Member of the JSE. Authorised Financial Services Provider.

# CONTROLLED CLIENT CONSOLIDATED MANDATE: NON-NATURAL INDIVIDUAL

In the Mandate and the Schedules and Appendices hereto, unless otherwise clearly indicated by, or inconsistent with the context, the terms used bear the same meaning as are assigned to them in the Financial Markets Act (Act No. 19 of 2012) ("FMAct"), Financial Advisory and Intermediary Services Act, 2002 (Act No. 37 of 2002) ("FAISAct") including their Regulations, and the Rules and Directives of the JSE Limited ("the rules and directives"), or any amendments or replacements to the Acts and/or the rules and directives, (together, "the applicable legislation").

This Mandate is as contemplated in the JSE rules and the applicable legislation. Every transaction in JSE Authorised Investments entered into by us with you or on your behalf is transacted on the specific condition that the transaction is entered into subject to the FMAct.

Please complete each Section, Appendix and Schedule applicable to you and provide all the relevant information. Before signing in the relevant spaces provided, carefully read all the terms and conditions, which are available on our website or upon request, for the applicable Sections as well as in the attached Schedules as they form an integral part of this Mandate. This Mandate and the Schedules hereto, shall commence on the date of signature hereof by last signing party, and may be terminated immediately in writing by either party to the other party.

Please note that should any of the information provided by you in this Mandate or the Appendices change, you must advise us of such change/s in writing. Such written advice must be accompanied by the appropriate documentation in support thereof in terms of the requirements of the Financial Intelligence Centre Act (Act No. 38 of 2001) (Amended Act No. 1 of 2017) ("FICA"), where applicable.

ACCOUNT NAME								
ACCOUNT NUMBER		BRANCH CODE			PARTNER (	CODE		
SECTION A: CLIEN	T PARTICULARS							
1. INSTITUTIONS	TARTICULARS							
					224 5			
rpurkwing V{1 g (Please tick the second PANY)  Appendix 1	applicable box and complete the requ CLOSE CORPORAT Appendix 2	TION PA	the Particulars Schedule - et ARTNERSHIP pendix 3	ther Appendix 1, TRUS Appei	ST	PENSION Appendix	N/PROVIDI	ENT FUND
Name:	PF · ·····		•					
Institution domicilium:								
Tax Information								
Are you a resident for tax p	ourposes in the Republic of	South Africa?	Yes	No				
Are you a resident for tax p	ourposes in the United State	s of America?	Yes	No				
Are you a resident for tax p	ourposes in any other countr	ry?	Yes	No				
Please complete the table	indicating	Cour	ntry of Tax Residence			Tax Identific	cation Numbe	r
Where is the account hold where they are liable to p								
Where is the account hold where they are liable to p								
VAT Registration Number	er							
								·
Physical Address:								
Years at this address:					Code			
Postal Address:								
			_		Code			
Telephone (Business):			Telep	hone (Busine	ess):			
Telefax Number:			]					
Email Address:								

2. AUTHORISED INDIVIDUALS The Following has been appointed as the responsible person/s or authorised person/s to lodge instructions on my behalf: Surname: First Name: Capacity: Date of Birth Identity Number: Passport Number: Citizenship / Nationality: Telephone (Business): Telephone (Business): Mobile Number: Telefax Number: Email Address: Residential Address: Code Postal Address: Code 3. THIRD PARTY AUTHORISATION ISEC shall accept instructions from my investment advisor on my account (attach certified copy of advisor's ID, address and FSP License). Surname: First Name: Identity Number: FSP Licence number: Income Tax Number: VAT Registration Number: Physical Address: Code Postal Address: Code Telephone (Business): Telephone (Home): Mobile Number: Email Address: SECTION B: BANKING DETAILS **BANK ACCOUNT 1 BANK ACCOUNT 2** Account Name Account Name Bank Bank Branch Branch Branch No. (IBT) No. Branch No. (IBT) No. Account No. Account No. Account Type Account Type

Initial:	
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# SECTION C: INVESTMENT CHOICE AND PROFILE 1. Execution of this Mandate will be on the following basis (tick one only): Full Discretionary Portfolio: (Fully Managed) Independent Securities (Pty) Ltd ("ISEC") will manage your Investments in its sole and full discretion in order to achieve the investment objectives specified, taking into account your risk tolerance and constraints. Please complete and sign Appendix 6 Advisory without Discretion: (Advisory Portfolio) ISEC will advise you on the management of your Investments. Such advice is guided by your investment profile, taking into account your investment objectives, risk tolerance and constraints. Please complete and sign Appendix 7 **Execution Only: (Non-Discretionary)** ISEC will not manage nor advise you on your Investments. Transactions are only effected on the basis of your prior instruction and consent. Please complete and sign Appendix 8 **Investment Advisor – Third Party Authorisation:** ISEC will be instructed by your Investment Advisor (third party) to undertake execution only and transactions are only effected on the basis of your Advisor's prior instruction and consent. Please complete and sign Appendix 9 SECTION D: The option chosen in this mandate, and signed by you, dictates our management of your investments. These investments are subject to the applicable legislation, as amended from time to time. **Client Section Applicable Schedule** 1. JSE Authorized Investments, in terms of the rules, as at the date hereof are as follows: **Equities Securities** SCHEDULE A JSE listed securities traded on the JSE derivatives trading system or SCHEDULE B Yield-X system Securities listed on an exchange in the Republic of South Africa other than the JSE Ltd SCHEDULE C Securities listed on an external exchange Participatory interests in a collective investment scheme as defined SCHEDULE D in the Collective Investment Schemes Control Act, 2002 (Act No.45 of 2002), and units or any other form of participation in a foreign collective investment scheme approved by the Registrar of Collective Investment Schemes in terms of section 65 of that Act Units or any other form or participation in a collective investment SCHEDULE D scheme licensed or registered in a foreign country Funds intended for the purchase of such securities, units or SCHEDULE D participation 2. Other investments in terms of the applicable legislation, as at the date hereof are as follows: Money Broking Transactions ("CCM") SCHEDULE E Life License Wrappers ("PSP") SCHEDULE F Contract for Difference ("CFD's") SCHEDULE B SECTION E: **1. Investor Fact Sheet** (as per Authorised Individual) (Needs Analysis) 1.1 Investor Financial Situation Source/s of Income: Source/s of Wealth (i.e. Savings, Inheritance, etc.): Estimated Income per annum: (tick applicable box): (\*See table below for applicable range) В D E Business/Occupation:

Investable Assets (tick Applicable box)	: (*See table below for applicable range)		Local	А	В	С	D	Е	F
			International	А	В	С	D	Е	F
*Income/Investable Assets	A. Less than R250 000	B. R250 000 - R500 000	C. R500 00	0 – I	R1 (	000	000		
*Income/Investable Assets	D. R1 000 000 - R5 000 000	E. R5 000 000 - R10 000 000	F. R10 000	000	and	ove	er		

Initial:	
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In which countries / regions do you undertake your business:

# 1.2 Investor Profile

Are you a Domestic Prominent Influential Person ("DPIP")?

Yes

No

Are you a Foreign Prominent Public Official ("FPPO")?

Yes

No

• DPIP and FPPO are individuals who are or have at any time, been entrusted with prominent public functions and immediate family member, or know close associates of such a person.

# **1.3 Investment Experience** (*Please tick the appropriate box*)

Previous Experience In Product Type	No. of Years	1 Fr	eque	ncy		ature erien		3 R Kno	isk owled	lge
Equities - Listed		О	I	N	Q	M	U	G	F	В
Equities - Unlisted		О	I	N	Q	M	U	G	F	В
Derivatives		0	I	N	Q	M	U	G	F	В
Bonds		0	I	N	Q	M	U	G	F	В
Foreign Assets / Foreign Exchange		О	I	N	Q	M	U	G	F	В
Collective Investment Scheme/s		0	I	N	Q	M	U	G	F	В
Alternative Investments		О	I	N	Q	M	U	G	F	В
Insurance Retirement and Endowment Share Portfolio		О	I	N	Q	M	U	G	F	В

- 1. Frequency: Often/Infrequently/Never
- 2. Nature of Experience: Qualified/Moderately experienced/Unqualified
- 3. Risk Knowledge: Good/Fair/Basic

5. RISK KHOWIEUge: Good/Faii/Basic				
1.4 Objective Analysis				
In order to assist us in structuring a portfolio mation.	that is effective in a	ttaining your investmen	t objectives please provi	de us with the following infor-
Are you retired? (Please tick the appropriate box)	Yes No			
If your answer is <b>No</b> to this question, are you planning on retiring within the next: (Please tick the appropriate box)	Less Than 3 Years	3-5 Years	5 -7 Years	Greater than 7 Years
What proportion of your total assets excluding your home, does your expected investment with ISEC represent? (Please tick the appropriate box)	% 0 – 20	% 20 – 40	% 40 – 60	Greater than 60%
Risk Tolerance	Nqy '' ''	Ogf kwo '"'	" Jkj" "	" Ur gewit vlax g
1.5 Additional Investment needs, if any:				
These investment objectives referred to above be held liable in any way for any failure to m		y and shall not create an	y legal obligation of any	nature on ISEC who shall not

Initial:

Do you require extra	copies of:	1. Contract notes	Yes No
		2. Statements	Yes No
Email Address:			
Declaration	nt, hereby con irm that I have received, read and u	and another dethe source and conditions and isolal	la ta thia
igreement, contained in	n the Mandate, Appendices and the Schedules here	eto, copies of which have been given to me. I	give my consent
	ting, for the collection, processing, storage of pers ty or foreign service provider and to do credit che		
i ty) Liu, any umu par	ly of foreign service provider and to do credit ene	eks as may be required for the conclusion of	uns Mandate.
CLIENT SIGNATUR	F/S	for INDEPENDENT SECURITIES (PT	VITD
	thority to sign this Agreement	Director, who warrants his authority to sign this A	
Signed at	day	Signed ato	n thisd
_	20	of	
οΙ	20		
AS WITNESSES:		AS WITNESSES:	
		1	
		2	
	cordance with the rules the original signed Man		
	the account can be opened. Further in terms o ith a client unless we have complied with all the		
or of another person i	f the client is acting on behalf of such person, o		
erify the identity of s	uch other person.		

Account Number

Company Particulars Schedu	le Appendix 1
IDS – Account Code	Portfolio Manager
Registered Name	
	Country of Registration

Manager (CEO) -full	names			
Date of Birth		ID or N/	Resident Passport No	
Residential Address				
				Code
CM1 (Certificate of In	ncorporation)			
CM2 (Memorandum o	of Association)			
CM9 (Certificate of C	hange of Name)			
CM22 (Notice of Reg	office & postal address)			
CM29 (Register of Dir	rectors & Officers			
CM44 (Articles of Ass	sociation)			
CM46 (Certificate to o	commence business)			

Declaration by the company of shareholders with bold 5% and more of the company: (To be completed only if applicable) a) If Shareholder's with 5% or more is not a natural person/s:    Full Name	Declaration by the company	r of shaushaldous who hold 50/ and					
1) Full Name			more of	the company: (To be con	mpleted only	if applicable)	
Date of Birth   Sire   Sire		or more is natural person/s:					
% held:         N/Resident Passport No           Residential address         Code           Contact details         Tel         Cell         Email           2) Full Name         Date of Birth         ID No         ————————————————————————————————————	1) Full Name						
Residential address	Date of Birth		ID No				
Residential address	% held:		N/Res	ident Passport No			
Contact details	Residential address			•			
Contact details							Code
2) Full Name	Contact details	Tel		Cell		Email	
Date of Birth     1D No	Contact actains	101		Cen		Dinan	
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Date of Birth							
Date of Birth     1D No	2) EII N						
% held:         N/Resident Passport No           Residential address         Code           Contact details         Tel         Cell         Email           3) Full Name           Date of Birth         ID No	,		TD M		1		
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Code			N/Res	ident Passport No			
Contact details  Tel  Cell  Email  3) Full Name  Date of Birth  % held:  Residential address  Code  Contact details  Tel  Code  Contact details  Tel  Date of Birth  ID No  Code  Contact details  Tel  Date of Birth  ID No  % held:  N/Resident Passport No  Residential address  Code  Contact details  Tel  Code	Residential address						T = -
3) Full Name Date of Birth % held: Residential address  Code  Contact details  4) Full Name Date of Birth % held: N/Resident Passport No  ID No Sesident Passport No  Residential address  Code  Code  Contact details  Tel  ID No N/Resident Passport No  Residential address  Code  Contact details  Tel  Code							Code
Date of Birth   ID No   N/Resident Passport No   Residential address   Code   Contact details   Tel   Cell   Email   4) Full Name   Date of Birth   ID No   N/Resident Passport No   Residential address   Code   Contact details   Tel   Code   Cell   Cell	Contact details	Tel		Cell		Email	
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4) Full Name Date of Birth  % held:  Residential address  Code  Contact details  Tel  Cell  Email			N/Resi	ident Passport No			
Date of Birth			N/Resi	ident Passport No			Code
Date of Birth	Residential address	Tel	N/Resi	•		Email	Code
Date of Birth	Residential address	Tel	N/Resi	•		Email	Code
Date of Birth	Residential address	Tel	N/Resi	•		Email	Code
Date of Birth	Residential address	Tel	N/Resi	•		Email	Code
% held: N/Resident Passport No  Residential address  Code  Contact details  Tel  Cell  Email	Residential address  Contact details	Tel	N/Resi	•		Email	Code
Residential address Code  Contact details Tel Cell Email	Residential address  Contact details  4) Full Name	Tel		Cell		Email	Code
Contact details Tel Cell Email	Residential address  Contact details  4) Full Name Date of Birth	Tel	ID No	Cell		Email	Code
Contact details Tel Cell Email	Contact details  4) Full Name Date of Birth % held:	Tel	ID No	Cell		Email	Code
	Contact details  4) Full Name Date of Birth % held:	Tel	ID No	Cell		Email	
b) If shareholder/s with 25% or more is not a natural person, then complete details for shareholder/s, if:	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address		ID No	Cell ident Passport No			
b) If shareholder/s with 25% or more is not a natural person, then complete details for shareholder/s, if:	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address		ID No	Cell ident Passport No			
b) If shareholder/s with 25% or more is not a natural person, then complete details for shareholder/s, if:	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address		ID No	Cell ident Passport No			
DI LI SDATEDOIGET/S WITH 25% OF MOTE IS DOT A DATUTAL DETSON. THEN COMDIETE DETAILS for Shareholder/S. It:	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address		ID No	Cell ident Passport No			
	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address  Contact details	Tel	ID No N/Resi	Cell ident Passport No			
	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address  Contact details  b) If shareholder/s with 25%	Tel 6 or more is not a natural person, t	ID No N/Resi	Cell  Cell  Cell  plete details for sharehol		Email	
	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address  Contact details  b) If shareholder/s with 25% Company	Tel  6 or more is not a natural person, t  Company particulars schedule	ID No N/Resi	Cell  Cell  Cell  plete details for sharehol  Appendix 1	Numbe	Email er of schedules attached	
Partnership Partnership particulars schedule Appendix 3 Number of schedules attached	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address  Contact details  b) If shareholder/s with 25% Company Close Corporation	Tel  6 or more is not a natural person, t Company particulars schedule Close Corporation particulars sched	ID No N/Resi	Cell  Cell  Cell  plete details for sharehol  Appendix 1  Appendix 2	Numbe Numbe	Email  er of schedules attached er of schedules attached	
Trust Trust particulars schedule Appendix 4 Number of schedules attached	Residential address  Contact details  4) Full Name Date of Birth % held: Residential address  Contact details  b) If shareholder/s with 25% Company Close Corporation Partnership	Tel  6 or more is not a natural person, t Company particulars schedule Close Corporation particulars schedule Partnership particulars schedule	ID No N/Resi	Cell  Cell  plete details for sharehol  Appendix 1  Appendix 2  Appendix 3	Numbe Numbe Numbe	Email  er of schedules attached er of schedules attached er of schedules attached er of schedules attached	
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Close Corporation Particu		Appendix 2
IDS – Account Code	Portfolio Manager	
Registered Name		
8		
CIVI (F. P. St. 4	IC CC (CT )	
CK1 (Founding Statement and		
CK2 (Amended Founding Stat	tement) – if applicable	
Details of Members		
1) Full Name		
	TD M	
Date of Birth	ID No	
% held:	N/Resident Passport No	
Residential address		
		Code
Contact details	Tel Cell	E-mail
2) F H N		
2) Full Name		
Date of Birth	ID No	
% held:	N/Resident Passport No	
Residential address		
		Code
Contact details	Tel Cell	E-mail
Contact details	TCI CCII	L-man
3) Full Name		
Date of Birth	ID No	
% held:	N/Resident Passport No	
Residential address	TWICESIMENT MUSSPOTETIO	
Residential address		Code
C 4 4 1 4 3	T 1	
Contact details	Tel Cell	E-mail
4) Full Name		
Date of Birth	ID No	
% held:	N/Resident Passport No	
Residential address	TV/Resident Lassport Tvo	
Residential address		
		Code
Contact details	Tel Cell	E-mail
5) Full Name		
	ID N-	
Date of Birth	ID No	
% held:	N/Resident Passport No	
Residential address		
		Code
Contact details	Tel Cell	E-mail
C) E-II No.		
6) Full Name		
Date of Birth	ID No	
% held:	N/Resident Passport No	
Residential address		
		Code
Contact details	Tel Cell	E-mail
Commet details	- Cui	~ mmi
7) Full Name		
Date of Birth	ID No	
% held:	N/Resident Passport No	
Residential address	1.02testaent 1 assport 110	
residential addites		Code
6 4 4 1 4 3	m 1	
Contact details	Tel Cell	E-mail

Partnership Particulars	Schedule					Appendix 3
IDS – Account Code		P	Portfolio Manager			
Name		·				
	·					
Chief Executive -full names	3					
Date of Birth	<u> </u>	ID or N/Resid	lent Passport No			
Residential Address		'	•	· · · · · · · · · · · · · · · · · · ·		
					Code	
	<u> </u>				· · · · · · · · · · · · · · · · · · ·	
Partnership Agreement						
Details of Partners (including	ng all partners/members of	"en Commandite", ai	nonymous or simila	r partnerships)		
a) If partner/s natural pers	on/s:					
1) Full Name						
Date of Birth		ID No				
% held:		N/Resident Pa	assport No			
Residential address						
		1			Code	
Contact details	Tel	Cell			E-mail	
A) E H.M						
2) Full Name		TD N		I		
Date of Birth		ID No	. 37			
% held: Residential address		N/Resident Pa	assport No			
Residential address					Code	
Contact details	Tel	Cell			E-mail	
Contact details	Tei	Cen			E-man	
3) Full Name						
Date of Birth		ID No				
% held:		N/Resident Pa	assnort No			
Residential address		1 (/Itesiaent 1	assport 1 to			
					Code	
Contact details	Tel	Cell			E-mail	
		'				
4) Full Name						
Date of Birth		ID No				
% held:		N/Resident Pa	assport No			
Residential address						
					Code	
Contact details	Tel	Cell			E-mail	
<b>6 7 1 1 1</b>						
5) Full Name						
Date of Birth		ID No	, NT			
% held:		N/Resident Pa	assport No			
Residential address					C- J-	
Contact details	Tel	Cell		1	Code E-mail	
Contact details	1 ei	Cen			C-IIIAII	
b) If partner/s is not a natu	ral narsan than complete	details for norther	's if:			
Company	Company particulars sche		Appendix 1	Number of sol	hedules attached	1
Close Corporation	Close Corporation particul		Appendix 2		hedules attached	
Partnership	Partnership particulars sch		Appendix 3		hedules attached	
Trust	Trust particulars schedule		Appendix 4		hedules attached	
11431	Trast particulars seriodale		прреник т	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		

Trust Particulars Schedu	ıle - Page	1 of 2				Appendix 4
IDS – Account Code			I	Portfolio Manage	r	
Registered Name						
				of Registration		
Masters Authorisation			Special S	A Trust		
Trust Deed			Address	of Master		
a) Details of Trustees			Auuress	oi mastei		
i) If trustee/s natural person	ı/s:					
1) Full Name						
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						
G						Code
Contact details	Tel	Cell	1		E-mail	
2) Full Name						
Date of Birth		ID No				
Non-Resident Passport No		1221.0				
Residential address						
						Code
Contact details	Tel	Cell	l		E-mail	
A) T. W.Y.						
3) Full Name Date of Birth		ID No				
Non-Resident Passport No		ID No				
Residential address						
residential address						Code
Contact details	Tel	Cell	l		E-mail	
		'				
4) Full Name						
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						Code
Contact details	Tel	Cell	1		E-mail	Code
Contact actures	101	Con	•		L mun	
5) Full Name						
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						C 1
Contact details	Tel	Cell			E-mail	Code
Contact details	161	Cen			E-man	
6) Full Name						
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						
Contact d-4-9-	Tal		1		F9	Code
Contact details	Tel	Cell	1		E-mail	
ii) If trustee/s is not a nature	al person. th	en complete details for trustee/s,	if:			
Company		particulars schedule		pendix 1	Number of schedules	attached
Close Corporation		oration particulars schedule		pendix 2	Number of schedules	
Partnership		particulars schedule		pendix 3	Number of schedules	attached
Trust	Trust partic	culars schedule	App	pendix 4	Number of schedules	attached

Trust Particulars Schedu	ile - continued/	Page 2 of 2				Appendix 4
b) Details of Beneficiaries						
i) If beneficiary/ies natural p	erson					
1) Full Name						
Date of Birth		ID No				
Non-Resident Passport No		ID NO				
Residential address						
residential addi ess						
Contact details	Tel		Cell		E-mail	
contact uctums	142		- Cui	l	2	
2) Full Name						
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						
Contact details	Tel		Cell		E-mail	
3) Full Name						
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						
Contact details	Tel		Cell		E-mail	
0.5.11.7						
4) Full Name		TD 37				
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						
Contact details	Tel		Cell		E-mail	
Contact details	161		Cell		E-man	
5) Full Name						
Date of Birth		ID No				
Non-Resident Passport No		,				
Residential address						
Contact details	Tel		Cell		E-mail	
				'		
6) Full Name						
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						
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Contact details	Tel		Cell		E-mail	
ii) If beneficiary/ies is not a r				NI 1 C	1 1 1 11 11	
Company Close Corporation	Class Corporation	rs schedule particulars schedule	Appendix 1		hedules attached	
	Doute orghin montion	lama achadula	Appendix 2		hedules attached	
Partnership	Partnership particu		Appendix 3			
Trust	Trust particulars sc	hedule	Appendix 4	Number of sc	hedules attached	
c) Details of Founder						
Full Name		TW. **	I			
Date of Birth		ID No				
Non-Resident Passport No						
Residential address						
Contact details	Tel		Cell		E-mail	
If founder is deceased	Date of deat	h	Cell		E-IIIAII	
1) Jounner is deceased		h Certificate or Trustees Re	solution confirming	death		
	. Ittuen Death					

Other Entities Particulars Schedule Appendix 5

Provident / Pension / R	etirement Annuity Fund Pa	articulars		
IDS – Account Code		Portfolio Manager		
Registered Name				
Registration Number				
Type of Fund: (Tick one blo				
Pension Fund	Provident Fund	Retirement Annuity Fund		
Income Tax Number		SARS document attached*		
Physical Address				
			Code	
2) Investment club / Syndio  Type of entity:	cate / Joint account			
Type of entity.				
Founding statements/Rules/A	Agreement/Constitution attached:			
Name of regulatory or controlling body if applicable				
Members to complete Partnership Particulars Schedule – Appendix 7				
3) Other (E.g. Religious O	rganisations / Educational Insti	tutions)		
Type of entity:				
Founding statements/Rules/Agreement/Constitution attached:				
Name of regulatory or controlling body if applicable				

ISEC is hereby authorised to manage my Investments at its sole and full discretion taking into account, my investment profile, experience, objectives and risk tolerance as advised in Section E and any preferences and /or constraints as noted below, in order to achieve the investment objectives set out below. This means that my mandate is an unlimited mandate to act on my behalf in order to achieve the investment objective without it being necessary to obtain further authority or consent from me to effect any transaction or make a choice for any elective corporate action in terms of this mandate.

# **Investment Objective** (tick and initial one option only)

High Income: Income growth:	Funds to be invested with a view to maximising dividend and/or interest income over time.
Balanced: Capital Appreciation and Income Growth:	Funds will be invested with a medium to long term capital appreciation objective, taking advantage of both value and growth opportunities that arise and with a view to maximising dividend income over time.
Aggressive: Capital Appreciation:	Funds will be invested on shorter term trading considerations, using market volatility to be opportunistic in switching between assets and including high growth assets when appropriate.

# Nature of investments covered by this mandate:

I hereby authorise ISEC to invest in the investments set out in Section D, as detailed above. Where applicable, I have completed and signed the relevant Appendices and Schedules for investments requiring specific authorisation, in terms of legislation.

### Specific investment preferences and/or constraints:

(Maximum or minimum percentages in any single asset class; specific geographical areas; markets; industries; specific restrictions due to employment or directorships; restrictions on specific stocks/sectors due to moral, ethical or religious beliefs.)

Yes No

# If "yes", please detail preferences and/or constraints:

# Full Discretionary Fees Annual Management Fees

R250,000 - R1,999,999	1.50%
R2,000,000 – R5,999,999	1.00%
R6,000,000 - R9,999,999	0.75%
R10.000.000 >	0.50%

The annual Management Fee will be charged to the account monthly in arrears, calculated on the gross value of the funds under management at the end of the month as determined by the JSE Ltd, or calendar month end for offshore portfolios.

### **Brokerage Fees**

Brokerage Sliding Commission Scale Based on Transaction Value

R0 – R19,999	1.25%
R20,000 – R49,999	0.90% (on the excess above R20,000)
R50,000 – R99,999	0.80% (on the excess above R50,000)
R100,000 - R249,999	0.70% (on the excess above R100,000)
R250,000 - R499,999	0.60% (on the excess above R250,000)
R500,000 - R999,999	0.50% (on the excess above R500,000)
R1,000,000 - R1,499,999	0.40% (on the excess above R1,000,000)
R1,500,000 - R2,999,999	0.35% (on the excess above R1,500,000)
R3,000,000 >	0.25% (on the excess above R3000,000)

- A basic charge of R120.00 will be levied on each contract note.
- Orders filled over multiple days will be charged brokerage commission for each day, as per the rules.
- Securities Transfer Tax (STT) at 0.25% of the value of the transaction, only applicable to the purchase of shares.
- An FSCA-levied Investor Protection levy of 0.00029% applies to all trades.
- STRATE settlement fee of 0.006018% based on the value of the share transaction with a minimum of R6.99 for trades with a value up to R2,148,048.72 and a maximum of R129.27 for trades with a value over R2,148,048.72.

# **Administration Fees**

- A local monthly administration fee of R70.00 will be charged. This fee will cover the holding of assets in safe custody, collection of dividends and corporate actions, taxes and other reporting.
- A Broker Trustees fee of 0.87%per annum is charged monthly on cash balances held with the JSE Trustees, and is debited against interest
  earned in the income account.

### **Additional Service Fees**

• Cash deposit penalty fee of R400.00 per cash deposit (in addition to the cash deposit fee charged by the bank).

		_						_	
Note:	*A11	fees	are	subject	· to '	VAT	of 1	5	5%

### Declaration:

I, the undersigned Client, hereby confirm that I have read the terms and conditions applicable to this appendix. I agree to the fees and charges, and that any change to such fees and charges as mentioned above will be advised to me in writing 30 days prior to such change being affective.

ISEC is hereby authorised to give me advice on the management of my Investments. Such advice is to be guided by my Investment Profile, taking into account my investment experience, objectives, risk tolerance and constraints as advised in Section E above. ISEC is hereby authorised to purchase and/or sell Securities for my account only on my prior instruction and with my prior consent. Such instructions shall accordingly be obtained from me in respect of each purchase or sale transaction (or series of transactions) effected by ISEC. I, accordingly, also authorise and empower ISEC to perform such acts as are strictly necessary to execute those instructions

Investment Objective (tick and initial one option only)

High Income: Income growth:	Funds to be invested with a view to maximising dividend and/or interest income over time.
Balanced: Capital Appreciation and Income Growth:	Funds will be invested with a medium to long term capital appreciation objective, taking advantage of both value and growth opportunities that arise and with a view to maximising dividend income over time.
Aggressive: Capital Appreciation:	Funds will be invested on shorter term trading considerations, using market volatility to be opportunistic in switching between assets and including high growth assets when appropriate.

# Nature of investments covered by this mandate:

I hereby authorise ISEC to invest in the investments set out in Section D, as detailed above. Where applicable, I have completed and signed the relevant Appendices and Schedules for investments requiring specific authorisation, in terms of legislation.

# Specific investment preferences and/or constraints:

(Maximum or minimum percentages in any single asset class; specific geographical areas; markets; industries; specific restrictions due to employment or directorships; restrictions on specific stocks/sectors due to moral, ethical or religious beliefs.)

Yes	No				
If "yes",	If "yes", please detail preferences and/or constraints:				

# **Advisory Fees**

### **Annual Advisory Fee**

Based on the gross value of the funds under advice

R250,000 - R1,999,999	0.75%
R2,000,000 - R5,999,999	0.50%
R6,000,000 - R9,999,999	0.375%
R10,000,000 >	0.25%

The annual Advisory Fee will be charged to the account monthly in arrears, calculated on the gross value of the funds under advice at the end of the month as determined by the JSE Ltd, or calendar month end for offshore portfolios.

### **Brokerage Fees**

Brokerage Sliding Commission Scale
Based On Transaction Value

R0 – R19,999	1.25%
R20,000 – R49,999	0.90% (on the excess above R20,000)
R50,000 - R99,999	0.80% (on the excess above R50,000)
R100,000 - R249,999	0.70% (on the excess above R100,000)
R250,000 – R499,999	0.60% (on the excess above R250,000)
R500,000 - R999,999	0.50% (on the excess above R500,000)
R1,000,000 - R1,499,999	0.40% (on the excess above R1,000,000)
R1,500,000 - R2,999,999	0.35% (on the excess above R1,500,000)
R3,000,000 >	0.25% (on the excess above R3000,000)

- A basic charge of R120.00 will be levied on each contract note.
- · Orders filled over multiple days will be charged brokerage commission for each day, as per the rules.
- Securities Transfer Tax (STT) at 0.25% of the value of the transaction, only applicable to the purchase of shares.
- An FSCA-levied Investor Protection levy of 0.00029% applies to all trades.
- STRATE settlement fee of 0.006018% based on the value of the share transaction with a minimum of R6.99 for trades with a value up to R2,148,048.72 and a maximum of R129.27 for trades with a value over R2,148,048.72.

### **Administration Fees**

- A local monthly administration fee of R70.00 will be charged. This fee will cover the holding of assets in safe custody, collection of dividends and corporate actions, tax and other reporting.
- A Broker Trustees fee of 0.87%per annum is charged monthly on cash balances held with the JSE Trustees, and is debited against interest
  earned in the income account.

### **Additional Service Fees**

• Cash deposit penalty fee of R400.00 per cash deposit (in addition to the cash deposit fee charged by the bank).

Note: \*All fees are subject to VAT of 15.5%

### **Declaration:**

I, the undersigned Client, hereby confirm that I have read the terms and conditions applicable to this appendix. I agree to the fees and charges, and that any change to such fees and charges as mentioned above will be advised to me in writing 30 days prior to such change being affective.

ISEC is hereby authorised to purchase and/or sell securities for my account only on my prior instruction and with my prior consent. I acknowledge that no investment advice will be sought or expected from ISEC in relation to such transactions. Such instructions shall accordingly be obtained from me in respect of each purchase or sale transaction (or series of transactions) effected by ISEC. I accordingly also authorise and empower ISEC to perform such acts as are strictly necessary to execute those instructions.

### Nature of investments covered by this mandate:

I hereby authorise ISEC to invest in the investments set out in Section D, as detailed above. Where applicable, I have completed and signed the relevant Appendices and Schedules for investments requiring specific authorisation, in terms of legislation.

### **Specific investment preferences and/or constraints:**

(Maximum or minimum percentages in any single asset class; specific geographical areas; markets; industries; specific restrictions due to employment or directorships; restrictions on specific stocks/sectors due to moral, ethical or religious beliefs.)

Yes	No					
If "yes",	f "yes", please detail preferences and/or constraints:					

# **Brokerage Fees**

Brokerage Sliding Commission Scale Based On Transaction Value

R0 – R19,999	1.25%
R20,000 – R49,999	0.90% (on the excess above R20,000)
R50,000 - R99,999	0.80% (on the excess above R50,000)
R100,000 - R249,999	0.70% (on the excess above R100,000)
R250,000 – R499,999	0.60% (on the excess above R250,000)
R500,000 - R999,999	0.50% (on the excess above R500,000)
R1,000,000 - R1,499,999	0.40% (on the excess above R1,000,000)
R1,500,000 – R2,999,999	0.35% (on the excess above R1,500,000)
R3,000,000 >	0.25% (on the excess above R3000,000)

- A basic charge of R120.00 will be levied on each contract note.
- · Orders filled over multiple days will be charged brokerage commission for each day, as per the rules.
- Securities Transfer Tax (STT) at 0.25% of the value of the transaction, only applicable to the purchase of shares.
- An FSCA-levied Investor Protection levy of 0.00029% applies to all trades.
- STRATE settlement fee of 0.006018% based on the value of the share transaction with a minimum of R6.99 for trades with a value up to R2,148,048.72 and a maximum of R129.27 for trades with a value over R2,148,048.72.

### **Administration Fees**

- A local monthly administration fee of R70.00 will be charged. This fee will cover the holding of assets in safe custody, collection of dividends
  and corporate actions, tax and other reporting.
- A Broker Trustees fee of 0.87%per annum is charged monthly on cash balances held with the JSE Trustees, and is debited against interest
  earned in the income account.

### **Additional Service Fees**

Cash deposit penalty fee of R400.00 per cash deposit (in addition to the cash deposit fee charged by the bank).
 Note: \*All fees are subject to VAT of 15.5%

# **Declaration:**

I, the undersigned Client, hereby confirm that I have read the terms and conditions applicable to this appendix. I agree to the fees and charges, and that any change to such fees and charges as mentioned above will be advised to me in writing 30 days prior to such change being affective.

ISEC is hereby authorised to purchase and/or sell securities for my account only on my prior instruction and with my prior consent. I acknowledge that no investment advice will be sought or expected from ISEC in relation to such transactions. Such instructions shall accordingly be obtained from me in respect of each purchase or sale transaction (or series of transactions) effected by ISEC. I accordingly also authorise and empower ISEC to perform such acts as are strictly necessary to execute those instructions.

#### Nature of investments covered by this mandate:

I hereby authorise ISEC to invest in the investments set out in Section D, as detailed above. Where applicable, I have completed and signed the relevant Appendices and Schedules for investments requiring specific authorisation, in terms of legislation.

### Specific investment preferences and/or constraints:

(Maximum or minimum percentages in any single asset class; specific geographical areas; markets; industries; specific restrictions due to employment or directorships; restrictions on specific stocks/sectors due to moral, ethical or religious beliefs.)

Yes	No
If "yes",	please detail preferences and/or constraints:

### **Brokerage Fees**

Brokerage Sliding Commission Scale Based On Transaction Value

R0 – R19,999	1.25%
R20,000 – R49,999	0.90% (on the excess above R20,000)
R50,000 – R99,999	0.80% (on the excess above R50,000)
R100,000 - R249,999	0.70% (on the excess above R100,000)
R250,000 - R499,999	0.60% (on the excess above R250,000)
R500,000 - R999,999	0.50% (on the excess above R500,000)
R1,000,000 - R1,499,999	0.40% (on the excess above R1,000,000)
R1,500,000 - R2,999,999	0.35% (on the excess above R1,500,000)
R3,000,000 >	0.25% (on the excess above R3000,000)

- A basic charge of R120.00 will be levied on each contract note.
- Orders filled over multiple days will be charged brokerage commission for each day, as per the rules.
- Securities Transfer Tax (STT) at 0.25% of the value of the transaction, only applicable to the purchase of shares.
- An FSCA-levied Investor Protection levy of 0.00029% applies to all trades.
- STRATE settlement fee of 0.006018% based on the value of the share transaction with a minimum of R6.99 for trades with a value up to R2,148,048.72 and a maximum of R129.27 for trades with a value over R12,148,048.72.

# **Administration Fees**

- A local monthly administration fee of R70.00 will be charged. This fee will cover the holding of assets in safe custody, collection of dividends and corporate actions, tax and other reporting.
- A Broker Trustees fee of 0.87% per annum is charged monthly on cash balances held with the JSE Trustees, and is debited against interest
  earned in the income account.

# **Additional Service Fees**

• Cash deposit penalty fee of R400.00 per cash deposit (in addition to the cash deposit fee charged by the bank).

Note: \*All fees are subject to VAT of 15.5%

### Declaration:

I, the undersigned Client, hereby confirm that I have read the terms and conditions applicable to this appendix. I agree to the fees and charges, and that any change to such fees and charges as mentioned above will be advised to me in writing 30 days prior to such change being affective.

- 1. Investing in Securities, traded directly and indirectly on stock exchanges, carries an inherent risk. This means that the value of the assets could go down as well as up, and your capital may depreciate. There are a number of ways in which this could happen. The fundamentals that determine the perceived value of a security could change. The security could be subject to changes in supply and demand resulting in significant price fluctuations. Stock markets are subject to large fluctuations due to economic and political factors. Assessing the relative risk of any of these factors is highly subjective, and can change as a result of a specific event. However, risk can be effectively managed through diversification of asset classes, geographic location, as well as through use of market neutral trading strategies.
- 2. Investing in unlisted shares involves a higher degree of risk. This is because unlisted shares are not generally tradable and therefore may be a relatively illiquid investment. There is not now, and there may not develop, any active secondary market for the resale of unlisted shares. An investment in unlisted shares should only be considered by persons financially able to maintain their investment for a substantial period of time and who can afford a loss of all or a substantial part of their investment. Because there may not be a recognisable market for unlisted investments it may be difficult for us to deal in any such investments or to obtain reliable information about their value or the extent of the risks to which such investments are exposed.
- 3. By your signature to the Mandate, you acknowledge that you have been informed of the risks inherent in the investments as contained in Schedule A, from time to time. In addition, you accept that such risk may result in financial loss to you.
- 4. You hereby indemnify the firm and hold us harmless against any loss incurred on your behalf pursuant to any bona fide investment made by us in terms of the Mandate; and any and all claims, damages, liabilities, costs and expenses, including reasonable attorney's fees, which may be brought against us by reason of the operation of your account.
- 5. You hereby indemnify any third party with whom we contract on your behalf and hold us or any such third party harmless from: any loss incurred on your behalf pursuant to any bona fide investment made by us with such third party in terms of the Mandate; and any and all claims, damages, liabilities, costs and expenses, including reasonable Attorney's Fees, which may be brought against us by reason of the operation of your account with respect to investments made for you with third parties.
- 6. Nothing herein contained shall however absolve us from liability for loss suffered by you or any other person through any act of fraud, theft, bad faith, dishonesty or gross negligence on our part or on the part of our employees. The afore going notwithstanding we assume no liability whatsoever for any act of fraud, theft, bad faith, dishonesty or gross negligence on the part of any third party as mentioned above, or on the part of any such third party's employees. Nor do we assume any liability in the event of the insolvency or subsequent sequestration or liquidation of such third party's estate.

### **Declaration:**

I hereby specifically authorise ISEC to invest in Securities on my behalf. And hereby confirm that I have read the terms and conditions applicable to this schedule.

DERIVATIVE INSTRUMENTS SCHEDULE B

Derivatives investments carry a high level of risk to your capital as they are leveraged products. Only deal in derivatives with funds you can afford to lose as you may lose more than your original deposit. Derivatives can be very volatile and prices may move rapidly against you. Resulting losses may require further payments to be made. This notice does not disclose all of the risks and other significant aspects of derivative products. Derivatives may not be suitable for all clients so you should ensure you fully understand the risks involved and seek independent advice if necessary. Please read the following:

### RISK DISCLOSURE STATEMENTS AS REQUIRED BY THE RULES OF THE JSE

This risk disclosure statement is issued by SAFEX pursuant to the Rules of the JSE Ltd.

The risk of loss arising from trading in futures and options can be substantial. You should carefully consider whether such Investments are suitable for you in the light of your circumstances and financial resources. You should be aware of the following points:

- If the market moves against your position, you may, in a relatively short time, sustain more than a total loss of the funds placed by
  way of margin or deposit with your member. You may be required to deposit a substantial additional sum, at short
  notice, to maintain your margin balances. If you do not maintain your margin balances your position may be closed out at a
  loss and you will be liable for any resulting deficit.
- Under certain market conditions it may be difficult or impossible to close out a position. This may occur, for example, where trading is suspended or restricted at times of rapid price movement.
- 3. Where permitted, placing a stop-loss order will not necessarily limit your losses to the intended amounts, for market conditions may make it impossible to execute such orders at the stipulated price.
- 4. A spread or straddle position may be as risky as a simple long or short position and can be more complex.
- 5. Markets in futures and options can be highly volatile and Investments in them carry a substantial risk of loss. The high degree of "gearing" or "leverage" which is often obtainable in trading these contracts stems from the payment of what is a comparatively modest deposit or margin when compared with the overall contract value. As a result, a relatively small market movement can, in addition to achieving substantial gains, where the market moves in your favour, result in substantial losses which may exceed your original investment where there is an equally small movement against you.
- 6. When your member deals on your behalf, you should do so only in the contracts listed on the JSE Ltd. Should you deal in contracts not listed on the JSE Ltd, then you do so at your own increased risk.
- 7. Prior to the commencement of trading, you should require from your member written confirmation of all current commission, fees and other transaction charges for which you will be liable.
- 8. Members may also be dealers trading for their own account in the same markets as you, in which case their involvement could be contrary to your interests.
- 9. You should carefully consider whether your financial position permits you to participate in a syndicate. Areas of particular concern are:
  - 9.1. charges for management, advisor and brokerage fees;
  - 9.2. the performance record of the syndicate and for how long it has been operating, and
  - 9.3. the credibility of management.
- 10. A member of our staff will explain to you the meaning of the various terms set out herein so that you are fully aware of their significance, should you so wish.
- 11. If you have any doubts or concerns regarding the risks in trading financial futures you may contact the JSE Ltd for more detailed information before signing the acknowledgement.
  - This brief statement cannot disclose all risks of Investments in financial futures and options. They are not suitable for many members of the public and you should carefully study such Investments before you commit funds to them. They may also have tax consequences and on this you should consult your lawyer, accountant or other tax advisor.

### **Declaration:**

I hereby specifically authorise ISEC to invest in Derivative Instruments on my behalf. And hereby confirm that I have read the terms and conditions applicable to this schedule.

### 1. Inherent risks and Indemnities

- 1.1 Investing in Securities, traded directly and indirectly on foreign stock exchanges, carries inherent risks. This means that the value of the assets could go down as well as up, and your capital may depreciate. The movement in the value of your assets would be effected by the price changes as well as changes in the rates of exchange between the Rand and foreign currencies. There are a number of ways in which this could happen. The fundamentals that determine the perceived value of a security could change. The security could be subject to changes in supply and demand resulting in significant price fluctuations. The stock market themselves are subject to large fluctuations due to economic and political factors. Assessing the relative risk of any of these factors is highly subjective, and can change as a result of a specific event. However risk can be effectively managed through diversification of asset classes, geographic location, as well as through use of market neutral trading strategies.
- 1.2 By your signature to this Schedule, you acknowledge that you have been informed of the risks inherent in the investments set out above. In addition, you accept that such risk may result in financial loss to you and acknowledge that you have not been guaranteed any investment return. These risks include currency risk, market risk and the risk of the default or insolvency on the part of foreign custodians, banks or other financial institutions utilised by us.
- 1.3 You hereby indemnify the firm and hold us harmless against any loss incurred on your behalf pursuant to any bona fide investment made by us in terms of the Mandate; and any and all claims, damages, liabilities, costs and expenses, including reasonable attorney's fees, which may be brought against us by reason of the operation of your account.
- 1.4 You hereby indemnify any third party with whom we contract on your behalf and hold us or any such third party harmless from: any loss incurred on your behalf pursuant to any bona fide investment made by us with such third party in terms of the Mandate; and any and all claims, damages, liabilities, costs and expenses, including reasonable attorney's fees, which may be brought against us by reason of the operation of your account with respect to investments made for you with third parties.
- 1.5 Nothing herein contained shall however absolve us from liability for loss suffered by you or any other person through any act of fraud, theft, bad faith, dishonesty or gross negligence on our part or on the part of our employees. The afore going notwithstanding we assume no liability whatsoever for any act of fraud, theft, bad faith, dishonesty or gross negligence on the part of any third party as mentioned above, or on the part of any such third party's employees. Nor do we assume any liability in the event of the insolvency or subsequent sequestration or liquidation of such third party's estate.

### 2. Authority:

- 2.1 By your signature to this Schedule, you hereby appoint us as your duly authorised agent on your behalf to purchase and sell and to enter into any transaction in Investments which are listed, issued or traded primarily outside the Republic of South Africa ("foreign investments"), or to enter into approved offshore prudential asset swap agreements with third parties in accordance with the terms set out in the Mandate of which this Schedule forms part.
- 2.2 Should you also have authorised us to operate a discretionary portfolio account on your behalf and by your signature to the Discretionary portfolio Section, you agree that foreign investments effected by us on your behalf will also be subject to the terms of the Discretionary portfolio Section of the Mandate.
- 2.3 You agree that, in executing the Mandate and this Schedule, we may act through a third party of our choice. We shall ensure that such third party will, in respect of your foreign investments, give a similar undertaking and comply with similar obligations as those that we undertake in terms of the Mandate.
- 2.4 By your signature hereto, you acknowledge that, unless you have provided us with full discretion under the Mandate, advice (if any) given to you by us in respect of the foreign investments to be made was merely advice and did not restrict your discretion in choosing which foreign investments we are to make and that such discretion was accordingly exercised by you personally at all times. However, for the avoidance of doubt it is confirmed that you will at no time have direct access to offshore funds or investments, but will be obliged to transact through us as your duly authorised agent.
- 2.5 By your signature hereto, you warrant and undertake:
  - 2.5.1 to provide us with all information and/or assistance that may be required by foreign financial institutions or the South African Reserve Bank in effecting the foreign investments;
  - 2.5.2 to adhere to the terms of any approval granted by the South African Reserve Bank required by either us or you to effect the Foreign investments.
- 2.6 Should any of your funds, being transferred by us in terms of this Schedule to a foreign jurisdiction, be transferred pursuant to an authorisation received by us from the South African Reserve Bank, the terms upon which we will invest in foreign investment (including your access to such investments and/or cash) shall be subject to the terms of such authorisation.
- 2.7 Upon termination, we shall liquidate the relevant foreign investments and return the proceeds to your JSET account or your verified bank account (less any fees or expenses payable to us). Our obligation to redeem foreign investments shall be subject to any applicable notice period required by a foreign financial institution for the return of such foreign investments.

# Offshore Portfolio Fees

# **Annual Management Fees**

Management or Advisory Fees will be charged at the currency equivalent per Management or Advisory portfolio scale. The fee is charged monthly in arrears in the base currency of the offshore account.

# Forex Fees

Foreign exchange fee of 0.50% per transaction based on the institutional FX spot rate (Plus R810 bank recovery fee).

# Offshore Brokerage Fees

- A flat brokerage commission of 0.68% per transaction.
- Fees excludes all statutory charges and any minimum stock exchange fees.

# Offshore Administration Fees

This fee will cover the holding of assets in safe custody, collection of dividends in corporate actions, tax and other reporting.

USD: \$6 per month GBP: £4 per month EUR: €5 per month

Third Party 0.15% safe custody fee applies to the holding of mutual funds. Local administration fees are waived where a client only holds assets offshore.

# Fees per DMA via Momentum Wealth International (MWI) Platform

- Brokerage commission of 0.30% per transaction.
- Saxo safe custody fee of 0.10% per annum.
- Foreign exchange fee of 0.50% per transaction.
- Fees exclude all statutory charges and any minimum stock exchange fees.

# **Declaration:**

I hereby specifically authorise ISEC to invest in Securities on an external exchange on my behalf. And hereby confirm that I have read the terms and conditions applicable to this schedule.

SIGNATURE OF CLIENT	DATE SIGNED

<sup>\*</sup> Please note that MWI charges a platform fee.

- I, the undersigned, hereby undertake and agree that:
  - 1. ISEC will utilize its foreign portfolio investment allowance to remit my funds offshore for investment purposes.
  - 2. The funds will not be used for any derivative or geared investments.
  - 3. The offshore account that ISEC is funding with its foreign portfolio investment allowance on my behalf will be opened in the name of "Easy Nominees (Pty) Ltd on my behalf".
  - 4. The only recourse that I will have to the funds, partially or in total, is a domestic payment in rands from ISEC.
  - 5. Under no circumstances will I have direct access to the offshore investments.
  - 6. ISEC may give 30 day notice to redeem the foreign portfolio investment allowance and remit the funds back to South Africa should ISEC be required to do so in terms of South African Reserve Bank requirements, or at termination of the mandate by either party.
  - 7. I hereby indemnify and hold ISEC harmless from and against any loss, claim, liability, damage, charge or expense of whatsoever nature and howsoever caused and arising (including, without limitation, legal costs on an attorney and own client scale), which we or ISEC may suffer or incur as a result of, or which may directly or indirectly be attributable to or directly or indirectly as a consequence of false representations being provided or as a result of the foreign portfolio asset investment allowance funds not being remitted to ISEC's trust account in South Africa.
  - 8. I warrant that all funds invested with ISEC are not the proceeds of unlawful activities and warrant that I have not contravened any anti-money laundering legislation and regulation applicable to me.

# Foreign Investment allowance (Asset Swap) Fee:

Foreign Investment Allowance (Asset Swap) fee will be charged monthly in arrears, calculated on the gross value of funds under administration at the end of each calendar month.

R0 – R4, 999, 999.99	0.50%
R5, 000, 000 – R9, 999, 999.99	0.35%
R10, 000, 000 – R24, 999, 999.99	0.25%
R25, 000, 000 – R49, 999, 999.99	0.20%
R50, 000, 000 – and greater	0.15%

# Note:

### **Declaration:**

I confirm that I have read the terms and conditions applicable to this schedule

<sup>\*</sup>All fees are subject to VAT of 15.5%

<sup>\*</sup>The Foreign Investment Allowance (Asset Swap) fee is waived in the event where Independent Securities (Pty) Ltd exercises full discretion on the portfolio.

# 1. Inherent risks and Indemnities

- 1.1. Investing in securities traded directly and indirectly on foreign stock exchanges carries inherent risks. This means that the value of the assets could go down as well as up, and your capital may depreciate. The movement in the value of your assets would be effected by the price changes as well as changes in the rates of exchange between the Rand and foreign currencies. There are a number of ways in which this could happen. The fundamentals that determine the perceived value of a security could change. The security could be subject to changes in supply and demand resulting in significant price fluctuations. The stock market themselves are subject to large fluctuations due to economic and political factors. Assessing the relative risk of any of these factors is highly subjective, and can change as a result of a specific event. However risk can be effectively managed through diversification of asset classes, geographic location, as well as through use of market neutral trading strategies.
- 1.2. By your signature to this Schedule, you acknowledge that you have been informed of the risks inherent in the investments set out above. In addition, you accept that such risk may result in financial loss to you and acknowledge that you have not been guaranteed any investment return. These risks include currency risk, market risk and the risk of the default or insolvency on the part of foreign custodians, banks or other financial institutions utilised by us.
- 1.3. You hereby indemnify the firm and hold us harmless against any loss incurred on your behalf pursuant to any bona fide investment made by us in terms of the Mandate; and any and all claims, damages, liabilities, costs and expenses, including reasonable attorney's fees, which may be brought against us by reason of the operation of your account.
- 1.4. You hereby indemnify any third party with whom we contract on your behalf and hold us or any such third party harmless from: any loss incurred on your behalf pursuant to any bona fide investment made by us with such third party in terms of the Mandate; and any and all claims, damages, liabilities, costs and expenses, including reasonable attorney's fees, which may be brought against us by reason of the operation of your account with respect to investments made for you with third parties.
- 1.5. Nothing herein contained shall however absolve us from liability for loss suffered by you or any other person through any act of fraud, theft, bad faith, dishonesty or gross negligence on our part or on the part of our employees. The A foregoing notwithstanding, we assume no liability whatsoever for any act of fraud, theft, bad faith, dishonesty or gross negligence on the part of any third party as mentioned above, or on the part of any such third party's employees. Nor do we assume any liability in the event of the insolvency or subsequent sequestration or liquidation of such third party's estate.

### 2. Authority:

- 2.1. By your signature to this Schedule, you hereby appoint us as your duly authorised agent on your behalf to purchase and sell and to enter into any transaction in Investments which are listed, issued or traded primarily outside the Republic of South Africa ("foreign investments"), or to enter into approved offshore prudential asset swap agreements with third parties in accordance with the terms set out in the Mandate of which this Schedule forms part.
- 2.2. Should you also have authorised us to operate a discretionary portfolio account on your behalf and by your signature to the Discretionary portfolio Section, you agree that foreign investments effected by us on your behalf will also be subject to the terms of the Discretionary portfolio Section of the Mandate.
- 2.3. You agree that, in executing the Mandate and this Schedule, we may act through a third party of our choice. We shall ensure that such third party will, in respect of your foreign investments, give a similar undertaking and comply with similar obligations as those that we undertake in terms of the Mandate.
- 2.4. By your signature hereto, you acknowledge that, unless you have provided us with full discretion under the Mandate, advice (if any) given to you by us in respect of the foreign investments to be made was merely advice and did not restrict your discretion in choosing which foreign investments we are to make and that such discretion was accordingly exercised by you personally at all times. However, for the avoidance of doubt it is confirmed that you will at no time have direct access to offshore funds or investments, but will be obliged to transact through us as your duly authorised agent.
- 2.5. By your signature hereto, you warrant and undertake:
  - 2.5.1. to provide us with all information and/or assistance that may be required by foreign financial institutions or the South African Reserve Bank in effecting the foreign investments;
  - 2.5.2. to adhere to the terms of any approval granted by the South African Reserve Bank required by either us or you to effect the Foreign investments
- 2.6. Should any of your funds, being transferred by us in terms of this Schedule to a foreign jurisdiction, be transferred pursuant to an authorisation received by us from the South African Reserve Bank, the terms upon which we will invest in foreign investment (including your access to such investments and/or cash) shall be subject to the terms of such authorisation.
- 2.7. Upon termination, we shall liquidate the relevant foreign investments and return the proceeds to your JSET account or your verified bank account (less any fees or expenses payable to us). Our obligation to redeem foreign investments shall be subject to any applicable notice period required by a foreign financial institution for the return of such foreign investments.

# 3. Approved Collective Investment Schemes

- 3.1 If you wish to invest in any other approved Collective Investment Scheme ("CIS"), a list of these schemes will be made available to you, which will include the fees and terms and conditions applicable to the selected CIS.
- 3.2 Investment in a CIS will only be deemed effective once all relevant application and minimum disclosure documents have been completed and signed.

# **Declaration:**

I hereby specifically authorise ISEC to invest in Collective Investment Schemes on my behalf. And hereby confirm that I have read the terms and conditions applicable to this schedule.

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SIGNATURE OF CLIENT	DATE SIGNED

I the undersigned hereby authorise and empower Independent Securities (Pty) Ltd ("the agent") to conduct money broking transactions in terms of JSE rule 8.150.4.2, and open account/s on my behalf with Investec Bank Ltd.

I hereby acknowledge that in granting this mandate I assume, except in so far as there may in law be a right of recovery against the agent, all risks connected with the administration of the entrusted funds, as well as the responsibility to ensure that the agent executes the instructions as recorded in this written contract of agency.

I further acknowledge that the agent is entitled to levy an administration fee for the services rendered in terms of this contract. This administrative fee can be levied as a flat percentage or on a tiered basis depending on the type of money broking transaction and the size of the deposit held.

# **Money Broking Transaction Fees**

CCM Call Money Fund based on gross value of the cash under management 0.50% per annum

### **Declaration:**

I hereby specifically authorise ISEC to invest in Money Broking Transactions on my behalf. And hereby confirm that I have read the terms and conditions applicable to this schedule.

### **INVESTMENT MANDATE AND GUIDELINES**

- ISEC herewith undertakes to manage the Investments underlying the Personal Share Portfolio and to act, at all times in the best interests of
  the Insurer and its Policyholder in order to achieve their respective investment objectives.
- Notwithstanding the nature of any interaction or communication between the Personal Share Portfolio Manager and any Policyholder
  that is invested in the Personal Share Portfolio, all Investments managed by the ISEC in terms of this Agreement shall remain the assets of
  the Insurer.
- 3. It is recorded that ISEC will manage the Investments in the Personal Share Portfolio of each Policyholder of the Insurer, in the context of this Agreement, according to such Policyholder's investment objective as is evidenced by each duly completed application form accepted by the Insurer and the investment mandate of ISEC.
- 4. These Investments will be managed on a long-term basis subject to such constraints imposed by legislation from time to time.
- 5. In terms of this Agreement ISEC is authorised to only invest in JSE Authorised Investments.
- 6. ISEC undertakes not to trade in warrants, options, futures, derivatives or any financial instrument excluded from a Life license.
- ISEC undertakes not to sell the underlying investments short and the Personal Share Portfolio must be maintained in a long only position for the duration of the investment term.

### REGISTRATION AND SAFE CUSTODY OF INVESTMENTS

- 1. All Investments at product contract level with the Insurer shall be registered and held in the name of the Insurer in Safe Custody.
- 2. Once the Manager is in receipt of the funds or securities the Manager shall hold such securities in the name of the Insurer in safe custody, subject to prior written approval from Momentum, with such other nominee company as nominated by the Manager.

# WRAPPED PERSONAL SHARE PORTFOLIO (PSP) ADMINISTRATION FEE

A fee of 0.25% per annum will be charged to PSP account	nts quarterly in arrears	, calculated on the g	gross value of funds	s under management at tl
end of March, June, September and December each year	1			

# **Declaration:**

I hereby specifically authorise ISEC to invest in Life License Wrappers on my behalf. And hereby confirm that I have read the terms and conditions applicable to this schedule.

SIGNATURE OF CLIENT	DATE SIGNED