FundLogic Alternatives plc (the “Company”) will collect and process the Personal Data of natural persons who are registered shareholders, applicants for shares, beneficial owners of registered shareholders and applicants for shares, personal representatives, financial advisors, directors, officers, employees, agents, trustees and / or authorised signatories of registered shareholders and applicants for shares (“Individuals”) and other information relating to the dealings of Individuals with the Company and / or its service providers. This Privacy Statement explains how the Company will manage the Personal Data of such Individuals, why the Company uses it, and how Individuals may contact the Company in relation to the use of Personal Data.

Where the Company needs to process Personal Data in connection with a registered shareholder’s contract with the Company or in anticipation of an applicant for shares becoming a registered shareholder, or where the Company has a legal obligation to collect certain Personal Data relating to an Individual (for example, in order to comply with AML obligations), the Company will not be able to deal with the registered shareholder or applicant for shares if the Individual does not provide the necessary Personal Data and other information required by the Company.

Personal Data means any information which the Company has or obtains, or which an Individual provides to the Company or the Company’s service providers, such as his / her name, address, email address, date of birth etc, from which that Individual can be directly or indirectly personally identified, and may include information such as identification and account numbers, tax identifiers and residency information, and online identifiers. Some of this Personal Data may be sensitive Personal Data, such as data revealing racial or ethnic origin, political opinions, or trade union membership.

Use of Personal Data and Basis of Processing

The Company will use the Personal Data:

1. for the purposes of performing the contract with a registered shareholder, or in anticipation of an applicant for shares becoming a registered shareholder, namely:

   (a) for the purposes of providing services to the registered shareholder, and setting up and administering the applicant’s or registered shareholder’s account(s), as the case may be;

   (b) for the collection of subscriptions and payment of redemptions, distributions and dividends;

   (c) to deal with queries or complaints from registered shareholders;

2. for compliance with the Company’s legal obligations, including:

   (a) anti-money laundering and anti-terrorist financing (collectively “AML”) and fraud prevention purposes, including OFAC and PEP screening for these purposes and to comply with UN, EU and other applicable sanctions regimes;

   (b) compliance with applicable tax and regulatory reporting obligations;

   (c) where the Company is ordered to disclose information by a court with appropriate jurisdiction;
recording of telephone calls and electronic communications in order to comply with applicable law and regulatory obligations;

3. where use is for a legitimate purpose of the Company, including:
   (a) for day to day operational and business purposes;
   (b) to take advice from the Company’s external legal and other advisors;
   (c) board reporting and management purposes, including quality assurance
   (d) in the event of a merger or proposed merger of the Company or any sub-fund of the Company, or any other restructuring or reorganisation of the Company or any sub-fund of the Company or relating to the assets of the Company or any sub-fund of the Company;

4. where use or sharing is for a legitimate purpose of another company in the Morgan Stanley group of companies, or of a third party to which the Company provides the Personal Data, including:
   (a) for day to day operational and business purposes;
   (b) investor relationship management; and
   (c) calculation and payment by the recipient of commissions and rebates;

5. where necessary to establish, exercise or defend its legal rights or for the purpose of legal proceedings;

6. where an Individual has consented to use for a particular purpose. If an Individual gives consent for the Company to use his / her Personal Data for a particular purpose, that Individual has the right at any time to withdraw consent to the future use of his / her Personal Data for some or all of those purposes by writing to the address specified below.

The Company will not disclose any Personal Data to any third party, except as outlined above and / or as follows:

1. to enable the Company to carry out the obligations under the contract with a registered shareholder or in anticipation of an applicant for shares becoming a registered shareholder;

2. to anyone providing a service to the Company or acting as the Company’s agent (which may include the distributor, the investment managers and companies within their group of companies, the administrator, the risk managers and its or their sub-contractors), as data processors, for the purposes of providing services to the Company and on the understanding that they will keep the Personal Data confidential;

3. where Personal Data needs to be shared with the depositary appointed to the Company, in order to enable it to discharge its legal and regulatory obligations;

4. in limited circumstances, where the administrator to the Company is subject to a separate legal obligation requiring it to act as controller of the Personal Data, including where it is required to use the Personal Data for the discharge of its own AML obligations, where it has retained the Personal Data to assist with the subsequent screening of Individuals by the
administrator including in relation to other funds or clients of the administrator in pursuance of
the administrator’s and its clients’ legitimate interests or where an Individual has otherwise
consented to the Personal Data being shared with the administrator for specific purposes;

5. where the registered shareholder or applicant for shares is a client of Morgan Stanley, a third
   party financial advisor or investment manager, or a company within its or their group of
   companies, with such company or advisor for the purposes outlined above;

6. where the Company needs to share Personal Data with its auditors, and legal and other
   advisors;

7. in the event of a merger or proposed merger, any (or any proposed) transferee of, or
   successor in title to, the whole or any part of the Company’s business, and their respective
   officers, employees, agents and advisers, to the extent necessary to give effect to such
   merger;

8. the disclosure is required by law or regulation, or court or administrative order having force of
   law, or is required to be made to any of the Company’s regulators.

International transfers

Personal Data may be transferred outside Ireland in connection with administering a registered
shareholder’s account(s) and / or in anticipation of an applicant for shares becoming a registered
shareholder, in accordance with an Individual’s instructions, where an Individual has explicitly
consented, and / or as otherwise required or permitted by law.

Many of the countries will be within the European Economic Area (the “EEA”), or will be ones which
the European Commission has approved, and will have data protection laws which are the same as or
broadly equivalent to those in Ireland. However, some transfers may be to countries which do not
have equivalent protections, and in that case the Company shall use reasonable efforts to implement
contractual protections for the Personal Data. While this will not always be possible where the
Company is required to transfer the Information in order to comply with and perform the contract with
an investor or where it has a legal obligation to do so, any transfers will be done in accordance with
applicable data protection laws, including through the implementation of appropriate or suitable
safeguards in accordance with such applicable data protection laws.

Further information in relation to international transfers and any safeguards which are in place may be
obtained by contacting the Distributor (details of which are set out in the prospectus in respect of the
Company which is available at www.fundlogic.com).

Sensitive Personal Data

The Company may, in limited circumstances, collect and process Sensitive Personal Data in
connection with its obligations under applicable AML laws. Any Sensitive Personal Data will only be
used and disclosed, as necessary, for such purpose.

Third Party Providers of Information

The Company may obtain Personal Data relating to Individuals from someone other than that
Individual. This may include Personal Data relating to beneficial owners, partners, directors, officers,
employees, advisors or other related persons of an investor or of the person providing the Personal
Data. The Personal Data may be obtained from a variety of sources, such as financial advisors to
investors, employers of Individuals, and/or direct and indirect service providers to the Company, such as vendors providing AML and sanctions checking databases. The person providing the information will be asked to warrant that it will only do so in accordance with applicable data protection laws, and that it will ensure that before doing so, the Individuals in question are made aware of the fact that the Company will hold information relating to them and that it may use it for any of the purposes set out in this privacy statement, and where necessary that it will obtain consent to the Company’s use of the information. The Company may, where required under applicable law, notify those individuals that they have been provided with their Personal Data and provide a copy of this Privacy Statement to them.

Recipients of the Personal Data

In any case where the Company shares Personal Data with a third party data controller (including, as appropriate, other members of the Morgan Stanley group and the Company’s service providers), the use by that third party of the Personal Data will be subject to the third party’s own privacy policies.

Updates to Personal Data

The Company will use reasonable efforts to keep Personal Data up to date. However, each Individual will need to notify the Company without delay in the event of any change in his/her personal circumstances, or those of the others mentioned above, so that the Company can keep the Personal Data up to date.

Retention of Personal Data

The Company is obliged to retain certain information to ensure accuracy, to help maintain quality of service and for legal, regulatory, fraud prevention and legitimate business purposes.

It is obliged by law to retain AML related identification and transaction records for six years from the end of the relevant investor relationship or the date of the transaction respectively.

Other information will be retained for no longer than is necessary for the purpose for which it was obtained by the Company or as required or permitted for legal, regulatory, fraud prevention and legitimate business purposes. In general, the Company (or its service providers on its behalf) will hold this information for a period of seven years from the termination of the relevant business relationship, unless it is obliged to hold it for a longer period under law or applicable regulations.

The Company (or its service providers on its behalf) will also retain records of telephone calls and any electronic communications for a period of five years and, where requested by the Central Bank, for a period of up to seven years from the date of such call or communication.

An Individual's Rights in relation to Personal Data

An Individual may at any time request a copy of his/her Personal Data from the Company. This right can be exercised by writing to the Company at the address specified below.

An Individual also has the right to correct any inaccuracies in, and in certain circumstances, to request erasure, or restriction on the use, of his/her Personal Data, and to object to certain uses of his/her Personal Data, in each case subject to the restrictions set out in applicable data protection laws. Further information on these rights, and the circumstances in which they may arise in connection with the Company’s processing of Personal Data can be obtained by writing to the Company at the address specified below.
In any case where the Company is relying on an Individual’s consent to process his / her Personal Data, that Individual has the right to change his / her mind and withdraw consent by writing to the address specified below.

Where the Company is relying on a legitimate purpose of the Company, a member of the Morgan Stanley group of companies or a third party recipient of the Personal Data, in order to use and disclose Personal Data, an Individual is entitled to object to such use or disclosure of his / her Personal Data, and if he /she does so, the Company will cease to use and process the Personal Data for that purpose unless the Company can show there are compelling legitimate reasons for it to continue or it needs to use the Personal Data for the purposes of legal claims.

In limited circumstances, an Individual may also have the right to data portability in respect of certain of his / her Personal Data, which means he / she can request that the Company provide it to him / her in a structured, commonly used and machine-readable format, or transmit it to his / her third party nominee where this is technically feasible.

An Individual also has the right to lodge a complaint about the processing of his / her Personal Data by the Company with the Data Protection Commissioner or relevant supervisory authority.

Contacting the Company

Any queries or complaints regarding the use of the Personal Data by the Company and / or the exercise of individual rights should be addressed to the Distributor (details of which are set out in the prospectus in respect of the Company which is available at www.fundlogic.com).

Last updated: 10 May 2018