FIDELITY PRIVATE CREDIT FUND

ASSIGNMENT AND ASSUMPTION OF SHARES AGREEMENT - FI

This Assignment and Assumption of Shares Agreement (the "Agreement") is made among the person identified on the signature page hereto as the Assignor (the "Assignor"), the person identified on the signature page hereto as the Assignee (the "Assignee"), and, solely for purposes of Sections 1, 4 and 6, Fidelity Private Credit Fund, a Delaware statutory trust (the "Fund"). Defined terms used but not defined herein have the same meaning as in the Subscription Agreement.

RECITALS:
As of, [2024], the Assignor holds shares of common stock, par value \$0.01 per share, of the Fund (the "Common Shares") and is party to a subscription agreement with respect to the Fund, dated as of, [2024] (the "Subscription Agreement"). The Assignor desires to assign shares (the "Shares") to the Assignee effective as of, [2024] (the "Effective Date"). Assignee desires to acquire such Shares.
Based on the foregoing, and in consideration of the mutual covenants herein contained, it is agreed as follows:
1. <u>Assignment</u> . Assignor hereby assigns to Assignee all right, title and interest in and to the Shares, effective as of the Effective Date. Assignee hereby accepts the assignment of all right, title and interest in and to the Shares. Assignee acknowledges that it has been furnished a true and complete copy of the Fund's prospectus, as amended, restated and/or supplemented (the "Prospectus"), and understands the terms of such Prospectus.
2. <u>Assignor's Representations</u> . Assignor represents and warrants to Assignee and the Fund, as of the date of this Agreement and as of the Effective Date, as follows:
(a) The assignment of the Shares to Assignee and the execution, delivery and performance by Assignor of this Agreement are within its powers and have been duly authorized by all necessary action on its behalf. This Agreement constitutes the legal, valid and binding obligation of the Assignor, enforceable against the Assignor in accordance with its terms, subject to any applicable bankruptcy, insolvency, reorganization, moratorium or similar laws now or hereafter in effect relating to creditors' rights generally or to general principles of equity.
(b) Assignor has not offered to sell Common Shares or the Shares to, or solicited offers to buy Common Shares from, any person or entity other than Assignee.
(c) No action by or in respect of, or filing with, any governmental body, agency or official, or any third party is required in order to permit the assignment of the Shares to Assignee.
(d) Assignor has complied with all applicable laws and regulations in connection with the assignment of the Shares to Assignee.
(e) To the fullest extent permitted under applicable law, Assignor agrees to indemnify and hold harmless the Fund, Fidelity Diversifying Solutions LLC (the "Adviser") and their respective controlling persons, officers, directors, members, partners, employees, and affiliates free and harmless from and in respect of any and all claims, actions, demands, causes of action, liabilities, losses

and expenses whatsoever (including, without limitation, attorneys' fees) arising from the breach or

alleged breach of any of the representations, warranties or covenants made by or on behalf of Assignor in this Agreement.

- 3. <u>Assignee's Representations</u>. Assignee represents, warrants and covenants to Assignor and the Fund, as of the date of this Agreement and as of the Effective Date, as follows:
- (a) The information set forth below Assignee's name on the signature page hereof and in Exhibit A attached hereto that Assignee shall complete as a "Subscriber" is true, accurate and complete and may be relied upon by the Fund for any purpose.
- (b) Assignee understands that transfers of Common Shares are restricted as described in the Prospectus and by the provisions of the Fund's governing documents, and may be restricted by applicable state and non-U.S. securities laws, that no market exists or is expected to develop for the Common Shares. Assignee is acquiring the Shares for investment purposes only and not with a view to the resale or distribution of all or any part of any Common Shares to be acquired pursuant to such Shares, and the Assignee has no present intention, agreement or arrangement to divide its participation with others or to sell, assign, transfer or otherwise dispose of all or any part of such Shares.
- (c) The execution, delivery and performance by Assignee of this Agreement are within its powers and have been duly authorized by all necessary action on its behalf. This Agreement constitutes the legal, valid and binding obligation of the Assignee, enforceable against the Assignee in accordance with its terms, subject to any applicable bankruptcy, insolvency, reorganization, moratorium or similar laws now or hereafter in effect relating to creditors' rights generally or to general principles of equity.
- (d) All representations and warranties contained herein or in any Attachments hereto made by the Assignee shall survive indefinitely following the execution and delivery of this Agreement, and any sale of the Shares. The Assignee shall and hereby does agree to indemnify and hold the Fund, the Adviser and their respective controlling persons, officers, directors, members, partners, employees, and affiliates, free and harmless from and in respect of any and all claims, actions, demands, causes of action, liabilities, losses and expenses whatsoever (including, without limitation, attorneys' fees) arising from the breach or alleged breach of any of the representations, warranties or covenants made by or on behalf of Assignee in this Agreement or in any Attachments thereto. Any claims for indemnity may be offset against subsequent distributions subject to applicable law.
- (e) The execution, delivery nor performance by Assignee of this Agreement do not and will not contravene, or constitute a default under, any provision of applicable law, rule or regulation or of any agreement, judgment, injunction, order, decree or other instrument binding upon such Assignee or any material agreement or other instrument to which the Assignee is a party or by which the Assignee or any of his respective properties is bound, other than contraventions or defaults that do not impair or otherwise affect the Assignee's ability to perform its obligations under the Subscription Agreement or are not material to the Assignee's financial condition.
- 4. <u>Approvals, Consents and Waivers</u>. The Fund hereby consents to and approves the assignment of the Shares to the Assignee. The Fund confirms that the form and substance of this Agreement is satisfactory to the Fund.
- 5. <u>Cancellation of Prior Subscription Agreement.</u> If the Assignor transfers all of their shares of Common Shares held with the Fund, then Assignor hereby acknowledges that upon execution of this Agreement, any other subscription agreement completed by Assignor and accepted by the Fund shall be cancelled and will have no further effect or impose any further obligations on the Assignor and the Fund.

6. This Agreement shall be construed in accordance with and governed by the internal substantive laws (without giving effect to the choice of law or conflict of law rules or provisions that would cause the application of the laws of any jurisdiction other than the State of Delaware) of the State of Delaware. This Agreement may be executed in several counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument. Facsimile or PDF counterpart signatures to this Agreement shall be acceptable and binding.

[signature page follows]

SIGNATURE PAGE

ASSIGNOR: [
By: Print Name:	[]	
Title:	[]	
ASSIGNEE:		
Primary Acc (Natural Per		Gift / Transfer to Minors Account) / Trustee / Authorized Signatory
Name of Sub	bscriber	_
Signature:		
Date:		
		s confirmation statement):
Signatory (N	Natural Persons)	m Gift / Transfer to Minors Account) / Co-Trustee / Authorized
Name of Sub	bscriber	-
Print Name:		_
Date:		_
Account Nur	mber (as stated on the Subscriber's	s confirmation statement):
Joint Accoun	nt Holder / Co-Trustee / Authoriz	ed Signatory (Natural Persons)
Name of Sub	bscriber	_
Signature:		
Print Name:		_
Additional I	Information (Entities Only)	
Name of Sub	oscriber	-
Signature:		
Date:		_
	mber (as stated on the Subscriber's	

THIS ASSIGNMENT AND ASSUMPTION OF SHARES AGREEMENT SHALL NOT BE EFFECTIVE UNLESS AND UNTIL IT IS CONFIRMED AND ACCEPTED BY THE FUND.

Exhibit A

Fidelity Private Credit Fund

Subscription Agreement – FI



Investment Amount \$		
Share Class (Must select one)		
□ Class S	☐ Class D	□ Class I
\$2,500 minimum initial investment	\$2,500 minimum initial investment	\$25,000 minimum initial investment for qualifying investors (otherwise \$1,000,000 minimum initial investment). ¹
Form of Ownership	D. d	
Individual / Joint Accounts	Retirement Accounts	Entity Accounts
☐ Individual	□ IRA	☐ Trust
☐ Joint Tenant with Rights of Survivorshi	p □ Roth IRA	☐ C Corporation
☐ Tenants in Common	\square SEP IRA	☐ S Corporation
☐ Community Property	☐ Rollover IRA	☐ Partnership
J 1 J		
☐ Uniform Gift / Transfer to Minors	☐ Inherited IRA	☐ Limited Liability Corporation
		•

The Fund maintains two subscription agreements: One for certain institutional investors or investors subscribing through participating intermediaries with whom the Managing Dealer has entered into a Selected Intermediary Agreement and one for investors subscribing through the Fidelity Brokerage Services LLC platform. Please consult your financial intermediary for information on the subscription agreement applicable to you.

The Fund waives or reduces to \$25,000 or less Class I investment minimums for purchases: (1) through fee-based programs, also known as wrap accounts, sponsored by participating brokers or other intermediaries that provide access to Class I shares, (2) through participating brokers that have alternative fee arrangements with their clients to provide access to Class I shares, (3) through transaction/brokerage platforms at participating brokers, (4) by our executive officers and Trustees and their immediate family members, as well as officers and employees of the Adviser or other affiliates and their immediate family members, and, if approved by our Board, joint venture partners, consultants and other service providers, and (5) by other categories of investors that we name in an amendment or supplement to the prospectus. The foregoing categories of investors who are granted waivers or reductions by the Fund from the Class I investment minimums include investors described in the foregoing who make purchases for eligible retirement plans and IRAs. Waivers and reductions are subject to the terms and conditions of agreements that the Managing Dealer enters into with participating intermediaries, as applicable and the prospectus.

3 | Custodian Information

If applicable, please provide the following information: ²
Custodian Name:
Custodian Tax ID:
Custodian's W9 Form
Please print, sign, and scan this page if applicable.
See Appendix A for supplemental documents requirements by investor type.
X
Custodian Signature / Stamp

This section is applicable to investors that are investing through a third-party intermediary.

4 | Investor Information

The information provided in this section must be compliant with IRS Form W-9 and related instructions (see www.irs.gov for instructions). Legal addresses must include a residential street address (P.O. boxes will not be accepted).

The Fund is closed to investors from the State of Washington.

1. Primary Account Holder / Minor (if Uniform Gift / Transfer to Minors Account) / Trustee / Authorized Signatory (Natural Persons)

Name (first, middle, last	<u> </u>			
Social Security Number			Date of Birth (mm/dd/yy	ууу)
Legal Street Address		City	State	Zip
Mailing Street Address		City	State	Zip
Email Address			Phone Number	
Please indicate if you ar	e a:			
☐ U.S. Citizen	☐ Resident Alien	☐ Non-Resident A	dien	
Country of Citizenship i you are a Non-Resident		(A comp	pleted applicable Form W-8	is required for subscription į
Please specify if you are	a Fidelity employee/offi	cer/director/trustee/affil	iate (required):	
•	irector/Trustee ³	, ,	☐ Fidelity Fund Of ☐ Not Applicable	ficer or Director/Trustee ⁵
2. Joint Account Holder / (Natural Persons)	Custodian (if Uniform G	Gift / Transfer to Minor	s Account) / Co-Trustee / A	uthorized Signatory
Name (first, middle, last	·)			
Social Security Number			Date of Birth (mm/dd/yy	ууу)
Legal Street Address		City	State	Zip
Mailing Street Address		City	State	Zip
Email Address			Phone Number	
Please indicate if you ar	e a:			

[&]quot;Fidelity Officer or Director/Trustee" includes any independent director/trustee, interested director/trustee, president, vice president, secretary, or treasurer of Fidelity, or any other officer of Fidelity customarily performing functions similar to those performed by any of the above designated directors/trustees and officers.

^{4 &}quot;Fidelity Employee" includes any employee of Fidelity.

⁵ "Fidelity Fund Officer or Director/Trustee" includes any independent director/trustee, interested director/trustee, president, vice president, secretary, or treasurer of a Fidelity registered investment company, business development company, or privately offered investment vehicle, or any other officer customarily performing functions similar to those performed by any of the above designated directors/trustees and officers.

☐ U.S. Citizen	☐ Resident Alien	☐ Non-Resident A	lien
Country of Citizenship i you are a Non-Resident		(A comp	leted applicable Form W-8 is required for subscription ig
Please specify if you are	a Fidelity employee/of	ficer/director/trustee/affile	iate (required):
☐ Fidelity Officer or D	irector/Trustee	☐ Fidelity Employee	☐ Fidelity Fund Officer or Director/Trustee

☐ Not Applicable

4

Fidelity Private Credit Fund | Subscription Agreement

☐ Immediate Family Member of Fidelity Officer or Director/Trustee

<i>3</i> .	Joint Account Holder	Co-Trustee / Authorized	Signatory (Natural Pe	rsons)				
	Name (first, middle, las	et)						
	Social Security Number	r		Date of Birth (mm/dd/yy	yy)			
	Legal Street Address		City	State	Zip			
	Mailing Street Address		City	State	Zip			
	Email Address			Phone Number				
	Please indicate if you a	re a:						
	☐ U.S. Citizen	☐ Resident Alien	□ Non-Resident A	Alien				
	Country of Citizenship you are a Non-Resident		(A comp	pleted applicable Form W-8 i	s required for subscription i			
	Please specify if you ar	Please specify if you are a Fidelity employee/officer/director/trustee/affiliate (required):						
	•	Director/Trustee Member of Fidelity Officer		☐ Fidelity Fund Officer☐ Not Applicable	or Director/Trustee			
4.	Additional Information	ı (Entities Only)						
	Entity Name							
	Tax ID Number			Date of Formation (mm/c	ld/yyyy)			
	Legal Street Address		City	State	Zip			
	Country of Domicile (Form W-8 required for non-U.S.)							
	Email Address							
	Exemptions per Form W-9 (see Form W-9 instructions at www.irs.gov)							
	Exemptions for FATCA Reporting Code (if any)							
	Please indicate if you are a:							
	☐ Pension Plan	☐ Profit Sharing Plan	□ Not-for-Profit (Organization				
	☐ Fidelity Affiliate	☐ Fidelity Fund	☐ Non-Fidelity Fu	nd				
Ad	ditional Information Fo	r Non-Fidelity Funds Onl	ly					
		nent company registered usiness development com		ompany Act of 1940 (1940 A	act) or have you elected to			
	□ Yes		□ No					

	7	-	7.51		
□ Y	es	L	□ No		
(2) If you re	sponded yes to	Question 4(a)(1), will	your subscription be in relia	ance on Section 12(d)(1)(F)	of the 1940 Act?
□ Ү	Zes Zes	С	□ No		
		estion 4(a)(2), please co nder the 1940 Act.	ontact <u>FoFCoE@fmr.com</u> t	o obtain an Investment Ag	reement to invest
Please provid	e your adviser	and sub-adviser (if app	olicable):		
Adviser:					
<u>Sub-Adviser (</u>	(if applicable)	<u>:</u>			
b. Are you a pri $3(c)(7)$ thereo		t is not registered under	the Investment Company A	Act in reliance on Section 3	(c)(1) or Section
□ Ү	?es	Е	□ No		
		your subscription (toget)(i) of the 1940 Act?	her with any existing shares) cause you to exceed the in	nvestment limits s
\square Y	es es		□ No		
Transfer on D	leath Renef	iciary Information	(Optional for Individ	ual / Joint Accounts)	1
		v		,	
			ecount. If completed, all infaust total 100%. (Not availa		
					_ □ Primary
E' · NI	MI	Last Name	SSN	Date of Birth	
First Name	1,11				□ Secondary %
					☐ Secondary % _ ☐ Primary
First Name First Name		Last Name	SSN	Date of Birth	•
		Last Name Last Name	SSN	Date of Birth Date of Birth	_ 🗆 Primary

6	ERISA Plan Assets Regulation
	Are you a "benefit plan investor" within the meaning of the Plan Assets Regulation or will you use the assets of a "benefit plan investor" to invest in Fidelity Private Credit Fund?
	□ Yes □ No
7	Distribution Instructions
	You are <u>automatically</u> enrolled in our Distribution Reinvestment Plan, unless you are a resident of ALABAMA, ARKANSAS, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NEW JERSEY, NORTH CAROLINA, OHIO, OREGON, or VERMONT.
	If you are a resident of Alabama, Arkansas, Idaho, Kansas, Kentucky, Maine, Maryland, Massachusetts, Nebraska, New Jersey, North Carolina, Ohio, Oregon, or Vermont, you have the option to enroll in the Distribution Reinvestment Plan.
	☐ I want to opt out of the Distribution Reinvestment Plan. <i>Note: if you elect to opt out of the DRIP plan, your distributions will go back into the account you selected in which to hold this investment.</i>
	☐ I want to enroll in the Distribution Reinvestment Plan. <i>Note: if you do not elect to enroll in the DRIP plan, your distributions will go back into the account you selected in which to hold this investment.</i>
	If you are NOT a resident of the states listed above, you are automatically enrolled in the Distribution Reinvestment Plan.
8	Investment Funding Method
	By Wire: Please wire funds according to the instructions below.

The term "benefit plan investor" includes, for example: (i) an "employee benefit plan" as defined in section 3(3) of the U.S. Employee Retirement Income Security Act of 1974, as amended ("ERISA"), that is subject to Title I of ERISA (such as employee welfare benefit plans (generally, plans that provide for health, medical or other welfare benefits) and employee pension benefit plans (generally, plans that provide for retirement or pension income)); (ii) "plans" described in section 4975(e)(1) of the U.S. Internal Revenue Code of 1986, as amended (the "Code"), that is subject to section 4975 of the Code (including, for example, an "individual retirement account", an "individual retirement annuity", a "Keogh" plan, a pension plan, an Archer MSA described in section 220(d) of the Code, a Coverdell education savings account described in section 530 of the Code and a health savings account described in section 223(d) of the Code) and (iii) an entity that is, or whose assets would be deemed to constitute the assets of, one or more "employee benefit plans" or "plans" (such as for example, a master trust or a plan assets fund) under ERISA or the Plan Assets Regulation.

⁷ "Plan Assets Regulation" means the regulations issued by the United States Department of Labor at Section 2510.3-101 of Part 2510 of Chapter XXV, Title 29 of the United States Code of Federal Regulations, as modified by Section 3(42) of ERISA, as the same may be amended from time to time.

9 | Electronic Delivery Consent

Instead of receiving paper copies of the prospectus, prospectus supplements, annual reports, proxy statements, and other shareholder communications and reports, you may elect to receive electronic delivery of shareholder communications from Fidelity Private Credit Fund. If you would like to consent to electronic delivery, including pursuant to email, please check the box below.

By consenting below to electronically receive shareholder communications, including your account-specific information, you authorize said offering(s) to either (i) email shareholder communications to you directly or (ii) make them available on our website and notify you by email when and where such documents are available. You will not receive paper copies of these electronic materials unless specifically requested, the delivery of electronic materials is prohibited or we, in our sole discretion, elect to send paper copies of the materials.

By consenting to electronic access, you will be responsible for certain costs, such as your customary internet service provider charges, and may be required to download software in connection with access to these materials. You understand this electronic delivery program may be changed or discontinued and that the terms of this agreement may be amended at any time. You understand that there are possible risks associated with electronic delivery such as emails not transmitting, links failing to function properly and system failure of online service providers, and that there is no warranty or guarantee given concerning the transmissions of email, the availability of the website, or information on it, other than as required by law.

	Primary	Co-	Co-
	Investor	Investor	Investor
I (we) consent to e-delivery.			

10 | Subscriber Representations and Signatures

Fidelity Private Credit Fund is required by law to obtain, verify and record certain personal information from you or persons on your behalf in order to establish the account. Required information includes name, date of birth, permanent residential address and social security/taxpayer identification number. We may also ask to see other identifying documents. If you do not provide the information, Fidelity Private Credit Fund may not be able to open your account. By signing the Subscription Agreement, you agree to provide this information and confirm that this information is true and correct. If we are unable to verify your identity, or that of another person(s) authorized to act on your behalf, or if we believe we have identified potentially criminal activity, we reserve the right to take action as we deem appropriate which may include closing your account.

Please separately initial each of the representations below. Except in the case of fiduciary accounts, you may not grant any person a power of attorney to make the representations on your behalf.

In order to induce Fidelity Private Credit Fund to accept this subscription, I (we) hereby represent and warrant as follows (Each account holder must initial representations 1-9, to the extent applicable):

	Primary	Co-	Co-
	Investor	Investor	Investor
1. I (we) understand that the subscription request submitted will not be accepted fewer than 5 days after I/we have received the prospectus (as amended or supplemented) for the Fidelity Private Credit Fund.			

2.	I (we) have (A) a minimum net worth (not including home, home furnishings and personal automobiles) of at least \$250,000, or (B) a minimum net worth (as previously described) of at least \$70,000 and a minimum annual gross income of at least \$70,000. If I am an entity that was formed for the purpose of purchasing shares, each individual that owns an interest in the entity meets this requirement. ⁸		
3.	In addition to the general suitability requirements described above, I/we meet the higher suitability requirements, if any, imposed by my state of primary residence as set forth in the prospectus under "SUITABILITY STANDARDS." If I am an entity that was formed for the purpose of purchasing shares, each individual that owns an interest in the entity meets this requirement.		
4.	I acknowledge that there is no public market for the shares, shares of this offering are not liquid and appropriate only as a long-term investment.		
5.	I am purchasing the shares for my own account, or if I am purchasing shares on behalf of a trust or other entity of which I am a trustee or authorized agent, I have due authority to execute this subscription agreement and do hereby legally bind the trust or other entity of which I am trustee or authorized agent.		
6.	I have received notice that Fidelity Private Credit Fund may enter into transactions with Fidelity affiliates that involve conflicts of interest as described in the prospectus.		
7.	I acknowledge that subscriptions must be submitted at least five business days prior to first day of each month and my investment will be executed as of the first day of the applicable month at the NAV per share as of the day preceding day. I acknowledge that I will not know the NAV per share at which my investment will be executed at the time I subscribe and the NAV per share as of the last day of each month will generally be made available on our website within 20 business days of the last day of each month.		
8.	I acknowledge that my subscription request will not be accepted any earlier than five business days before the first calendar day of each month. I acknowledge that I am not committed to purchase shares at the time my subscription order is submitted, and I may cancel my subscription at any time before the time it has been accepted as described in the previous sentence. I understand that I may withdraw my purchase request by notifying the transfer agent or my financial intermediary.		
9.	I acknowledge that the Subscriber: (i)(A) is not an "investment company" under the 1940 Act; (B) has not elected to be regulated as a "business development company" under the 1940 Act; and (C) is not relying on the exception from the definition of "investment company" under the 1940 Act set forth in Section 3(c)(1) or 3(c)(7) thereunder; or (ii) is permitted to acquire the shares consistent with the applicable provisions of Section 12 of the 1940 Act or the rules thereunder, including pursuant to Rule 12d1-4 under the 1940 Act.		
10.	I certify that I am not a resident of the state of Washington.		

In the case of sales to fiduciary accounts, the minimum standards set forth in the prospectus under "SUITABILITY STANDARDS" shall be met by the beneficiary, the fiduciary, account, or, by the donor or grantor, who directly or indirectly supplies the funds to purchase the shares if the donor or grantor is the fiduciary.

11.	If you live in any of the following states, please read the following carefully and check the appropriate box: Alabama, California, Idaho, Iowa, Kansas, Kentucky, Maine, Massachusetts, Missouri, Nebraska, New Jersey, New Mexico, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Puerto Rico, Tennessee, and Vermont.	
	If I am an Alabama resident, I have a liquid net worth of at least 10 times my investment in Fidelity Private Credit Fund and its affiliates. \Box Yes \Box No	
	If I am a California resident, I may not invest more than 10% of my liquid net worth in Fidelity Private Credit Fund and have either (a) a liquid net worth of \$350,000 and annual gross income of \$65,000 or (b) a liquid net worth of \$500,000.	
	If I am an Idaho resident, I have either (a) a liquid net worth of \$85,000 and annual gross income of \$85,000 or (b) a liquid net worth of \$300,000. Additionally, my total investment in Fidelity Private Credit Fund shall not exceed 10% of my liquid net worth. \Box Yes \Box No	
	If I am an Iowa resident, I (i) have either (a) an annual gross income of at least \$100,000 and a net worth of at least \$100,000, or (b) a net worth of at least \$350,000 (net worth should be determined exclusive of home, auto and home furnishings); and (ii) limit my aggregate investment in Fidelity Private Credit Fund and in the securities of other non-traded business development companies ("BDCs") to 10% of my liquid net worth (liquid net worth should be determined as that portion of net worth that consists of cash, cash equivalents and readily marketable securities).	
	If I am a Kansas resident, I understand that it is recommended by the Office of the Kansas Securities Commissioner that Kansas investors limit their aggregate investment in our securities and other similar investments to not more than 10% of their liquid net worth. Liquid net worth shall be defined as that portion of the purchaser's total net worth that is comprised of cash, cash equivalents, and readily marketable securities, as determined in conformity with GAAP.	
	☐ Yes ☐ No	
	If I am a Kentucky resident, my investment in Fidelity Private Credit Fund or its affiliates may not exceed 10% of my liquid net worth. "Liquid net worth" is defined as that portion of net worth that is comprised of cash, cash equivalents and readily marketable securities. \square Yes \square No	
	If I am a Maine resident, I acknowledge that it is recommended by the Maine Office of Securities that my aggregate investment in this offering and similar direct participation investments not exceed 10% of my liquid net worth. For this purpose, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable securities. \square Yes \square No	
	If I am a Massachusetts resident, my investment in Fidelity Private Credit Fund, non-traded real estate investment trusts, and in other illiquid direct participation programs, may not exceed 10% of my liquid net worth. \Box Yes \Box No	
	If I am (we are) a Missouri resident, no more than ten percent (10%) of my (our) liquid net worth shall be invested in securities being registered in this offering. \square Yes \square No	
	If I am a Nebraska resident, my aggregate investment in Fidelity Private Credit Fund and the securities of other business development companies may not exceed 10% of my net worth. Investors who are accredited investors as defined in Regulation D under the Securities Act of 1933, as amended (the "Securities Act"), are not subject to the foregoing investment concentration limit.	
	If am a New Jersey resident, I have either (a) a minimum liquid net worth of at least \$100,000 and a minimum annual gross income of not less than \$85,000, or (b) a minimum liquid net worth of \$350,000. For these purposes, "liquid net worth" is defined as that portion of net worth (total	

assets exclusive of home, home furnishings and automobiles, minus total liabilities) that consists of cash, cash equivalents and readily marketable securities. In addition, my investment in Fidelity Private Credit Fund, its affiliates and other non-publicly-traded direct investment programs (including real estate investment trusts, business development companies, oil and gas programs, equipment leasing programs and commodity pools, but excluding unregistered, federally and state exempt private offerings) may not exceed ten percent (10%) of my liquid net worth.		
If I am a New Mexico resident, I may not invest more than 10% of my liquid net worth in Fidelity Private Credit Fund, its affiliates and in other non-traded business development companies. Liquid net worth is defined as that portion of net worth which consists of cash, cash equivalents and readily marketable securities.		
If I am a North Dakota resident, I have a net worth of at least ten times my investment in Fidelity Private Credit Fund. \Box Yes \Box No		
If I am an Ohio resident, my investment in Fidelity Private Credit Fund, its affiliates, and in any other non-traded BDC, may not exceed 10% of my liquid net worth. "Liquid net worth" is defined as that portion of net worth (total assets exclusive of primary residence, home furnishings and automobiles, minus total liabilities) comprised of cash, cash equivalents and readily marketable securities.		
If I am an Oklahoma resident, my investment in Fidelity Private Credit Fund may not exceed 10% of my liquid net worth. \Box Yes \Box No		
If I am an Oregon resident, my investment in Fidelity Private Credit Fund and its affiliates may not exceed 10% of my liquid net worth. Liquid net worth is defined as net worth excluding the value of the investor's home, home furnishings and automobile.		
If I am a Pennsylvania resident, my investment in Fidelity Private Credit Fund may not exceed 10% of my liquid net worth.		
If I am Puerto Rico resident, my investment in Fidelity Private Credit Fund, its affiliates, and other non-traded business development companies, may not exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as that portion of net worth (total assets exclusive of primary residence, home furnishings and automobiles minus total liabilities) consisting of cash, cash equivalents and readily marketable securities. \square Yes \square No		
If I am a Tennessee resident, I have a liquid net worth of at least ten times my investment in Fidelity Private Credit Fund. \Box Yes \Box No		
If I am a Vermont resident and am not an "accredited investor" as defined in 17 C.F.R. \S 230.501, my investment in this offering may not exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as an investor's total assets (not including home, home furnishings or automobiles) minus total liabilities. \square Yes \square No		

I declare that the information supplied in this Subscription Agreement is true and correct and may be relied upon by Fidelity Private Credit Fund. I acknowledge that the Broker / Financial Advisor indicated in Section 11 of this Subscription Agreement and its designated clearing agent, if any, will have full access to my account information, including the number of shares I own, tax information (including the Form 1099) and redemption information. Investors may change the Broker / Financial Advisor of record at any time by contacting Fidelity Private Credit Fund Investor Relations at the number indicated below at any time by contacting the transfer agent at alternatives@fmr.com.

Each Account Holder / Trustee / Authorized Signatory must sign below. Please print, sign, and scan this page if applicable. (Custodians must sign in Section 3 on a custodial account)

	, ,
X	X
Owner or Authorized Person Signature	Date (mm/dd/yyyy)
X	X
Co-Investor or Authorized Person Signature	Date (mm/dd/yyyy)
X	X
Co-Investor or Authorized Person Signature	Date (mm/dd/yyyy)

Financial Representative / Investment Advisor Signature

Broker		nancial Advisor Nan	me
Advisor Mailing Address			
City	Sta	ıte	Zip Code
Financial <u>Advisor</u> Number	Branch Number		Telephone Number
Central Registration Depository (CRD) 1	number		
Operations Contact Name	 	perations Contact En	nail Address
investor's legal residence. The Investme Act of 1940 or the applicable division undersigned confirm(s), with respect to that the information and representations discussed such investor's prospective puregard to the lack of liquidity and mark supplements, if any, to such investor; (vown account; (vi) have reasonable groun meets the suitability standards applicabinvestor is in a financial position to enaloccur with respect thereto; and (vii) have registered under the laws of any country	in each state in which such Investor in the Fidelity Private concerning the investor identified archase of shares with such investor etability of the shares; (iv) have do have reasonable grounds to belied to believe that the purchase of sleet to such investor set forth in the ble such investor to realize the beve advised such investor that the or jurisdiction outside of the Unite	restment Advisor of Credit Fund, that the herein are true, corror; (iii) have advised elivered or made as even that the investor hares is in the best in the prospectus and remefits of such an invishares have not been defeated as of the states except as of the credit Fundamental Properties of the credit of the	r its activities require registration. They (i) have reasonable grounds to believe ect and complete in all respects; (ii) have a such investor of all pertinent facts with vailable a current prospectus and relate is purchasing these shares for his or heaterest of such investor, that such investor lated supplements, if any, and that such vestment and to suffer any loss that may are registered and are not expected to be

Date (mm/dd/yyyy)

12 | Other Important Information

If investors participating in the Distribution Reinvestment Plan or making subsequent purchases of shares of Fidelity Private Credit Fund experience a material adverse change in their financial condition or can no longer make the representations or warranties set forth in Section 10 above, they are asked to promptly notify Fidelity Private Credit Fund and the Broker in writing. The Broker may notify Fidelity Private Credit Fund if an investor participating in the Distribution Reinvestment Plan can no longer make the representations or warranties set forth in Section 10 above, and Fidelity Private Credit Fund may rely on such notification to terminate such investor's participation in the Distribution Reinvestment Plan.

No sale of shares may be completed until at least five business days after you receive the final prospectus. Subscribers are encouraged to read the prospectus in its entirety for a complete explanation of an investment in the shares of Fidelity Private Credit Fund.

To be accepted, a subscription request must be made with a completed and executed Subscription Agreement in good order and payment of the full purchase price at least five business days prior to the first calendar day of the month (unless waived). All items on the Subscription Agreement, other than those marked optional, must be completed in order for your Subscription Agreement to be processed. You will receive a written confirmation of your purchase.

Upon receipt of any and all funds received from prospective purchasers of shares, dealers, investors, or broker-dealers on their behalf, must transmit the same together with a copy of this executed Subscription Agreement or copy of the signature page of such agreement, stating among other things, the name of the purchaser, current address, and the amount of the investment to alternatives@fmr.com (a) by the end of the next business day following receipt where internal supervisory review is conducted at the same location at which subscription documents and funds are received, or (b) by the end of the second business day following receipt where internal supervisory review is conducted at a different location than which subscription documents and funds are received.

Return the completed Subscription Agreement to: alternatives@fmr.com

□ Please provide the following supporting documentation based on your account type.			
Individual	☐ If a non-U.S. person, Form W-8BEN		
Joint (including JTWROS, Tenants in Common, Community Property)	☐ For each non-U.S. Person account holder, Form W-8BEN		
IRA (including ROTH, SEP, Rollover, Inherited)	□ None		
Trust	☐ Certificate of Trust or Declaration of Trust		
	☐ Appropriate W-8 series form (see https://www.irs.gov/forms-pubs/about-form-w-8)		
Corporation (including C Corp., S Corp., LLC)	☐ Formation documents		
	☐ Articles of incorporations		
	☐ Authorized signatory list		
	☐ Appropriate W-8 series form (see https://www.irs.gov/forms-pubs/about-form-w-8)		
Partnership	☐ Formation documents		
	☐ Authorized signatory list		
	☐ Appropriate W-8 series form (see https://www.irs.gov/forms-pubs/about-form-w-8)		



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What do Fidelity Investments and the Fidelity Funds do with your personal information?



WHY?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

WHAT?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- Social Security number and employment information
- assets and income
- account balances and transaction history

When you are no longer our customer, we continue to share your information as described in this notice.

HOW?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information, the reasons Fidelity Investments and the Fidelity Funds (hereinafter referred to as "Fidelity") choose to share, and whether you can limit this sharing.

REASONS WE CAN SHARE YOUR PERSONAL INFORMATION	DOES FIDELITY SHARE?	CAN YOU LIMIT THIS SHARING?
For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes — to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes — information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes— information about your creditworthiness	No	We don't share
For nonaffiliates to market to you	No	We don't share

QUESTIONS?

Call 800.343.3548. If we serve you through an investment professional, please contact them directly. Specific Internet addresses, mailing addresses, and telephone numbers are listed on your statements and other correspondence.

WHO WE ARE	
Who is providing this notice?	Companies owned by Fidelity Investments and using the Fidelity name to provide financial services to customers, and the Fidelity Funds. A list of companies is located at the end of this notice.
WHAT WE DO	
How does Fidelity protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Fidelity collect my personal information?	We collect your personal information, for example, when you open an account or direct us to buy/sell your securities provide account information or give us your contact information tell us about your investment portfolio We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using certain information to market to you sharing for nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing.
DEFINITIONS	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. Fidelity Investments affiliates include companies with the Fidelity name (excluding the Fidelity Funds), as listed below, and other financial companies such as Green Pier Fintech LLC, National Financial Services LLC, Strategic Advisers LLC, and FIAM LLC.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies. Fidelity does not share with nonaffiliates so they can market to you.
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you. Fidelity doesn't jointly market.

OTHER IMPORTANT INFORMATION

If you transact business through Fidelity Investments life insurance companies, we may validate and obtain information about you from an insurance support organization. The insurance support organization may further share your information with other insurers, as permitted by law. We may share medical information about you to learn if you qualify for coverage, to process claims, to prevent fraud, or otherwise at your direction, as permitted by law. You are entitled to receive, upon written request, a record of any disclosures of your medical record information. Please refer to your statements and other correspondence for mailing addresses

If you establish an account in connection with your employer, your employer may request and receive certain information relevant to the administration of employee accounts.

If you interact with Fidelity Investments directly as an individual investor (including joint account holders), we may exchange certain information about you with Fidelity Investments financial services affiliates, such as our brokerage and insurance companies, for their use in marketing products and services, as allowable by law. Information collected from investment professionals' customers is not shared with Fidelity Investments affiliates for marketing purposes, except with your consent and as allowed by law.

The Fidelity Funds have entered into a number of arrangements with Fidelity Investments companies to provide for investment management, distribution, and servicing of the Funds. The Fidelity Funds do not share personal information about you with other entities for any reason, except for everyday business purposes in order to service your account.

For additional information, please visit Fidelity.com/privacy.

WHO IS PROVIDING THIS NOTICE?

Empire Fidelity Investments Life Insurance Company®; FIAM LLC; Fidelity Brokerage Services LLC; Fidelity Distributors Company LLC; Fidelity Diversifying Solutions LLC; Fidelity Funds, which include funds advised by Strategic Advisers LLC and Fidelity Diversifying Solutions LLC; Fidelity Health Insurance Services, LLC; Fidelity Institutional Wealth Adviser LLC; Fidelity Insurance Agency, Inc.; Fidelity Investments Institutional Operations Company LLC; Fidelity Investments Life Insurance Company; Fidelity Management Trust Company; Fidelity Personal and Workplace Advisors LLC; Fidelity Personal Trust Company, FSB; Fidelity Wealth Technologies LLC; Green Pier Fintech LLC; National Financial Services LLC and Strategic Advisers LLC.