

PRIVACY STATEMENT PARTICIPANTS AND INTERESTED PARTIES

Introduction

Your privacy is important to Red Church Finance B.V. This privacy statement describes how we collect and use your personal data. It also describes which rights you have and how you can exercise them. You can always contact us about privacy and protection of personal data. You can read more about this below.

Red Church Finance B.V. (Red Church) initiates and manages (corporate) bonds. The group consists of Red Church Finance B.V., which was founded in 2022, and the foundations that are part of the fund structures. All entities that are part of Red Church have the same privacy policy. Red Church is the data controller and strives to ensure that personal data of unitholders and interested parties is handled and secured with care in accordance with the General Data Protection Regulation (AVG). The Dutch Data Protection Authority (Autoriteit Persoonsgegevens) supervises the compliance with the AVG.

Processing personal data

We process personal data of persons with whom we have a direct or indirect relationship, want to get or have had. These include participants in our bond funds, interested parties and persons affiliated with a company or organization that participates in one of these bond funds. Please note: if you provide us with personal data on behalf of a company or organization, you are obliged to inform the persons concerned about this. You can make this privacy statement available to them so that they can see how we deal with their personal data.

We use your contact information to keep you informed of developments of new funds. If you no longer wish us to use your contact information for direct marketing, you may opt out at any time by using the contact information provided at the bottom of this statement. Your contact information will thus be retained until you indicate that you no longer wish to have it used.

In addition to contact details, we also collect identification details, bank details, correspondence and transaction details from participants who participate or intend to participate in a fund. You cannot participate in a fund without these details. They are needed to properly fulfil the legal obligations and the agreement on which participation in a fund is based. For example, under the Money Laundering and Terrorism Prevention Act (Wwft) we are obliged to carry out a customer due diligence that entails requesting and retaining a copy of your valid identification document and asking you to make a payment from a bank account in your name. If the participant is a legal entity, the above legal identification procedure also applies to the director and of the ultimate beneficial owner (UBO) of the participating company or organization. It is sufficient for these persons to provide a copy of their identity document.

You may strike out the passport photo and the BSN number on the copy of the identity document. All other information is relevant to the mandatory record. You may also indicate on the copy for whom the copy is intended. We are required by law to retain this identity information for 5 years after your participation in one or more funds ends. A legal retention period of 7 years after the termination of your participation in the funds applies to the retention of your correspondence and your bank & transaction details.

Access, correction, deletion, restriction and objection

You can always request access, correction, restriction of use or deletion of your personal data or object to its use. If you wish, you can also contact or object to this at the Netherlands Authority for the Protection of Personal Data (postal address: PO Box 93374, 2509 AJ The Hague; telephone: 088 - 1805 250; website: <https://autoriteitpersoonsgegevens.nl>).

Sharing of your personal data, automated processing and processing outside the EU

We do not use your personal data for automated individual decision making and have the principle of processing personal data only within the EU. As the AVG applies within the EU, in principle, an adequate level of protection can always be ensured with this.

We only share your personal data with carefully selected third parties and only for the use described above. In doing so, we ensure that the exchange of data falls within the legal frameworks. This means, among other things, that we have made or will make agreements with third parties to ensure that they take appropriate organizational and technical measures to ensure that your privacy is guaranteed. Furthermore, we do not provide your personal data to third parties, unless there is a legal obligation to do so, such as the tax authorities or supervisors as the Financial Markets Authority and the Personal Data Authority.

Changes and contact

We reserve the right to make changes to this Privacy Statement. Therefore please read the Privacy Statement regularly so that you are aware of these changes.

If you have the impression that your data is not properly secured or there are indications of abuse, or if you want more information about the security and processing of personal data collected by us, please contact Red Church Finance B.V. via the contact information below:

email:	info@redchurchvineyard.nl
website:	www.redchurchvineyard.nl
postal address:	Vliegersplein13, 2141VC Vijfhuizen, the Netherlands