Open for investment

Jenson SEIS Fund

Information Memorandum





jensonfundingpartners.com

Important Notice

If you are in any doubt about the action you should take in regard to this document and its contents and appendices (including the application form), you should contact an independent financial adviser or other professional adviser authorised under the Financial Services and Markets Act 2000 ('FSMA'). Reliance on this promotion for the purpose of engaging in any investment activity may expose an individual's investment to a number of significant risks. Investors may lose all capital invested.

This document describes arrangements by which investors who wish to make venture capital investments in SEIS qualifying companies, may appoint Jenson Funding Partners LLP ('Jenson' or the 'Fund Manager') to act as their common discretionary investment manager and to manage the investments which are made on their behalf. Jenson is authorised to act as a discretionary investment manager by the UK Financial Conduct Authority ('FCA'), its registered office is at 20 St. Thomas Street, London SE1 9RS and its FCA registration number is 820516.

In accordance with the FCA's direct offer financial promotion rules set out in COBS 4.7, an application pack will only be made available to the following persons as such terms are set out in the FCA Conduct of Business Sourcebook Rules ('COBS'):

- a) a professional client;
- b) an existing client of an authorised firm that will confirm whether this investment is suitable for them, as per COBS 4.7.8(2)R;

and to persons who are (1):

- a) certified as a high net worth investor within the meaning of COBS 4.7.9(1)R;
- b) certified as a sophisticated investor within the meaning of COBS 4.7.9(2)R;
- c) self-certified as a sophisticated investor within the meaning of COBS 4.7.9(3)R; or
- f) certified as a restricted investor within the meaning of COBS 4.7.10R,

and (2) in respect of whom, Jenson or the person arranging the investment in the Fund will carry out an appropriateness check in accordance with COBS 10 for the purposes of them investing.

This document constitutes a financial promotion relating to the Fund and is both issued and approved by Jenson in accordance with section 21 of FSMA. Jenson has taken all reasonable care to ensure that this Information Memorandum is fair, clear and not misleading, but the statements of opinion or belief contained in this document regarding future events constitute their own assessment and interpretation of information available to them at the date of issue of this document and no representation is made that such statements are correct or that the objectives of the Fund will be achieved.

Additionally, some information contained in this document has been obtained from published sources prepared by other parties and no responsibility is assumed for the accuracy or completeness of such information. Accordingly, each prospective Investor must determine for himself or herself what reliance (if any) he or she should place on such statements and information and no responsibility is accepted by Jenson in respect thereof. The information and illustrations in this document are stated as at June 2019.

This document does not constitute, and may not be used for the purposes of, an offer to or invitation to treat by any person in any jurisdiction outside the United Kingdom. This document and the information contained in it are not for publication or distribution to persons outside the United Kingdom.

It is very important that you carefully read and fully understand this document and the risks involved with the arrangements described in this document so that you can decide whether they are right for you. The opportunity described in this document is NOT suitable for all. Key risks are explained in section 1 of this Information Memorandum and should be carefully considered. You should seek your own independent advice and then rely on your own independent assessment of the Fund; nothing in this document constitutes tax, legal or investment advice.

Welcome to the Jenson SEIS Fund

Dear Investor,

We are pleased to follow-up our previous tranches of the combined SEIS and EIS fund ('the Jenson SEIS and EIS Fund') with the launch of the Jenson SEIS Fund 2019/2020 or ('the Fund').

SEIS funds will be invested into early stage companies which are developing innovative and disruptive technologies whilst also enabling investors to attain attractive upfront tax reliefs.

Each SEIS Investor's subscription to the Fund will be invested in a portfolio of between 8 and 12 companies.

We have proven through the deployment of our Fund that there is a gap in the market for investing in early stage companies with compelling business ideas that require financial backing and strategic support.

We identify attractive opportunities that offer us five key attributes:

- 1. Credible entrepreneurial management teams
- 2. Demonstrable business momentum
- 3. Compelling business concept and strategy
- 4. A reasonable level of business risk
- 5. Attractive deals with clearly identified routes to exit

To date Jenson has extensively analysed thousands of opportunities which are a good match to these five assessment criteria and invested in over 100 of the very best. All Fund investments must be approved by Jenson, having been subjected to rigorous scrutiny by its internal investment panel.

For many investors the amount of work required to achieve this is not practical and therefore the benefits of investing through a fund become clear.

Investing in early stage companies is higher risk than later stage investing but it can generate strong returns particularly when tax advantages are taken into consideration. We aim to out-perform the average return with our 'hands on' exit focused approach and our policy of balancing risk by investing in a diverse portfolio of companies.

For investors the level of risk associated with such an asset class is offset by the significant tax advantages available through SEIS.

As entrepreneurs ourselves, we understand the value we bring. Early stage investing is a hands-on process and we remain actively involved throughout; as only by driving successful exits can we achieve financial success for the Fund.

At Jenson we aim to offer these businesses far more than just funding. To date, we have actively advised entrepreneurs to re-evaluate business models, reduced projected costs and introduced potential executives, partners, customers and suppliers as part of the value added service we provide.

Furthermore we believe the addition of an experienced non-executive director to the management team of investee companies, even on a part-time basis, will often enhance returns. This is why each investee company has access to our Jenson support programme tailored to each company; a key differentiator between ourselves and other SEIS providers.

Investors will therefore benefit not only from the significant tax benefits, but also the expertise and experience of Jenson and their integrated approach to the support of the Fund's Investments.

We are pleased to invite you to invest in the Fund.

Further details of how to invest are set out on page 11 of this Information Memorandum.

Yours sincerely,

Paul Jenkinson

Chairman of Jenson Funding Partners LLP

Directory

Fund Manager

Jenson Funding Partners LLP

Registered in England and Wales.
Registered number: OC375306
Registered office:
20 St. Thomas Street, London, SE1 9RS
Authorised and Regulated by the
Financial Conduct Authority
under number 820516.

Nominee

TT Nominees Limited

Registered in England and Wales. Registered number: 07822475 Registered office: 47 Park Lane, Mayfair, London, W1K 1PR

Solicitors & Tax Advisers

RW Blears LLP

Registered in England and Wales Registered number: OC349449 Registered office: 29 Lincoln's Inn Field, London, WC2A 3EG

Promoter

RAM Capital Partners LLP

Registered in England and Wales Registered number: OC329153 Registered office: 4 Staple Inn, London, WC1V 7QH



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Fund Overview

Fund Name	Jenson SEIS Fund
Target Size	£3 million in respect of the 2019/2020 tranche
Minimum Fund Size	£0.5 million in respect of the 2019/2020 tranche
Sector Focus	Entrepreneurial early stage companies
Fund Manager	Jenson Funding Partners LLP
Portfolio Size	8 to 12 SEIS companies
Minimum Investment Amount	£10,000 (and thereafter multiples of £1,000)
Maximum Investment Amount	Subject to the overall Fund maximum, there is no maximum for an individual investor. However, in respect of the tax year 2019/2020 tax reliefs are only available on a maximum investment of £100,000 per individual in respect of SEIS Reliefs. By utilising carry back, an SEIS investor could invest up to £200,000 individually by applying £100,000 to the tax year 2018/2019 and £100,000 to tax year 2019/2020.
Opening and Closing Dates	The 2019/2020 tranche opened on 1st July 2019 with rolling closes thereafter at the discretion of Jenson.
Planned Exit	There is and can be no guarantee of any exit but Jenson will seek to realise Investments over a period of five years to seven years from the date on which they were made.
Target Return	Investee companies will be selected on the basis of an overall target exit consideration for the Fund of 185p for every 100p invested gross of tax reliefs within five years to seven years.
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Risk Factors



Prospective Investors should be aware that the value of an investment in an investee company can fluctuate. In addition, there is no guarantee that the valuation of an investment will fully reflect the underlying net asset value of the investee company or of the ability to buy and sell the investment at that valuation.

Investors should be fully aware of the high-risk nature of seed investments in early stage companies. In addition, the statements regarding taxation in this document are merely a brief summary and should not be viewed as constituting tax advice. Representations in this Information Memorandum with respect to tax reliefs relate to the generic position of a UK-resident individual taxpayer and do not amount to tax advice to any person. The information below does not purport to be exhaustive.

Additional risks and uncertainties, not presently known to Jenson, or which Jenson currently deems immaterial, may also have an adverse effect on the business of the investee companies. Investors should consider carefully whether an investment in the Fund is suitable for them in the light of the information in this document and their personal circumstances. If in any doubt whatsoever, an investor should not invest in the Fund. In any case, it is strongly recommended that Investors seek the advice of their Financial Intermediary or other appropriately qualified professional adviser.

1.1 Risks relating to the investee companies

Small unquoted companies

Investing in smaller, unquoted companies, by its nature, involves a high degree of risk. Proper information for determining their value or the risks to which they are exposed may also not be available. Investment in such companies can offer good investment returns but the market for their shares is often illiquid and uncertain by its nature. Consequently, such investment involves a higher degree of risk than a portfolio of quoted shares.

Realisation of investments in unquoted companies can be difficult and may take considerable time.

Investment in smaller and unquoted companies is likely to involve a higher degree of risk than investment in larger companies and those traded

on the main market of the London Stock Exchange. Smaller companies generally may have limited product lines, markets or financial resources and may be more dependent on their management or key individuals than larger companies. Although the Fund may receive some conventional venture capital rights in connection with its investments, as a minority investor it may not be in a position to fully protect the interests of Investors.

No liquid market on a public exchange for Investments

There is no liquid market, on any public exchange or elsewhere, for investments nor is there intended to be such a market; as such, an investment made through the Fund will not be readily realisable.

Dependent on investment opportunities

The level of returns from investments may be less than expected if there is a delay in the investment programme, such that all or part of the net proceeds of the Fund are held in cash or near cash Investments for longer than expected, or if the returns obtained on Investments are less than planned, or if Investments cannot be realised at the expected time and values. There can be no guarantee that suitable investment opportunities will be identified in order to meet the Fund's objectives.

Fund performance

The performance of the Fund is dependent on the ability of Jenson to identify appropriate investee companies and on the ability of the investee companies to perform in line with their respective business plans, from which their income may be lower than their costs. The number and the diversity of Investments will depend on the timing of your investment in the Fund ('Contribution') relative to the timing of Contributions by others and the election you make on the Application Form.

Regulatory changes and force majeure

Legislative and regulatory changes could occur during the life of the Fund that may adversely affect the Fund or the investee companies. These may include taxation, environmental, safety, labour and other regulatory changes. The Fund and its investee companies may also be adversely affected by force majeure events.

Risk Factors



The value of investments may fluctuate

The value of the Fund's investments may go up or down. An investor in the Fund may lose some or all of the funds invested.

Medium-long term investment

The timing of exits from investee companies may take longer than anticipated. An investment in the Fund should be considered a medium to long-term investment.

Suitability

The performance of the Fund is dependent on the ability of Jenson to identify appropriate assets and companies. investee companies may fail, Investments may be realised for substantially less than the acquisition cost, or they may be impossible to realise at all. Investee companies may accept other equity or debt capital which ranks higher than the Fund's Investments in an insolvency situation. Investors should only consider investing if this is a risk they can afford to bear, having taken independent advice.

Strategy of investee company

The Fund will generally take minority positions in investee companies. Although minority investor protections will be sought at the time of investment, there can be no guarantee that Jenson will be able to materially influence the strategy and decision making of the investee company if other Investors holding larger stakes hold different views on the future direction of the business.

Retention of key directors or employees

Small businesses are highly dependent on the skills of their management teams. The departure of any of an investee company's directors and/or key employees or Jenson or Jenson's directors and/or key employees could have a material adverse effect on the business of the investee companies.

No warranty on valuations

No warranty is given on any valuations provided to Investors that any such valuation is capable of being attained on a realisation of the investment.

Past performance

The past performance of Jenson and their respective management teams, or of investments managed by them, is not necessarily a guide to the future performance of the Fund.

1.2 Risks relating to Investors seeking SEIS tax reliefs

There are several circumstances in which an investor could cease to qualify for any of the tax reliefs offered by the SEIS and as a result any tax which would have been payable to HMRC but for the investors obtaining tax reliefs, could become payable. These circumstances may relate to an investee company ceasing to be an SEIS qualifying company or the investor himself or herself failing or ceasing to qualify for SEIS Relief.

Loss of CGT Re-investment relief

CGT Re-investment relief under the SEIS could be lost if an investor ceases to be resident in the United Kingdom within three years of making an investment through the Fund.

Receipt of value

An investor could cease to qualify for full SEIS Relief if he or she has received value from an investee company at any time since its incorporation or within three years of making his or her investment through the Fund. Payment of a dividend, however, would not typically be regarded as a receipt of value.

Cessation of trade

If an investee company ceases to carry on its business within three years of an investment, this could prejudice its qualifying status under the SEIS. The situation will be closely monitored with a view to preserving the investee company's qualifying status but this cannot be guaranteed. Where investee companies enter into administration or liquidation within three years of an investment for genuine commercial reasons, this should not affect tax reliefs received.

Risk Factors



Failure to meet SEIS qualifying requirements

A failure to meet the qualifying requirements for the SEIS could result in:

- the requirement for Investors to repay the 50 per cent income tax relief under the SEIS income received on subscription of shares in the investee companies and interest on the same;
- a liability to tax on capital gains following a disposal of an investment; and
- the loss of CGT Re-investment relief in respect of SEIS qualifying investments.

HMRC approval

If available during the investment process, provisional approval will be sought from HMRC that the investee companies and their activities should qualify under SEIS, and that SEIS claims will be agreed. However, there is no guarantee that HMRC approval will not be subsequently withdrawn. If HMRC approval were subsequently withdrawn, tax reliefs would not be available to Investors or would be withdrawn. In those circumstances, Contributions will not be returned to Investors.

Funding requirements

Under the SEIS rules, an investee company in which the Fund invests must spend at least 70% of the amount it raises for the purposes of its qualifying trade or have been trading for at least four months, before the investors can claim any SEIS Relief. In addition, the investee company must spend all the remaining 30% of investment monies for which SEIS Relief has been claimed within three years of the investment being made.

If an investee company fails to spend these funds correctly, the investee company would be in breach of the SEIS regulations and tax relief may be unavailable or withdrawn.

The Fund Manager expects Investments to comply with the requirements to utilise their funds within the prescribed limits.

Sale within three years

A sale of an investment within three years or (in the case of the SEIS) if later, within three years of commencing to trade where the investee company was only preparing to trade at the time of

investment will result in any Tax Relief secured in respect of the investment becoming repayable to HMRC.

The SEIS Qualifying investment may be realised at any time

Jenson retains complete discretion to realise an investment at any time, even if some or all of the tax reliefs relating to that investment may be lost. In making such a realisation, Jenson have no obligation to take into account the tax position of Investors (individually or generally).

Investors should take appropriate Independent Professional Advice

It is possible for Investors to lose their tax reliefs by taking or not taking certain steps. Investors are advised to take appropriate independent professional advice on the tax aspects of their investment.

No liability for loss of value

Jenson shall not be liable for any loss incurred by an investor in relation to value received by any person from any investee company or as a result of a change in circumstances of an investee company at any time.

The information in this document is based upon current taxation and other legislation and any changes in the legislation or in the levels and bases of, and reliefs from, taxation may affect the value of an investment in the investee company. Tax legislation and HMRC practice are subject to change at any time and the tax reliefs may be amended or withdrawn. The tax reliefs referred to in this document are those currently available and their value depends on the individual circumstances of Investors.

1.3 Fund issues

Jenson reserves the right to cease to manage the Fund in certain circumstances set out in the investor's Agreement, in which event it will try to transfer the Portfolios to another discretionary investment manager or to terminate the Fund in an expeditious way, but there is a possibility that tax reliefs may be lost in these circumstances.

Risk Factors



Jenson will seek to realise Investments and to terminate the Fund in an orderly fashion over a period of five years to seven years from the date on which each investment is made but it cannot be guaranteed that the Investments made can be realised easily within this period and, even where they can be realised, that this can be done on an advantageous basis.

Where possible, Jenson will normally ensure that Investments are allocated amongst Investors on a basis which is in proportion to their respective Contributions to the Fund but this will depend on the timing and availability of SEIS qualifying investments with the result that a Portfolio created for a later Investor in the Fund may be different to the Portfolio of an earlier Investor.

An early Investor in the Fund may not have sufficient uninvested cash in his or her Portfolio to participate in the same Investments which are allocated to a later Investor.

Jenson may depart from this basis of allocation if, in its absolute discretion, it considers it appropriate to do so having regard to the overall investment policy of the Fund and the benefit of creating diversity within the Portfolios of Investors.

Please note however that Jenson will not provide an individual portfolio management service for Investors which is suitable for their individual financial and other circumstances but is undertaking only to make and manage Investments on a common basis for all Investors in accordance with the investment policy described in this document. Generally, Jenson reserves the right to return a small surplus of cash to Investors if it concludes that it cannot be properly invested.

1.4 Potential conflicts of interest

Jenson, in accordance with FCA rules, conducts its business in line with its in-house conflicts of interest policy in order to minimise any conflicts of interest between Jenson, associated companies and investors within the Fund.

Jenson will endeavour to resolve any conflicts in a fair and equitable manner if and when they arise. Full details of the internal policy are available upon request.

1.5 General risks

The subscription for shares in investee companies and the performance of shares is unlikely to be covered by the Financial Services Compensation Scheme or by any other compensation scheme.

Subject always to Jenson's discretion to determine otherwise, if the Minimum Fund Size is not reached, no Investments will be made and Investors' monies will be returned without interest.

1.6 Forward looking statements

Investors should not place reliance on forward-looking statements. This document includes statements that are (or may be deemed to be) 'forward looking statements', which can be identified by the use of forward-looking terminology including the terms 'believes', 'continues', 'expects', 'intends', 'may', 'will', 'would', 'should' or, in each case, their negative or other variations or comparable terminology. These forward-looking statements include all matters that are not historical facts. Forward-looking statements involve risk and uncertainty because they relate to future events and circumstances. Forward-looking statements contained in this document, based on past trends or activities, should not be taken as a representation that such trends or activities will continue in the future.

The investment opportunity described in this document is not suitable for all Investors. Investors are accordingly advised to consult an investment adviser authorised under the Financial Services and Markets Act 2000, and an appropriately qualified taxation adviser, prior to investing.

How to Apply



Application Pack

If you would like to invest in the Fund, in the first instance please contact your IFA to request an Application Pack from RAM using the following contact details:



RAM Capital Partners LLP 4 Staple Inn, London, WC1V 7QH

T: +44 (0)20 3006 7530

E: taxsolutions@ramcapital.co.uk ramcapital.co.uk

The application pack will be made available to IFAs or direct investors on the basis that you/they are:

- a) a professional client;
- b) an existing client of an authorised firm that will confirm whether this investment is suitable for them, as per the FCA's Conduct of Business Sourcebook ('COBS') 4.7.8(2)R; or
- c) a person who is (1)
 - i) certified as a high net worth investor within the meaning of COBS 4.7.9(1)R;
 - ii) certified as a sophisticated investor within the meaning of COBS 4.7.9(2)R;
 - iii) self-certified as a sophisticated investor within the meaning of COBS 4.7.9(3)R; or
 - iv) certified as a restricted investor within the meaning of COBS 4.7.10R,

and (2) in respect of whom, Jenson or the person arranging the investment in the Fund will carry out an appropriateness check in accordance with COBS 10 for the purposes of them investing.

Queries

If you need any assistance completing the Application Pack or have any questions you should contact your Financial Intermediary in the first instance, but please do not hesitate to contact us.

Key Points

By investing in capital growth opportunities, the Fund seeks to offer strong, tax free returns with attractive income tax and capital gains reliefs under the Seed Enterprise Investment Scheme ('SEIS') investment.

3.1 Investment objective

In return for subscribing to the Fund, Jenson seek to provide Investors with:

- A diverse portfolio of Investments in a wide range of sectors and industries, which qualify for SEIS Relief.
- Capital deployment through deal flow introduced by Jenson.
- Strong targeted tax free cash returns of 185p for every 100 pence invested.¹

3.2 Summary of taxation advantages

Investments in investee companies that are SEIS qualifying investments give rise to a suite of valuable tax reliefs.

For SEIS qualifying investments, the reliefs include:

- Income tax relief up to 50% of the amount invested in investee companies in the year of investment subject to the amount of income tax payable and an annual investment limit of £100,000 (this is irrespective of your marginal tax rate);
- Capital gains tax re-investment relief of 50% of any chargeable gains re-invested in SEIS qualifying investments;
- Tax free capital gains when SEIS qualifying investments are sold;
- Inheritance tax relief provided the SEIS qualifying investments have been held for two years and are held at the time of death; and
- Loss relief which can be taken against income or as a capital loss.

There is a 'carry-back' facility which allows all or part of the cost of shares acquired in one tax year to be treated as though the shares had been acquired in the preceding tax year. The SEIS rate for that earlier year is then applied to the shares, and relief given for the earlier year. This is subject to the overriding limit for relief each year. For example, if an SEIS qualifying investment is made in 2019/2020, then the tax reliefs available can be carried back one year to apply the tax reliefs in 2018/2019.

For Investors with an income tax liability and a capital gains liability, Investors have the opportunity to make a £100,000 investment at a cost of only £40,000, if using carry-back reliefs.

Each of these reliefs is explained in more detail in section 8 of this Information Memorandum.

An investor's Contribution will be invested in SEIS qualifying investments.

3.3 Opening and interim closing dates

The 2019/2020 Tranche will be open to applications from 1st July 2019. The Fund is evergreen. This means that the Fund has no single closing date and the Fund will continue to accept investments from investors on an ongoing basis. It is proposed the Fund will have two interim closing dates (each, an ('Interim Closing Date') a year though for practical reasons these dates may be closed earlier or extended at the discretion of Jenson.

Investors who invest in the Fund after a particular Interim Closing Date may or may not be invested in the same investee companies as those who invest earlier. The target number of investee companies that an individual investor will be invested in will be between 8 and 12 Investments.

Jenson will most likely invest as soon as the Fund reaches its Minimum Fund Size and therefore investors may not have access to early Fund investments if they invest in the Fund later in the tax year.

¹ Net of all costs.

Key Points

3.4 Costs, fees and incentive arrangements

The way EIS fund charging structures are generally set up often mean that Investors do not receive tax relief on the full amount of their Contribution. Typically, for every £10,000 contributed, only around £9,000 is actually invested (owing to the initial charge and annual management fees). This is not the case with the Fund: to ensure that investors receive tax reliefs on the full amount of their Contribution to the Fund, charges are made to the investee companies rather than directly to the investors themselves.

3.4.1 Investment initial fee

When Jenson makes an investment in an investee company, Jenson will charge the investee company an initial investment fee of up to 8% of the amount invested.

3.4.2 Fund administration fee

Jenson will charge each investee company an annual administration charge at the rate of £350 per calendar month plus VAT. Jenson may also provide each investee company with operational and accounting support covering such matters as financial reporting, business planning, financial modelling, debt fund raising, business management and general deal management (whether in relation to the initial investment or otherwise) and may charge additional fees to the investee companies for these services.

3.4.3 Exit performance fee

Linked to the performance of your investment in the Fund Jenson will be entitled to a performance fee if and when a realisation of an investment in an investee company is achieved and the hurdles set out below are met. Performance fees will accrue on a deal by deal basis where funds are distributed back to investors following a realisation, where:

- a) aggregate distributions to the investor exceed the net cost of the investor's subscription in the investee company in question by 20%; and
- b) accrued performance fees will become payable once, and to the extent, the investor has received 120% of their 'Net Subscription' (Subscription less facilitation fees) to the Fund.

By way of example, where sale proceeds are realised following an exit:

- NO performance fee is payable if the aggregate return from an investee company including dividends and other distributions to an investor is 120p (OR LESS) per 100p (ignoring tax reliefs) invested in that investee company;
- IF the aggregate return to an investor (including dividends and other distributions) from an investee company is MORE THAN 120p per 100p invested (ignoring tax reliefs), Jenson will accrue a performance fee of 35% of all returns from that investee company above that threshold this fee will become payable if, and to the extent, that the investor's overall distributions from the Fund are in excess of 120% of the investors' Net Subscription.

The entitlement to performance fees may be paid in cash or structured by way of subscriptions for shares in investee companies by or on behalf of Jenson.

Many performance incentives work on a cumulative basis, however, we believe that for very early stage funds an investment by investment performance incentive more closely aligns Jenson's interests with the interest of Investors. Early stage companies not only require funding but also support over many years including detailed hands-on advice and assistance.

A performance incentive relating to each investment ensures that Jenson is incentivised to go beyond the normal levels of support to drive each business to a successful exit so far as possible.

We believe that given the early stage nature of these Investments, the amount of support they will require, the years it may take to realise some Investments and the need to align the interests of Jenson and the investor, this structure of performance incentive arrangement is most appropriate.

3.4.4 Other investee company charges

Prior to each investment, a due diligence report and investment recommendation on the investee company will be produced and this is expected to cost £4,250 plus VAT for each successfully

Key Points

completed investment in an investee company. Once an investment is completed, each company will join the support programme for a minimum period of a year. This will be tailored to each company and the net maximum amount receivable by Jenson will be £500 per month.

The fees and costs incurred in connection with potential Investments in investee companies which do not proceed to completion will be borne by Jenson.

Unrelated to fund fees, connected individuals undertaking third party services may be reimbursed separately by the company, such reimbursement may take the form of shares in the business.

3.4.5 VAT

VAT will be payable where applicable.

3.4.6 Interest

Any interest on Investors monies pending investment by the Fund will be retained by Jenson to cover administration costs and not paid to Investors.

3.4.7 No other costs

Jenson will pay all the costs of establishing the Fund, legal and taxation costs, the preparation of this Information Memorandum, Jenson's fees and any other direct expenses incurred.

3.4.8 Adviser charges and intermediary commission

Following amendments made by the FCA to their Conduct of Business Sourcebook in January 2018, commission (including on-going trail commission) is generally not permitted to be paid to intermediaries who provide independent advice or personal recommendations to UK clients in respect of their investments.

Instead of commission, an adviser charge will usually be agreed between the intermediary and investor for the advice and/or related services. This fee can either be paid directly by the investor to the intermediary or the payment of such fee may be deducted by the Fund out of the investor's funds received. If the payment of the adviser charge is to be facilitated by Jenson, then the investor is required to specify the amount of the charge in

Box 6 of the application form subject to a maximum of 3%. The adviser charge is deemed to be inclusive of VAT, where applicable.

All initial adviser charge may only be facilitated for so long as and to the extent that Jenson are satisfied that their facilitation would be in compliance with COBS 6.1A and COBS 6.1B.

Jenson do not facilitate on-going adviser fees.

3.4.9 VAT implications

It is the responsibility of the financial intermediaries to make sure their charges are compliant with the HMRC VAT legislation.

Fund Manager and the Strategic Adviser

4.1 Jenson

Jenson will be the Fund Manager of the Fund with exclusive responsibility for deciding upon the investment strategy and each individual investment.

Jenson is authorised to act as a discretionary investment manager by the UK Financial Conduct Authority ('FCA') and its FCA registration number is 820516.

Jenson will be responsible for originating sufficient and suitable investment opportunities, negotiating with and monitoring the progress of investee companies and providing advisory, management and support services to investee companies.

In 2001 Jenson Solutions was formed to provide companies with financial and operational support to help them grow and develop. With over 15 partners throughout the UK providing services to support companies start-up, raise funding, grow organically and by acquisition; restructure if required; and ultimately prepare for exit. Given the wealth of experience that Jenson had built up to support start-ups develop and grow it was a natural progression to move into Seed EIS Funding.

When Seed EIS was introduced by law in 2012 Jenson Funding Partners LLP was founded and launched the first Jenson Seed EIS Fund. This fund closed over-subscribed at over £5 million and invested into 35 entrepreneurial UK businesses which had typically launched their product or service and were typically close to or post revenue. Since then subsequent Funds have raised a further £8 million of SEIS investment and invested into a further 65 companies.



Matt EllamsPortfolio Director



Jeffrey FaustinInvestment Director



Sarah Barber



Katie HenryInvestment Assistant



Jackie Richbell
Investor Relations



Vicky PowellOperations Manager



Kevin Keppler Finance Assistant



Paul Jenkinson Chairman

Investment Strategy

5.1 Risk mitigation

The Fund will invest in a portfolio of entrepreneurial businesses and Jenson will carry out in depth and thorough due diligence of prospective investee companies including rigorous interviews with the owners and extensive analysis of the companies' business plans.

By investing in a diverse portfolio of investee companies with a focus on a wide range of sectors and geographical locations, the Fund will reduce its exposure to any particular sector or investee company with no more than 25% of any Investor's Contribution being invested into a single investee company (unless otherwise agreed with the investor).

In addition, once an investment has been made, Jenson will provide investee companies with a range of business support services including general management and strategic advice, financial modelling and, where applicable, the provision of a part-time experienced finance director. The lack of expert advice is a key factor in the failure of many start-ups; while many entrepreneurs are highly creative and driven individuals, many have limited experience of business and finance. As such Jenson support during the investee companies formative years is likely to reduce the risk of investee companies not performing to levels predicted by their business plans or failing due to factors that would have otherwise been avoidable with expert advice. Some of these additional services will be charged by Jenson to the investee companies. At all times Jenson will ensure that the fees charged are for services that help take the investee companies forward. In some circumstances Jenson may take equity in return for fees in order to assist investee companies with their cash flows and to further align the interest of Jenson and Investors.

5.2 General investment strategy of the Fund

5.2.1 What companies will the Fund invest in?

While the Fund will aim to have breadth with regard to the sector and industry of its Investments, Jenson will seek to identify prospective investee companies and assess their potential based on the following five key criteria:

- · Business momentum;
- · Business concept and strategy;
- · Management team credibility;
- · Business and financial risks; and
- Equity deal and exit expectations.

In many circumstances, the investee companies are expected to have some similar key characteristics such as:

- Generating revenues or with a clear path to revenue generation;
- High growth potential with the possibility of realising a return multiple of at least five times on the Fund's investment;
- Disruptive business models that can thrive in a recessionary environment whether by changing or enhancing a market;
- Evidence that a prospective investee company's concept, product or service is innovative and has market potential through testing, external validation or by demonstrating pre-orders;
- Addressing market gaps and brand lags with unique and defendable propositions;
- Non-capital intensive business models that are both scalable and capital efficient; and
- Led by an inspiring, energetic and ambitious entrepreneur(s) capable of delivering the forecast investment returns.

Jenson intends that all investee companies will, at the time of the Fund investment, qualify for relief as SEIS qualifying companies for the purposes of obtaining tax reliefs.

Jenson will take steps to identify, and avoid making an investment in, any companies which are carrying out or intend to carry out any of the excluded activities which preclude a company from being an SEIS qualifying company, save at the de minimis level permitted by the SEIS rules.

Investment Strategy

Accordingly, Jenson will generally be looking for small companies who have been trading less than two years, with less than 25 employees and with gross assets not exceeding £200,000.

5.2.2 How will Jenson find investee companies?

Jenson will find prospective investee companies in a number of ways. Jenson Group have an established track record in identifying high quality start-ups. The very nature of Jenson Group's business services means Jenson Group already has an existing network of entrepreneurial clients, corporate finance contacts, general business contacts, corporate incubators and angel investors. Through this network and other marketing initiatives Jenson Group already receives information and investment applications from possible investee companies and their advisers.

In addition, Jenson Group have developed relationships with accountants, lawyers, Financial Intermediaries and other intermediaries over many years who also may provide investment opportunities for the Fund.

A further source of potential investee companies for the Fund may be companies in which Jenson Group or its associates have an existing investment or client relationship. Investments in these companies would not only provide the Fund with an opportunity to build on an established relationship with the entrepreneurs but it would also have the advantage of further aligning Investors' interests with those of Jenson.

Due to the growing reputation of Jenson Group in the venture capital industry, it is also expected that prospective investee companies will approach Jenson Group directly. To date Jenson Group has seen over 1500 opportunities from the first three funds and is seeing a growing number of opportunities each month.

5.2.3 How will the Fund's Investments be monitored?

Building a strong working relationship with an investee company's management is often key to the success of a venture capital investment but never more so than with smaller start-up businesses, the type in which the Fund will invest. This is something Jenson has always prioritised.

As set out in the risk mitigation section above, Jenson will play an active role in investee companies during the course of the investment. Jenson will provide a variety of advisory services to investee companies, encompassing accounting, corporate finance and general business strategy. As part of the working relationship, Jenson may also appoint a part-time finance director onto an investee company's board. Jenson Solutions has a ready-made stable of experienced finance directors as the provision of finance directors is one of its core services with many Jenson Solutions partners having had experience of serving as finance directors in start-up businesses.

In any event, there will always be an open line of communication between Jenson and the management of investee companies to ensure that the business of the investee company is proceeding in line with the business plan provided by the investee company. Jenson will pay close attention to results and thoroughly review management forecasts.

5.2.4 How will the Fund exit its Investments?

Jenson will look to employ a variety of appropriate exit strategies on behalf of the Fund including trade sales to other companies in the same sector or industry as the investee company, listing on a stock exchange or by selling its share of the investee company to a larger private equity firm.

5.2.5 When will the Fund exit its Investments?

Jenson takes a long-term view on the Fund's Investments and aims to only look at the possibility of exiting an investment after it has been held for at least three years, thereby ensuring that the investment has met one of the key qualifying conditions necessary for investors to obtain the tax reliefs. However, there may be occasions where an earlier sale is a commercially sensible decision.

It is anticipated that most exits from Investments will take place after they have been held for between five years to seven years though some could take longer depending on market conditions and the nature of the investee companies.

Portfolio Companies

SiC

The first Jenson SEIS investment was in SpeakInConfidence (SiC).

SiC provides an online anonymous dialogue system which allows staff in organisations to discuss matters with management in an anonymous way. This provides a solution to enhance organisational communications and improve corporate governance at a time when both are high on the agendas of organisations.



SiC have now gone on to launch WorkInConfidence and ReferenceInConfidence.





DAME

Jenson SEIS & EIS Fund 3 originally invested in Sanitary Owl Limited in 2015, the business plan was to deliver sanitary protection through your door.



Customers could build a box of popular brands, and take advantage of the free postage. The boxes are sent on a regular subscription helping to make life that little bit more faff-free.

In March 2018 the company rebranded as DAME and launched the first reusable applicator with a Kickstarter Campaign and were 140% funded within the first week.

Roto

The Jenson SEIS & EIS Fund 3 invested in Roto in 2015.

Roto, which has been designed for VR from the ground up, physically rotates players in the real world, to match their movements in the virtual – adding a greater sense of immersion to all VR experiences.

By matching physical movements to those experienced in the virtual world, players' eyes and inner-ear balance detectors are in sync – making VR feel much more real while addressing many of the inherent challenges associated with VR headsets – tangling cables, motion sickness, comfort and safety.



Fiovanna

The Jenson SEIS & EIS Fund 3 invested in Elderbrook in 2016.



Elderbrook Drinks are an innovative soft drinks brand. Their cordials are a delicious blend of premium fruit concentrate, superfoods and coconut nectar which is low GI and full of goodness

like amino acids, vitamin C and calcium. Once diluted with water, the cordials have one of the lowest levels of natural sugar of any soft drink in the UK.

Elderbrook has now rebranded as Fiovanna and can be found in Sainsburys, Ocado, Farm Foods and other outlets.

Portfolio – Exits

Twizoo



Jenson SEIS Fund 1 originally invested £150,000 into Twizoo, a mobile application that generated visualised user reviews by analysing the real time conversations on Twitter and worked with them over a period of four years.

In November 2017 Jenson were delighted to announce its first SEIS Exit when the travel search company Skyscanner purchased Twizoo from the Jenson Seed EIS Fund 1, providing a return for its investors.



This acquisition by Skyscanner demonstrates that SEIS can be used to provide exciting new innovative companies with the opportunity to launch and grow their businesses.

Following a positive return and uplift to our investors in 2017 Twizoo have now received an additional amount of deferred consideration.

"As our first investor, the Jenson SEIS and EIS Fund gave us the opportunity to prove our proposition to the market and helped to get us on our journey which has now culminated into this acquisition by Skyscanner."

Madeline Parra CEO and cofounder of Twizoo

Market Making



Jenson SEIS Fund 2 originally invested in Market Making Ltd (trading as agency:2) in March 2014.

agency:2 started as a consultancy that specialised in social media marketing providing their clients with in-depth insight and understanding about key target demographics, thereby significantly improving the ROI on their digital marketing spend.

In June 2019 Next Fifteen Communications Group Plc acquired the entire issued share capital of Market Making Ltd.



As part of the exit, existing shareholders have received an interest in Social Insight Engine (SIE) in proportion to their shareholding in Market Making Ltd. SIE holds the Atom technology that was developed in Market Making Ltd, so in effect investors in this company could receive a second exit from this one investment.

Tax Reliefs

The Fund takes advantage of some significant tax incentives available for investors in SEIS qualifying companies. These tax benefits have the effect of greatly increasing the return and reducing the risk of your Contribution. This Information Memorandum sets out the tax benefits applicable to the SEIS scheme.

The Fund will primarily invest during 2019/2020 tax year and Investors will be able to elect to treat such Investments as occurring in the 2018/2019 tax year using the carry-back provisions of SEIS.

The figures in this section are examples only.

They are not, and should not be construed as, forecasts or projections of the likely performance of the investment described in this document.

Please note that this is only a condensed summary of the taxation legislation and should not be construed as constituting advice. Potential investors should obtain their own investment and taxation advice before any decision to invest in the Fund. The value and availability of any tax reliefs will depend on the individual circumstances of Investors.

8.1 SEIS tax reliefs

A summary of the SEIS tax reliefs is as follows:

	Scenario 1	Scenario 2	Scenario 3	Scenario 4
Investment Amount	£10,000	£10,000	£10,000	£10,000
Tax Incentive 1: Income Tax relief at 50%	(£5,000)	(£5,000)	(£5,000)	(£5,000)
Net cost to Investor	(£5,000)	(£5,000)	(£5,000)	(£5,000)
Tax Incentive 2: Capital gains tax investment relief at 10%	(£1,000)	n/a	(£1,000)	n/a
Net cost to Investor	£4,000	£5,000	£4,000	£5,000
Exit Realisation	£20,000	£20,000	n/a	n/a
Tax Incentive 3: Tax free capital gains	£-	£-	n/a	n/a
Tax Incentive 4: Inheritance tax relief	£-	£-	n/a	n/a
Tax Incentive 5: Loss relief at 45%	n/a	n/a	(£2,250)	(£2,250)
NET GAIN / (LOSS) TO INVESTOR	£16,000	£15,000	(£1,750)	(£2,750)
Gain percentage on net cost	300%	200%	n/a	n/a
Loss percentage on Investment amount	n/a	n/a	(17.50%)	(27.5%)

Tax Reliefs

Tax incentive 1: SEIS income tax relief

Under Part 5A of the Income Tax Act 2007 you can receive income tax relief at 50% of the amount of your SEIS qualifying investment made through the Fund, subject to an annual £100,000 investment limit. This offers the potential for significant enhancement of your investment returns over time.

SEIS income tax relief is given by setting off against an individual's income tax liability in the tax year in which the SEIS qualifying investment is made, a sum equal to the full amount subscribed for shares in the SEIS qualifying company multiplied by 50%, the rate of SEIS relief ('SEIS Relief') for 2019/2020, irrespective of your marginal tax rate (although your income tax bill must exceed the relief you claim).

Example – Mr Smith is a 40% taxpayer earning £145,000 a year. He is looking at ways to reduce his income tax bill and decides to invest £100,000 in SEIS qualifying investments through the Fund. As such, he is entitled to £50,000 of income tax relief in the tax year in which his SEIS qualifying investments are made. The effective net cost to Mr Smith of the SEIS qualifying investments made through the Fund is therefore, £50,000.

Tax incentive 2: Capital gains re-investment relief on gains

Where you have made a new gain on the disposal of assets during the tax year 2018/2019 and you use the proceeds of this gain to make an SEIS qualifying investment through the Fund, the gains you have made will be chargeable gains at 50% less than the normal charge for the purposes of capital gains tax provided that you are entitled to SEIS Relief on your Investments. If the chargeable gain is taxable at 20%, for example, this will be reduced to 10% where the gain is reinvested in an SEIS qualifying company.

Example – Mr Smith is a 40% taxpayer earning £145,000 a year. In 2019/2020 Mr Smith sells shares in a retail company and makes a gain of £100,000 which is subject to capital gains tax of 20%. If he uses his £100,000 gain to make an SEIS qualifying investment through the Fund and claims SEIS Relief and also makes a claim for capital gains tax re-investment relief, Mr Smith would pay capital gains on 50% of the gain and therefore would not have to pay the £20,000 that he would otherwise have had to pay, but would instead have to pay £10,000 in capital gains tax. Taking into account the initial 50% income tax relief, Mr Smith would, in effect, be making a £100,000 investment at a cost of £40,000.

Tax Incentive 3: Tax free capital gains

When SEIS qualifying investments are sold, you will enjoy tax free capital gains on any increase in their value.

Example – The following table shows the net gain made on an SEIS investment where the investment has grown by a gross amount of 15 per cent:

	SEIS Investment	Excluding SEIS Tax Benefits		
Initial investment	£100,000	£100,000		
Income Tax Relief	(£50,000)	-		
Net Cost	£50,000	£100,000		
Proceeds	£115,000	£115,000		
Gross gain (assumes 15 per cent)	£65,000	£15,000		
CGT (currently 20 per cent)	-	(£3,000)		
Net gain	£65,000	£12,000		

Note: the above calculation assumes that the annual exemption from capital gains tax ('CGT'), which is currently £12,000, is utilised elsewhere. This example is for illustrative purposes only and should not be relied on to predict actual returns.

Tax Reliefs

Tax incentive 4: Inheritance tax relief

Although not an SEIS tax relief as such, an SEIS Qualifying investment will qualify for 100 per cent relief from inheritance tax ('IHT') under current legislation, provided that the investment has been held for at least two years, it is still held at time of death and remains unlisted.

Example – Mrs Smith, a 45% taxpayer, is a 68 year old widow and has an annual income of £150,000 and a total estate worth £1 million. Under current legislation, her taxable estate would be £675,000 (i.e. £1 million less the tax-free allowance of £325,000 – the nil rate band in the tax year ending 5 April 2019). This would result in an IHT liability of £270,000 (i.e. 40 per cent of £675,000) and an estate, net of IHT, worth £730,000.

In order to reduce her potential IHT liability, Mrs Smith decides to invest £100,000 in the Fund which in turn is invested in SEIS qualifying investments in tax year 2018/2019 (using carry-back).

In addition to any tax-free capital growth on her original SEIS qualifying investments of £100,000, Mrs Smith will also receive £50,000 of income tax relief under the SEIS.

Furthermore, assuming she survives for two years, and still holds the Investments as at the date of her death her estate will save £70,000 upon her death (assuming no change in the value of her £100,000 investment). Her IHT liability is reduced to £230,000 (£270,000 previously) and, taking into account her SEIS Relief, her estate is now worth £800,000 (£730,000 previously) in other words her net estate is £70,000 better off.

The end value of Mrs Smith's estate will therefore be:

£900,000	-
(£230,000)	-
_	£670,000
£50,000	-
(£20,000)	£30,000
-	£100,000
_	£800,000
	(£230,000) - £50,000

Note: This example assumes there is no change in the value of her £100,000 investment in the Fund. Were the value of her investment to increase to £130,000, Mrs Smith's estate would be £100,000 better off than had she not invested in the Fund, and the whole of the increased value would be free of IHT.

Tax Reliefs

Tax incentive 5: Loss Relief

In the event of a poor performing investment there is some return on the downside through loss relief.

If you make a loss on an investment in a SEIS qualifying investment, the net amount of that loss (i.e. after deducting any income tax relief obtained on making the investment) should be able to be set off against your taxable income in the year in which the loss is made, or can be carried back to the previous tax year.

Tax relief is available at any time in respect of any loss realised upon a disposal of shares in an SEIS qualifying company. The amount of the loss (after taking account of any income tax relief initially obtained) can be set against the individual's gains in the tax year in which the disposal occurs, or, if not fully used, against gains in a subsequent year. Alternatively, the loss net of income tax relief may be set off against the individual's taxable income in either the tax year in which the disposal occurs, or the previous tax year.

Example – Mr Smith is a 45% taxpayer and invests £10,000 into an SEIS qualifying investment that subsequently fails.

The net cost to Mr Smith after the tax reliefs in this example is effectively £2,750 on £10,000 invested.

Realised value of shares	Nil	
Gross investment in shares	(£10,000)	
Less income tax relief at 50 per cent	£5,000	
Loss available for tax relief	(£5,000)	
Tax relief (assuming income tax at 45 per cent next year)	£2,250	
Net loss	(£2,750)	

Fund Mechanics

9.1 Nominee

Each time an investment into an investee company is to be made for Investors, Jenson will direct the Fund's nominee ('Nominee') to purchase and hold a specific number of investee company shares. The Nominee will then be the registered owner of the investee company shares, but for legal and tax purposes individual Investors will be the beneficial owners of the investee company shares.

9.2 Administrator & Custodian and your account

Thompson Taraz will assist with Fund administrative matters, such as opening and maintaining a client account, reporting to Investors, settling Fund transactions and collecting and distributing income (for example, dividends).

Thompson Taraz will also provide safeguarding and administration services to you and nominee services through the Nominee.

Your Contribution and all dividends and the proceeds of sale of Investments pending their distribution will be deposited by Thompson Taraz with an authorised and reputable banking institution in a client account in the name of

TTML Client A/C Re: Jenson SEIS with client trust status together with cash balances belonging to other Investors. The mandate for operation of the account shall be held by Thompson Taraz and any interest arising therefrom will be retained to cover administration costs and not paid to Investors.

9.3 Reporting and valuation

Investors will receive a six-monthly client statement electronically (unless otherwise requested) each year from Jenson. In addition, Investors will be kept informed of any significant events concerning investee companies, such as a proposed sale.

All investments in the Fund will be valued according to best practice as set out under the International Private Equity and Venture Capital (IPEVC) Valuation Guidelines. The overriding

principle of these valuation guidelines is to show a fair valuation of the investment to the investors based on what would be a fair transaction between informed parties at arm's length. Prudence is a central concept of the valuation guidelines. All portfolio company investments will be valued on a half-yearly basis.

9.4 Fund raising process

The Fund is evergreen. This means that the Fund has no single closing date and the Fund will continue to accept Contributions from Investors throughout the year. The Fund will have two Interim Closing Dates though for practical reasons these dates may be closed earlier, extended or varied at the discretion of Jenson.

Investors who invest in the Fund after a particular Interim Closing Date may or may not be invested in the same investee companies as those who invest earlier, depending on the timing of the making of Investments though Investors will always have a minimum Portfolio size of 8 investments (unless otherwise agreed by Jenson and the investor).

The minimum Contribution to the Fund is £10,000 and in multiples of £1,000 thereafter. There is no maximum Contribution to the Fund but Investors should be aware that income tax relief is only available on annual investments of up to £100,000 under the SEIS. Applications from spouses should be made separately.

9.5 Claiming your SEIS tax relief

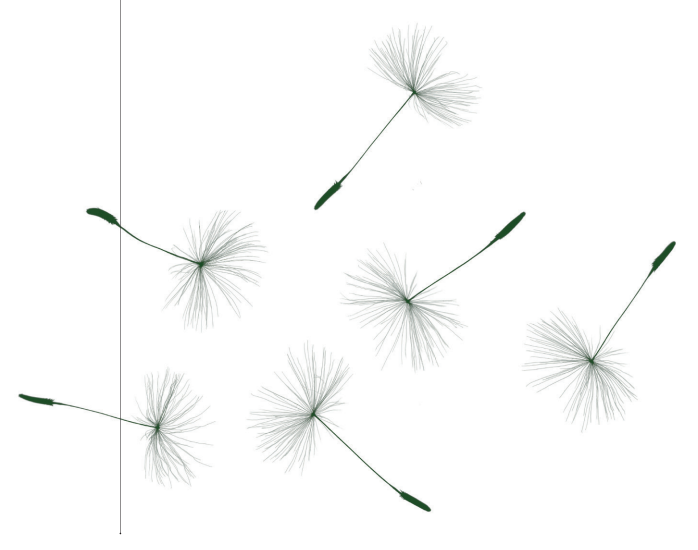
Once an investment has been made in an investee company, Jenson will work with the investee company to prepare and send off SEIS compliance certificates to HMRC, demonstrating that the investee company is a SEIS qualifying company.

As soon as practicable after investment and subject to SEIS rules, the investee company will apply to HMRC to obtain for the investor a form SEIS 3. Investors must send these forms to HMRC with their tax returns in order to claim any income and capital gains tax reliefs.

Fund Mechanics

9.6 Return on Exit of the Fund's investments

On sale of the Fund's Investments, the net proceeds are distributed to the investor or, if you so choose, may be re-invested in a new Jenson fund (assuming the new fund makes SEIS Qualifying Investments and that there has been no change to the legislation). Re-investment in new EIS qualifying investments and/or SEIS qualifying investments should ensure any capital gains continue to be deferred and a further 30% or 50% income tax relief becomes available.



Fund Structure and Administration

10.1 Fund structure

The Fund has been structured as an unapproved investment fund for the purpose of investing in SEIS qualifying companies. The Fund is treated as an alternative investment fund in accordance with the EU Alternative Investment Fund Managers Directive. Jenson has been authorised to act as manager of alternative investment funds.

Investors should be aware that the Fund is not a distinct legal entity and the term 'Fund', when used in this document, refers to a number of discretionary portfolios of shares in SEIS qualifying companies, each managed on an identical basis for each of the investors. Each investor will at all times be the beneficial owner of a whole number of shares held on his or her behalf and which have been allocated in the proportion that his or her subscription bears to the total of subscriptions to the Fund. The Fund will comprise a number of discretionary managed portfolios as noted above.

The common investment policy for all Investors is described in this Information Memorandum. The Fund will invest predominantly in companies which are SEIS qualifying. It is constituted as a series of discretionary investment management agreements by which investors who wish to make venture capital investments in a portfolio of unquoted SEIS qualifying companies, may appoint Jenson to act as their common discretionary investment manager to make and manage Investments made on their behalf in accordance with that policy.

As their financial position may change over time, Investors benefit from the right, under the terms of the investor's Agreement, to withdraw their portfolio from the Fund as follows:

- Qualifying Investments which become listed to dealing on a recognised investment exchange – at any time after the expiry of five years following the issue of the shares;
- Qualifying Investments at any time after the expiry of seven years following the issue of the shares;
- Non Qualifying Investments at any time after the expiry of six months following the date on which they ceased to be SEIS/EIS shares; and
- Cash at any time

Investors should be aware that no partial withdrawals will be permitted by Jenson.

Investors should be aware that Investments will be in unquoted companies which are therefore not readily realisable and an investor who withdraws his or her Portfolio(s) from the Fund may find it harder to realise his or her Investments.

A withdrawal does not mean that the investor is able to convert his or her investments into cash and neither Jenson nor Jenson provide a market for the realisation of investments. The key risk factors for such investments are explained on pages 7 to 10 and you should note that one of the risks of an early withdrawal of shares is that an investor may find his or her investment difficult to manage and realise.

Each Investor will separately enter into an investor's agreement with Jenson.

The investor's agreement provides that Jenson is responsible for selecting suitable SEIS qualifying companies and investing the investor's monies in them. Jenson will have total investment discretion with regard to selecting, monitoring and realising investments in accordance with the specified investment objectives and restrictions and in particular the need to comply with the rules set out in the Income Tax Act 2007 with a view to ensuring that the tax advantages under the SEIS accrue to the investor.

Although all investments will be managed on a common basis, an investor's Investments will not be pooled with Investments made by other Investors but will be made in proportion, where possible, to the total Contributions by all Investors in the Fund made between the applicable closing dates. The amount invested on an Investor's behalf in each investee company and the number of investee companies in his or her portfolio(s) will depend on the timing of an Investment and the availability of suitable opportunities.

Jenson may depart from this basis of allocation if, in its absolute discretion, it considers it appropriate to do so.

As any delay in investing could affect returns, the Fund's investment policy is to make Investments in suitable opportunities as soon as reasonably possible rather than to hold cash in reserve in the hope of obtaining a wider spread of Investments.

Frequently Asked Questions

11.1

What kind of companies will the Fund invest in?

The majority of the Fund's Investments will be made in small, start-up companies, selected by Jenson, carrying on business in a wide range of sectors and industries. Jenson intends to generally target SEIS qualifying companies, who are less than two years old, with less than 25 employees and with gross assets not exceeding £200,000.

11.2

How many companies will the Fund invest in?

Each Investor's Portfolio will be invested in between 8 and 12 SEIS qualifying Companies.

11.3

How will Investments be monitored?

Jenson will monitor and re-evaluate the Investments to ensure that they perform to Jenson's expectations. This will include regular board meetings, informal meetings with management teams and a review of quarterly financials against budget. In addition, Jenson will be working closely with the investee companies by providing business support services and in some cases a part-time finance director.

11.4 How do Investors check the progress of the Fund?

A formal valuation statement prepared by Jenson will be sent to Investors every six months together with a report from Jenson. Jenson will be responsible for providing the valuation of the Fund based on valuations of the underlying investee companies carried out by Jenson in accordance with International Private Equity and Venture Capital Valuation Guidelines.

11.5 How long will my investment be

held in the Fund?

To maximise the growth available to Investors, it is intended that funds will be returned to Investors as each investment is realised. Given the early stage nature of these Investments, realisations are expected to take at least five years to seven years.

11.6 What is the minimum and maximum I can invest?

The minimum participation by an investor in the Fund is £10,000. Participation in excess of this amount must be in multiples of £1,000. There is no maximum participation in the Fund, but income tax relief is presently restricted to a maximum annual investment of £100,000 under SEIS. There is no limit on the amount that can be sheltered from IHT through investment in SEIS Qualifying Companies.

11.7 Who owns the investment in the investee companies?

The Investors are the beneficial owners of shares in each investee company in which the Fund invests. However, to allow efficient administration, shares will be registered in the name of the Nominee who will hold the shares on an investor's behalf as the investor's nominee, subject always to HMRC rules regarding ownership from time to time.

11.8 Can an investor own an investment jointly with his or her spouse?

Investments in the Fund cannot be jointly owned, but each spouse can make a separate investment, and each can receive income tax relief on the first £100,000 in respect of SEIS qualifying investments.

Open for investment Section 12

For Further Information

For IFA enquiries



RAM Capital Partners LLP

4 Staple Inn London WC1V 7QH

T: +44 (0)20 3006 7530

E: taxsolutions@ramcapital.co.uk ramcapital.co.uk

Contact us



Jenson Funding Partners LLP

2nd Floor, 20 St Thomas Street London SE1 9RS

T: +44 (0)20 7788 7539

E: invest@jensonfunding.com jensonfundingpartners.com