





New Business Investment Form: Tax-Free Savings Account Collective Investments (Unit Trusts)

Note:

- This application form is solely for the New Tax Free Savings Account Opening Purposes.
- Existing Portfolio Holders are to use the Additional Investment Form for any additional deposits (top-up investments).
- For Debit Order, Cash Flow and Details amendments, The Change of Details Form is to be used.
- Legislation permits Tax-Free Savings Account transfers between product providers. The transfer allowance is effective as of the 1 March 2018.

The abovementioned forms can be found on www.stanlib.com/Individuals/Investwithus/Pages/ApplicationForms.aspx if required.

A copy of this application form must be sent to the STANLIB Collective Investments (RF) Proprietary Limited ("Manager") as well as the Financial Adviser. In terms of the FAIS Act, the Financial Adviser servicing the Client must deliver the original to the Client for safe custody.

The maximum investment amount into any number of Tax-Free Savings Accounts is R33 000.00 in total per tax year cycle (i.e. 1st March to end of February of the following year). Any excess amounts above this will be taxed by SARS at 40%. Please make sure you do not make a total contribution exceeding R33 000.00 per tax year into your Tax-Free Savings Accounts. All investors need to sign the client declaration.

FICA DOCUMENTS			
Please attach verified copy of: IDI	ENTITY DOCUMENT OR	PASSPORT AND	UTILITY BILL
Please note, these documents need to b documents, unless the documents have		plication form. If you are an ex	isting Client you do not have to send the FICA
CLIENT DETAILS: INDIVIDUA	AL		
TITLE *		NAME/S *	
SURNAME *		ID/PASSPORT NUMBER *	
PASSPORT EXPIRY DATE * D D	M M Y Y Y	EMPLOYEE NUMBER (STANLIB/LIBERTY, STD BANK STAFF)	
TRADE NAME (SOLE PROPRIETOR) *		COUNTRY OF ISSUE *	
DATE OF BIRTH *	M M Y Y Y Y	GENDER FEMALE	MALE
COUNTRY OF BIRTH *			
CELLPHONE (DIALLING CODE) *		TELEPHONE (DIALLING CODE	-
EMAIL ADDRESS *			
SOUTH AFRICAN RESIDENT	YES NO COUNT	RY OF RESIDENCE *	
NATIONALITY *		DO YOU HAVE DUAL CITIZENS	SHIP YES NO
*Compulsory fields			
SOURCE OF INCOME *			
CODE:			
01. Gifts / inheritance / winnings	04. Passive income (Rental, Dividends	s, Interest)	07. Retirement / insurance pay out
02. Trade / business	05. Savings		08. Salary / bonus
03. Credit	06. Child / spousal support payments		09.Tax refund

*Compulsory Section



PURPOSE OF INVESTME	NT *					
CODE:						
01. Start and expand a business	02. Education savings	03. Foreign exchange he	edging	04. Save for retirement / financial goa	ıls	05. Winding up estate
*Compulsory Section						
INDUSTRY *						
CODE:						
01. Government, state owned enterprise, armed forces	05. Politics	09. Administrative service	and support	13. Professional, scientific, technical and education		ormation, technology and unication
02. Gambling	06. Mining and quarrying	10. Agriculture, for fishing	estry and	14. Electricity, water, gas supply and waste management	18. Mai	nufacturing, wholesale or
03. Non-profit / religious organisation	07. Motor vehicles, transportati distribution	on, 11. Arts, entertainr hospitality	ment,	15. Financial, investment and insurance	Э	
04. Real estate	08. Unemployed	12. Construction		16. Human health and social work activ	ities	
*Compulsory Section						
OCCUPATION *						
CODE:						
01. Executive / General		04. Management	07. 9	Self employed	10. Cle	rical support
02. Heads of government / cabinet minis	ter / judges	05. Professional	08. (Jnemployed	11. Cra	ft and trades worker
03. Traditional leader / royal family		06. Religious leader	09. 7	echnician, Sales or Services	12. Ger	neral Staff
*Compulsory Section						
require that we collect information about en investment account(s) information to the substitution with the information to other tax authorities out SARS, make use of the services of other	South African Revenue Service t STANLIB is obliged to provide tside South Africa as required b	s (SARS). SARS with certain informy the agreements the g	mation you p	rovide to STANLIB when you invest or traction as entered into. STANLIB may, in compl	ansact with	us. SARS in turn may pass
TAX INFORMATION *						
As part of STANLIB's obligation to comply a record of such information. We will only		. ,	* *		ormation wh	nere applicable and will keep
TAX INFORMATION FOR U.S.	INDIVIDUALS *					
ARE YOU A CITIZEN OR NATIONAL,	OR RESIDENT FOR TAX PUI	RPOSES IN THE U.S.		YES		NO
If you have selected 'YES', pleas Identification Number below.	se submit the applicable	United States of A	merica In	ternal Revenue Services (IRS) f	orms an	d complete your Tax
TAX IDENTIFICATION NUMBER:						
If you have selected 'NO', you	are not required to su	bmit any IRS form	ıs.			
TAX INFORMATION FOR NON	U.S INDIVIDUALS *					
ARE YOU A CITIZEN OR NATIONAL O	OR RESIDENT IN ANY OTHE	R COUNTRY FOR TA	X PURPOSI	ES YES		NO
Please indicate all countries (inc table below. By ticking 'No' you o		•				ification numbers in the
Country(id	es) of Tax Residency *			Tax Identification N	lumber *	
1.						
2.						
-						



Co	ountry(ies) of Tax Residency *	Tax Identification Number *
3.		
4.		
5.		
*Compulsory Section		
PERSON ACTING C	ON BEHALF OF INVESTOR (IF APPLIC	CABLE)
	uire FICA documentation for the person acting on er to FICA and Business Requirements page und	behalf of the investor (e.g. parent / legal guardian / proxy etc). For a list ler Individual/Sole Proprietor: South Africa
FICA DOCUMENTS ATT	'ACHED	
CAPACITY OF PERSON ACTI	NG ON BEHALF OF INVESTOR *:	
POWER OF ATTORNEY	CURATORSHIP LEGAL GUARDIAN	PARENT OTHER
IF PARENT, PLEASE INDICATI	E WHETHER MINOR LIVES WITH YOU:	NO
PERSONAL DETAILS OF	PERSON ACTING ON BEHALF OF INVESTOR *	
TITLE		
CONTACT NAME AND SURNA	AME *	
ID/PASSPORT NUMBER *		PASSPORT EXPIRY DATE *
RELATIONSHIP TO INVESTOR	? *	
CELLPHONE (DIALLING CODI	E) *	TELEPHONE (DIALLING CODE)
EMAIL ADDRESS *		
*Compulsory fields		
ADDRESS DETAILS	FOR PERSON ACTING ON BEHALF (DF INVESTOR
PHYSICAL ADDRESS *		
COMPLEX / UNIT / BUILDING NUMBER		COMPLEX / BUILDING NAME
STREET NUMBER		STREET NAME
SUBURB		CITY
COUNTRY		POSTAL CODE
POSTAL ADDRESS *		
SAME AS PHYSICAL AD		
POSTAL ADDRESS TYPE	PO BOX STREET ADDRESS PR	IVATE BAG POSTNET SUITE
PO BOX NUMBER / STREET NUMBER		POST OFFICE NAME / STREET NAME
CITY OR TOWN		PROVINCE / STATE / COUNTY
POSTAL CODE		COUNTRY
*Compulsory Section		



CORRESPONDENCE PREFERENCE

All statements, reports and notices will be sent electronically hence the investor's email is a mandatory requirement.

INVESTMENT SELECTION			
LUMP SUM: BANK DEPOSIT	LUMP SUM: ONCE OFF DEBIT	RECURRING PLAN: RECURRING DEBIT ORDER	

Please Note:

- 1. In the interest of 'best advice' STANLIB promotes the use of a licensed Financial Adviser.
- 2. Financial Adviser negotiates the initial charges with the Client STANLIB may at its sole discretion, vary the percentage of the initial charge that it pays to the Financial Adviser.
- 3. If the Client chooses not to use a Financial Adviser service, or if the Financial Adviser's Initial Charge is not specified on this Application Form, no initial charge will be applied to the investment.
- 4. Service charges (annual service charges) are set by STANLIB.
- 5. If the initial Financial Adviser charge specified is higher than the maximum fee, the Maximum Service Charge will be applied.
- 6. All Tax Free Savings Accounts are subject to an annual maximum contribution of R33 000.00. STANLIB will not accept an instruction for a once-off debit order of more than R33 000.00 or monthly debit orders in excess of R2 750.00.

			mp sum investment	Ro	ecurring debit order	Initial Financial	Maximum Financial Adviser	Maximum Service
Portfolio	Class	Minimum amount	Investment amount (Maximum of R33 000.00 p.a)	Minimum amount	Investment amount (Maximum of R2 750.00 p.m)	Adviser Charge (excl. VAT)	Initial Charge (excl. VAT)	Charge (excl. VAT)
Noble PP STANLIB All Weather Fund of Funds	А	R10 000	R	R500	R	%	3.00%	1.25%
Noble PP STANLIB Flexible Fund	А	R10 000	R	R500	R	%	3.00%	1.25%
Noble PP STANLIB Wealth Creator Fund of Funds	Α	R10 000	R	R500	R	%	3.00%	1.25%

SIGNATURE OF CLIENT/ AUTHORISED SIGNATORY*	DAT	D	- D	M N	-	Υ	Υ ,	Y Y	
	SIGI	NED AT							
	DAT	TE	-] - [
SIGNATURE OF FINANCIAL ADVISER	SIGI	NED AT) D	M N	I	Y	Υ '	Y Y	

*Compulsory if fees have been selected. Where fees are not selected we will default to 0%.

DEBIT ORDER DETAILS F	OR A	10 4	NCE	E OF	FC	DEB	ΙT					
ONCE OFF DEBIT AMOUNT	R											
ONCE OFF DEBIT DATE			-	М	М	-		V	V	V		

The Manager is to arrange with my bank for the payment of the investment amounts as indicated above, Debits can only be loaded 2 business days after receiving the completed information.



BANKING DETAILS FOR A	ON	CE OFF DE	EBIT COL	LECT	ION	I / REG	CURF	RIN	G DEB	IT OR	DER	*					
DANK										0011	ITDV						
BANK										COUN							
BRANCH									BR	RANCH C	ODE						_
ACCOUNT NUMBER						ı											
ACCOUNT TYPE		CHEQUE/CUF	RRENT			SAVINGS	3										
ACCOUNT HOLDER'S ID NUMBER																	
ACCOUNT HOLDER'S NAME																	
SIGNATURE OF BANK ACCOUNT HOLDER/ AUTHORISED SIGNATORY																	
The following will not be acceptable for d Market link accounts, Credit cards, Call acco			sits														
If the debit order is funded by a 3rd party **For individuals: FICA documents, i.e. Certifi **For entities: (Standard Bank) - Bank accour **Other banks: Letter from the bank confirming	ied cop	py of third party's date and FICA d	ocuments of th	ne person	actino	g on behalf	of the e	entity.			ignatory	/ies inclu	uding pro	oof of a	ddress.		
Payments: Payments to third-party bank	accou	ınts are not allo	wed. Paymer	nts can c	nly b	e paid int	o an ac	coun	nt in the n	ame of th	ne Clien	t.					
*Compulsory section																	
DEBIT ORDER DETAILS FO	OR A	A NEW RE	CURRIN	G DEE	ВΙΤ	ORDE	7										
DEBIT ORDER PREFERRED DATE		1ST (DEFAUL	T DATE)	15T	Н	25T	н (СОМ	MENCEN	MENT DA	TE	M	- M	Υ	Y	Y	Y
PAYMENT FREQUENCY		MONTHLY	QUA	ARTERL	Y	BI-A	NNUAL	LLY	A	NNUALL	Y						
*If no date is selected, we will default to the *If the payment frequency is not selected, we we			g month.														
BANKING DETAILS TO BE	LIN	KED TO T	HISINVI	ESTO	R F	OR E-T	TRAD	DE*									
Payments to third-party bank accou			-		-						ne of th	ne inve	estor.				
E-trade refers to the electronic portal designe computer or smartphone device and are mad These transactions can be additional invegeasier transactability over their portfolios. "You AUTO LINK ME TO E-TRADE Please fill in this section if banking of the section is section."	ed to p le quic e stme ou may	orovide Investors kly with no pape ents, switches, I v want to link to E-	with a service rwork required redemptions -trade so that y	to active I. Typically and regu ou can alv	ly mai y the i ular c ways i	nage their user will log ash flow p get a trade	portfolio gin to tho blans (C in quickl	os and le STA CFPs) dy whe	d instruct to ANLIB Onl). This ser en you nee	rades at th ine websit vice is app	te and p	rocess to	ransactio	ons on	their po	rtfolio	s.
BANK																	
COUNTRY																-	T
BRANCH									BRANG	CH CODE	=						
ACCOUNT NUMBER																	
ACCOUNT TYPE		CURRENT/CH	HEQUE	1		SAVINGS	3			1 1			-1				



ACCOUNT HOLDER'S ID NUMBER

ACCOUNT HOLDER'S NAME

FINANCIAL SERVICES PROVIDER

- 1. The Client confirms that he/she has appointed the Financial Services Provider (FSP) whose FSB licence number is disclosed below for purposes of his/her dealings with the Manager.
- 2. The Client agrees that the Manager will pay the FSP the charges as set out in this application form. Where the FSP is a legal entity (e.g a company or a close corporation) the FSP is represented herein by the natural person identified in the relevant block below. Where the FSP has a Category II FAIS licence and the Client has mandated the FSP (or it's Representative) to act on his/her behalf in terms of a written agreement a copy of the written agreement must be provided to the Manager. The Manager will not act on instructions from the FSP if it has not received a copy of this agreement. The Manager is obliged by law to decline any instructions from an FSP who is not properly licensed with the Financial Services Board.
- 3. Where the Client has terminated his FSP's appointment, it is the Client's responsibility to advise the Manager of such termination immediately. On receipt of such written notification, the Manager will cease payment of all charges, other than accrued charges to the FSP.
- 4. The Client understands that where he/she changes FSP the consequences of such change may result in different or new fund and fees structures.

FINANCIAL ADVISER																	
If financial advisor details are omitted, the	e instr	uction	will l	be proc	essed	as S	ΓANL	IB dir	ect c	lient.							
SILICA BROKER CODE																	
FSP LICENCE NO																	
NAME OF SOLE PROPRIETOR OR NAME OF REPRESENTATIVE																	

TERMS AND CONDITIONS

- 1. Net Asset Value (NAV): Prices are calculated on a NAV basis, which is the total value of all assets in the Portfolio including any income accrual and less any permissible deductions from the Portfolio divided by the number of participatory interests in issue. Permissible deductions include brokerage, Securities Transfer Tax, auditor's fees, bank charges, trustee/custodian fees and the service charge levied by the Manager.
- 2. Initial Financial Adviser Charges: The initial Financial Adviser charge is deducted from the full investment value and the remaining amount is allocated to the selected investment options. Any additional investment will incur an initial Financial Adviser charge is set at a maximum of 3.00% (excluding VAT) of investments made in the equity portfolios and the asset allocation portfolios, and may range from 0.60% to 1.80% (excluding VAT) in the fixed-interest portfolios.
- 3. Service Charge (levied monthly incl. VAT): The service charge for the individual portfolios is accrued daily and levied monthly on the market value of the portfolio. Please refer to the latest fact sheet(s) for more details. The service charge is normally deducted from the income received by the portfolios.
- 4. Total Expense Ratio: The Total Expense Ratio (TER) of a portfolio is a measure of the portfolio's assets that were relinquished as operating costs expressed as a percentage of the daily average value of the portfolio calculated over a period of usually a financial year. Typical expenses which are deducted from a portfolio include service charges, trustee fees and audit fees. The TERs can be located on the Fact Sheets.
- 5. Electronic Transactions: the Client agrees that STANLIB shall be entitled to implement all instructions and applications of whatever nature received on their Internet site, by telephone, by fax or any other electronic medium and which appear to emanate from the Client. The Financial Adviser is indemnified against any losses, claims or damages arising from acting on such instructions and/or applications, notwithstanding that it may later be proved that any such instruction was not given by the Client. The Client agrees that the electronic records of all instructions and applications processed by/or on behalf of him/her or which purport to be processed on behalf of the Client via STANLIB's Internet site, telephone or any other electronic medium shall constitute prima facie proof of the contents of such instructions and applications.

6. Genera

- 6.1. Collective investment schemes in securities are generally medium to long term investments
- 6.2. The value of participatory interests may go down as well as up and past performance is not necessarily a guide to the future.
 6.3. An investment in the participatory interests of a collective investment scheme in securities is not the same as a deposit with a banking institution
- 6.4. Where exit charges are applicable, participatory interests are redeemed at the net asset value where after the exit charge is deducted and the balance is paid to the Client.
- 6.5. A Portfolio of a collective investment scheme in securities may borrow up to 10% of the market value of the Portfolio to bridge insufficient liquidity as a result of the redemption of participatory interests, and may also engage in scrip lending.
- 6.6. Where different classes of participatory interests apply to certain Portfolios, they would be subject to different charges.
 6.7. A schedule of charges and maximum charges is available on request from the Manager. Commission and incentives may be paid and if so, would be included in the overall costs. Ongoing commission may be paid to Financial Advisers. Such ongoing commission, if applicable, will be paid by the Manager from the service charge paid to it. Details of such ongoing commission paid by the Manager to the Financial Adviser on record in respect of your investment are available on request from the Manager.
- 6.8. The exposure limit to a single security in certain Portfolios can be greater than is permitted for other Portfolios in terms of the Collective Investment Schemes Control Act, 2002. Details are available from the Manager.
- 6.9. A Fund of Funds Portfolio only invests in other portfolios of collective investment schemes, which levy their own charges, which could result in a higher cost structure for these portfolios.
- 6.10. A Feeder Fund Portfolio only invests in the participatory interests (units) of a single portfolio of a collective investment scheme, apart from assets in liquid form.
 6.11. The Manager reserves the right to close certain Portfolios from time to time in order to manage them more efficiently. More details are available from the Manager
- 6.12. The holdings of offshore investments in certain portfolios are subject to current South African Reserve Bank Regulations.
- 6.13. Forward pricing is used.
- 9.14. Fluctuations or movements in exchange rates may cause the value of underlying offshore investments to go up or down
- 6.15. The Manager undertakes to repurchase participatory interests at the price calculated according to the requirements of the Collective Investment Schemes Control Act, 2002, and on the terms and conditions of the relevant Deeds
- 6.16. Payment will be made within 7 days of receipt of a valid repurchase form or regular income request. Please note that there is a 21-day clearance period for cheques and direct deposits, a 45-day clearance period for once off and recurring debit orders. A maximum of R33 000.00 can be collected as a once off debit transaction. 6.17. All portfolios are valued daily at 15h00, except for fund of funds which are valued at 24h00. For non-money market funds, investments and repurchases will receive the price of the same
- day if a complete instruction is received prior to 15h00. 6.18. All portfolios are valued daily at 15h00, except for fund of funds which are valued at 24h00. For money market funds, investments will receive the price of the following trading day if a
- complete instruction is received together with investment funds prior to 12h00 on the day of submission, and repurchases will receive the price of the following day if a complete instruction is received prior to 12h00.
- 6.19. The Client confirms that neither the Manager nor any of its staff provided any advice and that the Client has taken particular care to consider whether the investment is appropriate considering the unique investment objectives, financial situation and particular needs.
- 6.20. All bank accounts supplied for the duration of this investment will be verified with the relevant banks prior to the investment being placed.
- 6.21. Conflicts of interest disclosure: the Manager shall, wherever possible avoid situations causing a conflict of interest. Where it is not possible to avoid such conflict: the Manager shall advise the Client, of such conflict in writing at the earliest reasonable opportunity and shall mitigate the conflict of interest in accordance with its Conflict of Interest Management Policy. A copy of this Policy is available on the STANLIB website. The Manager is part of the Standard Bank Group of companies and both the Liberty Agency and SBFC financial Advisers are permitted to sell various STANLIB Collective Investments (RF) Proprietary Limited products. Stonehouse Capital holds equity interests in various FSP's which may result in an unavoidable conflict of interest. Clients of StoneHouse Capital partners are encouraged to familiarize themselves with the conflict of interest disclosures, as required by their FAIS license, prior to engagement. The Client may at any time terminate the Financial Adviser's appointment. It is the Client's responsibility to advise the Manager of such termination in writing. Upon receipt of such notification The Manager will cease payment of any further service charge to the Financial Adviser. However the client understands that this will not result in a lower annual service charge as the full service charge will now be paid to the Manager.
- 6.22. No repurchases may be made into the bank account of a third party. Where the client is a minor repurchases may only be made into a bank account in the minor's name.
- 6.23. If the Manager receives a deposit and cannot identify the client within 30 days of deposit, an instruction will be sent to the bank, to return the monies to the bank account where the funds were received from.
- 7. FICA: The Client agrees to provide all documentation and information required in terms of the Financial Intelligence Centre Act. No. 38 of 2001, and understands that the Manager is prohibited from processing any transactions on the Client's behalf until all such documentation and information has been received unless the FICA submission and declaration has been completed by the Financial Adviser.



- 8.1. Clients in the STANLIB Money Market Fund will receive consolidated statements monthly if the investment value is greater than R25 000. Quarterly statements will be issued to clients if their investment value fall below R25 000.
- 8.2. All other Clients will receive consolidated statements quarterly.
- 8.3. IT3B and IT3C documents will be sent to Clients by May each year
- 8.4. A Client can register on STANLIB Online and access statements 24 hours a day in a secured environment
- 10. Collection of Investor information: STANLIB reserves the right to go back to the client for more information if this has been identified during the compliance process. Unless previously provided to STANLIB, please send verified/certified copies of the documents set out below. These are used to verify the identity of the Investor. strictly, only clear, legible copies of identity and other documents will be accepted, the Manager reserves the right to ask for further documentation.
- 11. Off-Boarding the Investor: STANLIB reserves the right to off-board a client should any aspects of the compliance process deem the client to be of an unacceptable risk. We can only process instructions which are fully complete and accurate, and once the money for the investment reflects in our bank account. We may suspend, delay, or reject your instruction if it does not meet our requirements. You indemnify STANLIB against any loss of any nature which may arise if any money that you pay to a STANLIB bank account is reversed for any reason.
- 12. Unclaimed Assets: The client acknowledges that it will ensure that STANLIB has their most up to date contact details and takes responsibility to inform STANLIB of any changes in personal information. In the event that the client becomes unreachable or any payment due to the client is rejected by the receiving bank, the client's investment will be regarded as an unclaimed asset. STANLIB will make a concerted effort in contacting the client with unclaimed assets which may result in STANLIB appointing an external tracing company to trace and contact the client in respect of any unclaimed assets. Costs related to tracing and administrating unclaimed assets may be recovered from the client. Unclaimed assets will continue to be invested in the portfolio until such time the assets are claimed or transferred to another portfolio with the Authority's or client's consent.
- 13. Cooling off rights: Due to the nature of this product, cooling off rights are not applicable to Collective Investment Schemes.

 14. Trustees: Standard Chartered Bank, 4 Sandown Valley Crescent, Sandton, 2196, Johannesburg. Telephone: (011) 217 6600

- 15. Query Support and Middle Office: STANLIB Compliance and Complaints, PO Box 202, Melrose Arch, 2076 Telephone: 0860 123 003

 16. Complaints: Should the Client wish to lodge a complaint with STANLIB regarding the services being provided, the Client can locate STANLIB's Complaints procedure on www.stanlib.com/Contactus/Pages/FurtherQueries, alternatively the Client can send an email to rateus@stanlib.com
- 17. STANLIB is a member of the Liberty Group of companies. Liberty is a full member of the Association for Savings & Investments South Africa (ASISA).

 18. This application form and the relevant trust deed in respect of the STANLIB Collective Investments Scheme will form the agreement between the investor and the Manager. The investment will be administered in terms of the Collective Investment Schemes Control Act, 45 of 2002 (The Act)
- 19. Contact details:STANLIB Collective Investments (RF) Proprietary Limited (Reg. No. 1969/003468/07). 17 Melrose Boulevard, Melrose Arch, 2196 | P O Box 202, Melrose Arch, 2076; T + 27 (0)11 448 6000 | F 086 727 7505/+ 27 (0)11 448 6666; É contact@stanlib.com | W www.stanlib.com
- 20. POPI: We are required to collect, process and share your Personal Information (PI). Your PI is collected and processed by our staff, representatives or sub-contractors and we make every effort to protect and secure your PI. You are entitled at any time to request access to the information STANLIB has collected, processed and shared. 21. FAIS Ombudsman details: Block B, Sussex Office Park, 473 Lynwood Road, Pretoria, 0081. Telephone 012 470 9080.

CLIENT DECLARATION - TAX-FREE SAVINGS ACCOUNT (PLEASE READ CAREFULLY)

I acknowledge that I have decided to invest in Collective Investment Scheme portfolios qualifying as a Tax-Free Savings Account managed in accordance with the Regulations in terms of section 12T of the Income Tax Act of 1962, on the requirements for tax-free investments. I acknowledge that I am a South African resident and that I am aware of the maximum total of annual and lifetime contribution(s) as detailed below:

- Annual maximum: An individual can contribute a total of R33 000.00 (Thirty-Three Thousand Rand) annually.
 - o Annual contributions align with an individual's tax year, i.e. the 12 months from 1st March to the last day in February the following
 - o Should an investor decide to invest in more than one Tax-Free Savings Account, the maximum annual aggregate capital amount that can be invested remains R33 000.00 (Thirty-Three Thousand Rand).
 - o Any interest, dividends and capital gains that are reinvested shall not be taken into account in determining the maximum annual contribution.
- Lifetime maximum: An individual can contribute a total of R500 000.00 (Five-Hundred Thousand Rand) over his/her lifetime.
 - o This maximum applies to the total capital contributions only. All interest, dividends and capital gains earned in this may be automatically re-invested tax-free to accrue further interest and dividends.
 - o Any capital contribution amount that is withdrawn will still form part of the annual and lifetime contribution maximum. I further acknowledge that I am aware that I will incur a tax penalty of 45% for any contributions that exceed the annual and lifetime limits and that I will not hold the Manager responsible for any penalties incurred by me as a result hereof.

I further acknowledge that it remains my responsibility as an investor to adhere to the annual and lifetime contribution limits, either individually or in aggregate, and that any contributions in excess of these limits will incur a 45% tax penalty in accordance with section 12T of the Income Tax Act of 1962. I indemnify the Manager against any losses suffered by not complying with the above-prescribed limits. The Manager is not permitted to accept investment amounts in excess of the above annual limit and any amounts greater than R33 000.00 (Thirty-Three Thousand Rand) will be returned to the client for review and re-submission. I acknowledge that I am aware that Transfers of Tax-Free Savings Accounts are allowed by the Regulator and that this includes both transfers from one institution or product provider to another, or between products of the same product provider as of 1st March 2018.

	DATE			-			-				
SIGNATURE OF CLIENT/ AUTHORISED SIGNATORY *		D	D		М	М		Y	Y	Y	Y
	SIGNED AT										
* Note that this is a compulsory field.											

FICA DECLARATION

TO BE COMPLETED BY FINANCIAL ADVISERS NOT SUBMITTING FICA DOCUMENTATION

I confirm that I am the primary accountable institution (as described in the FICA regulations) in respect of the investor on whose behalf I am establishing a business relationship or concluding a single transaction with the Manager (the secondary accountable institution). I confirm that I have established and verified the identity of the investor in terms of section 21 of FICA. I confirm that I will keep a record of the investor's records as is required in terms of section 21 of FICA. I will make available copies of these documents and details of the verification procedures followed on request from any party entitled thereto in terms of FICA within 5 business days of request

	DATE			-			-				
SIGNATURE OF FINANCIAL ADVISER	*If no date is indicated, we w	D will default	D to the	e rece	м eipt da	м ate		Y	Y	Y	Y
	SIGNED AT										



DECLARATION

I/we apply for participatory interests (units) in the above-selected portfolio(s) and understand that this investment will be subject to the Deeds governing the scheme(s) administered by the Manager.

I/we agree to provide all documentation and information required in terms of the Financial Intelligence Centre Act, No. 38 of 2001, and understand that The Manager is prohibited from processing any transaction on our/my behalf until all such documentation and information has been provided. Any money received by the Manager that is not accompanied by the required documentation will be held in the STANLIB Collective Investments (RF) Limited bank account until said documentation is received.

The Client and the Financial Adviser, by signing this form, state and declare that they have each read and understood the terms and conditions pertaining to the investment; including but not limited to Investment Objective, Information on Net Asset Value, Charges, Risk Factors, Income Accruals and declare that the Manager and Financial Adviser charges as indicated on this application form are correct; warrant that all statements given by each of them in this application form are true and correct in every aspect; and that such statements shall form the basis of the contract which is to be entered into with the Manager as well as the contract between the Client and the Financial Adviser.

The Client understands that in terms of the Financial Advisory and Intermediary Services Act, 2002 ("FAIS"), his Financial Advisor must be mandated by a licensed FSP as a representative with the necessary FAIS sub - categories to act on the Client's behalf and that it is also the Client's responsibility to determine whether his Financial Advisor has the necessary authorization. (FSB toll-free number: 0800 110443). If a Financial Advisor is not mandated as required by the Financial Services Board (FSB), the Manager is obliged by law to decline any instructions from such Financial Advisor. The Manager may and will accept instructions on the strength of the Client's signature.

We are required to collect, process and share your Personal Information (PI). Your PI is collected and processed by our staff, representatives or sub-contractors and we make every effort to protect and secure your PI. You are entitled at any time to request access to the information STANLIB has collected, processed and shared.

I/We agree to provide all documentation and information required in terms of STANLIB's business rules and the Financial Intelligence Centre Act, No. 38 of 2001, and understand that STANLIB is prohibited from processing any transaction on our/my behalf until all such documentation has been provided.

I/We confirm that all information provided herein is true and correct and that I/We have read and understood the contents of this form.

SIGNATURE OF CLIENT/	DATE *	D	D	-	М	M	-	Y	Y	Y	Y
AUTHORISED SIGNATORY *	SIGNED AT										
SIGNATURE OF FINANCIAL	DATE *			-			-				
ADVISER	SIGNED AT	D	D		М	M		Y	Y	Y	Y



^{*} Note that this is a compulsory field.