STANLIB

Switch/Transfer Form

Collective Investments	; (Uni	it ¯	Trus	sts)																						
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NAME & SURNAME / ENTITY NAME																										
ENTITY NUMBER																										
IDENTITY / PASSPORT / REGISTRATION NUMBER																										
IF YOUR CELL NUMBER AND EMAIL ADDRESS HAVE CHANGED,									UP	DAT	E BE	LOW														
CELL NO																										
EMAIL																										
*Compulsory section																										
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If the initial Financial Adviser charge is not specified, zero fees will be applied. If the initial Financial Adviser charge specified is higher than the maximum fee, the maximum will be applied.



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SIGNATURE OF FINANCIAL ADVISER DATE SIGNED AT TRANSFEREE DETAILS Please supply the following details of the person or institution to whom the participatory interests/ units will be transferred to. All transfers requirelevant FICA documentation. NAME SELECTED PORTFOLIO NAME EXISTING CLIENT YES NO (COMPLETE A NEW APPLICATION FORM) INVESTMENT ACCOUNT NUMBER The transfer of participatory interests is automatically classified as a Capital Gains Tax event. If you are transferring ownership to your spouse must obe a resident in terms of South African Tax law. ROLL OVER COT EVENT FOR THIS YES NO CHANGE OF RECURRING DEBIT ORDER DETAILS The product minimum recurring debit order amounts must be met, refer to our website www.stanlib.com for more information. LOAD A NEW DEBIT ORDER YES NO DEBIT ORDER PREFERRED DATE 1ST (DEFAULT DATE) 15TH 25TH	AUTHORISED SIGNATORY*														D	D		М	М		Υ	Y	Y	Y
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*If no date is selected, we will default to the 1st of the following month.

Fund name	New debit order amount	Change debit order portfolio to (specify new portfolio name)	Cancel
	R		
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	R		
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REGULAR INCOME OPTION - CASH FLOW PLAN (CFP)

The regular income option allows you to invest money in a specific portfolio and then repurchase from that portfolio on a regular basis. **Note:** the commencement date of the regular income option refers to the date the Manager will process the transaction. Payment can take up to 2 business days, depending on your bank. **To stop the CFP a static data update (Change of Details form) will be required.**

Please note that CFP will only ta	ke effect	once fu	nds are	e clea	red.																		
	Fund Na	ame									Cance												
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PAYMENT FREQUENCY		NTHLY			RTERL	Υ.Υ	<u> </u>	BI-AI	NNUA	LLY		NNUA	ALLY										
PREFERRED DATE		COMMEN (25TH DEI	FAULT D	ATE)		M	-		/ Y	Y	Υ												
*If CFP is selected and a date frequency *Payment can take upto 48 hours to refle *If Payment is requested on a weekend o *If Fund is not selected under the CFP o	ect from dat or public holi	te request iday, it wil	ed and t I only be	his will proces	vary f	from I	bank to			ng day.													
INCOME DISTRIBUTION																							
All distributions will be reinvested a	s per the	investme	ent sele	ction (unles	s oth	erwise	e ins	struct	ed.													
					Income Distribution Method																		
Fund Name				В						st into g Fund		est into er Fund	ame est inte	o									
BANKING DETAILS FOR A	A ONCE-	OFF D	EBIT	COLI	_EC1	ΓΙΟΙ	N/ R	EC	URF	RING	DEB	IT (ORDE	R /	LII	NK TO) E-	TRA	DE				
E-trade refers to the electronic portal design computer or smartphone device and are reportfolios. These transactions can be added control and easier transactability over their portfolios.	ned to provid made quickly ditional inve	le Investors y with no pestments,	s with a so paperwor switche	ervice to k requi s, rede i	active red. T mption	ely ma ypical ns an	anage the undergreat the distance of the dista	neir p user lar c a	ortfolio will lo	os and in ogin to ow plar	nstruct t the ST. is (CFF	rades ANLIB 's) . Th	at their d 3 Online nis servic	iscretion website	on. 7 te a	Transacti Ind proce	ons ar	re exec ansact	cutable	n thei			
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ACCOUNT HOLDER'S NAME														Ť	İ					\exists			



SIGNATURE OF BANK ACCOUNT HOLDER/ AUTHORISED SIGNATORY	
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If the debit order is funded by a 3rd party (spouse included):

*For individuals: Certified copy of the third party's identity document with a specimen signature.

*For entities: Standard Bank - Bank account mandate *Other banks - Bank Letter confirming signing authority and a certified copy of identity document with a specimen signature.

* Market links, Credit cards, Call accounts and Notice deposit accounts are not permitted for debit collections.

FINANCIAL SERVICES PROVIDER

- 1. The investor acknowledges that any fee stipulated on this instruction will be paid to the broker on record.
- 2. If a different adviser needs to be paid the fee for this instruction, a new fully completed change of financial adviser instruction is to be submitted first.
- 3. The Investor confirms that he/she has appointed a Financial Services Provider (FSP) whose registered with the Financial Sector Conduct Authority (FSCA) for purposes of his/her dealings with the Manager.
- 4. The Investor 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 Investor 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 Sector Conduct Authority (FSCA).
- 5. Where the Investor has terminated his FSP's appointment, it is the Investor'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.
- 6. The Investor understands that where he/she changes FSP the consequences of such change may result in different or new fund and fees

TERMS AND CONDITIONS

- 1.1 All portfolios are valued daily at 15h00 except for fund of funds which are valued at 24h00.
- 1.2 For non-money market funds, switches will receive the price of the same day if a complete instruction is received prior to 15h00. For money market funds, switches will receive the price of the following working day if a complete instruction is received prior to 12h00.
- 1.3 An existing debit order will remain in force unless otherwise specified.
- 1.4 Certificates issued in respect of participatory interests switched must be returned for cancellation.
- 1.5 If the participatory interests to be switched are subject to a pledge, written consent to the transaction/cancellation of the pledge by the pledgee must accompany this request.
- 1.6 In the case of a change of name/signature(s), a certified copy of the relative document with specimen signatures (new and previous) must accompany this request, unless previously
- 1.7 If this form is signed under Power of Attorney, a copy of such Power must be attached unless previously recorded.
- 1.8 In all cases where the registered owner is a trust, company or other institution, a copy of the Letter of Authority, Company Resolution or similar is required to support the request.
- 1.9 Clients warrant that they understand the results of switches which, in line with provisions of the Deed of the scheme and the terms and conditions of the portfolio, equate to the renunciation of all rights, title and interest in and to such participatory interests. Where this switch form is signed in a representative capacity, the signatory warrants that they are the authorised representative of the Client and that they have authority to instruct STANLIB to carry out a switch transaction for the Client.
- 1.10 A "switch" involves selling participatory interests (units) in one portfolio and investing the proceeds in another portfolio. The Manager does not normally charge initial manager charges twice, other than in the instance where the original entry was into a portfolio with lower charges than the portfolio into which the Client will be investing. Accordingly, the Client will have to pay in the difference in the initial manager charges. However, the Client and the Financial Adviser may agree on a different arrangement to that above-mentioned, in which case an initial manager charge as agreed, between the Client and the Financial Adviser, will be charged on the switch transaction. As costs may change from time to time, please consult with your authorised Financial Adviser.

- 2.1 The terms and conditions signed and agreed to in the Investment Application form will remain in force and apply to this transaction. Refer to your Investment application form for the detailed terms and conditions. Alternatively you can request a copy of the terms and conditions from your Financial Adviser or the Contact Centre on 0860 123 003.
- 2.2 Any capital gain realised on the disposal of a participatory interest in a collective investment scheme is subject to Capital Gains Tax (CGT).

 2.3 **Privacy:**It is important to us that you understand how we obtain, process, store, and share your information. This will apply to all the products and/or services which we provide to you, including any products and/or services provided by our affiliates and associates. When you open an investment with us, you give us permission to disclose information for the purposes described herein, including the information of dependents and beneficiaries. You consent to STANLIB collecting, processing, storing, and disclosing this information for the purposes of: 2.3.1 Administering your investment account and processing any instructions on the account.

 - 2.3.2 Communicating with you and your Financial Adviser/ broker.
 2.3.3 Providing your information to any entity within Standard Bank Group Limited, including its subsidiaries and affiliates, where you already have a relationship with, or where you have applied for a product or benefit from, such entity. This information will only be shared for the administration of your products or benefits by this entity.
 - 2.3.4 Providing relevant information to a contracted third party who requires the information to provide a service to you for your investment. We will ensure that the third party agrees to keep your information confidential and appropriately secured.

 2.3.5 Transferring your Personal Information outside the borders of the Republic of South Africa. We will ensure that anyone to whom we pass on your Personal Information agrees to treat
- your information with the same level of protection as we do.

 2.3.6 Providing information to industry registers such as ASISA, and contracted third parties, such as tracing agents, attorneys, debt collectors and other persons that assist with the enforcement of agreements.
- 2.3.7 Providing your information to regulatory authorities, governmental departments, local and international tax authorities and other persons that STANLIB under the law have to share your information with.
- 2.3.8 Payment processing for services providers, merchants, banks and other persons that assist with the processing of your payment instructions.
- 2.3.9 Assisting law enforcement and fraud prevention agencies and other persons tasked with the prevention and prosecution of crime. 2.3.10 Persons to whom STANLIB cede their rights or delegate their obligations to under agreements.
- 2.3.11 Conducting research or servicing products. Where appropriate, this information will be de-identified such that it cannot be linked back to you personally.

 2.3.12 We undertake solely to collect and process your information as permitted by law. If you feel we have not done so, you have the right to contact us and object.
- 2.3.13 We will take reasonable steps to ensure that all Personal Information you provided to us is kept secure and confidential. 2.3.14 We will keep your Personal Information until such time as we are compelled to delete it, as prescribed by applicable law.
- 2.3.15 If we become involved in a proposed or actual merger, acquisition, or any form of sale of assets, we may use and disclose your Personal Information to third parties in connection with the evaluation of the transaction. The surviving company, or the acquiring company in the case of a sale of assets, would have access to your Personal Information, which would continue to
- 2.3.16 You have the right to request a copy of the Personal Information we hold about you. We are allowed to charge you a fee to provide this information to you. 2.3.17 You have the right to request that we update, correct, or delete your Personal Information.
- 2.4 The Manager is obliged to report on the weighted average cost method for CGT purposes
- 2.5 FAIS Ombudsman details: Block B, Sussex Office Park, 473 Lynwood Road, Pretoria, 0081. Telephone 012 470 9080
 2.6 Standard Trust Limited ("STL") and STANLIB Collective Investments (RF) Proprietary Limited ("the Manager") have concluded a co-named agreement for nine Standard STANLIB co-named collective investment scheme portfolios ("the portfolios") referred to in this form. The Manager retains full legal responsibility for the portfolios and is responsible for ensuring they comply with CISCA requirements. STL, an authorised financial services provider, is responsible for ensuring that customer monies are invested according to the guidelines provided. STL further delegated the investment management responsibilities to STANLIB Multi-Manager Limited, also a discretionary investment manager and authorised financial services provider.
- 2.7 Electronic Transactions: the Client agrees that the Manager shall be entitled to implement all instructions and applications of whatever nature received on their Internet site, by telephone or any other electronic medium and which appear to emanate from the Client. The Financial Advisor and/or Manager 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 the Manager's Internet site, telephone or any other electronic medium shall constitute prima facie proof of the contents of such instructions and applications.

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

2.9 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.aspx, alternatively the Client can send an email to rateus@stanlib.com

INVESTOR DECLARATION

- 1. I/We acknowledge that I/We provide consent to STANLIB to collect, process, store, disclose and share my Personal Information for the purpose of servicing my investment.
- 2. I/We agree to provide all documentation and information requested in this document and further required by law and consent to STANLIB processing my information for the purposes stipulated within the Terms and Conditions.
- 3. 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.
- 4. I/We acknowledge and accept that the information contained in this form and information about the Account Holder may be provided to SARS. Further, that SARS may also exchange the information with the tax authorities of another country or countries in which the Account Holder may be tax resident.

If the information you have provided in this form changes in future, please submit a new form within 30 days. If you are not the Account Holder please indicate the capacity in which you are signing the form. If signing under a power of attorney please also attach a certified copy of the power of attorney.

SIGNATURE OF CLIENT / AUTHORISED SIGNATORY *	DATE	D	D	- [M	M	- [Y	Y	Y	Y
CAPACITY	SIGNED AT										
SIGNATURE OF FINANCIAL ADVISER	DATE) D	-	M	M	-	Υ	Y	Υ	Y
	SIGNED AT										

