



Privacy Notice – a notice for Clients

Mole Valley Asset Management Limited is registered in England with Companies House, company number 08600041 and authorised and regulated by the Financial Conduct Authority, registered number 613008.

The registered address is South House, 21-37 South Street, Dorking, Surrey RH4 2JZ.

This Privacy Notice is intended to set out how Mole Valley Asset Management Limited (MVAM), as *controller of personal data*, will treat this data, and ensure that we comply with both the letter and the spirit of the General Data Protection Regulation (GDPR) which came into effect on 25th May 2018.

MVAM use a number of carefully selected software providers as *processors* of this personal data, in order to provide investment management services for their clients.

What is personal data?

Personal data means any information relating to an identified or identifiable natural person (*data subject*). An identifiable natural person is an individual who can be identified by reference to an identifier such as a name, identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person (ie. not an organisation).

MVAM does not routinely collect *special categories of personal data*, which is data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation. MVAM do ask clients about their general health, in order to assist in understanding their financial goals and time frames, but do not process this information in any other way.

Purposes for MVAM holding personal data

MVAM goes through a *Know Your Client* process, in order to get a good understanding of the client(s), date of birth, age and general health, financial situation – assets, income and obligations, objectives and time-frame for the investment, and enough identification documentation to establish that data provided can be verified as correct.

This is generally collected at the initial meeting with an investment manager, prior to the inception of a relationship, but can be updated or corrected at any time subsequently, as and when changes occur – MVAM encourage clients to tell them about any changes to their circumstances, and endeavour to update systems accordingly.

MVAM do not infer, derive or observe any additional data from any other source or third party.

No client money can be invested where this data has not been provided and reviewed by the investment manager. MVAM will not be able to act on behalf of a client, where they do not have sufficient data to establish an understanding of client circumstances and the suitability of products for them.

How and where is personal data collected?

Data collected at a face-to-face meeting with the MVAM investment manager, is written down on a Know Your Client form, and the meeting is also voice-recorded on a Livescribe pen. The client is asked to check and sign the document. MVAM only collect personal data from the individual or their spouse, or from the parent for children.

Additional data may be collected at subsequent meetings during our relationship.

Data is manually transferred to the Tercero system (outsourced software) used for investment management, as a central repository for client information, to be utilised in the operation of the account within MVAM only. The KYC form is scanned to the electronic client filing system, as well as kept in paper form in a physical client file stored in a lockable filing cabinet.

The voice recording is downloaded and stored in the electronic client file, for future review, if required.

How will it be used?

The data in the KYC document is reviewed by the Investment Manager, to understand client investment objectives, to decide on the appropriate risk level for the portfolio and suitability of the product. It helps to form a picture of the client, from which the Risk, Fee & Suitability report (RFS) is created, which summarises this view and spells out how the portfolio will be invested. The RFS is signed off by the client.

Lawful basis for data processing

Data is collected and processed on the lawful basis of *consent*, given by the data subject. The data subject can decide to withdraw this consent, but this would result in MVAM being unable to continue to invest on their behalf.

In order to enter into a *contract* with MVAM, the client must provide personal data, as MVAM is obliged to 'know' the client and make a judgement on the suitability of the provision of its services, and therefore also use this as a lawful basis of data collection.

Verification that a potential client is not involved in fraud or money laundering is mandatory at inception, and on an on-going basis, of the relationship between MVAM and a client, and there is therefore a *legal obligation* to have the personal data for this purpose.

Who is the personal data shared with?

In order to know their clients, MVAM must verify the information received, carry out anti-money laundering checks and check for 'politically exposed persons' (PEPs). Therefore, some personal data provided is entered to a verification checking system – Veriphy, which can check public registers, confirm identity and highlight a PEP etc. Only if these checks are adjudged to 'pass', will MVAM proceed with taking on a client.

During the relationship with a client, MVAM remain vigilant, and retain the right to refer anything that may raise suspicion of illegal activity to be shared with the relevant law enforcement agencies such as the Police and National Crime Agency, without making the client aware.

MVAM has a duty to respond to investigations by our regulator, the Financial Conduct Authority, and therefore MVAM may have to share data with them, in response to specific enquiries.

Tax authorities such as the HMRC in the UK may ask for specific information, for which MVAM is under an obligation to respond.

In the case of pensions, the Pension administrator appointed by the client, may require data from time to time.

MVAM may share data with other professional advisers such as an independent financial adviser appointed by the client, from time to time.

MVAM will not pass on any personal data to any other third party for any other purpose.

Client rights to the personal data collected at MVAM

Clients have the right to see all the personal data held about them by MVAM. Requests should be directed to the Compliance Manager:

Mrs Lisa Sampson

01306 776982

lisa@mvam.com

and will be responded to within 72 hours.

Inaccuracies will be corrected where they are pointed out.

A client also has the right to be forgotten, but please refer to the MVAM Data Retention Policy for specific details, as there are certain circumstances for which personal data must be retained, under regulations from the FCA.

In Summary:

- As a client of MVAM you acknowledge that MVAM, as data controller, must hold personal data in order to provide suitable investment management service to clients, which is freely provided to the best of your ability
- MVAM will store this data in carefully selected systems, in line with the General Data Protection Regulations, will verify that the data provided is accurate, and may share it with a number of agencies, where they see fit
- Clients will endeavour to keep MVAM up to date with accurate personal data
- Clients have the right of access to their personal data held by MVAM at any time, free of charge, and it will be provided within 72 hours
- Clients must correct any errors in the personal data provided to MVAM as soon as practicable
- Clients have a right to have their data 'forgotten' by MVAM, but must accept that in certain circumstances, as specified in the MVAM Data Retention Policy (a copy can be made available upon request), this may not be possible