

Please complete in block letters and mark with an "x" where applicable. All alterations must be initialed. Draw a line through sections which are not applicable

The "Agreement" is comprised of this client application form, where applicable, a FAIS approved mandate form and/or an Investment Policy Statement (which may or may not be included in this form) as well as any other disclosures and ancillary documentation. The Agreement (comprising of the documentation above) forms an agreement between the client identified in part 1, ("you" or "your") and FNB Stockbroking and Portfolio Management (Pty), a subsidiary of FirstRand Bank Limited, an Authorised user of the JSE Limited (Reg. no.1996/011732/07), here against the part of the parties is reference to the "parties" is reference. to you and FNB SPM, collectively and any reference to a "party" is to either you or FNB SPM, respectively.

1. Entity details

Client type

		Close Corporation	Non-Profit Organisation		
Club/Unincorporated body of persons	Stokvel	☐ Trust	Other		
If other, please specify	Vesting	Discretionary			
Trust type [Registered SA company/CC	Registered foreign company/CC	☐ SA trust ☐ Foreign trust		
Registration type					
Registered name					
Trading as name					
Registration/IT number		Date of registration			
Company Standard Industrial Classification Code (SIC)		Country of operations			
Country registered					
Nature of business					
Relationship to FirstRand employ	/ee				
If you are employed by the FirstRand Group	o, which division are you employed by?				
☐ RMB ☐ WesBank ☐	FNB Ashburton	☐ FRCC			
FirstRand employee number					
Are you related to an employee of the Firsti	rand Group?	☐ Yes ☐ No			
If YES please state the name of the employee		Please state the employee's ID numbe	r		
If you are related to an employee of FNB SF	PM, please tick the box which describe	s your relationship:			
A person involved in a business or pro	ofit sharing relationship (including pa	artners in an investment club) with the FN	B SPM employee.		
A Trust in terms of which the FNB SPN	M employee is a Trustee, founder and	I/or Beneficiary.			
A company, close corporation, partne	rship or any other structure in terms	of which the FNB SPM employee is an eq	uity holder, director, member.		
☐ The FNB SPM employee is duly autho	rised person on the account.				
☐ Spouse or partner of the FNB SPM employee.					
Spouse or partner of the FNB SPM en	npioyee.				



Contact details

Work number	Cellphone number	
Email		
Physical address		
	Area code	

Note: Any reference to 'you/your' shall refer to the client/legal entity making the application to open the account. As such all information required is in relation to the client/legal entity making the application to open the account.

2. Details of authorised representatives

Please note: FNB SPM requires Annexure A to be completed for each authorised signatory.

Authorised signatory 1

Full name		
RSA ID/Foreign passport no.	Expiry date	
Work number	Cellphone number	
Email		

Authorised signatory 2

Full name		
RSA ID/Foreign passport no.	Expiry date	
Work number	Cellphone number	
Email		

3. Tax and residency

Due to various legislative requirements, the South African Revenue Service ("SARS") requires FNB SPM to obtain your certified Foreign Account Tax Compliance Act ("FATCA") / Common Reporting Standard ("CRS") classification and to collect and report certain information about an account holder's tax residency status. If you (or the account holder on whose behalf you are completing the form) have a tax obligation or tax residence outside of South Africa, or fall into a reportable classification, FNB SPM is legally obliged to pass on the information in this form to SARS.

As a financial institution, FNB SPM is not allowed to give tax advice; if you have any questions about this section or providing your classification, please speak to your tax advisor or local tax authority. You can also find out more at the Organisation for Economic Co-Operation and Development (OECD) automatic exchange of information website (www.oecd.org), which may assist you in determining your tax residency and classification.

The cost of your investment is calculated using the weighted average cost method. Should you elect an alternative method, we advise that you contact your tax advisor in this regard. Note that we are obliged to report certain amounts earned in your account to SARS as part of our obligation under the Tax Administration Act 28 of 2011 ("TAA"). The information reported to SARS will be provided to you in the form of an annual tax certificate. Should you have any queries around the information contained in the certificate, please speak to your portfolio manager. Additionally, should you be unsure of how to use this information, please speak to your tax advisor.

Please complete this section and all withholding tax exemption declarations (interest or dividends) that may be relevant to you. Not doing so may result in processing delays or incorrect withholding tax being applied.

Please note that in addition to your declared tax residency, for any foreign indicators documented in this application, you are required to declare whether you have a tax obligation in this jurisdiction by completing the tax table below for each foreign indicator.

Please be aware that reporting of joint accounts to regulatory authorities is not possible under the current regulatory reporting model. Should you wish to open an account with one or more beneficial owner of the assets held therein, please be aware that only one tax certificate will be issued in the name of one of the account holders. As a result any proof of joint ownership when filing your tax return(s) will have to be furnished by yourself.



Are you a registered taxpayer v	with SARS?		Yes	No		
yes, please supply your tax re	egistration number					
AT registration number						
you do not have a tax registr	ration number, please provide	a reason				
Withholding Tax on Intere Dividend Tax at 20%, unle	frica for tax purposes the fol est ("WTI") will not apply; ess the REIT exemption elect document as proof of your S	ted above applies.				
If you are not a resident	in South-Africa for tax pur	poses, please confir	m by ticking thi	s box		
n which country are you a resi	ident for tax purposes?					
re you a registered taxpayer i	n this country?		☐ Yes ☐	No		
yes, please supply your tax re	egistration number					
you have no place of tax resi rincipal office is located	dency, please supply the cou	ntry in which your				
nere you have provided FNB	SPM with a US tax residency,	, please provide us wi	th a completed \	N-9 form and you	r US tax ider	itification number.
·	JS Indicators and have not c					•
	d be entitled to a reduced ra	ate of withholding tax	for Dividends Ta	ax or Withholding	Tax on Intere	est, please complete the relev
ciaration forms.					!!	
Withholding Tax on Intere	s we receive the relevant exe est will be withheld at a rate hheld on dividends received	of 15%; and			opiicabie, we	will apply the following defau
a foreign tax resident, unles Withholding Tax on Intere Dividends Tax will be with Iditional tax registrations: addition to the tax residency	est will be withheld at a rate nheld on dividends received (of 15%; and (including REIT divide	nds) at a rate of	20%. foreign country in	dicators you	have not provided us with.
a foreign tax resident, unles Withholding Tax on Intere Dividends Tax will be with ditional tax registrations: addition to the tax residency ase also supply all countries ax Identification Number	est will be withheld at a rate held on dividends received : : y indicated above, please co	of 15%; and (including REIT divide mplete the below tab national and indicate	nds) at a rate of	20%. foreign country in	dicators you hat country.	have not provided us with.
a foreign tax resident, unles Withholding Tax on Intere Dividends Tax will be with ditional tax registrations: addition to the tax residency ase also supply all countries ax Identification Number	est will be withheld at a rate nheld on dividends received received on dividends received rec	of 15%; and (including REIT divide mplete the below tab national and indicate Are you consic	nds) at a rate of	20%. foreign country in a tax resident in the state of t	dicators you hat country.	have not provided us with. Reason for nor providing
of foreign tax resident, unless Withholding Tax on Intereduction Dividends Tax will be with ditional tax registrations: addition to the tax residency ase also supply all countriest x Identification Number	est will be withheld at a rate nheld on dividends received received on dividends received rec	of 15%; and (including REIT divide mplete the below tab national and indicate Are you consic National in thi	le for any other whether you are lered a Citizen/s country?	foreign country in a tax resident in the resident of this country.	dicators you hat country. v a tax ountry?	have not provided us with. Reason for nor providing
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a foreign tax resident, unles Withholding Tax on Intere Dividends Tax will be with Iditional tax registrations: addition to the tax residency	est will be withheld at a rate nheld on dividends received received on dividends received rec	of 15%; and (including REIT divide) mplete the below tab national and indicate Are you consic National in thi Yes Yes	le for any other is whether you are lered a Citizen/s country?	foreign country in a tax resident in the second country in a tax resident in the second country in a tax resident of this country in the second country in a tax resident of this country in the second country in a tax resident in the second country	dicators you hat country. 'a tax ountry? No No	have not provided us with. Reason for nor providing



4. Financial Institutions

Please provide your status by ticking one	of the following boxes:
An Investment Entity that has appoint (please complete Annexure B for all Cor	ed another FI in a fiduciary capacity to manage its investment activities or operations on a discretionary basis ntrolling Persons)
Other Investment Entity	
Other FI (i.e. Depository Institution, Cus	todial Institution or Specified Insurance Company)
Please provide your Global Intermediary Identification Number (GIIN)	
If you do not have a GIIN but are sponsored b	y another entity which has a GIIN, please provide the following:
Sponsor's GIIN	
Sponsor's name	
If you do not have a GIIN or cannot provide a	GIIN from a Sponsor, please specify the reason by providing the organisation's classification below:
Participating Foreign FI, which has applied	for a GIIN and has not received a GIIN
Exempt Beneficial Owner (e.g. International	al organisation)
Certified Deemed Compliant Foreign FI (e.	g. Investment advisor)
Owner Documented Foreign FI	
☐ Non-reporting Foreign FI (e.g. Trustee Doc	:umented Trust)
☐ Non-Participating Foreign FI	
☐ Limited Foreign FI	
Other, please specify below (only tick if the	e entity type is contained within your local jurisdiction legislation where you are tax resident)
Other	
Note: if no GIIN number is provided, the class website (www.irs.gov).	ification table should be completed. Alternatively, you may supply the applicable W-8/W-9 form found on the IRS
5. Non-financial entities	
If you are not a FI, please complete this section	on to assist us in determining your status for FATCA and CRS purposes.
FATCA classification	
If you already know your FATCA classification,	please select the applicable box below. No other questions in this section will be relevant to you.
☐ Active Non-Financial Entity (NFE)	
Passive NFF (please complete Anneyure 6	3 for all Controlling Persons)

☐ Exempt Beneficial Owner

Direct/Sponsored NFE GIIN

 $\hfill \square$ Direct/Sponsored Direct Reporting NFE (please supply the relevant GIIN below)



Trus	ts					
	are a trust and have not provided your FATCA classification on to question 5:	n above, please com	plete all the questions t	hat follow in this section ((1-11), otherv	vise please
1.	Has a financial institution been appointed in a fiduciary cap the entity can be seen to be professionally managed by ano			he entity and therefore	Yes	□ No
2.	Name of the Financial Institution (if applicable)					
3.	GIIN of the Financial Institution (if applicable)					
4.	Country of operation of managing Financial Institution					
Note	e: By providing a controlling financial institution, with their GII.	N, you are certifying	that you are a Trustee-do	cumented trust.		
	ntities (including trusts) are not a professionally managed trust (as indicated above),	please answer the re	emaining questions (5-1	1).		
5.	Are you a:					
	Retirement Fund	Central Bank		☐ International Orga	nisation	
	Government or wholly government owned	None of the above				
Not	e: by selecting one of the above, you confirm that you are an E	Exemnt Reneficial Ow	iner.			
6.	Are you a listed company on an established securities mark	•				
	☐ Listed company ☐ E	Entity related to a list	red entity	Unlisted entity (ar listed entity)	nd not related	to a
7.	Are you a non-profit organsation with a tax exemption certi	ficate?			☐ Yes	□ No
8.	Are you a treasury center or holding company of a non-fina	ncial group?			Yes	☐ No
9.	Did more than 50% of the entity's gross income, for its previous interest, dividends, rentals, royalties, etc.)?	ious reporting period	or calendar year, come fr	rom a passive source (e.g.	☐ Yes	□ No
10.	Did more than 50% of the assets held by the entity during to or are otherwise held for the production of passive income?		g period or calendar year	produce passive income	☐ Yes	□ No
11.	Are you a Direct/Sponsored Direct Reporting NFE under FAT	ГСА?			☐ Yes	☐ No
If YE	S, please supply the relevant GIIN number under which you a	re reporting				
Note	by selecting the above, you are certifying that you are a Di	rect/Sponsored Dire	ct Reporting NFE. Kindly	note the GIIN provided w	ill be verified.	
are co requi	if you have selected "Listed company" or "entity related to ertifying that you are an Active Non-Financial Entity. If the ored to provide us with details on your controlling persons. P	opposite is true, you Please complete Ann	are certifying that you ar exure B Controlling pers	re a Passive Non-Financial on details, at the end of th	Entity and are	e therefore
	d you disagree with this assessment, please supply the cours or W-9 form found on the IRS website (www.irs.gov).	rrect FATCA classific	ation at the beginning o	f this section or complete	and submit th	ne relevant



6. Description of source of funds and wealth

Source of Funds			
Please describe the purpose for o	opening this account (for example saving, inv	estment, long term investment e	tc.):
	cribe the source of funds (source of funds of the tribute to the source of funds during the tribute of the source of funds during the tribute of trib		
Please indicate the source of fun	ds that will be used to invest into your accou	nt:	
Sale of investment	Bonus	Salary	Property sale
Transfer from other service provider	Assets of trust/investment company	Inheritance	☐ Other
If other, please specify			
Please note: In certain circumst	ances we may request additional information	on.	
Source of Wealth			
	cribe the source of wealth (source of wealtl cation of your source of wealth during or po		have generated your total wealth as a whole). Ple
Sale of investment	Bonus	Salary	Property sale
Transfer from other service provider	Assets of trust/investment company	Inheritance	Other
If other, please specify			
Determining your resider	ncy status for Exchange Control pu	urposes	
Ne require additional informationsident account.	on from you in order to assess whether you	qualify as a non-resident in tern	ns of exchange control regulations to operate a n
esident account.			
In which country was the compa	any/trust incorporated?	☐ South African ☐ F	Foreign
Source of assets to be invested	in the account		
Where foreign was selected, ple	ease specify source country		
rour application to open a nor additional information. You ackr	n-resident account will be considered, am nowledge that all such information is of ma	ongst otners, on the information terial importance and directly re	on which you provided above, and, if required, elevant to the consideration of your application.
uthermore warrant that all info		ply to us is truthful, accurate an	d correct in all material respects and that you are



8. Client banking account details

o. onerte barnang account actan				
The name of the bank account holder a bank statement certified by your bank		NB SPM account applicant. Please provide	e proof of your bank account details i.e.	
Account name				
Name of bank				
Branch code		Branch name		
Account name		Country		
Account no.				
Type of account	☐ Current ☐ Savings			
Please ensure that the account allows of	debits.			
9. Intermediary details				
	And a decide of a decide of a second of a			
Please confirm the details of your appoint	ited authorised services provider:			
Financial Advisor name Financial Advisor code		FSP number		
		FSP number		
FSP name				
Telephone number				
FSP email				
	mandate with the advisor please indicate	Delow:		
Full discretionary mandate	Limited discretionary mandate			
The advisor warrants that he/she has the all future transactions until otherwise sp		saction and you agree to pay the following	fees to your financial advisor on this and	
Please specify the percentage, excluding	g VAT.			
Initial fee (max 3%, excluding VAT)	%	Ongoing fee (max 1%, excluding VAT)	%	
10 What mandate will FNR SPM	1 have to manage your investme	nts?		
101 Mac managed will 1175 of W	Thave to manage your invocance	1101		
Please note that you are required to	sign the FNB SPM Mandate should you	select option 1 or 2.		
Option 1: Fully Managed Portfoli	0			
By choosing this option, you allow FNB SPM to manage the portfolio/s at their full discretion and they can make changes without your prior consent. This management will include, but is not limited to, voting on your behalf on any ballot or corporate action, re-balancing the portfolio/s, selecting and including instruments that the manager deems appropriate. Your portfolio will be managed according to a model portfolio, which aims to achieve a specific risk and return profile over a stated investment horizon.				
Option 2: Managed Portfolio tha	t is tailored to your investment restric	tions or preferences		

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instruments that the manager deems appropriate.

By choosing this option, you allow FNB SPM to manage the portfolio/s at their discretion, but taking into consideration any investment restrictions or preferences that you might have. You acknowledge that the instruments that make up the portfolio/s will differ from a model portfolio/s as mentioned in option 1 above. Because of these variances, the performance and inherit risk of the portfolio could be different from the model portfolio selected as the foundation for the construction of your portfolio. Once FNB SPM has considered your investment restrictions and preference they will construct and manage your portfolio/s accordingly. The management will include but is not limited to voting on your behalf on any ballot or corporate action, re-balancing the portfolio/s and selecting and including



How should restrictions or preferences be applied to your investments?	
☐ Pre-stated restrictions and preferences as per below ☐ Contact me before implementing a change	
Please state any investment restrictions or preferences that the investment manager must adhere to:	
Option 3: Self-Managed with Advice	
By choosing this option, you acknowledge that FNB SPM does not have the authority to manage the portfolio/s on your remain the responsibility of the investor. However, FNB SPM may offer you advice and make recommendations on spethat the advice provided by FNB SPM is limited as no other investments held by you is taken into consideration. It is whether the advice is suitable to your particular circumstances, risk profile, financial situation, product experience and on any ballots and/or corporate actions. You should ensure that you understand the implications (tax and legal) whe into any transactions.	ecific instruments. It is important to note therefore important for you to consider l overall objectives. FNB SPM will not vote
Option 4: Self-Managed	
By choosing this option, you acknowledge that FNB SPM does not have the authority to manage the portfolio/s or actions are the responsibility of the client. FNB SPM will not give any advice and will provide you with safe custody able to execute your orders by contacting our dealing desk or online via our website at shares.fnb.co.za. FNB SPM will actions on your behalf. Please ensure that you understand the implications (tax and legal) when making decisions an	and execution services only. You will be not vote on any ballots and/or corporate
11. How do you want FNB SPM to manage the cash balance of your portfolio?	
☐ JSE Trustee Account (JSET) ☐ Money Market	
Please note that different interest rates are applicable depending on your selection.	
12. What shares would you like to trade?	
(only applicable to Self-Managed portfolios)	
☐ I wish to trade Local Shares.	
☐ I wish to trade Global Shares.	
13. Which product or model portfolio would you like to invest in?	
A list of available local and global portfolios and/or solutions can be obtained from your Advisor.	
Product or portfolio	Allocation (R)
	R
	R
	R
	R
	R



14. Do you wish to trade in accordance with Islamic Law?	

Yes No

Please note that if you choose this option, FNB SPM will maintain your account in accordance with the mandate that you have chosen in clause 7 above, but in

Please note that if you choose this option, FNB SPM will maintain your account in accordance with the mandate that you have chosen in clause / above, but in accordance with, and subject to, Islamic law.

FNB SPM has appointed and consulted with the FNB Shari'ah Advisory Committee ("SAC"). The SAC is entrusted with the responsibility of ensuring that the products offered by FNB SPM under this Agreement comply with Shari'ah, where a client has elected to trade in accordance with Islamic law.

15. How must FNB SPM handle corporate actions?

(not applicable to Managed portfolios)

15.1. Corporate actions for Local Shares

How must FNB SPM handle corporate actions options	☐ Client's instruction	At FNB SPMs' discretion	
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If you have elected the client instruction option above and FNB SPM does not receive your instruction by the required date, FNB SPM will apply its discretion.

15.2. Corporate actions for Global Shares

If you have elected to choose Global shares, FNB SPM will notify you of any elective corporate action. Thereafter you will be required to access your account and make an election. Failure to make an election will result in you receiving cash.

16. Global shares portfolio

If you have selected a global portfolio, y Please select the base currency you wis	you are able to open an account in one of t sh to open your account in.	three base currencies: GBP, EUR and USD.	
☐ GBP ☐ EUF	R USD		
Value of investment	R		
Please select your option below to fund	I your account:		
FNB SPM's offshore allowance			
This option allows you to transfer fu	unds to our offshore trust account using F	FNB SPM's offshore allowance. Important	restrictions apply.
	to an approval and authorisation process vuse this offshore allowance or the amount		I's offshore allowance. FNB SPM cannot
Note: Should you wish to make us independently.	se of FNB SPM's offshore allowance you	will be issued with two separate accour	nt numbers as these accounts operate

17. Confirmation of investment management fees

Please refer to the FNB SPM fee schedule for a breakdown of annual fees charged.

No initial investment management fees will be charged. All annual fees exclude underlying product fees. All fees are exclusive of VAT. Fees are calculated on the market value of the portfolio.



18. Marketing consent

For the purpose of this Agreement and the terms and conditions, marketing consent in the "FirstRand Group" includes FirstRand Limited and:

- FirstRand Bank Limited (which includes First National Bank, RMB Private Bank, WesBank, MotoNova Finance and Rand Merchant Bank),
- FirstRand Investment Management Holding Limited (Ashburton),
- FirstRand Life Assurance Limited,
- Direct Axis SA (Pty) Ltd,
- MotoVantage (Pty) Limited,
- Each business unit, branch, representative office, connected companies and subsidiary companies,
- Associates, cessionaries, delegates or successors in title,
- Appointed third parties (like its authorised agents, advisors, partners and contractors).

Any reference to the FirstRand Group includes the employees of the FirstRand Group.

The FirstRand Group requests your consent so that we can inform you about our beneficial products and services. You may request us to stop marketing to you at any time. The FirstRand Privacy Policy is available at www.fnb.co.za and informs you as to how we use your information.

I agree that FNB SPM can communicate with and market products and services to me	☐ Yes	□ No
I agree that the remainder of the FirstRand Group, including its approved partners can communicate with and market products and services to me where I have not already provided specific consent.	☐ Yes	□ No

19. Your declarations

- 1. You hereby authorise FNB SPM to manage your investments subject to the terms and conditions of the Agreement and the applicable legislation.
- 2. You hereby confirm that all information provided has been done so voluntarily and of your own accord.
- 3. You confirm that should the information provided be incorrect, untrue or incomplete, you may be held personally liable for any penalties or criminal charges that may be imposed by the regulator due to information you provided.
- 4. You understand that FNB SPM operates a website (the "website") and if you make use of that website or the services available to you on it, you will be legally bound to the additional terms and conditions (which form part of the Agreement) applicable thereto. You understand that these terms and conditions apply to you in addition to the terms and conditions in this Agreement.
- 5. You agree to the fees, as set out in the Fee Schedule and terms and conditions attached hereto or available on the website. You understand that FNB SPM can change the fees and terms and conditions from time to time. Details of how and when we may change the fees and terms and conditions are contained in the terms and conditions which form part of this Agreement.
- 6. You confirm that the personal information which you have given to FNB SPM in this Agreement, is correct. You will immediately notify FNB SPM in writing if your personal information changes.
- 7. You hold no other citizenships and residencies for tax purposes other than those disclosed in this Agreement and will inform FNB SPM in writing of any change of this status within 30 (thirty) days.
- 8. You have been informed of the risks associated with investments. You understand and accept that this includes the risk of financial loss to you. Risks include, but are not limited to currency risk, market risk, interest risk, exchange rate risk and the default or insolvency on the part of any local and/or foreign custodians, banks or other financial institutions FNB SPM uses. You will not hold FNB SPM legally responsible for any loss you suffer or costs you incur because you took part in any local or foreign investment. A glossary of these risks can be found on shares.fnb.co.za.
- 9. You are aware that FNB SPM cannot guarantee a return on your investment.
- 10. If you have authorised FNB SPM to invest in foreign investments for you, you have been informed of the risks of foreign investments and that, where appropriate, you will be given copies of specific risk disclosure documents published from time to time for specific financial markets. You are responsible for acquainting yourself with such risks. You confirm that FNB SPM did not solicit your mandate to invest funds offshore you gave FNB SPM this mandate voluntarily.
- 11. You warrant that no other person has any rights in any investments you deliver to FNB SPM under this Agreement. This includes any encumbrance. Should you wish to encumber your investments while FNB SPM holds them for you in safe custody, you will be required to provide us with certain documentation and approvals before we will give effect to such encumbrances.
- 12. You warrant that the funds you have invested with FNB SPM were obtained legitimately. You warrant that you did not obtain the funds, directly or indirectly, due to any unlawful activity as defined in the Prevention of Organised Crime Act, No. 121 of 1998, as amended, and the Financial Intelligence Centre Act, No. 38 of 2001 as amended. This includes, but is not limited to any contravention of the South African Exchange Control Regulations.
- 13. You understand that there are risks associated with sending instructions to FNB SPM via email. You agree to carry the risk of sending instructions to FNB SPM via email.
- 14. You voluntarily consent that FNB SPM, may process (collect, use or otherwise deal with) your information (including processing outside of the borders of South Africa) for the purposes of providing services and products in terms of this mandate, according to the terms and conditions on the website and requirements of the law.
- 15. You confirm that you have received, read and understood this Agreement. You further confirm that your signing this Agreement should also be taken to mean that you accept the terms and conditions attached hereto, as well as any ancillary documentation and disclosures.
- 16. If you have chosen to have this Agreement administered as a "Self-Managed Portfolio", you understand that under the JSE Rules (8.170) we may not receive cash deposits from our clients for more than R5 000. If you deposit more than R5 000 into our account, we will charge you a penalty fee as per the Fee Schedule. This will be in addition to charging you for the cash deposit fee our bank charges us. FNB SPM is subject to anti-money laundering legislation and we may therefore request that you give us information in writing which confirms the source of any funds deposited with us in cash.



- 17. Information contained in this Agreement is not intended to constitute tax advice. Any aspect of the services under this Agreement which may be of a tax-related nature is an incidental or subordinate (i.e. a secondary/related/non-core) part of the services provided and you should seek tax advice from an independent tax practitioner before acting on any such aspect of the services. Any information provided herein is furthermore based on the information provided by you to FNB SPM. If certain information is withheld, omitted, incomplete or inaccurate this may affect the quality and accuracy of the services we provide. Furthermore, the service provided is based on our understanding of the information that you made available to us. FNB SPM or any other member or affiliate of the FirstRand Group of companies (the "FirstRand Group") shall not be liable for any loss, damages, claim, penalties or fine suffered by anyone who relies on or acts upon the services, whether the FirstRand Group acted negligently or not.
- 18. You will not hold FNB SPM responsible for any loss you suffer (whether direct and/or consequential) because of any actions it takes, with the exception of losses incurred as a result of FNB SPMs' gross negligence. For purposes of this clause FNB SPM includes its or its affiliates, officers, directors, and employees.

Signature				
			Date:	
Name		Capacity		

Annexure A: FICA Self-Certification Form



The authorised person of the entity applying for a product with FNB SPM hereby certifies that the individual who gets the biggest financial benefit from, or who owns or controls, this entity (i.e. shareholders/directors/UBO) is/are:

Name and surname	Address	Identity number If a non-resident, please provide your passport number	Shareholding (%)
			%
			%
			%
			%
			%
			%
			%
			%
			%
			%

Please provide us with a copy of the identity document/passport to us for the individuals named in the above table.

Annexure B: (FATCA/CRS) Controlling Person Details



If you are a Passive Non-Financial Entity or you are an Investment Entity, managed by a financial institution, please ensure that this Appendix is completed for all controlling persons of the account holder. Controlling persons are defined as natural persons who exercise control over an entity.

ln i	the	case	ofa	trust	such	term	means:
------	-----	------	-----	-------	------	------	--------

- Trustee;
- 1. 2. Founder;
- 3. Settlor;
- 4. Protector;
- Beneficiaries (or class of beneficiaries); and 5.
- Via other means.

In the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions.

Generally controlling persons include:

- Directors/Partners;
- Shareholders;
- 3. Founder;
- 4. Senior managing official; and
- Via other means.

Please note that should another entity effect control over the account holder, we will require a company organogram to inform us of the company structure. Additionally, we may request additional details in order to determine the ultimate beneficial owners of the assets, due to legislative reasons.

Should there be more than 5 controlling persons, please complete an additional Appendix A.

Full name/Registered name	Name of entity controlled	Relationship (e.g. trustee, director)	ID number
Α			
В			
С			
D			
Е			

In respect of "A" in the table a	above, the fo	llowing must be o	completed:		
Related party nature of person:					
Stokvel	☐ Trust		Partnership		☐ Trust
☐ Individual	☐ Sole pro	prietor			
Other (specify)					
Physical address					
Country			Area code		
Country of residence/operations			Country of birth		
Tax registrations/obligations:					
Country		Tax Identification	number	Reason for	no tax registration number

Annexure B: (FATCA/CRS) Controlling Person Details



Related party nature of person:					
Stokvel	☐ Trust		Partnership		☐ Trust
☐ Individual	☐ Sole pro	oprietor			
Other (specify)					
Physical address					
Country			Area code		
Country of residence/operations			Country of birth		
ax registrations/obligations:	'		,		
Country		Tax Identifica	tion number	Reason for	no tax registration number
n respect of "C" in the table	alaassa Alaa Ca		the commission		
Related party nature of person:					
Stokvel	☐ Trust		Partnership		☐ Trust
☐ Individual	☐ Sole pro	oprietor			
Other (specify)					
Physical address					
Country			Area code		
Country of residence/operations			Country of birth		
ax registrations/obligations:					
Country		Tax Identifica	tion number	Reason for	no tax registration number
n respect of "D" in the table	ahove the fo	llowing mus	t he completed:		
	above, tile 10	owing inus			
Related party nature of person:					
Stokvel	☐ Trust		Partnership		☐ Trust
		oprietor			
☐ Individual	☐ Sole pro	·			
☐ Individual Other (specify)	□ Sole pro				
	□ Sole pro				
Other (specify)	□ Sole pro		Area code		

Annexure B: (FATCA/CRS) Controlling Person Details



Country		Tax Identification number		Reason for no tax registration number
n respect of "E" in the table a	above, the fo	llowing must be completed:		
Related party nature of person:				
Stokvel	☐ Trust	□ Parti	nership	☐ Trust
	_		ισισιπρ	nust
Individual	Sole pr	oprietor		
Other (specify)				
Physical address				
Country		Area cod	e	
Country of residence/operations		Country	of birth	
ax registrations/obligations:				
Country		Tax Identification number	nber Reason for no tax regis	

FNB SPM contact details

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