

PRIVACY NOTICE

Version updated as at 06/02/2026 and issued in relation to Cube III Feeder Fund L.P. S.C.S. (the “Fund”)

We first invite you to familiarise yourselves with the few following key concepts as we will extensively refer to them in this Privacy Notice:

1. Personal data is any information relating to a data subject.
2. A data subject is a living natural person identified or identifiable in relation to her/his personal data.
3. A limited partner is any person (natural or not) investing, soliciting or solicited to invest, in the Fund.
4. A controller determines the purposes and means of personal data processing.
5. A joint controller is a controller that determines the purposes and means of personal data processing with another controller.
6. A processor processes personal data on behalf of, and upon instruction from, one or more controllers.

This Privacy Notice is issued by the Fund acting in most cases as i) controller for the processing of personal data described hereunder, or, to some extent as) joint-controller together with the Manager for certain processing operations in the context of the Fund's activities (indistinctly “we”, “us” or “our”).

Insofar as the Fund determines alone the purposes and means of a processing, it qualifies and acts as sole independent controller.

1. Categories of data subjects

Who are the data subjects in relation to whom we process personal data?

The majority of data subjects in relation to whom we process personal data fall into one or more of the three main categories of data subjects described in the table below (“you”, “your” and more generally together the “data subjects”). This Privacy Notice, however, focuses on the processing of personal data related to Limited Partners. Privacy information in relation to the processing of personal data related to Fund Persons and Other Persons may be obtained via any contact point and by any means mentioned in Q&A 16 below.

Categories of data subjects	Description
Limited Partners	The Limited Partners category comprises the limited partners who are natural persons, the natural persons (such as beneficial owners or family members) who are associated with limited partners, as well as the natural persons involved in entities (in particular intermediary companies, trusts or other vehicles) associated with limited partners.
Fund Persons	The Fund Persons category comprises the natural persons who belong or may belong to the staff, team, governing body, committees or similar body of the Fund and/or of its general partner (if relevant); and/or who are (to be) remunerated by the Fund in relation to their activities for the Fund.
Other Persons	The Other Persons category comprises the natural persons (other than the Investing or Fund Persons) who, directly or within third-party entities, are involved in the Fund's activities. These third-party entities include among others the Fund's manager, as well as authorities or service providers (such as regulators, depositaries, administration agents, auditors or professional advisers) supervising, assisting and/or contributing otherwise to the Fund's activities.

The above table uses terms such as “associated”, “involved”, “belong”, “supervising”, “assisting” and “contributing”. As a natural person, you may be so associated, involved, belonging to, assisting and/or contributing in an unlimited number of private, public and/or professional capacities, including – without limitation – as employee or self-employed, client, proxy-holder, authorised signatory, representative, nominee, intermediary, board or committee member, trustee, settlor, agent, officer, delegate, consultant and/or adviser.

2. Categories of personal data

What are the categories of personal data that we process?

As a general rule we reserve the right to process any past, present or future personal data needed to attain the purposes described or referred to in this Privacy Notice. However, in the table below we have listed the main categories of personal data we process together with a few illustrations. Please note that these illustrations are not exhaustive and that certain illustrations may belong to one or more categories of personal data, whether or not we have a contractual relationship with any of them or the entity they represent or work for.

Categories	In brief	Illustrations
Identification data	This category groups the personal data used to identify you	Names, gender, place/date of birth, identification documentation (passport, ID cards), nationality, civil status, photos, national and/or tax identification numbers, login information, physical, vocal and digital signature and identifiers, etc.
Private data	This category groups the personal data related to your private environment	Private/residential physical and digital addresses (e.g. email, IP) and other contact data (e.g. telephone and fax numbers), websites, contact history, etc.
Professional data	This category groups personal data related to your professional environment	Professional physical and digital addresses (e.g. email, IP) and other contact data (e.g. telephone and fax numbers), website, , professional activities, occupation and organisation, status, position, grade and title, curriculum vitae, professional relationship (e.g. colleagues, assistants, staff, reporting lines), contact history, etc.

The personal data that we process may consist of or result from any use of or activity on computer systems, network and website, and may take any form possible. Personal data that we process may then include all types of electronic support such as for example pictures, images, videos.

Please note that the above categories of personal data are without prejudice to all specific or general personal data you have provided or will provide us with from time to time.

3. Unsolicited personal data

What is our responsibility in relation to the processing of "unsolicited" personal data?

Preamble – “Unsolicited” personal data basically refers to personal data which we have no intention, nor interest in processing, mainly because these data are not needed to attain any of the purposes described or referred to in this Privacy Notice. These are personal data which we did not solicit, and which we technically process (e.g. store and/or transfer), sometimes quite fortuitously, but for no specific purpose.

What is important for you to be aware of is that, in the absence of proven negligence on our part or unless otherwise so compelled by mandatory rules of law, we assume no obligation nor any liability for any damage suffered directly or indirectly by you or any third party as a result of such a technical processing of unsolicited personal data, including in case of personal data breach.

In view of the foregoing, we strongly recommend that you exclusively provide personal data that are expressly required from you, and that you refrain from providing any unsolicited personal data or making it available.

4. Source of personal data

From whom or where do we collect or obtain your personal data?

We collect or obtain your personal data from various sources (and a combination thereof), and we reserve the right to opt at any time for any legally acceptable source. In practice, these sources may vary depending on the categories of natural persons described in Q&A 1 above.

Our first source of information is you. We collect your personal data each time we communicate with you. We collect your personal data either directly from you or via third parties representing us or you. In particular, third parties representing us may typically be our register and transfer agent, certain of our distributors, and other appointed intermediaries. Third parties representing you may include discretionary managers, lawyers and specific proxyholders.

We may obtain your personal data from a variety of third parties who represent neither us nor you. In particular, these third parties may include certain of our service providers (such as the depositary), certain distributors, your banker, social medias, subscription services and centralised limited partner database (whether or not they belong to the Fund's group), as well as your or our advisers.

We may also obtain your personal data from any register of beneficial owners and, more generally, from or via any party subject to any of the beneficial ownership laws and regulations. For more information in this respect, please, kindly refer to Q&A 14.

Third parties from whom we may obtain your personal data may also be public authorities, bodies or services, including Luxembourg and foreign supervisory and tax authorities.

We may also obtain your personal data via any publicly accessible (free or paying) sources such as the internet, public registers (such as the Luxembourg trade and companies register or the Luxembourg Register of beneficial owners), and/or the press in general. In relation to Limited Partners in particular, we may obtain your personal data via special "know your customer" databases (such as *World-CheckTM*).

We collect or obtain your personal data from various means (and combinations thereof), and we reserve the right to opt at any time for any legally acceptable means. In the following paragraphs, we would like to draw your attention to a few of them.

The most obvious means of collection of your personal data is the subscription documentation, including that required to fulfil our anti-money laundering and counter terrorist financing, "know your customer", beneficial ownership, or tax transparency obligations (e.g. via self-certification forms). But, we also collect information via your transactional activity.

We may also obtain personal information via exchanges of correspondence (whether or not in digital form), via telephone conversations, via contractual or operational documentation, via participation at board or shareholding meetings, and/or in the course of a complaint or litigious procedure.

5. Purposes and lawful bases processing

For what purposes and on what lawful bases do we process your personal data?

We reserve the right to process your personal data for any specified, explicit and legitimate purposes we deem appropriate, provided such processing is based on one or more of the 6 possible lawful (or legal) bases authorised by the GDPR. These lawful bases are related to contract, compliance, vital interests, public interest, legitimate interests, and consent. These lawful bases are more fully described in [Appendix A](#) of this Privacy Notice.

We process your personal data for several purposes and on several lawful bases. In [Appendix A](#), you will find tables listing the purposes of the processing (on the left-hand side column) and the corresponding lawful bases (on the right-hand side column).

You should be aware that any of the (initial) purposes listed in [Appendix A](#) or otherwise referred to in this Privacy Notice may change over time and lead to a new purpose. If the new purpose is compatible with the initial purpose, we may continue the processing under the original lawful basis (unless this original lawful basis is your consent).

Finally, you should also be aware of the following regarding the lawful bases of our processing. When we process sensitive personal data or transfer personal data to third-countries, we may do so on specific lawful bases which are more fully described in Q&A 7, respectively, and which come in addition to those otherwise described in this Q&A 5 and in [Appendix A](#). Also, when we exceptionally base the processing of your personal data on your consent, you are entitled to withdraw your consent as more fully described in Q&A 12 below.

6. Recipients of personal data

Do we transmit your personal data to third-party recipients? If so, who are these recipients?

Preamble – In the context of this Privacy Notice we understand "transmission" (or derived terms thereof) of personal data to a party as including the disclosure, the accessibility or otherwise availability of these personal data to this party.

Yes, we also transmit your personal data to a series of recipients or categories of recipients. These include:

- all our service providers, whether they act as processors and/or controllers in their own rights (which may be the Fund's Manager, general partner (if relevant), co-limited partner, investment adviser, investment manager, bank, depositary and paying agent, administrative agent, registrar and transfer agent, distributor and sub-distributors, auditor, legal, financial and other professional advisers, lawyers, consultants, as well as any existing or potential service provider of the Fund); the recipients may also be any of the foregoing respective representatives, agents, delegates, affiliates, subcontractors and/or their successors and assigns (including information technology providers, cloud service providers, or external processing centres);
- entities belonging to the Manager or Fund group;
- our various counterparties (such as for example credit institutions);
- any targeted markets (regulated or not), investment funds and/or related entities in or through which we intend to invest (including without limitation their governing entities, respective general partner, management companies, managers, central administration, investment manager, depositary, and other service providers);
- any judicial, public, governmental, administrative, supervisory, regulatory or tax bodies or authorities in Luxembourg or in various jurisdictions, in particular those jurisdictions where (i) the Fund is or is seeking to be registered for public or limited offering, (ii) any Limited Partners are resident, domiciled or citizens or (iii) the Fund is, or is seeking to, be registered, licensed or otherwise authorised to invest for carrying out the purposes described or referred to in this Privacy Notice;

- any register of beneficial owners and, more generally, any party subject to any of the beneficial ownership laws and regulations (for more information in this respect, please, kindly refer to Q&A 14); as well as
- the Limited Partners, the Fund Persons, and the Other Persons.

You should also be aware that:

- more information about the foregoing recipients (including our processors) may be found in [Appendix D](#) and in the Fund's constitutive and offering documentation;
- certain of the foregoing recipients (including our processors) may themselves transfer your personal data to other sub-recipients established or operating in and/or outside the European Economic Area. This may notably be the case in the context of implementing any of the anti-money laundering and counter terrorist financing, "know your customer" and beneficial ownership laws and regulations or in the context of exchange of information on an automatic basis with the competent authorities in the United States or other permitted jurisdictions as agreed in FATCA ⁽¹⁾ and CRS ⁽²⁾, at OECD and European levels, or equivalent Luxembourg legislation, as more specifically detailed in Q&A 14;
- each of the foregoing recipients (including our processors) and sub-recipients may also process your personal data as controllers in their own right, in particular but not necessarily for compliance with laws and regulations applicable to them (such as those referred to in the previous sub-paragraph) and/or order of any competent jurisdiction, court, governmental, supervisory or regulatory bodies, including tax authorities, and may be established or operating in and/or outside of the European Economic Area. In certain cases, these recipients and sub-recipients (such as registers of beneficial owners) will make your personal data available to the public;
- where the Fund is a feeder vehicle, your personal data can be disclosed to, and processed by, any master vehicle in which the Fund intends to invest, in accordance with that master vehicle data protection notice;
- in the absence of proven negligence on our part or unless otherwise so compelled by mandatory rules of law, we bear no liability for any transmission of your personal data to any third party not authorised by us and, more generally, for any such unauthorised third party receiving knowledge of your personal data.

7. Transfer of third countries

Do we intend to transfer personal data to third-countries or international organisations?

Preamble – In the context of this Privacy Notice we understand "transfer" (or derived terms thereof) of personal data to third-countries or international organisations as including the disclosure, the accessibility or the otherwise availability of these personal data to or from third-countries or international organisations.

Yes, we do and will transfer personal data to third-countries. And by third-countries, we mean countries which do not belong to the European Economic Area and which legislation does not necessarily ensure an adequate level of protection as regards the processing of personal data.

In [Appendix B](#) of this Privacy Notice, you will find a brief description of the available lawful bases for performing transfers of personal data to third-countries, as well as a table listing the recipient countries or third-country recipients to which we transfer or may transfer personal data (left-hand side column) together with the corresponding specific lawful bases and, where applicable, additional information (right-hand side column). In this context, you should be aware that:

- a) Your personal data may be transferred to recipients (including processors and other controllers) which are located in third-countries subject to an adequacy decision of the European Commission. In the table in [Appendix B](#), each of these countries or recipients is referred to as an "adequate country" or an "adequate recipient", respectively;
- b) Your personal data may be transferred to recipients (including processors and other controllers), which may be located in third-countries which are not subject to an adequacy decision of the European Commission and whose legislation does not ensure an adequate level of protection as regards the processing of personal data. In this case, the transfer of your personal data may be based on one or more of the appropriate safeguards listed and briefly described in [Appendix B](#). In the table in [Appendix B](#), each of the relevant countries or recipient is referred to as a "safeguarded country" or a "safeguarded recipient", respectively, and earmarked with the relevant appropriate safeguard;
- c) In the absence of any adequacy decision or appropriate safeguard, your personal data may nevertheless be transferred to recipients (including processors and other controllers) located in third-countries whose legislation does not ensure an adequate level of protection as regards the processing of personal data. In this case, a transfer or set of transfers of your personal data may be based on one or more of the derogations listed and briefly described in [Appendix B](#). In the table in [Appendix B](#), each of the relevant countries or recipient is referred to as a "derogatory country" or a "derogatory recipient", respectively, and earmarked with the relevant derogation;

¹ "FATCA" stands for the US Foreign Account Tax Compliance Act.

² "CRS" stands for Common Reporting Standard.

d) We may transfer your personal data to a third country in the event this is required by any judgment of a court or tribunal or any decision of an administrative authority, provided this takes place on the basis of an international agreement in force between the requesting third country and the European Union or an Member State.

In addition to the information provided in [Appendix B](#), you should be aware that:

- you have the right to obtain a copy of, or access to, the appropriate safeguards which have been implemented for transferring your personal data to a safeguarded country or a safeguarded recipient by a request addressed to any contact point and by any means mentioned in Q&A 16 below;
- when the transfer of your personal data to third-countries is based on your explicit consent, you are entitled to withdraw your consent as more fully described in Q&A 12 below;
- in the absence of proven negligence on our part or unless otherwise so compelled by mandatory rules of law, we bear no liability for any transfer of your personal data to any third country or third-country recipient not authorised by us and, more generally, for any such unauthorised third country or third-country recipient receiving knowledge of your personal data.

8. Retention period

For how long will we store your personal data?

Without prejudice to what follows, as a matter of general principle, we take care that your personal data is not held for longer than necessary with regard to the purposes for which they are or have been processed.

We hold personal data of Limited Partners at least until the concerned Limited Partner ceases to be a Limited Partner. We then hold these personal data for a subsequent period of 10 years where necessary to comply with applicable laws and regulations, and/or to establish, exercise or defend actual or potential legal claims.

Longer or shorter retention periods may apply where required by applicable laws and regulations, or as a result of applicable statutes of limitation. Some of these laws and regulations are listed in the table of [Appendix C](#) to this Privacy Notice.

9. Data subject Rights

What are your rights in relation to our processing of your personal data?

In addition to your right of information as well as to rights otherwise described in this Privacy Notice or provided for in the GDPR, the available rights in relation to our processing of your personal data are as listed and briefly described below.

The relevant legal provisions of the GDPR describing these rights may in our opinion be read and understood by persons who are not personal data protection professionals. For each of the rights listed below, we have therefore mentioned the applicable key provisions which we invite you to consult for further information.

Under certain circumstances and within the limits set out by the GDPR:

- Right of access (Art. 15 of the GDPR) – You have the right to receive confirmation that your data are being processed by us (or not), to access your personal data, and to receive supplementary information (however, largely corresponding to that provided in this Privacy Notice).
- Right to rectification (Art. 16 and 19 of the GDPR) – If your personal data are inaccurate or incomplete, you have the right to obtain assurance from us that they will be rectified without undue delay.
- Right to erasure (Art. 17 and 19 of the GDPR) – The right of erasure is also known as the “right to be forgotten”. The broad principle underpinning this right is to enable you to request us to delete or remove your personal data where there is no compelling reason for our continued processing thereof.
- Right to restriction (Art. 18 and 19 of the GDPR) – This right allows you to ‘block’ or suppress a specific processing of your personal data. We may still store your data, but may not process them. We can retain just enough information about you to ensure that the restriction is respected in future.
- Right to data portability (Art. 20 of the GDPR) – This right allows you to obtain and reuse the personal data you have provided us with for your own purposes across different services. It allows you to move, copy or transfer your personal data easily from one IT environment to another.

- Right to complain to a supervisory authority (Art. 77 of the GDPR) – If you consider that our processing of personal data relating to you infringes the GDPR, you have the right to lodge a complaint with a supervisory authority, in particular in the Member State of your habitual residence, place of work or place of the alleged infringement ⁽³⁾.

You may exercise any of the above rights (other than the right to complain to a supervisory authority) via any contact point and by any means mentioned in Q&A 16 below.

There is a last general and important point we wish to draw your attention to. Your rights under the GDPR (including those listed above) are not “absolute” or unconditional. Your rights may then be limited to certain cases or circumstances, conditioned and/or affected by various elements such as the lawful basis of our processing (including the necessity to comply with a legal obligation or our or third-party legitimate interest).

10. Right to object

Do you have the right to object to our processing of your personal data?

Yes, Article 21 of the GDPR gives you a right to object, but this right is limited and depends on the purpose or lawful basis of our processing.

- Firstly, you have the right to object at any time, on grounds relating to your particular situation, to processing of personal data, concerning you which is based on our legitimate interests or on the performance of a task carried out in the public interest or in the exercise of any official authority that we would be vested in. In this case, we shall no longer process your personal data unless we demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms or for the establishment, exercise or defence of legal claims.
- Secondly, where your personal data are processed for direct marketing purposes, you have the unconditional right to object at any time to the processing of personal data concerning you for such marketing, which includes profiling to the extent that it is related to such direct marketing.

You may exercise your right to object via any contact point and by any means mentioned in Q&A 16 below.

11. Refusal to provide personal data

Can you refuse to provide your personal data? If so, what are the consequences?

There are certain cases where the provision of your personal data results from a legal or contractual obligation applicable to you and/or to us, or where the provision of your personal data is necessary for us to enter into, continue and/or implement a professional relationship and/or contract, and/or otherwise deal with you.

As a general rule, failure to provide certain requested personal data may result in the impossibility to communicate (or to communicate safely) with you and/or to fulfil certain of our duties, obligations and services.

As a Fund Person, failure to provide certain requested personal data may result in the impossibility for us to give you or maintain a position within our organisation.

Please note that we may from time to time and as the case may be on a case-by-case basis indicate whether or not requesting and/or providing this information is mandatory for us and/or for you, respectively, and/or the reasons for which this is mandatory. Where necessary, we may also indicate on such occasions the consequences for your refusal to provide the requested information.

12. Withdrawal of consent

Can you withdraw the consent given for processing your personal data, and if so, how?

Yes, when we base the processing of your personal data on your consent, you have the right to withdraw your consent at any time, yet without affecting the lawfulness of all processing based on your consent before its withdrawal.

You must be aware, however, that we reserve the right to continue the processing for which you have withdrawn your consent if there is another lawful basis to this processing.

Your decision to withdraw your consent may be notified to any contact point and by any means mentioned in Q&A 16 below.

13. Further processing

³ In Luxembourg, the supervisory authority is the Commission Nationale pour la Protection des Données (<https://cnpd.public.lu/en.html> or more specifically <https://cnpd.public.lu/en/particuliers/faire-valoir.html>). A list of other supervisory authorities may be found in https://www.edpb.europa.eu/about-edpb/about-edpb/members_en.

Do we intend to process your personal data for a purpose other than that for which they were collected or obtained?

Although we have no intention to do that at the date of issuance of this Privacy Notice, we reserve the right to further process your personal data for a purpose other than that for which they were collected or obtained. If such were the case and prior to that further processing, we would provide you with information on that other purpose and with any relevant further information required by law which is not already contained in this Privacy Notice.

14. Other information

Is there other information we deem appropriate to provide you with in the context of this Privacy Notice?

Yes, we believe that the following additional information might be of interest to you.

(A) Data protection officer

The data protection officer is governed by specific provisions of the GDPR (Articles 37 to 39), but is not defined in the GDPR. It may be described as the person appointed by an organisation to serve as its personal data protection guardian.

For your information, we have not appointed, and have no current plan to appoint, a data protection officer.

(B) Professional secrecy and confidentiality waiver

Any consent that you may give or may from time to time be requested to give in order to waive the professional secrecy or confidentiality duty to which we are subject pursuant to laws and regulations applicable to us is distinct from, and may not be construed as, any consent that you might give in the context of the GDPR.

(C) FATCA, CRS and other tax identification legislation to prevent tax evasion and fraud

To comply with "know your customer" and tax related laws and regulations such as FATCA and CRS at OECD and European levels or equivalent Luxembourg legislation, we are and our service providers may be obliged to collect and, where appropriate, report certain information in relation to you and your investments in the Fund (including but not limited to name and address, date of birth, U.S. tax identification number (TIN), account number, balance on account, the "Tax Data") to the Luxembourg tax authorities (Administration des contributions directes) which will exchange this information (including personal data, financial data and Tax Data) on an automatic basis with the competent authorities in the United States or other permitted jurisdictions (including the U.S. Internal Revenue Service (IRS) or other US competent authority and foreign tax authorities located outside the European Economic Area) for the purposes provided for in FATCA and CRS at OECD and European levels or equivalent Luxembourg legislation.

In this context, it is mandatory to answer questions and requests with respect to the data subjects' identification and investment held in the Fund. We reserve the right to reject any application for investment if the required information and/or documentation are not provided or the applicable regulatory requirements are not complied with by the Fund. Limited Partners acknowledge that failure to provide the relevant information in the course of their relationship with the Fund may result in incorrect or double reporting, prevent them from acquiring or maintaining their investment in the Fund and may be reported to the relevant Luxembourg authorities.

(D) Beneficial ownership

Beneficial ownership broadly refers to the natural persons (each a "beneficial owner") who ultimately, hence directly or indirectly, own or control a non-natural person (the "beneficially owned person") or on whose behalf a transaction or activity is being conducted. Beneficially owned persons include corporate and other legal entities, as well as trusts and similar structures.

A series of EU and possibly non-EU laws and regulations (to which this Privacy Notice collectively refers as the "beneficial ownership laws and regulations")⁴ require potential beneficially owned persons (such as us) to perform specific processing of the personal data of their potential beneficial owners (such as you). This processing includes obtaining and holding certain information and documents about beneficial owners, including the details of the beneficial interest they held, as well as transmitting all or part of these information and documents to their relevant register of beneficial owners. This register is in principle accessible to members of the general public and will be interconnected with other registers of beneficial owners.

It is important that you acknowledge and understand what is provided for in the following paragraphs:

- Your direct or indirect interest in the Fund does not automatically make you one of the Fund's beneficial owners. You will be a beneficial owner of a beneficially owned person (such as us) only if you meet certain criteria (such as ownership threshold and control features) set forth in beneficial ownership laws and regulations. In practice, you should qualify as a beneficial owner of the Fund only if you hold a major interest in the Fund.
- Beneficial ownership laws and regulations require you to provide certain of your personal data and require us to collect and process those data to determine if you are a beneficial owner. We may require and obtain information about you from any intermediary third party, notably from a beneficially owned person having an interest or wishing to have an interest in the Fund.

⁴ Currently, the EU beneficial ownership laws and regulations are mainly those derived from the transposition of the amended Directive EU 2015/849 in general, and Articles 3(6), 13(1)(b), 30 and 31 of this Directive in particular. In Luxembourg, Articles 3(6) and 13(1)(b) of this Directive have been transposed by Articles 1(7) and 3(2)(b) respectively of the amended Act of 12 November 2004 on the fight against money laundering and financing of terrorism, Article 30 of this Directive has been transposed by the Act of 13 January 2019 instituting a Register of beneficial owners (the "2019 RBO Act"), and Article 31 has been partly transposed by the Act of 10 August 2018 on information to be obtained and held by trustees.

- Delay or failure to provide the required information may notably lead to application for acquiring interest in the Fund being rejected or to existing interest in the Fund being no longer maintained;
- If we determine that you are a beneficial owner, then beneficial ownership laws and regulations require us to transmit, on our own initiative and/or upon request, certain of your personal data and related documents to third-party recipients which include competent authorities, other potential beneficially owned persons and the register of beneficial owners instituted by the 2019 RBO Act (the "Luxembourg Register of beneficial owners").
- These third-party recipients as well as professionals as defined in the laws on the fight against money laundering and terrorism financing and accredited **members of the press may be granted access to registers of beneficial owners, hence to your personal data as held by such registers.** As a matter of illustration, the 2019 RBO Act provides that information on your first and last names, date and place of birth, country of residence and nationality, as well as the nature and extent of your beneficial interest (all information as held by the Luxembourg Register of beneficial owners) can be accessible, whereas certain authorised persons and authorities may have access to a broader range of information such as your address and national identification number. Beneficial ownership laws and regulations may grant exemption to the foregoing right of access.

(E) Update of this Privacy Notice and additional information

You should first be aware that we reserve the right to amend or modify this Privacy Policy at any time and for any reason, notably in response to changes in applicable data protection and privacy legislation.

Any further update of this Privacy Notice as well as any additional information relating to our processing of personal data are accessible via the internet on <https://www.cubeinfrastructure.com/privacy.php> or upon request to the contact point mentioned in Q&A 16, below. If there are any significant changes, we make these clear either through the website or through another means of contact such as email.

Additional information relating to our processing of your personal data and further update of this Privacy Notice may also be found in the constitutive and offering documentation of the Fund, our contractual arrangements, or provided or made available, on an ongoing basis, through additional documentation (such as contract notes or specific notice and reports, whether periodic or not) and/or through any other communications channels, including electronic communication means, such as electronic mail, internet/intranet websites, portals or platform, as deemed appropriate to allow us to comply with our obligations of information according to the GDPR.

All the foregoing additional information and updates are deemed to be inserted by reference in and, where applicable, amend, complement or replace this Privacy Notice.

(F) What we expect from you – keeping your personal data up-to-date

It is important that the personal data we hold about you is kept accurate. We request that you inform us in writing and without undue delay about changes in the information you provide us about you so that we can keep it up-to-date while you continue to be in relation with us.

(G) Determination of certain purposes and means of personal data processing by one of us only

Certain of the purposes and means of personal data processing contemplated in this Privacy Notice may be determined by one of us only (the "determining controller"). In the absence of proven negligence on the part of the other (joint) controller or unless otherwise so compelled by mandatory rules of law, this other (joint) controller bears no controller responsibility for any processing performed by the determining controller. You may obtain more information regarding the purposes and means of personal data processing determined by one of us only by contacting that joint controller via any contact point and by any means mentioned in Q&A 16 below.

(H) Other privacy information

In the absence of proven negligence on the Fund's part or unless otherwise so compelled by mandatory rules of law, the Fund bears no responsibility for this privacy information nor for any processing performed by the Manager.

Certain other entities we are dealing with and who are acting as controllers in their own right in relation to your personal data have requested us to provide you with certain privacy information pertaining to their processing of personal data which may be relevant to you and/or natural persons with whom you are dealing. The privacy information so received is set out in the Schedules to this Privacy Notice. In the absence of proven negligence on our part or unless otherwise so compelled by mandatory rules of law, we bear no responsibility for this privacy information nor for any processing performed by these other controllers.

15. Non-exhaustive information

Is this Privacy Notice exhaustive of all information pertaining to the processing of your personal data?

No. Although this Privacy Notice claims to be exhaustive in relation to the information that we must convey to data subjects pursuant to the GDPR, it does not claim to be exhaustive of all information pertaining to the entire processing we perform as (joint) controller.

In relation to personal data that we did not obtain directly from you, our duty to inform you does not apply insofar as:

- you may already have the information;
- the provision of certain information may prove impossible or would involve a disproportionate effort, or is likely to render impossible or seriously impair the achievement of the objectives of certain processing;
- obtaining or disclosure is expressly laid down by EU or Member State law to which we are subject;
- where the personal data must remain confidential subject to an obligation of professional secrecy regulated by EU or Member State law, including a statutory obligation of secrecy.

16. Contact Point

What are our contact details and how can you contact us?

You may contact us for any request, notice or other reasons via:

- Email sent to dataprotection@cubeim.com
- Letter sent to the Fund's Manager - Cube Infrastructure Managers at 28, place de la Gare L-1616 Luxembourg

When you contact us, please, kindly provide your complete identification information, and state as clearly and completely as possible why you are contacting us and what you expect from us. Please kindly note that before we are able to revert to you or implement your request, you may be required to provide further identification details, information or clarification. You may also be required to fill out specific forms. All this may be needed for adequately addressing your solicitation, as well as protecting both your and our interests.

List of Appendices and Schedules

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APPENDIX A

Purposes and legal basis of the processing

The authorised lawful bases under the GDPR

Our processing of your personal data shall be lawful only if and to the extent that at least one of the following applies:

- 1) Contract = our processing is necessary for the performance of a contract to which you are a party or in order to take steps at your request prior to entering into a contract.
- 2) Compliance = our processing is necessary for compliance with a legal obligation to which we are subject.
- 3) Public interest = our processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in us.
- 4) Legitimate interests = our processing is necessary for the purposes of the legitimate interests pursued by us or by a third party (any natural or legal person, public authority, agency or body other than our processors or the persons under our direct authority or under the direct authority or our processors), except where such interests are overridden by your interests or fundamental rights and freedoms which require protection of personal data.

Our processing of your personal data for one or more specific purposes shall also be lawful if you have given your consent to this processing for this or these specific purposes.

We process personal data	
for	based on
general and global purpose of communication , which involves each respective identification and the exchange of information and documents among relevant parties	compliance, contract, legitimate interests of all parties concerned to ensure the identity of her/his/its intended correspondent
complying with the general prudential duties imposed by laws and regulations applicable to us; and which may involve acting honestly, with due skill, care and diligence and fairly in conducting the Fund's activities, acting in and promoting the best interests of the Limited Partners and the integrity of the market, and managing and preventing conflicts of interests	compliance
reporting to and/or cooperating with supervisory and regulatory bodies, and/or other authorities pursuant to applicable laws and regulations	compliance (when acting pursuant to EU law or the Member State law applicable to us), our legitimate interests and those of relevant third parties (such as our service providers) to avoid being in breach of applicable regulatory and legal obligations (otherwise)
complying with, and providing (or causing the provision of) the services contemplated, in the Fund's constitutive and offering documentation , as well as regulatory compliance monitoring and managing risks (including those related to personal data and their processing)	compliance, contract
general, specific and/or periodic reporting and or providing of information to Limited Partners and other stakeholders of the Fund (including certain counterparties of the Fund)	compliance, contract, our legitimate interests and those of relevant third parties (such as our service providers) to organise the defence and protection of our/their interests, enforce our/their rights, and/or as the case may be help maintain service quality and train staff to deal with complaints and disputes
processing and verifying instructions received and transactions , as well as record-keeping as proof of such an instruction or transaction or related communication in the event of a disagreement	our legitimate interests to avoid being in breach of a contract to which we are a party
conducting and handling enquiries, escalation, complaints, disputes, litigation and audits of all nature (including in relation to security incidents and/or data breach), all at any stage and level	our legitimate interests and those of relevant third parties (such as our service providers) to act in accordance with the laws and regulations and/or with due skill, care and diligence
complying with any of the contractual obligations, duties and liabilities agreed upon with any third party with whom we are dealing in the context of the Fund's activities	legitimate interest
seeking professional advice , including legal, accounting, and other advice	
taking part to mergers and acquisitions and any other restructuring transactions, including due diligence (either on the Fund or by or on behalf of the Fund)	

In addition to what is provided for in the first table above, we also process personal data for the following purposes (being noted that certain activities mentioned below can be delegated by the Fund)

for	based on
assessing potential and existing Limited Partners and checking their eligibility , which includes verifying the information received,	compliance, contract, our legitimate interests and that of the other Limited Partners to ensure Limited Partners' solvency, prevent adverse liquidity risk materialisation and facilitate the Fund's investments (including related financings)
general holding, maintenance, management and administration of: <ul style="list-style-type: none"> the Fund's registers and, where applicable, capital or similar accounts each Limited Partner's position in the register and, where applicable each Limited Partner's capital or similar account in the context of the foregoing and among other things: <ul style="list-style-type: none"> processing issues, subscriptions, redemptions, conversion, similar corporate events, and related operations making capital calls and drawdowns allocating and distributing income and liquidation proceeds, including handling and recording of orders billing, accounting, record-keeping and valuation, including producing and issuing all reporting (including financial and other periodic reporting) performing domiciliation and corporate trust function, including convening, holding and handling meetings of Limited Partners 	compliance, contract
complying with all tax-related obligations applicable to us or data subject (including those resulting from FATCA and/or CRS), and reporting to and/or cooperating with supervisory and regulatory bodies, and/or other authorities accordingly	
complying with all anti-money laundering and counter terrorist financing obligations (including "know your customer" and assimilated checks such as tracking persons subject to economic and trade sanctions, e.g.), and reporting to and/or cooperating with supervisory and regulatory bodies, and/or other authorities accordingly	compliance, public interest (when acting pursuant to EU law or the Member State law applicable to us)
complying with all obligations imposed by beneficial ownership laws and regulations, and declaration, reporting to and/or cooperating with supervisory and regulatory bodies, and/or other authorities (including the Luxembourg Register of beneficial owners) accordingly	our legitimate interests and those of relevant third parties (such as our service providers) to avoid being in breach of applicable regulatory and legal obligations (otherwise)
record keeping as proof of transactions or related communications in the event of a disagreement, processing and verification of instructions, investigation and fraud prevention purposes, enforce or defend our or others interests or rights in compliance with any legal obligation to which we or they are subject to and quality, business analysis and related purposes to improve our business relationship with you	
helping to detect, prevent, investigate, and prosecute fraud, third-party malfeasance and/or other criminal activity (including bribery and corruption), and reporting to and/or cooperating with supervisory and regulatory bodies, and/or other authorities accordingly	
assessing and evaluation of the existing Limited Partners base and composition	our legitimate interests and that of third parties such as the Fund's group and the other Limited Partners to improve quality business, and implement product development and distribution policy and strategy
processing relationship with the Limited Partners in general	contract, our legitimate interest of financing transactions
entering into financing agreements and providing related guarantees	contract, our legitimate interests to promote investment in the Fund, and that of Limited Partners to access the Fund
marketing the Fund to new and existing Limited Partners	compliance, our legitimate interests and those of relevant third parties (such as our service providers) to comply with contractual obligations
ensuring fair treatment of Limited Partners	

APPENDIX B

Transfer of third countries

Appropriate safeguards

As indicated in Q&A 7, we only consider the following appropriate safeguards when your personal data are to be transferred to a recipient located in a third country which is not subject to an adequacy decision. These appropriate safeguards may be provided for by:

- 1) EU contractual clauses = standard data protection clauses adopted by the European Commission.
- 2) National contractual clauses = standard data protection clauses adopted by a supervisory authority and approved by the European Commission.
- 3) Private contractual clauses = contractual clauses between us and the controller, processor or the recipient of the personal data in the third country (subject to authorisation by competent supervisory authority).

Appropriate safeguards may also be provided for by a legally binding and enforceable instrument between public authorities or bodies, and (subject to authorisation by competent supervisory authority) by provisions to be inserted into administrative arrangements between public authorities or bodies which include enforceable and effective data subject rights.

Derogations

As indicated in Q&A 7, we only consider the following derogations when we have to make a transfer or a set of transfers of your personal data to a recipient located in a third country which is not subject to an adequacy decision and where there is no appropriate safeguard. Such a transfer or a set of transfers may take place only on one of the following derogatory conditions:

- 1) Consent = you have explicitly consented to the proposed transfer, after having been informed of the possible risks of such transfers due to the absence of an adequacy decision and appropriate safeguards;
- 2) Contract with you = the transfer is necessary for the performance of a contract between you and us or the implementation of pre-contractual measures taken at your request;
- 3) Contract in your interest = the transfer is necessary for the conclusion or performance of a contract concluded in your interest between us and another natural or legal person;
- 4) Public interest = the transfer is necessary for important reasons of public interest;
- 5) Legal claim = the transfer is necessary for the establishment, exercise or defence of legal claims;
- 6) Public register = the transfer is made from a register which according to EU or Member State law is intended to provide information to the public and which is open to consultation either by the public in general or by any person who can demonstrate a legitimate interest, but only to the extent that the conditions laid down by EU or Member State law for consultation are fulfilled in the particular case;
- 7) Compelling interests = where necessary and under specific conditions for the purposes of compelling legitimate interests pursued by us.

We may transfer personal data to	As it is or they are
Japan	an adequate country
United Kingdom	an adequate country of appropriate safeguards, as applicable
United States of America	appropriate safeguards

APPENDIX C

Specific retentions periods

Without prejudice and subject to retention periods that are imposed by applicable laws, regulations and court orders, the following retention periods should apply to personal data.

Relevant data, laws and regulations	Retention period
Data related to accounting and corporate documentation	10 years starting from the end of the financial year concerned
Customer identification and transaction	5 or 10 years starting from termination of relationship with customers or from execution of the transaction (for AML purposes where applicable)
Recordings of e-mail communications (where strictly necessary and relevant)	10 years starting from the date of the recording
Beneficial ownership information and supporting documents as per Art.10 and Art. 17(3) and (4) of the 2019 RBO Act	5 years from radiation of the Fund from the Luxembourg trade and companies register

APPENDIX D
(Categories of) recipients of personal data

Service Provider / Activity	Industry/sector	Location
Manager	Asset management and portfolio management servicing	Luxembourg, France
General Partner	Asset management servicing	Luxembourg
Depositary and paying agent	Asset management servicing	Luxembourg
Administrative agent	Asset management servicing	Luxembourg
Registrar and transfer agent	Asset management servicing	Luxembourg
Domiciliation agent	Domiciliation, accounting and corporate services	Luxembourg
Representation agent	Asset management servicing	Switzerland, Japan
Placement agent	Asset management servicing	Hong-Kong, US, Japan
Auditor	Statutory audit servicing	Luxembourg
Legal, financial and other professional advisers, lawyers, consultants	Professional services	Luxembourg, US
Manager group affiliated companies	Asset management servicing	Luxembourg, France
Credit institutions	Financial services	Luxembourg, and any country where the Fund seeks financing (including the countries in which assets will be located as the case may be)
Master vehicle in which the Fund invests	According to Investment	Luxembourg
Successors and assigns	According to transaction	According to transaction