below No more than 4 p	ersons.		
Name			Email	
Name			Email	
Name			Email	
Name			Email	
EVECTED EREOL	JENCY OF TRADING R	aguired information		
Single transaction		Monthly		Annually
Daily	711	Quarterly		Ad hoc
Weekly		Semi-annually		
	TATELLE A MOUNT -			
	TMENT AMOUNT Requ		stments in other currency,	indicate equivalent in EUR.
	ions acting on behalf		llion per transaction	Not yet known
Less than EUR 1	•		llion per transaction	Not yet known
	1 million annually	_	nillion per transaction	mant founds manaism validas favo
	/NGOs, or trusts/legal			ment funds, pension vehicles, foun- behalf:
Less than EUR 1	million per transaction	EUR 10 - 50 million	per transaction	
EUR 1 - 10 millio	EUR 1 - 10 million per transaction			
Other types of ir	nvestors investing on	their own behalf:		
Less than EUR 1	million per transaction	EUR 1 - 10 million p	per transaction	More than EUR 10 million per transaction
2 Deletional	hin Datuusan As	بمماملة المامامية	and Danafisia	I Overson
	hip Between Ac	count noider	and beneficia	i Owner
The account holder		:		
	wner (investing solely on i		_	
	esting for undisclosed ber	iericiai owners through:		
A custody as				
A custody ac		icial owner Specify hele-	A/	
Third Party	nalf of a third party benefi	ciai Ovvitet - Specity belov	v.	
Name			Type of Investor (individu	ual, corporate, pension fund, etc.)

The beneficial owner is not a US or Canadian person, as defined in the prospectus	The beneficial owner is a Canadian person, and qualifies as both an accredited investor and a permitted client
4. Tax Status of Account Holder Required in	formation. See also tax status representations in Section 8.
TAX RESIDENCY Indicate all countries in which the account holder in	is a resident for tax purposes, plus the associated Tax Identification Numbers.
Main Country of Tax Residency	Tax ID Number ☐ Not applicable ▶ provide reason.
Other Countries	Tax ID Number(s) of Other Countries ☐ Not applicable ▶ provide reason.
FATCA CLASSIFICATION	
Financial Institution (FI) with a Global Intermediary ID	Number (GIIN) Provide GIIN and indicate category below.
GIIN	
Registered Deemed Compliant FI Includes Reporting Model 1 Financial Institutions.	Participating Foreign FI Includes Reporting Model 2 Financial Institutions.
rinanciai institutions.	Sponsored Investment Entity or Controlled Foreign Corporation
Et al. (1911) (1911) (1911)	
Financial Institution (FI) without a GIIN	Little for
Entity is not able to, or does not need to, provide a GIIN because Waiting to receive a GIIN for which it has applied <i>Indicate</i>	
entity's category in "Financial Institution (FI) with a Global	☐ An Excepted Foreign FI☐ A Certified Deemed Compliant FI or Non-Reporting FI
Intermediary ID Number (GIIN) " above.	A Certified Deerfied Compliant 11 of Non-Neporting 11
Non-Einensial Familian Fortige (NEFF)	
Non-Financial Foreign Entity (NFFE)	
Direct Reporting NFFE GIIN	Active NFFE
	Excepted NFFE
Exempt Beneficial Owner	Passive NFFE Provide details of each US Controlling Person in Section 5.
Exempt beneficial Owner	rassive time mounte details of each os controlling reson in section s.
CRS CLASSIFICATION	
Financial Institution (FI)	
Reporting FI that is not an Investment Entity	
Non-Reporting Fl Indicate type.	
Governmental Entity	Pension Fund of Governmental Entity
International Organization	Qualified Credit Card Issuer
Central Bank	Exempt Collective Investment Vehicle
Broad Participating Retirement Fund	Trust whose trustee is a Reportable FI and reports all
Narrow Participating Retirement Fund	information required under CRS
Financial Institution resident in a Non-Participating Jurisdictio	
Investment Entity managed by another FI Provide details o each Controlling Person in Section 5.	Other, including a Depositary Institution, Custodial Institution or Specified Insurance Company
Other Investment Entity	
Non-Financial Entity (NFE) — Active	
Corporation that is regularly traded or an affiliate of such a corporation	☐ International Organisation ☐ Other
Governmental Entity or Central Bank	_
Non-Financial Entity (NFE) — Passive	
Passive NFE Provide details of each Controlling Person in Section 5.	

5. Controlling Persons Complete if directed in Section 4.

Identify any natural persons who ultimately have a control ownership interest in the entity that is the beneficial owner. A 'control ownership interest' means any individual who, directly or indirectly, owns or controls a significant percentage of the entity (such as 20% or 25%) or, if there is no such individual, the individual who is senior managing official of the entity.

Full Name	-	,	Date of Birth (DD/MM/YYYY)	
City and Country of Birth		Tax ID Numbe	ax ID Number □ Not applicable ▶ <i>provide reason.</i>	
Residential Address				
Full Name			Date of Birth (DD/MM/YYYY)	
City and Country of Birth		Tax ID Numbe	er □ Not applicable ▶ <i>provide reason.</i>	
Residential Address				
Full Name			Date of Birth (DD/MM/YYYY)	
City and Country of Birth		Tax ID Numbe	Tax ID Number □ Not applicable ▶ provide reason.	
Residential Address				
	Trust as settlor Trust as beneficiary		☐ Trust as trustee ☐ Trust as protector	
BANK ACCOUNT				
If you intend to use one bank account for all transa account below. If more than one bank account is in				
Beneficial Owner ▶ must be same as Account Holder in Sect			·	Currency
Bank Name	Bank Address	Bank Address ▶ cannot be a post box		
Bank City/Postcode	Bank Country			
BIC, SWIFT, ABA, SORT Code				
HANDLING OF DIVIDENDS Reinvest in same class and sub-fund Pay to bank account (either the account identifie	ed above or as specified on an	attached sho	eet)	

CURRENCY CODES FOR REDEMPTIONS Provide BOTH codes indicated for each currency in which you intend to request payment. AUD **SWIFT SWIFT** NOK ABA/Wire CHAPS/BACS CAD **SWIFT** NZD **SWIFT** ABA/Wire CHAPS/BACS SWIFT SWIFT CHF SEK ABA/Wire CHAPS/BACS **SWIFT SWIFT EUR** SGD ABA/Wire CHAPS/BACS **SWIFT SWIFT** GBP USD ABA/Wire CHAPS/BACS **SWIFT SWIFT** JPY CHAPS/BACS Other 7. Authorisations **CHANGES TO ACCOUNT REGISTRATION** Changes to the registration of this account, and to any bank information associated with this account, require: One authorised signature Two authorised signatures Special instructions Attach copy of instructions. **POWER OF ATTORNEY** Providing information will authorise an individual or entity to place trades on this account on the account holder's behalf (including subscriptions, switches, redemptions). Email Name Name Email Name Email Name Email Name Email

8. Account Holder Signature(s) and Date Read these terms, then sign below.

By signing below, you make this contract legally binding, and you also state, acknowledge and agree as follows:

- You acknowledge and accept all provisions and disclosures contained or referenced in this account opening form and the Privacy Notice that relate to the processing of personal data, in particular those in "INFORMATION ABOUT DATA PROTECTION" following Section 9 of this form, and you have received or been given easy access to the Privacy Notice, a current version of which is available at avivainvestors.com/en-lu/institutional/site-information/privacy-policy.html.
- You have received, read and understood the relevant prospectus(es) and Key Investor Information Document(s), including the information about costs and risks, voting rights, complaints, conflicts of interest, best execution, inducements to intermediaries, and governing law.
- You understand and accept the terms and conditions of this investment as described in the above documents and in this application.
- Your account will not be opened until you have provided all required information on this application and we have received all materials we consider necessary (including any required third party documentation) and are satisfied that they are complete, correct and authentic.
- No current and future investment monies originate from criminal activities

- in the meaning of the anti-money laundering and terrorist financing laws and regulations of Luxembourg, or from proceeds from aggravated tax avoidance, swindle or fraud.
- If an application is rejected in whole or in part, the Fund will return the application monies or the balance by bank transfer at your expense.
 comply with local and international legal and regulatory requirements.
 If there is any change in the tax residency status of the account holder or the
- We may reject any request to buy Shares, whether for an initial or additional investment, for any reason.
- These Shares are not registered for sale in the United States or Canada, and no US or Canadian person, as defined in the prospectus, can purchase them, other than a Canadian person who is both an accredited investor and a permitted client.
- All requests for transactions will be processed based on when the request is accepted for processing, as described in the prospectus, and not according to any other information or event.
- Commissions may only be paid in accordance with local regulation.
- By providing email or fax information, either in this application or otherwise, you agree to receive fund documentation (such as prospectuses, KIIDs and annual and semi-annual reports) electronically unless you subsequently opt out (which you may also do electronically).

- The account holder's ownership and tax structure were not established to facilitate any tax avoidance, swindle or fraud, and, along with the account holder itself, are declared where required and comply with local and international legal and regulatory requirements.
- If there is any change in the tax residency status of the account holder or the beneficial owner, you will notify us of the change within 30 days of when it occurred and will provide the transfer agent with an updated self-certification and declaration within 45 days of when it occurred.
- For changes in any other type of information provided in this application (including all attachments other than the Subscription/Redemption Form), you will notify us of the change within 7 days of when it occurred.
- All of the information in this form is truthful, correct and complete, and you have the authority to sign this application.
- You are aware that any false representation in these matters could lead to penalties or other adverse actions against you.
- Terms that have specific meanings in the prospectus carry those same meanings here.

AUTHORISED SIGNATORY(IES) FOR APPLICANT(S) Read the terms on the previous page, then sign below. BE SURE YOU HAVE TICKED ALL REQUIRED BOXES AND PROVIDED ALL NECESSARY INFORMATION.

Name		Name	
Title		Title	
Date (DD/MM/YYYY)	Place	Date (DD/MM/YYYY)	Place
Signature		Signature	
X		X	

9. Intermediary Certification Required if account holder is investing on behalf of a third party.

Has the account holder given, or will it give, financial advice to the third party?

Yes The account holder is eligible for a commission.

following are true:

No The account holder may be prohibited from receiving a commission. By signing at right, the individual signing represents that all of the

- The account holder is acting as an intermediary for the third party indicated in Section 2.
- The account holder has verified the identity of the third part(ies) consistent with the anti-money laundering and terrorist financing laws and regulations of Luxembourg or equivalent.
- The account holder has read and reviewed the prospectus and the KIIDS of the Fund.

- The account holder has documentation to support the third party identification and can produce it on demand.
- The individual is authorised to sign this form on behalf of the account holder.

Name of Person Signing for Intermed	liary (Account Holder)
Title	Date (DD/MM/YYYY)
Signature (in this box) and Stamp (below)	
X	

Submitting this Form

REVIEW THE COMPLETED FORM AND VERIFY DOCUMENT SUITABILITY

For this application and all attachments, you must submit originals or certified copies. Documents that are not in English, German or French must be translated into one of those languages by a certified translator, and must be certified as being a true translation or copy by an embassy, consulate, solicitor, licensed lawyer or a notary (empowered public authority), or by a bank regulated in a jurisdiction that has implemented AML/CTF regulations that are equivalent, under Luxembourg law, to Luxembourg standards. The certification must show the official stamp of the authority, the date, and the name, signature and, if possible, position of the representative. Our requirements may differ depending on the status and location of the corporate entity.

MAKE SURE ALL NECESSARY DOCUMENTS ARE INCLUDED

- original signature(s).
- Application form bearing
 If you want to make your initial subscription now, a Subscription/Redemption Form.
- All required identification documents listed by the RBC Investors Services Bank S.A. Customer Services Department

Email completed application and attachments, then follow up by mailing the originals

Email to

csaviva@rbc.com

RBC Investors Services Bank S.A.

Attn: Aviva Investors 14, Porte de France

L-4360 Esch-sur-Alzette, Luxembourg

Ouestions

+352 2605 9328 csaviva@rbc.com

INFORMATION ABOUT DATA PROTECTION

Personal Information

We collect and use personal information about you so that we can provide you with your investment. This notice explains the most important aspects of how we use your information but you can get more information about the terms we use and view our full privacy policy at https://www.avivainvestors.com/en-lu/site-information/privacypolicy/ or request a copy by writing to us at the address stated in the "Contacting Us" section below.

The data controller(s) responsible for this personal information is Aviva Investors (the "Fund") and Aviva Investors Luxembourg S.A. (the "Controllers").

Personal information we collect and how we use it

We process your personal data:

- to set up and administer your investment,
- to support legitimate interests that we have as a business: we need this to detect and prevent fraud and to help us better understand our customers and improve our customer engagement,
- to meet any applicable legal or regulatory obligations: we need this to meet compliance requirements with our regulators (e.g. Commission de Surveillance du Secteur Financier), to comply with law enforcement, to comply with anti-money laundering and to manage legal claims; and We may also use personal information about other people. This may include individuals who are authorised to act on your behalf, for example, an attorney or (in the case of a corporate investor) individuals who work for or otherwise represent you. If you are providing information about another person we expect you to ensure that they know you are doing so and are content with their information being provided to us. You might find it helpful to show them this privacy notice and if they have any concerns please contact us in one of the ways described below. The personal information we collect and use will include name, address, date of birth and financial information and all the personal information that you have provided in this account opening form. Of course, you don't have to provide us with any personal information, but if you don't provide the information we may not be able to proceed with setting up your investment.

Some of the information we collect as part of this application will be provided to us by third parties and this can include information already held about you within the Aviva group, information we obtain from publicly available records, our trusted third parties and from industry databases, including fraud prevention agencies and databases.

We do not currently make any decisions based on automatic decision making using your personal information to decide whether we can provide an investment. If in the future we need to make decisions based on automatic decision making, we will inform you about this.

How we share your personal information with others

We may share your personal information:

- With the Aviva group, our agents and third parties who provide services to us to help us administer our products and services including the Fund's Management Company Aviva Investors Luxembourg S.A.;
- With regulatory bodies and law enforcement bodies, including the police, e.g. if we are required to do so to comply with a relevant legal or regulatory obligation; including fraud prevention and detection. Some of the organisations we share information with directly or indirectly may be located outside of the European Economic Area ("EEA"). We'll always take steps to ensure that any transfer of information outside of Europe is carefully managed to protect your privacy rights. For more information on this, see our privacy policy at www.avivainvestors.com or contact us.

How long we keep your personal information for

We maintain a retention policy to ensure we only keep personal information for as long as we reasonably need it for the purposes explained in this notice. We need to keep information for the period necessary to administer your investment and deal with any queries on your investment. We may also need to keep information after our relationship with you has ended, for example to ensure we have an accurate record in the event of any complaints or challenges, carry out relevant fraud checks, or where we are required to do so for legal, regulatory or tax purposes.

Your rights

You have various rights in relation to your personal information, including the right to request access to your personal information, correct any mistakes on our records, erase or restrict records where they are no longer required, object to use of personal information where this use is based on our legitimate business interests. For more details in relation to your rights, including how to exercise them, please see our full privacy policy or contact us.

Contacting us

If you have any questions about how we use personal information, or if you want to exercise your rights stated above, please contact our Data Protection Officer via DPOffice@avivainvestors.com or write to them at The Data Privacy Office, Aviva Investors (Floor 6), St Helen's, 1 Undershaft, London EC3P 3DQ

If you have a complaint or concern about how we use your personal information, please contact us in the first instance and we will attempt to resolve the issue as soon as possible. You also have the right to lodge a complaint at any time with a supervisory authority in Luxembourg

(Commission Nationale pour la Protection des Données – www.cnpd.

ADDITIONAL DISCLOSURES

Best execution

When placing orders for transactions in portfolio investments, the Fund must comply with the obligation to act in the best interests of Shareholders. While price is typically the key consideration, the Fund may also consider any other factors that are relevant, such as incidental costs, order size, speed of execution, likelihood of execution and settlement, and efficiency of execution (including liquidity and the market impact of the order). The Fund may also consider any offer by the broker to provide research that is valuable to the Fund and would not otherwise be available as economically (or at all). Further details of the Aviva Investors Global Order Execution Policy will be provided free of charge at the written request of the Shareholder.

Complaints

The Management Company considers investor complaints a serious matter and generally sends out a response within 48 hours. If further investigation is needed, this response may be an acknowledgement of the complaint which will be followed in due course by more substantive information. Complaints can be submitted free of charge in writing to RBC Investors Services Bank S.A. or to: Aviva Investors Luxembourg, Compliance Department, 2, rue du Fort Bourbon, L-1249 Luxembourg. A detailed complaint resolution procedure is available on demand via email to csaviva@rbc.com.

Conflicts of interest

Conflicts of interest are inherent in all businesses. To safeguard investor interests, and in compliance with regulatory requirements, the Fund and the Management Company have a variety of policies, procedures and processes designed to manage conflicts of interest. This includes situations where the Management Company has an opportunity to benefit at the expense of the Fund (such as lowering its own costs while increasing costs to the Fund) or an opportunity to give preferential treatment to another investment product or client over the Fund. Should an issue arise that cannot be managed satisfactorily under the existing policies and procedures, the Management Company will disclose the issue to the Fund before taking any action.

Proxy voting policy

The Management Company strongly supports good corporate governance, as a matter of policy and of culture and attitude. This support applies to the Management Company's own operations, to the Fund, and to companies the Fund invests in.

Because good governance is a key consideration in choosing portfolio securities, the Management Company in general hopes to support company management in proxy voting. However, where the Management Company disagrees with company management, does not believe a proposal is consistent with the interest of Fund Shareholders, or simply finds that company management has not provided adequate justification of their position (such as with dilution or a departure from best practices), the Management Company does not hesitate to withhold support and oppose management. Further details of Aviva Investors' Voting Rights Policy are available to Shareholders free of charge upon request.

WAIVER

Data transmission via e-mail

The Account Holder hereby requests that the documents identified in Section 2 (the "Documents") be sent by RBC Investors Services Bank S.A. ("RBC") to the email address listed in the same section.

Should this email address become invalid or unused, the Account Holder hereby undertakes to inform RBC by registered letter with two weeks' prior written notice and to promptly provide RBC with a new email address to be used for the purpose of sending the Documents.

In addition, the Account Holder hereby expressly authorizes and instructs RBC to discontinue the sending of the Documents by fax.

The Account Holder:

a) acknowledges that email is not a secure, confidential or prompt means of communication and recognize and accept the associated risks pertaining to the sending of the Documents despite their confidential nature by email including, without limitation, the risks of non-receipt or delay, the interruption of email communication, the interference with the integrity of the email communication, the risk of interception of e-mails and the loss of confidentiality;

b) agrees that RBC shall not be responsible or liable for any errors and omissions or direct, indirect or consequential losses, liabilities or damages arising in any way from the use of email which may be suffered or incurred by us as a result of RBC sending us the Documents by email (except in the event of RBC's gross negligence,

fraud or willful misconduct), including, but not limited to, losses or damages resulting from us relying or acting on any Document received by e-mail from RBC, or arising from viruses or worms, or from the interception, tampering or breach of confidentiality of data or information transmitted; and

c) agrees and undertakes that we shall not make any claims or demands or take any action or start any legal proceedings against RBC for any losses or damages whatsoever that we may suffer by reason of us receiving, or not receiving, accepting and/or acting on such Documents received by email or otherwise suffered or incurred by us as a result of or in connection with the sending of the Documents by email.

Furthermore, the Account Holder acknowledges that RBC has no obligation to verify that any emails sent to or for the Account Holder are sent to a person or entity duly authorized to receive the Documents

This waiver will enter into force as of the date and year first written above and shall remain in full force and effect until revoked or terminated by the Account Holder by way of one month prior written notice sent to RBC by way of registered letter.

This waiver is governed by and shall be construed in accordance with Luxembourg law. The courts of the City of Luxembourg shall have exclusive jurisdiction in respect of any dispute arising out of or in connection with this waiver.

Subscription/Redemption Form



For the relevant prospectus(es) and KIID(s) and for a list of the sub-funds and share classes available in your jurisdiction, go to avivainvestors.com

1. Account Holder Print clearly in BLOCK LETTERS using dark ink. **Entity Name** Contact Person Name Contact Person Email Phone > with local and international codes Fax > with local and international codes Account Name and Entity Type iFAST Account Number ▶ may be anywhere from 4 to 12 digits 2. Transactions Initial transactions will be executed ONLY after the KYC/AML process is completed. Specify currency plus amount OR specify share quantity, but not both. Check the prospectus to make sure the switch you are requesting is permissible. The Fund converts payments received in other currencies at the Investor's cost and risk. Beyond 12 switches in a calendar year we may assess an administration charge. Subscribe Redeem Switch out of Provide "switch into" information in next listing. Sub-fund ISIN Number of Shares Currency Amount OR Subscribe Redeem Switch into Sub-fund MUST be within the same vehicle. Sub-fund ISIN LU Currency Amount Number of Shares OR Subscribe Switch out of Provide "switch into" information in next listing. Redeem Sub-fund ISIN Class LU Number of Shares Currency Amount OR Subscribe Redeem Switch into Specify transaction value for either fund, but not both. Sub-fund Class LU Amount Currency Number of Shares OR 3. Authorised Signature(s) You must tick one box and sign or we cannot process your request. If you sign and submit this form separately from the Account Opening Form, you indicate by your signature that you acknowledge and accept the terms in the Account Opening Form, including those in Section 8. Each applicable KIID was made available to me/us 🗌 via provision of an electronic link 🔲 as a paper document Name Name Title Title Signature Signature

Transfer Information



AUD

Correspondent Bank

Australia And New Zealand Banking Group Limited, Melbourne (ANZBAU3M)

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

IBAN

GB97 CHAS 6092 4222 3988 08

Account Name

Aviva Investors

CAD

Correspondent Bank

Royal Bank Of Canada, Toronto (ROYCCAT2)

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

GB27 CHAS 6092 4222 3988 07

Account Name

Aviva Investors

GBP

Correspondent Bank

JP Morgan Chase Bank, London (CHASGB2L)

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

GB04CHAS60924211111234

Account Name

Aviva Investors

Sort Code

60 92 42

JPY

Correspondent Bank JP Morgan Chase Bank, Tokyo (CHASJPJT)

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

GB42 CHAS 6092 4217 2659 76

Account Name

Aviva Investors

SEK

GB65 CHAS 6092 4222 3988 02

Svenska Handelsbanken, Stockholm

JP Morgan Chase Bank, London (CHASGB2L)

Account Name

Correspondent Bank

Beneficiary Bank

Aviva Investors

CHF

Correspondent Bank

UBS AG, Zurich (UBSWCHZH80A)

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

GB34 CHAS 6092 4241 5575 39

Account Name

Aviva Investors

NOK

Correspondent Bank

Nordea Bank Norge ASA, Oslo

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

IBAN

GB86 CHAS 6092 4217 6381 49

Account Name

Aviva Investors

SGD

Correspondent Bank

Overseas Chinese Banking Corporation (OCBCSGSG)

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

GB54 CHAS 6092 4222 3988 06

Account Name

Aviva Investors

Sort Code

60 92 42

USD

Correspondent Bank

JP Morgan Chase Bank, New York (CHASUS33)

Beneficiary Bank

JP Morgan Chase Bank London (CHASGB2L)

GB25 CHAS 6092 4215 0808 72

Account Name

Aviva Investors

EUR

Correspondent Bank

JP Morgan AG, Frankfurt (CHASDEFX)

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

GB07 CHAS 6092 4217 2659 27

Account Name

Aviva Investors

NZD

Correspondent Bank

Westpac Banking Corp, Wellington

Beneficiary Bank

JP Morgan Chase Bank, London (CHASGB2L)

GB50 CHAS 6092 4241 3882 77

Account Name

Aviva Investors