

Classic Linked Life Annuity

New Investment Application

Send	d completed instructions to SI	ANLIB: E-mail: Lispinstructions@stanlib.com	n or Fax : +27(0) 867 277 516
INSTR	RUCTION TYPE*	NEW INVESTMENT ON RETIREMENT	TRANSFER FROM ANOTHER ANNUITY
	I CONFIRM THAT I HAVE READ AND	UNDERSTOOD THE INVESTMENT PROPOSAL*	
INVES	STMENT PROPOSAL NUMBER*		
* Con	mpulsory fields		
IMF	PORTANT INFORMATIO	N	
	ections applicable to this investmede clear instructions will delay p	•	ters; all options must be indicated by a cross (X). Failure to
x		Please submit the Instruction together with th	e following documents:
	Certified or verified Identity document/ seekers permit/ valid work permit	birth certificate (for minors under 18 years) and proof of at	uthority (where minor is assisted by legal guardian)/ valid passport/ valid asylum
	Model portfolio/ personal share portfoli	o mandate, if applicable	
	Discretionary FSP client mandate, if ap	oplicable	
	For a unit transfer request, a recent sta	atement from the transferring administrator	
	For a personal share portfolio script tra	nsfer, a recent investment statement from the transferring	stockbroker
	Related party annexure, if applicable*		
*			count need to complete a related party annexure available on www.stanlib.com.

A Daily cut-off time for fully completed instructions received by STANLIB is before 15H30 on any business day.



CLIENT TYPE*																							
INDIVIDUAL			FOR	EIGN	INDIV	IDUA	\L				R	REFU	UG	EE					PERSO	ANC	L SER\	/ICE PF	ROVIDER
ASYLUM SEEKER			MINO	OR							A	ASSI	STI	ED					DIREC COMP	TOF	R OF A	PRIVAT BER O	TE F A CC
*Compulsory fields	L																						
CLIENT DETAILS																							
TITLE*																							
NAME/S*																							
SURNAME*																							
PREVIOUS NAME																							
PREVIOUS SURNAME/ MAIDEN	NAME																						
ID/ PASSPORT/ ASYLUM/ PERM NUMBER*	ИIT																						
PASSPORT EXPIRY DATE*(IF PASSPORT NUMBER IS PROVI	DED)	D	D	-	М	М	-	Y	Y	Y		Y											
PASSPORT COUNTRY OF ISSU PASSPORT NUMBER IS PROVI	JE*(IF IDED)																						
DATE OF BIRTH*		D	D	-	м	М	-	Y	Y	Y		Y		GENDE	R*		FEM	ALE			MALE		
CELLPHONE NUMBER*								•	•	•		•											
TELEPHONE NUMBER (H)																							
TELEPHONE NUMBER (W)																							
EMAIL ADDRESS* **																							
TAX REFERENCE NUMBER*																							
COUNTRY OF RESIDENCE*																							
COUNTRIES OF CITIZENSHIP*																							
NATIONALITY*																							
COUNTRY OF BIRTH*																							
*Compulsory fields ** Please note that where p	ossible o	our cc	orres	ponc	lence	to ye	ou w	vill b	e se	ent b	у є	ema	ail.										
INDUSTRY																							
CODE* Please	provide tl	he co	ode n	umb	er wh	ich a	appli	ies a	as p	er th	ie li	ist b	oel	ow									
Administrative and support service 5. Electricity, water, gas supply and waste management						е		Hum		ealth	h and	d sc	ocial work			lotor v		/ Trans	porta	ation/		17. Real estate	
Agriculture, forestry and 6. Financial, investment and insurance fishing							ormat unicat			nnol	logy and		14. N	lon-pro	ofit/ Re	ligious	orga	nisation	s	18. Unemployed			
3. Arts/ Entertainment/ Hospitality	ing 1				11	I. Ma	nufac	turir	ng/ V	Vho	olesale and	d retail	15. Politics					19.Retired					
4. Construction	. Construction 8. Government/ State owned enterprise/ Armed forces				d 12. Mining and quarrying					16. Professional/ Scientific/ Technical and education													

* Compulsory fields



OCCUPATION							
CODE* Please pro	vide the code number	which applies as p	per the list b	elow			
1. Clerical support	4. General staff		7. Profession	al	10. Technic	ian/ Sales or service	s 13. Retired
2. Craft and trades worker	5.Heads of Government/ Judges	Cabinet Ministers/	8. Religious le	eader	11. Tradition	nal leaders/ Royal fa	mily
3. Executives/ General	6. Management		9. Self employ	ved	12. Unempl	oyed	
* Compulsory fields							
ADDRESS DETAILS							
PHYSICAL ADDRESS							
COMPLEX/UNIT/ NUMBER			COMPLE	EX NAME			
STREET NUMBER			STREET	NAME*			
SUBURB*			CITY*				
COUNTRY*			POSTAL	CODE*			
*Compulsory fields							
POSTAL ADDRESS							
SAME AS PHYSICAL ADDRE	SS						
ADDRESS TYPE	PO BOX PRIVATE	BAG POSTI SUITE	NET F	POSTNET SUITE NUMB	ER		
NUMBER	POS	ST OFFICE NAME				POSTAL CODE	
INVESTMENT DETAILS	;						
The minimum investment amou	unt is R50 000.00.						
LUMP SUM INVESTMENT							
CASH TRANSFER	UNIT TRANS	SFER	SHAR	E PORTFOLIO SCRIP SFER			
ESTIMATED TOTAL INVESTMENT AMOUNT							
TRANSFER DETAILS							
Name of Admini	strator	Account Nu	mber	Product Typ	9	Estim	ated Amount
						R	
						R	
						R	
						R	
PORTFOLIOS							
Please note that you may not	invest in more than 2	0 investment portf	olios within	your account.			
	Portfol	io Name				ump sum Percentage	Recurring Percentage
PHASE-IN CALL ACCOUNT						%	
						%	%
						%	%
						%	%
						%	%
						%	%



Portfolio Name	Lump sum Percentage	Recurring Percentage
	%	%
	%	%
	%	%
	%	%
	%	%
	%	%
TOTAL	100%	100%
PHASE-IN OPTION		
We give you the option to gradually invest some or all of your initial investment in the investment portfo	olios you have chosen	over a 3, 6, 9, 12, or

We give you the option to gradually invest some or all of your initial investment in the investment portfolios you have chosen over a 3, 6, 9, 12, or 24 month period. Where the phase-in option has been selected, the specified initial investment amount will be held in a Standard Bank call account and switched into the investment portfolios over the frequency specified.

If you would like to make use of this option, please indicate your preferences below, and provide the percentage of your investment you would like to phase-in, in the "Phase in Call account" option in the portfolio list.

	М	М		Υ	Υ	Υ	Υ					
FIRST PHASE-IN MONTH			-									
PHASE-IN DAY		3RD OR				17TH	OF TH	HE MON	NTH			
NUMBER OF PHASE-IN MONTHS	BER OF PHASE-IN MONTHS			6		9		12		15	18	24
DO YOU WANT TO PHASE-IN?		YES										

PHASE-IN PORTFOLIOS

Please indicate the portfolios into which you would like to phase in below

Flease indicate the portionos into	o which you would like to phase in below	
	Portfolio Name Percentag	е
		%
		%
		%
		%
		%
		%
		%
		%
	TOTAL	100%
ANNUITY INCOME DETA	AILS	
INCOME PERCENTAGE	. % OR INCOME AMOUNT R	
FREQUENCY	MONTHLY QUARTERLY BI-ANNUALLY ANNUALLY	
TAX RATE	. %	

Please provide a valid tax directive issued by SARS confirming this rate.

Please note:

- 1. **New investment:** If we receive and process your instruction before the 14th of the month, you will receive your first monthly payment by the 1st of the following month. If we receive your instruction after this, you will receive your payment by the 1st of the month after next.
- 2. Transfers from another Annuity provider: If we receive and process your instruction before the 14th of the month, you will receive your first



monthly payment by the 1st of the following month. If we process your instruction after this, we will ensure that, if applicable, you don't miss a monthly annuity payment due to the transfer, although you may receive your first payment later than the 1st of the following month.

PORTFOLIO NOMINATION FOR FEE/ANNUITY INCOME DEDUCTIONS

Fee account

You can choose to have your STANLIB annual service charge, financial adviser annual ongoing service charge and model portfolio management fee (as applicable) deducted from one or more investment portfolio(s) in your account. If you would like to make use of the option, please specify the portfolios below.

Annuity Income account

Please specify the investment portfolios from which you would like us to deduct your annuity income. If you specify more than one portfolio, we will deduct from the specified portfolios proportionally.

If you do not specify a fund to deduct fees and/or your annuity income from, it will be deducted as follows:

- 1. From any money market or call accounts in your investment account.
- 2. If you don't have the above, then money will be deducted proportionately from all the investment portfolios in your investment account.
- 3. Any money invested through a model portfolio or in a share portfolio will be used last for deductions.

Portfolio(s) Selected Fo	or Ongoing Fee Deductions	Portfolio(s) So	elected For Annuity Income Payments
BANK DETAILS FOR ANNU	JITY PAYMENT		
BANK			
BRANCH		BRANCH CODE	
ACCOUNT TYPE			
ACCOUNT NUMBER			
ACCOUNT HOLDER'S NAME			
ACCOUNT HOLDER ID NUMBER			

BENEFICIARY NOMINATION

Please nominate one or more natural persons or Trusts to receive a portion of the death benefit from your account should you pass away. This party does not need to be financially dependent on you. If no beneficiary is nominated, the death benefit will be payable to your estate.

NOTE: Each beneficiary nominated on this investment account needs to complete a related party annexure available on www.stanlib.com. If the beneficiary is a trust or legal entity, please complete the entity related party annexure.

Name	Surname	Contact Number	ID/Passport Number	Relationship to Investor	Percentage
					%
					%
					%
					%
				TOTAL	100%



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	IVAIV	\sqcup	ADV		$D \cup A \cup $	டல

Details	Primary Financial Adviser	Secondary Financial Adviser
FINANCIAL SERVICE PROVIDER NAME		
FINANCIAL ADVISER NAME		
STANLIB ID		
FEE SPLIT*	%	%

^{*}Fee Split: Only available to financial advisers from the same Financial Service Provider. Applies to both initial and ongoing adviser fees.

FINANCIAL SERVICE PROVIDER CHARGES (EXCLUDING VAT)

Transfers: No Financial Adviser Initial Fees are permitted on Transfers from another Living/Life Annuity product.

New Investments: Initial Advice Fees are permitted, please specify the percentage you have negotiated with your Financial Adviser, if applicable. A maximum of 1.5% applies.

		Initial Lump Sum Investment				ng Se	ervice	Cha	rge					
FSP Charge			%											%
SIGNATURE OF CLIENT/ AUTHORISED SIGNATORY		DA	ATE		D	D	- [M	M	-	Y	Υ	Υ	Υ
		SIG	IGNED AT											
		DA	ATE				-			-				
SIGNATURE OF FINANCIAL ADVISER		SI	IGNED AT		D	D		М	М		Y	Y	Y	Υ

INVESTOR FEE AND DISCRETIONARY MANDATE DECLARATION

1.1.	Fina	ncial	Advisory	and Ir	ntermedia	ary S	Services	Act,	No. 3	7 of 2	2002	("FAIS")	disclo	sure

I confirm that:

- a. I am a representative of a licensed FSP
- b. I have made the required disclosures to the client named in this application form required in terms of FAIS and subordinate legislation
- c. I have fully explained to the client named in this application form the details and constraints of the product and investment portfolios into which the client will invest, and I confirm that the client understands the information
- d. I understand and accept that the client named in this application form may cancel my appointment at any time by instructing STANLIB in writing, and may reduce or cancel the fees which he/she pays to me by way of a written instruction to STANLIB
- e. I warrant that I have explained all the fees that relate to this investment to the client named in this application form
- 1.2. Investor Fee and Discretionary Mandate Declaration

The below confirmation is required where the client has entered into a Category II discretionary mandate with the FSP, which holds a Category II license with the FSB

The client hereby confirms that:

a.I have entered into a mandate with the FSP named in this application form:

FULL DISCRETION	OR	LIMITED DISCRETION	INVEST	WITHDRAW	SWITCH	CHANGE OF DETAILS

Please attach a signed copy of the mandate to this instruction

- b. I understand that if I have not entered into a mandate with the FSP, STANLIB will only act on instructions signed by me
- c. I understand that if I have entered into a mandate with the FSP, STANLIB will accept instructions signed by my FSP and will not require my signature or proof of my authorisation of the instruction
- d. I indemnify STANLIB against any losses whatsoever that may occur as a result of any instructions carried out on the instruction of my FSP
- e. I have read and signed this declaration, understand its implications and regard it as binding

SIGNATURE OF CLIENT/ AUTHORISED SIGNATORY*

D D M M V Y Y Y

SIGNED AT



⁻The Primary Financial Adviser will receive all correspondence.

SIGNATURE OF FINANCIAL ADVISER*

DATE
SIGNED AT

D D M M Y Y	ΥY

* Compulsory fields



DECLARATION

- 1. Acceptance of these terms and conditions is voluntary, but without your personal information as required by this application form Liberty and STANLIB will be unable to provide products or services to you.
- 2. The Classic Linked Life Annuity is underwritten by Liberty Group Limited, which has appointed STANLIB Wealth Management (Pty) Limited (Reg. No. 1996/005412/07) (590), hereinafter referred to as "STANLIB", to administer the Classic Linked Life Annuity Policy.
- 3. The Classic Linked Life Annuity is a compulsory annuity which is purchased from the Liberty Group Limited (an authorised FSP and Long-Term Insurance Company) via STANLIB in the name of the Client and administered by STANLIB. The investment will be registered in the name of the Liberty Group Limited and a record will be kept of the investments that forms part of the policy benefits to the Client in terms of the Classic Linked Life Annuity Policy.
- 4. The owner of the underlying assets in the investment, and all rights relating to these assets, is Liberty Group Limited as the Insurer.
- 5. If the information in the application form and investment proposal differ, the information in the application form will prevail.

Client declaration:

- 6. I warrant that all information given to STANLIB and/or Liberty at any time is complete and true. Information that affects Liberty's decision to provide benefits is known as material information. Where any material information, including the Policyholder's Personal Information, is not fully disclosed or is found to be untrue, Liberty may decide to cancel the Policy and/or not to pay any claims or benefits. Where the Policyholder provides Liberty with Personal Information of a third party for example a beneficiary nomination, the Policyholder guarantees that such third party has given the Policyholder consent to provide Liberty with his/her Personal Information.
- 7. If I am married in community of property in terms of the Matrimonial Property Act, I declare that, prior to the signature date of this instruction, I have obtained the consent of my spouse to make use of the money to facilitate the investment.
- 8. I understand that my investment is subject to the policy terms and conditions. I confirm that I have read and understood to the policy terms and conditions and I agree that the clauses in the policy conditions and this application form create a binding agreement between myself, Liberty Group Limited and STANLIB.
- 9. PoPIA (Protection of Personal Information Act, 2013) is South Africa's data protection law that aims to protect your personal information. Our latest Platform terms and conditions, available on www.STANLIB.com explain how and why we obtain, use, process, store, verify and share your personal information.
- 10. I/We confirm that I/We have read and accept the clauses in the Terms and Conditions relating to the collection, processing, storage and distribution of my/our personal information.
- 11. I/We acknowledge that acceptance of these terms and conditions is voluntary, but that without my/our personal information as required by this application form STANLIB will be unable to provide me/us with products or services.
- 12. In line with current regulatory requirements, I confirm that I am aware that I must draw a regular annuity income from my policy, within the prescribed minimum and maximum limits as set by the regulatory authority from time to time. I understand that my annuity income will be subject to income tax, which STANLIB will deduct and pay to SARS on my behalf.
- 13. I understand that the amount I receive as a regular annuity income and the annuity payment frequency may only be reviewed annually on the policy anniversary date.
- 14. The annuity income is intended to be paid for life. STANLIB and/or Liberty reserves the right to vary the annuity income percentage in exceptional circumstances required by law or business practice.
- 15. I acknowledge that I may not cancel the Classic Linked Life Annuity as a cooling-off period does not apply to this policy.
- 16. I understand that the annuity is compulsory, and may not be assigned, reduced, hypothecated or attached by creditors.
- 17. I understand that the annuity income and investment returns are not guaranteed and that the annuity income payable will be dependent on the annuity income percentage selected and the investment return of the underlying investment portfolios.
- 18. No bank interest will be added to annuity income payments.
- 19. STANLIB does not give advice. I confirm that no advice was given by STANLIB in respect of this application.
- 20. I understand and agree to pay all the charges and investment fees applicable to this investment. I authorise STANLIB to withdraw from the Investment Portfolios in my Investment Account to facilitate the payment of these fees. The charges reflected in the terms and conditions, will be the charges levied within the Policy and will be payable to STANLIB for its administration services.
- 21. If I have selected that Liberty invest into a Hedge Fund, Personal Share Portfolio and/or Model Portfolio for my policy, I confirm that I have read and understood the information pertaining to these investment options in the Terms and Conditions.
- 22. I understand that in terms of the Financial Advisory and Intermediary Services Act, 2002, my Financial Advisor must be mandated as a representative by a licensed Financial Services Provider ("FSP"), and must furthermore have the license categories required to provide advice and/or intermediary services for this investment.
- 23. I agree that STANLIB and/or Liberty is entitled to act on all signed instructions from myself or my authorised Financial Adviser, as is furthermore entitled to act on signed instructions received by facsimile and email. STANLIB is indemnified against any losses, claims or damages arising from STANLIB acting on such instructions and/or applications.
- 24. I hereby indemnify STANLIB and/or Liberty against all losses or damage which I may sustain as a result of transactions entered into on the basis of my delegation of authority to my Financial Adviser, if applicable. I understand and confirm that in this instance STANLIB and/or Liberty is entitled to act on my Financial Adviser's instructions, whether in written or electronic format, as if they were my own instructions.
- 25. I understand that my investment application will only be processed if it is fully completed and accurate, and once the money for the investment reflects in the relevant STANLIB bank account
- 26. STANLIB will verify any bank account details received before making use of them, but we do reserve the right to request proof of bank details before processing an instruction, should we need to do so.

SIGNATURE OF CLIENT /	DA	πЕ	D	D	- [M	M	-	Y	Υ	Y	Y
AUTHORISED SIGNATORY	SIG	GNED AT										
terms and conditions to my client I further inde	onfirm that the above-mentioned client is a client of m emnify STANLIB Wealth Management (Pty) Limited a did not adequately explain the terms and conditions, a	and Liberty from any claim of whatso		•						•		
SIGNATURE OF FINANCIAL ADVISER	DA	πΕ			-			-				
	SIG	GNED AT	D	D		M	М		Y	Y	Y	Y



CONTACT DETAILS

STANLIB Wealth Management (Pty) Limited

Physical address: 17 Melrose Boulevard, Melrose Arch, 2196

Postal address: P O Box 202, Melrose Arch, 2076

 Tel:
 011 448 6000

 Fax:
 086 727 7516

 Email:
 contact@stanlib.com

 Website:
 www.stanlib.com

Liberty Group Limited

Physical address: Liberty Centre, 1 Ameshoff Street, Braamfontein, 2001

Postal address: P O Box 10499, Johannesburg, 2000

Contact Centre: 0860 456 789

Tel: 0860 123 003 / 011 408 4871

Fax: 086 688 0717
Email: info@liberty.co.za
Website: www.liberty.co.za

Liberty Group Limited is an Authorised Financial Services Provider in terms of the FAIS Act (Licence No 02409). Liberty Group Limited - Reg. No. 1957/002788/06.

STANLIB Wealth Management (Pty) Limited is an authorised Financial Services Provider in terms of the Financial Advisory and Intermediary Services Act 37 of 2002 (Licence No. 590).



DISCRETIONARY MANDATE

LINKED INVESTMENTS

Please complete and sign this Discretionary Mandate if you have selected to invest into a Model Portfolio managed by one of the following discretionary fund managers ("DFMs"):

STANLIB MULTI-MANAGER, A DIVISION OF STANLIB ASSET MANAGEMENT (PTY) LTD, REGISTRATION NUMBER 1969/002753/07 WITH FSP LICENCE NO. 26/10/719 ("STANLIB MULTI-MANAGER")

INN8 INVEST, A DIVISION OF STANLIB WEALTH MANAGEMENT (PTY) LTD, REGISTRATION NUMBER 1996/005412/07 WITH FSP LICENCE NO. 590 ("I NN8 INVEST")

Please tick only the applicable DFM, hereinafter referred to as the appointed DFM throughout the document. Should you not elect any of the two but have completed and signed the Discretionary Mandate, you will be assumed to be contracting with both STANLIB Multi-Manager and INN8 Invest, allowing you to have. Discretionary Mandates with either or both as and when you invest with them.

STANLIB Multi-Manager and INN8 Invest are authorised financial service providers ("FSPs") in terms of section 8(5)(a)(i) of the FAIS Act and is licensed to provide discretionary intermediary services for the following products: Long-term Insurance: Category C, Pension Fund Benefits(Retail), Securities and Instruments: Shares in a company other than a "share block company" as defined in the Share Blocks Control Act, 1980, Money-Market Instruments as defined in BN 90 of 2014 issued in terms of the Collective Investment Schemes Control Act, 2002, ("CISCA"), Debentures and securitised debt, Warrants, Certificates and Other instruments, conferring or creating rights to subscribe to, acquire, dispose of, or convert Securities, Bonds, Derivative instruments, Participatory interests in one or more Collective Investment Schemes (including Collective Investment Schemes in Hedge Funds), Long-term deposits, Short-term deposits, Participatory interest in a hedge fund, Structured deposits and other asset classes permitted within the legislation and for which is authorised to provide intermediary services.

1. Appointment and Authorisation

- 1.1 I hereby appoint and authorise the above selected DFM to provide me with intermediary services of a full discretionary nature, and to manage my chosen Model Portfolio as specified on this form on my behalf, in accordance with the terms and conditions contained in this Discretionary Mandate and the FAIS Act.
- 1.2 I acknowledge that, upon receipt of the signed Discretionary Mandate, the appointed DFM is deemed to have accepted the above appointment in accordance with the terms and conditions set out in this Discretionary Mandate.
- 1.3 I hereby authorise the appointed DFM to exercise its full, unlimited and sole discretion in the management of my Model Portfolio Investment, in accordance with the investment objective of the Model Portfolio. I understand and agree that the DFM will invest, withdraw, or switch Investment Portfolios within my Model Portfolio Investment at its sole discretion.
- 1.4 I hereby authorise the appointed DFM in its sole and full discretion to invest in any Investment Portfolio on my behalf for which it is licensed, including both local and offshore assets.
- 1.5 I hereby authorise the appointed DFM to switch between Investment Portfolios within the Model Portfolio Investment with no limitation placed on the number of switches performed.
- 1.6 I acknowledge and accept that certain instructions undertaken on my behalf by the appointed DFM, in their sole discretion may be subject to tax, depending on the legislation which governs the Product in which my Model Portfolio Investment is held.
- 1.7 The appointed DFM may, at its own discretion, utilise the services of its own staff or that of another approved FSP in terms of the FAIS Act to render intermediary services to its Clients.
- 1.8 I hereby authorise the appointed DFM, at its discretion, to cede or assign at any time its rights and obligations in this Discretionary Mandate to any third party who is approved as a discretionary FSP in terms of the FAIS Act.
- 1.9 I hereby authorise the appointed DFM to vote on my behalf in respect of the Investment Portfolios in my Model Portfolio Investment.
- 1.10 I hereby authorise the appointed DFM as my representative to enter into any agreements on my behalf with any other person, financial exchange, member or regulatory body in the execution of its obligations in terms of this Discretionary Mandate.
- 1.11 I am not required to supply a bank account to the appointed DFM, and I acknowledge that the appointed DFM will not accept or facilitate any monies for investment or payment. The authorised and appointed administrative FSP, who administers the Investment Account, will receive and provide bank account details as required as part of the application process.
- 1.12 I acknowledge that all distributions received, including cash, interest and dividends, will be reinvested by the Investment Portfolios into my Investment Account. I confirm that I can refer to the relevant collective investment scheme fund fact sheet/minimum disclosure document for details of when distributions take place.

2. Registration of Model Portfolio Investment

The Client's appointed administrative FSP will register this investment as reflected in the application form. The investment may be registered in the name of the Client, the Retirement Fund, an approved Nominee Company, or the Long-Term Insurer as applicable according to the Financial Product in which the investment is held.

3. Investment Objective

The investment objective of the Client is to earn and maximise return on the investment in accordance with the risk profile of the Model Portfolio in which the Client invests, as stipulated in the relevant fact sheet.

4. Remuneration of Fees

- 4.1 I confirm that I have read and understood the Model Portfolio fact sheet, which discloses the current and maximum Model Portfolio charges and all underlying Investment Portfolio related charges. Depending on the Model Portfolio(s) selected, a different charge structure may apply.
- 4.2 I agree to pay the appointed DFM up to the disclosed maximum Model Portfolio charge, per annum plus VAT, for the intermediary services provided for in this Discretionary Mandate.
- 4.3 I acknowledge that the Model Portfolio Charge will be deducted from my Investment Account monthly in arrears.
- 4.4 The appointed DFM shall be entitled to vary the maximum Model Portfolio Charge upon 60 (Sixty) calendar days prior written notice.
- 4.5 The appointed DFM does not receive any commissions, incentives or rebates from any administrative FSP or Product Provider for placing my Model Portfolio investment with them. In respect of INN8 Invest only, INN8 Invest may, from time to time, negotiate fee reductions with the Product Providers depending on the applicable charge structure and construction of the Model Portfolio.

5. Reporting

- 5.1 I confirm that my appointed administrative FSP will provide me with quarterly investment statements by email or another medium as stipulated.
- 5.2 I request the appointed DFM not to provide me with any information that a relevant Investment Portfolio Product Provider must disclose by law. STANLIB Multi-Manager/INN8 Invest must only provide such information when I specifically request it.

6. Risk and Indemnity

- 6.1 By signing this Discretionary Mandate, I acknowledge that:
- 6.1.1 The appointed DFM does not provide a guarantee on the value of the Model Portfolio Investment nor does it guarantee the performance of the Investment Portfolios in the Model Portfolio Investment. The market value of the Model Portfolio Investment may fluctuate and go down as well as up, and past performance is not necessarily a guide to future performance.

 I understand that I bear the investment and market risk, which includes the possibility of losing capital.
- 6.1.2 There are risks involved in an investment in Investment Portfolios via a Model Portfolio Investment. I understand that I carry the currency, investment and market risk, which includes the



possibility of losing my entire capital. I acknowledge that I am aware of, understands and accepts the risks of investment.

6.2 Where the selected Model Portfolio Investment allocates to a collective investment scheme in hedge funds, I confirm that I have read and understood the information pertaining to these investment options in the Terms and Conditions of the administrative FSP.

7. Duration

- 7.1 This Discretionary Mandate shall come into effect on the date of processing my application and shall remain in force until it is terminated
- 7.2 The Discretionary Mandate may be terminated as follows:
- 7.2.1 Automatically on the transfer of the Client from the Client's appointed administrative FSP.
- 7.2.2 Automatically if the Client requests a full withdrawal or switch out of the Model Portfolio Investment within his/her Investment Account and a different fee structure may then apply as per the rules of the applicable Investment Portfolio(s).
- 7.2.3 By either party on 60 days' written notice to the other. In this instance the appointed DFM is mandated and required to complete all instructions and transactions in progress which were initiated prior to the receipt and processing of the termination request. The appointed DFM is furthermore entitled to the standard model portfolio charge during the termination period. A different fee structure may then apply as per the rules of the applicable Investment Portfolio(s).

8. Protection of Personal Information Act

- 8.1 The Protection of Personal Information Act, 2013 is South Africa's data protection law that aims to protect your personal information. The appointed DFM's latest Privacy and Security Statement, available on www.stanlibmultimanager.co.za, www.STANLIB.com or www.INN8.co.za, explain how and why the appointed DFM obtains, uses, processes, stores, verifies and/or shares my personal information
- 8.2 I confirm that I have read and accept the clauses in the above Privacy and Security Statement relating to the collection, processing, storage and distribution of my/our personal information.
 8.3 I acknowledge that acceptance of the Privacy and Security Statement is voluntary, but that without my/our personal information as required by the application form, the appointed DFM will be unable to provide me/us with products or services.

9. Client Declaration

All information provided in my application form is complete and correct and I agree to advise the appointed DFM in writing if any of the details provided to the appointed DFM change subsequent to signature hereof.

SIGNATURE OF CLIENT / AUTHORISED SIGNATORY	DATE	D	D	-	М	М	-	Y	Y	Y	Y
ACTIONICES CICIONICA	SIGNED AT										
SIGNATURE OF FINANCIAL ADVISER	DATE	D	D	-	М	М	-	Y	Y	Y	Υ
	SIGNED AT										

