



## UNIT TRUST ADDITIONAL INVESTMENT FORM – TOP UP INVESTMENT

### **EXISTING INVESTORS - STANDARD INVESTMENT PRODUCT & TAX FREE SAVINGS ACCOUNTS**

- Please send the completed form and all supporting documentation to <u>clientservices@ipmc.co.za.</u>
- This form is for use by existing investors only.
- The cut-off time for receipt of instructions is 14h30.

### **1. IMPORTANT INFORMATION**

- If you are investing into our Tax Free Savings Account (TFSA) for the first time, please request our Unit Trust Application form for Individual Investors: Tax Free Savings Account (TFSA).
- If you are an existing investor, investing into a fund for the first time, please request our Unit Trust Investment Form.
- If there are any changes to the details we have on record for you, please complete our Unit Trust Investor Detail Change form and provide updated supporting documents. This includes changes to Personal Details; Income Distribution Method; Bank Account Details; Debit Orders; Regular Withdrawals; and Authorised Representative Details.

# 

## **3. FUND SELECTION**

Please consult the relevant funds Minimum Disclosure Document available on http://www.ipmc.co.za for full details of fees and any performance fees. Contact clientservices@ipmc.co.za or call us on (021) 673-1340 for an Effective Annual Cost disclosure statement or refer to www.ipmc.co.za/effectiveannual-cost

Fund Name	Select Fund	Account number* (300xxxxxx)	Amount
Multi Asset IP Balanced Plus Fund B1			
Multi Asset IP Balanced Defensive Fund B1			
Multi Asset IP Balanced Fund B1			
Multi Asset IP Balanced Fund A			
Multi Asset IP Balanced Fund A			
Multi Asset IP Balanced Fund A			
Total Amount of Investment			

Version: December 2023

Tel: 021 673 1340 | Email: clientservices@ipmc.co.za

IP Management Company (RF) Pty Ltd; Registration No. 2007/017601/07

Oin als laure tax anti-					
Single Investment:					
<ul> <li>I will transfer the total investment amount into the IP Management Company Operating Trust Account.</li> <li>(Bank details for the transfer will be provided once application verification is complete as required by regulation).</li> </ul>					
☐ Please collect a once of (limited to R1 million pe	,		ted and invested <u>or</u>	ne business day after acceptance of application).	
IP will not accept cash o be in the name of the inv		. IP Reserves the ri	ght to request addi	tional documentation should the debit order bank account not	
Recurring Debit Order Ir	nvestment:				
Debit order day:	1 <sup>st</sup>	10 <sup>th</sup>	25 <sup>th</sup> 🗌 of each m	onth	
IP must receive the instruction be scheduled to take place		s before the schedul	led debit order date f	or payment to be effective this month. If not, the first debit order will	
Annual Increase %:	5% 🗌	10% 🗌	15% 🗌	Other% 🗌	
Bank Account Holders D	Details for Debit Or	ders Only:			
Account Holder's Name: _					
Bank Name				Branch Name:	
Account Number:				Branch Code:	
Account Type: 🗌 Current	Savin	gs	☐ Other		
my / our bank account by IP w	ise IP to draw against vill be treated as thoug	h they have been signe	d by me / us personally	rms of this application on the day specified above. All such withdrawals from , and I / we request the bank to debit my / our account with these drawings.	
I / we the undersigned, author my / our bank account by IP w	ise IP to draw against vill be treated as thoug der / Authorised Pers	h they have been signe	d by me / us personally	, and I / we request the bank to debit my / our account with these drawings.	
I / we the undersigned, author my / our bank account by IP w Signature of Account Hold	rise IP to draw against vill be treated as thoug der / Authorised Pers der / Authorised Pers	h they have been signe	d by me / us personally	, and I / we request the bank to debit my / our account with these drawings.	

Investor Signature:	Date:
Authorised Signature 1: Who warrants their authority to act on behalf of the investor	_ Date:
Full Name of Authorised Signatory:	_Capacity:
Authorised Signature 2: Who warrants their authority to act on behalf of the investor	Date:
Full Name of Authorised Signatory:	_Capacity:

### 6. TERMS AND CONDITIONS

- 1. The application form and the Deed will form the agreement between the investor and IP Management Company (RF) Pty Ltd, an authorized Manager of a Collective Investment Scheme in Securities in terms of the Collective Investment Schemes Control Act, 45 of 2002 ("the Act"). The Deed is available for viewing at the registered office of the Manager.
- 2. Collective Investment Schemes in Securities (CIS) are generally medium to long term investments. The value of units may go down as well as up and past performance is not necessarily a guide to future performance. CIS are traded at ruling prices and can engage in borrowing and scrip lending.
- 3. Commission and advisor fees may be paid as per your application. Please refer to the fund summary at the back of this application form for a list of the initial fees and annual management fees applicable to each collective investment portfolio.
- 4. All IP collective investment portfolios are valued and priced using forward pricing at 15h00 each business day with the exception of quarter end when valuation is at 17h00 and 20h00 for fund of funds and certain funds with significant investments in CIS.
- 5. Collective investment prices are calculated on a net asset value basis by determining the total market value of all assets in the collective investment portfolio scheme, including any income accruals, less any permissible deductions from the portfolio namely: brokerage fees, marketable securities tax, Value Added Tax, auditors' fees, bank charges, trustee and custodian fees, and the service charges of the manager. Please refer to the fund summary at the back of the application form.
- 6. Units will be repurchased by the manager at the ruling price calculated in accordance with the requirements of the Act and the relevant deeds and paid to the investor only. Subject to occurrences beyond the control of IP, transaction requests received by IP before 14h30 will be actioned at that day's price. Monies from the repurchase of units will not be paid to third party bank accounts.
- 7. Fluctuations or movements in exchange rates may cause the value of underlying international investments to go up or down.
- 8. The manager may borrow up to 10% of the market value of the collective investment scheme portfolio to ensure liquidity.
- 9. The fund(s) may engage in scrip-lending activities, subject to the limits and conditions imposed by the Act.
- 10. The IP collective investments portfolios may at any stage be closed to new/additional investments to enable the portfolios to be managed in accordance with their mandates. It may also stop your existing debit order investment.
- 11. IP reserves the right to repurchase unit balances with a market value less than the minimum monthly investment amount and close the investment account. Investors will be notified beforehand should this be contemplated.
- 12. If the investor requests a unit certificate, IP reserves the right to repurchase units from the investor in order to pay for the stamp duty payable in respect of the unit certificate and the net number of units will be certified.
- 13. The clearance period on investments made by debit order is 45 (forty-five) days, in line with ASISA and PASA (Payments Association of South Africa) guidance. Should a 100% redemption instruction be issued, IP may process a full redemption and may retain the value of any uncleared units.
- 14. In the event that this application form is faxed or emailed to IP, the responsibility of ensuring that the instruction has been received and actioned by IP will lie with the instructor. A fax confirmation in the hands of the sender will not be regarded as proof that IP received a specific document. IP does not accept any liability and responsibility for having acted on a faxed document that on the face of it appears valid and the investor consequently bears the risk of fraud and/or forgery. IP reserves the right to only process instructions that are submitted on IP standard transaction forms. IP reserves the right to withhold processing of any unclear, incomplete or ambiguous requests forwarded by the investor / Authorised Representative. IP will not be liable for any damages or losses of whatsoever nature arising out of IP's failure to action this instruction due to occurrences beyond the control of IP. IP will not be liable for any loss incurred due to incorrect information being supplied by the investor or his/her Authorised Representative. This includes, but is not limited to, IP being unable to identify a deposit or transfer made to the respective IP bank account, for any reason whatsoever. Proof of payment and copies of all verification documentation requested must accompany this application form. IP will not be obliged to process this application form until it has received proof of payment and the verification documentation and IP will not be liable for any loss or damage of whatsoever nature arising form the inability of IP to process this application form due to the fact that the requirements of the Financial Intelligence Centre Act, 38 of 2001 ("FICA") have not been complied with. The investor indemnifies and holds IP harmless against any loss or damage which the investor may suffer as a result of any commission or omission by IP which is a result of an obligation imposed on IP by FICA.
- 15. SARS requires us to pay over Dividend Withholding Tax (DWT) on your behalf where applicable. We will deduct this tax before we pay any dividends to you or reinvest into your account. Unless we receive information from you indicating otherwise, we will be obliged to withhold the default DWT of 20%.
- 16. The Manager does not provide any guarantee either with respect to the capital or the return of a portfolio. Fund of funds and feeder funds invest in portfolios of other Collective Investment Schemes that levy their own charges, which could result in a higher fee structure for the fund of funds.
- 17. The Manager retains full legal responsibility for the Fund, regardless of Co-Naming arrangements.
- 18. Prices are published daily and available in newspapers countrywide, as well as on request from the Manager.
- 19. IP Management Company (RF) Pty Ltd is the authorised Manager of the Scheme contact 021 673 1340 or clientservices@ipmc.co.za. Standard Bank is the trustee / custodian contact compliance-IP@standardbank.co.za. Additional information including the annual report of the Manager and detailed holdings of the portfolio as at the last quarter end are available, free of charge, from clientservices@ipmc.co.za.
- 20. IP Management Company (RF) (Pty) Ltd is a member of Association for Savings & Investment SA (ASISA).
- 21. Complaints should be in writing and clearly marked for the attention of the Compliance Officer and should be sent to clientservices@ipmc.co.za or faxed to 086 557 4848.
- 22. IP reserves the right to restrict subsequent investment into a fund should the transacting behaviour of an investor be deemed to be to the detriment of the fund. This determination will be at the sole discretion of the Manager.
- 23. Investments will only be processed on receipt of monies and all documentation. IP will not be liable for use of the incorrect bank account for any reason. No interest shall accrue to monies awaiting allocation or payment provided IPMC adheres to the timeline stipulated in the Act, the Deed and the application form / agreement with the investor. Transactions which are delayed will be managed in accordance with ASISA standards and our Treating Customers Fairly policy.
- 24. If the investment is cancelled after funds were deposited into our bank account, but before all relevant documentation (as required in terms of the Financial Intelligence Centre Act No. 38 of 2001) was submitted, IP shall be entitled to receive any such outstanding documentation prior to processing a refund.
- 25. If you are acting as a third party, proof of appointment (power of attorney, letter of executorship, guardian, discretionary mandate, etc) must be provided.
- 26. IP reserves the right to request additional information if client due diligence deems it necessary (as required in terms of the Financial Intelligence Centre Act No. 38 of 2001).
   27. IP may amend any existing reinvestment option to pay-out, should a 100% redemption instruction be issued by the investor.
- 28. Investors should consult their financial advisor or seek professional Capital Gains Tax advice before investing/transacting in a CIS product.
- 29. IP reserves the right to only process instructions that are submitted on the latest version of the IP standard forms.

Version: December 2023

1st Floor, Mariendahl House, Newlands on Main, Main Road, Newlands, 7700; PO Box 23271, Claremont, 7735

IP Management Company (RF) Pty Ltd; Registration No. 2007/017601/07 Tel: 021 673 1340 | Email: <u>clientservices@ipmc.co.za</u>

7. CONTACT DETAILS		
<b>Manager</b> :	<b>IP Management Company (RF) Pty Ltd</b> Reg. no 2007/017601/07 is a licensed CIS Manager No. 915	
Address:	1st Floor, Mariendahl House, Newlands on Main, Newlands, Cape Town, 7700	
Telephone:	021 673 1340	
Email:	clientservices@ipmc.co.za	
<b>Trustee</b> :	Standard Bank of South Africa Limited	
Address:	20th Floor, Main Tower, Heerengracht, Cape Town, 8000	
Telephone:	021 441 4100	
Email:	compliance-IP@standardbank.co.za	
Investment Manager: Address: Telephone: Email:	Altinvest (Pty) Ltd t/a MultiAsset Fund Management (Pty) Ltd Reg. no 2006/003340/07 is a licensed Financial Services Provider No. 43208 1st Floor, Mariendahl House, Newlands on Main, Newlands, Cape Town, 7700 021 673 1340 clientservices@ipmc.co.za	