

STANLIB



Offshore Funds

Investment Application Form - Legal Entities

Offshore services involved

PLEASE RETURN THIS COMPLETED FORM TO:

E-mail: offshoreinstructions@stanlib.com

Offshore Prospectus: A copy of the current prospectus is available at www.stanlib.com or by request from the Manager or Distributor.

ΕN	ΤΙ ΤΥ ΤΥΡΕ							
	NON-PROFIT / CHARITIES	TRUST	INVESTMENT SCHEME	LISTED COMPANY	MEDICAL SCHEME	RETIREMENT FUND		
	SOCIAL CLUBS / STOKVEL	CLOSE CORPORATION	JOINT VENTURE	LONG TERM INSURER	PARTNERSHIP	UNLISTED COMPANY		
	BODY CORPORATE							
IF M	ANAGER, IN TERMS OF EXCHANGE	CONTROL, ARE YOU CATE	GORISED AS:	RETAIL	INSTITUTIONAL			

CLIENT DETAILS: LEGAL ENTITY

All partnerships must complete the addendum available on www.stanlib.com and submit the completed form with the new business application form. All entities are required to complete the Tax Information for Entities Annexures. This annexure is available on our website, www.stanlib.com All controlling persons need to supply FICA/KYC documents.

REGISTERED NAME OF ENTITY	
TRADE NAME	
DATE OF INCORPORATION	D D M M Y Y Y Y REGISTRATION NUMBER
COUNTRY OF INCORPORATION	
JURISDICTION OF OPERATION	
OTHER INCOME (PLEASE SPECIFY)	
PRINCIPAL PLACE OF BUSINESS	
ADDRESS DETAILS	
PHYSICAL ADDRESS	
COMPLEX / UNIT / BUILDING NUMBER	COMPLEX / BUILDING NAME

	BUILDING NAME	
STREET NUMBER	STREET NAME	
SUBURB	CITY	
COUNTRY	POSTAL CODE	



estate	
10. Maintenance	
11. Marketing	
ocial work	
ogy and	



CONTACT PERSON REPRESENTING LEGAL ENTITY

CONTACT PERSON'S FICA	KYC DOCUMEN		CHED									
TITLE							NAME/S					
SURNAME							ID/PASSPORT NUMBER	2				
PASSPORT EXPIRY DATE	D D	M	- M	Y	Y Y	Y	DATE OF BIRTH	D	- D	M M	-	Y Y Y Y
COUNTRY OF BIRTH												
CELLPHONE (DIALLING CODE) -					TELEPHONE (DIALLING C	CODE)	-					
EMAIL ADDRESS												
COUNTRY OF RESIDENCE												
NATIONALITY							DO YOU HAVE DUAL CIT	IZENSHIP		YES		NO
IF OTHER PLEASE SPECIFY												
ADDRESS DETAIL	S FOR CON	ITACT	PERS	SON F	REPRES	ENT	ING LEGAL ENTIT	ΤY				
PHYSICAL ADDRESS												
COMPLEX / UNIT / BUILDING NUMBER							COMPLEX / BUILDING NAME					
STREET NUMBER							STREET NAME					
SUBURB							CITY					
COUNTRY							POSTAL CODE					
POSTAL ADDRESS												
SAME AS PHYSICAL A	ADDRESS											
POSTAL ADDRESS TYPE	PO BO	ж	STRE	ET ADD	DRESS	PR	IVATE BAG POSTN	NET SUITE				
PO BOX NUMBER / STREET NUMBER							POST OFFICE NAME / STREET NAME					
CITY OR TOWN							PROVINCE / STATE / COUNTY					
POSTAL CODE							COUNTRY					
INVESTMENT SEL	ECTION - 0	GLOBA	L GO	ALST		RD R	ANGE OF FUNDS					
Min	nimum Initial Inv	estment /	Amount	İ.			Mir	nimum Sub	sequent Inv	estment Ar	mount	
	B1 Cla	155			-				B1 Class			
USD2,500 The below funds pay explici	it fees		G	BP2,500	0		USD1,000				GBP	1,000
Class Name				Share Class	Fund Currency	Initial Investme Amoun	ent Ac at Fee	greed hitial dvice (up to 8%)	Agreed Ongoing Advice Fee (up to 1.00%)			
STANDARD BANK GLOBAL GOALSTANDARD UNIT TRUSTS Share Class												
Standard Bank Global GoalConserver Fund of Funds (USD)			B1	USD			%	%				
Standard Bank Global GoalCon	nserver Fund of Fur	nds (GBP)					B1	GBP			%	%
Standard Bank Global GoalBuil	der Fund of Funds	(USD)					B1	USD			%	%
Standard Bank Global GoalBui	ilder Fund of Funds	(GBP)					B1	GBP			%	%
Standard Bank Global GoalAdvancer Fund of Funds (USD)			B1	USD			%	%				



Class Name	Share Class	Fund Currency	Initial Investment Amount	Agreed Initial Advice Fee (up to 3%)	Agreed Ongoing Advice Fee (up to 1.00%)
STANDARD BANK GLOBAL GOALSTANDARD UNIT TRUSTS	Share Class				
Standard Bank Global GoalAdvancer Fund of Funds (GBP)	B1	GBP		%	%

ADVICE FEES AGREEMENT INCLUDING STANDING REPURCHASE INSTRUCTION

1. The Initial Advice Fees are payable on initial and subsequent investment amounts.

• Please note that where advice has been rendered in South Africa, VAT will be levied and will be deducted from the investor's initial investment amount before units are purchased on behalf of the investor.

2. The Ongoing Advice Fee is charged per annum as per the market value of the investment portfolio, charged by way of sale of units and paid to the financial adviser monthly in arrears.

- Please note that where advice has been rendered in South Africa, VAT will be levied and will be deducted from the investor's portfolio or portfolios.
- I authorise the Manager to repurchase participatory interests from my investment account on a monthly basis, calculated as per the method prescribed below and pay this amount over monthly in arrears to the appointed advisory firm.
- The amount is expressed as an annual percentage (excluding VAT), and is accrued daily and levied on a monthly basis on the Net Asset Value ("NAV") of the investor's selected portfolio or portfolios, and may give rise to Capital Gains Tax ("CGT").
- The NAV of the investment will be determined by multiplying the number of participatory interests that the applicant has in the selected portfolio or portfolios with the price calculated for the selected portfolio or portfolios on that particular day.
- The agreed annual percentage will be applied to the calculated NAV of the selected portfolio or portfolios and divided by the actual number of days in a calendar year. The effect is that a proportional amount is calculated for every day in a calendar month for each of the selected portfolios.

OTHER GROUP INVESTMENT FUNDS

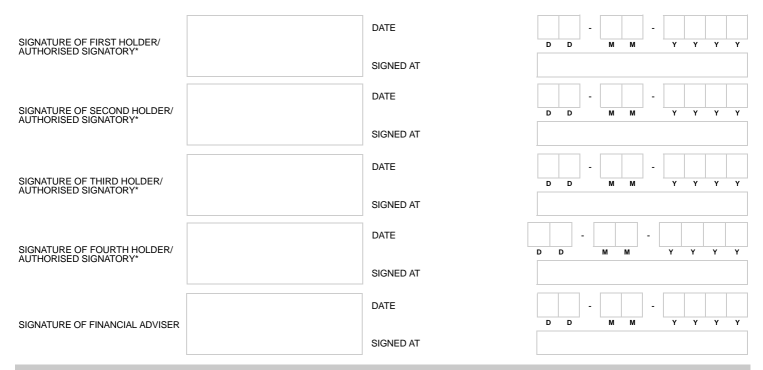
The minimum investment amount is USD2,500 or currency equivalent. The below funds pay trailer commission except for the clean classes.

Class Name	Share Class	Fund Currency	Investment Amount	Broker Initial Commission
STANLIB OFFSHORE UNIT TRUSTS	Share Class(A, B1)*			
STANLIB Global Bond Fund		USD		
STANLIB Global Balanced Cautious Fund		USD		
STANLIB Global Balanced Fund		USD		
STANLIB Global Equity Fund		USD		
STANLIB European Equity Fund		EUR		
STANLIB Global Emerging Markets Fund		USD		
STANLIB Global Multi-Strategy Diversified Growth Fund		USD		
STANLIB Global Growth Fund		USD		
STANLIB Global Property Fund		USD		
STANLIB Global Select Fund		USD		
STANLIB Multi-Manager Global Bond Fund		USD		
STANLIB Multi-Manager Global Equity Fund		USD		
STANLIB US Dollar Cash Fund		USD		
STANLIB Euro Cash Fund		EUR		
STANLIB Sterling Cash Fund		GBP		
MELVILLE DOUGLAS	Share Class(B, C)*			
Melville Douglas Income Fund Limited - Enhanced Income Fund		USD		
Melville Douglas Income Fund Limited - Enhanced Income Fund		GBP		
Melville Douglas Global Growth Fund Limited - USD Global Growth Fund		USD		



Class Name	Share Class	Fund Currency	Investment Amount	Broker Initial Commission
STANLIB OFFSHORE UNIT TRUSTS	Share Class(A, B1)*			
Melville Douglas Select Fund Limited - Global Equity Fund		USD		
Melville Douglas Select Fund Limited - Global Impact Fund		USD		
Melville Douglas Income Fund Limited - USD Bond Fund		USD		
Melville Douglas Income Fund Limited - GBP Bond Fund		GBP		

* B1 & C Classes are clean and pay no trail commission. Where initial broker fees are not selected we will default to 0%.



EXPECTED FUTURE ACTIVITY

Please provide the following details for any regular payments you anticipate making into the class funds:						
Currency	Investment Amount	Frequency				
1						

BANK DETAILS

Payment by cheque is not accepted. Funds should be transferred and paid in the Class Fund's currency using the banking details listed below:

Currency		Account holding bank		Account number		
Sterling (GBP)	Bank Name: SWIFT: Sort-Code: IBAN:	Bank of New York Mellon, London IRVTGB2X 70-02-25 GB53IRVT70022554756360	Account Name: Account Number: Address:	STANLIB Subs and Reds 54756360 One Canada Square, Canary Wharf, London		
US Dollars (USD)	Bank Name: SWIFT: ABA Number:	Bank of New York Mellon, New York IRVTUS3N 021000018	Account Name: Account No: Address:	STANLIB Subs and Reds 8901158895 101 Barclay Street, New York, NY 10286, United States		
Euro (EUR)	Bank Name: SWIFT: IBAN:	Bank of New York Mellon, Frankfurt IRVTDEFX DE50503303007714069711	Account Name: Account Number: Address:	STANLIB Subs and Reds 7714069711 MesseTurm, Friedrich-Ebert-Anlage 49, 60308 Frankfurt am Main, Germany		

Please ensure funds are transferred and paid in the Class Fund's currency and please note that third party payments are not permitted.



FATCA/CRS DECLARATION

Intergovernmental tax information exchange agreements exist between Jersey and USA, UK, South Africa and countries who have adopted the Common Reporting Standards. Personal account holders should expect that their personal and account information will be exchanged with the Jersey tax authority and thereafter any tax authority in which they have tax residence.

TAX INFORMATION *

As part of STANLIB's obligation to comply with the U.S. Foreign Account Tax Compliance Act (FATCA), we require you to provide us with your tax information where applicable and will keep a record of such information. We will only disclose this information to the relevant tax authorities if and when required as per FATCA regulation.

TAX INFORMATION FOR U.S. INDIVIDUALS *					
ARE YOU A CITIZEN OR NATIONAL, O	R RESIDENT FOR TAX PURPOSES IN THE U.S.	YES	NO		
If you have selected 'YES', please submit the applicable United States of America Internal Revenue Services (IRS) forms and complete your Tax Identification Number below. TAX IDENTIFICATION NUMBER:					
If you have selected 'NO', you are not required to submit any IRS forms.					
TAX INFORMATION FOR NON U.S INDIVIDUALS *					
ARE YOU A CITIZEN OR NATIONAL OF	RESIDENT IN ANY OTHER COUNTRY FOR TAX PURPOSES	YES	NO		

Please indicate all countries (including South Africa) in which you are resident for tax purposes and the associated tax identification numbers in the table below. By ticking 'No' you confirm that you are unable to provide the required Tax Information on the table below.

Country(ies) of Tax Residency *	Tax Identification Number *
1.	
2.	
3.	
4.	
5.	

*Compulsory Section

FATCA CLASSIFICATION FOR LEGAL ENTITY

2A. Please mark X only in one box below. (Refer to Annexure A for definitions of entities).

	FATCA Classification	
2A.1	Participating Financial Institution / Registered Deemed Compliant Financial Institution or IGA Reporting Financial Institution	
2A.2	Certified Deemed Compliant Financial Institution / Excepted Financial Institution or IGA Non Reporting Financial Institution	
2A.3	Sponsored Financial Institution	
2A.4	Foreign Financial Institution in non-IGA Jurisdiction	
2A.5	Specified U.S. Person	
2A.6	Non-Participating Foreign Financial Institution	
2A.7	U.S. Person that is not a Specified U.S. Person under the relevant United States Regulations	
2A.8	Active Non-Financial Foreign Entity which is regularly traded on an established securities market or affiliated thereto	
2A.9	Active Non-Financial Foreign Entity (other than 2A.8)	
2A.10	Passive Non-Financial Foreign Entity (If you tick this box, please include individual self-certification forms for your Controlling Persons) Indicate the total number of controlling persons	



CRS CLASSIFICATION FOR LEGAL ENTITY

2B.	3. Please mark X only in one box below. (Refer to Annexure A for definitions of entities).							
	CRS Classification							
2B.1	Financial Institution (if you are an Investment Entity, please see 2C below)							
2B.2	Active Non-Financial Entity							
2B.3	Active Non-Financial Entity which is a Governmental Entity, International organisation, Central Bank or entity wholly owned by one or more of the foregoing							
2B.4	Recognised Pension scheme or plan							
2B.5	Active Non-Financial Entity which is regularly traded on an established securities market or affiliated thereto							
2B.6	Active Non-Financial Entity (other than those listed in 2B.3 or 2B.5 above)							
2B.7	Passive Non-Financial Entity (If you tick this box, please include individual self-certification forms for your Controlling Persons) Indicate the total number of controlling persons							

IF YOU HAVE TICKED 2.1, 2.3 OR 2.4 PLEASE PROVIDE YOUR / YOUR SPONSOR'S GIIN:

IF THE GIIN PROVIDED ABOVE IS ISSUED IN THE NAME OF YOUR SPONSOR, PLEASE PROVIDE YOUR SPONSOR'S NAME AS SHOWN ON THE IRS LIST:

2C

Only mark an x in the box above if you are a managed investment entity outside of a CRS participating jurisdiction. If this box is marked, please include individual self-certification forms for your controlling persons.

APPLICATION PAYMENT BANK DETAILS

Please indicate where the monies are being paid or transferred from. Please note that STANLIB Fund Managers Jersey Limited does not accept third party payments.

BANK NAME														
BRANCH					SW CO	ORT/	/BRAI	NCH						
ADDRESS														
ACCOUNT NUMBER														
ACCOUNT NAME														
SOURCE OF FUNDS														
SOURCE OF WEALTH														

Note: Please ensure all payment instructions are sent directly to the transferring bank and not to STANLIB. STANLIB will take no responsibility for forwarding any original payment instructions received with the application.

REDEMPTION PAYMENT BANK DETAILS

Please indicate where you will require proceeds to be sent to on withdrawal. Please note that proceeds will be sent by Electronic Bank Transfer. STANLIB Fund Managers Jersey Limited does not make third party payments.

BANK															
BRANCH						:	SWIF /BRAI	T/SOI NCH	RT COD	E					
ADDRESS															
ACCOUNT NUMBER															



ACCOUNT HOLDER'S ID NUMBER														
ACCOUNT NAME														
INVESTOR SIGNING AUTH	HORITY													
FOR JOINT ACCOUNTS, PLEASE TICK TICKED, ALL PARTIES WILL BE REQUIR If you wish for any other specific	ED TO EXECUT	E ALL INSTR	UCTIONS GI	VEN TO TH	IE MANAG	ER								YES
VALUATIONS														
Please tick the currency in which y CURRENCY FOR VALUATIONS	ou would like	to receive y	·	ions. If n EUR		cy is se RAND	elected	d, we v	vill def	ault to	SA R	AND.		
DECLARATION FOR PERS	ONAL I NF	ORMATI	ON, SEC	URITY	AND P	RIVA	СҮ							
The Applicant confirms that the Applicant ha that the information provided will apply to all STANLIB, its representatives, contracted third Applicant's personal information for the purpo	l products and/or party service pro	services where widers and any	eby the Applic appointed fin	cant has en ancial advis	ered into a er(s), includ	n agreem ing those	ent with in foreig	STANLI n jurisdic	B or any tions, ma	of its at ay collec	filiates.	The Ap	plicant a	prees that

The Applicant understands that any information it provides in relation to any natural person (a "relevant Applicant") in this application form by whatever means in relation to an application for units in the Fund or information which may be obtained in relation to any relevant Applicant from other sources (the "personal data") will be held, controlled and processed by the Trustee/Custodian and the Manager and their respective associates as "data controllers" for the purposes of (as applicable) (i) the General Data Protection Regulation (2016/679) and any national law issued under that regulation, and (ii) the Data Protection (Jersey) Law 2018, each as amended from time to time (together, the "DP Laws"). The Applicant is advised to read in detail the Privacy and Security Statement at http://www.stanlib.com/Pages/PrivacyandSecurity.aspx, which provides an outline of the Applicant's data protection rights and the manner and purposes for which personal data relating to relevant Applicants may be processed by or on behalf of the Trustee/Custodian and the Manager and their respective associates under the DP Laws as they relate to the Applicant.

The Applicant warrants and confirms that:

(a) it has all necessary authority to provide the personal data on behalf of each relevant Applicant;

(b) it has and shall continue to comply in all respects with the DP Laws in relation to the disclosure of personal data pursuant to this application form; and

(c) it will make the Data Protection Notice available to each relevant Applicant and draw their attention to it.

STANLIB undertakes to only process the Applicant's personal information as permitted by law or when STANLIB is required by law to collect and process the Applicant's personal information. STANLIB may also process or share the Applicant's personal information if required for the purposes of law enforcement or to combat money laundering and fraud. STANLIB will take reasonable steps to ensure that all personal information about the Applicant(s), their dependents or beneficiaries will be kept secure and confidential, whether processed by STANLIB or third parties, and will only be kept for as long as required or prescribed by law. In some instances, STANLIB may be required to collect or process the Applicant's personal information in order to service products or conduct research. Where appropriate, this information will be de-identified such that it cannot be linked back to the Applicant individually.

The Applicant is entitled to request access to, update or rectify the Applicant's personal information at any time. Should the Applicant's personal details change, he/she is required to notify STANLIB through his/her appointed financial adviser, or directly by calling the contact centre on 0860 123 003 within 30 days of the changes or +27(0)11 448 5000. The Applicant can make certain changes to their profile online via our secure web portal (www.stanlib.com).

SIGNATURES AND DECLARATIONS

I/We understand that this application is subject to the current Prospectus of the funds, as amended from time to time. I/We confirm that I/We have read and understand the relevant Prospectus pertaining to this investment. I/We warrant that the information contained herein is true and correct, and that, where this application is signed in a representative capacity, I/we have the necessary authority to do so and that this transaction is within my/our power.

I/We confirm that I/we are contracting as principal with the relevant fund (acting through the Manager as appropriate). I/We declare that the entity is not incorporated in the United States of America and that I/We are not holding and will not hold shares in the fund(s) for or on behalf of an individual or individuals so resident or a US person or persons. ('U.S. Person" is defined in the Prospectuses). I/We acknowledge and understand that the funds are for unit holders/shareholders who understand the inherent risks associated with such investments.

I/We acknowledge and agree that the Manager, at their absolute discretion, have the right to refuse any application for shares/units in whole or in part without providing an explanation in line with the legislative and regulatory requirements. I/We confirm that I/we will provide all the details and documentation requested in accordance with the Managers KYC Due Diligence requirements as detailed in the relevant Prospectus pertaining to this investment. I/We also agree and authorise you to make any enquiries you deem necessary in order to verify the information contained in this application. I/We acknowledge that the contract note evidencing the issue of units/shares to me/us will not be issued until all documentary evidence requested by the Manager in order to fulfil its obligations pursuant to applicable Anti Money Laundering legislation has been provided to the Managers satisfaction. I/We acknowledge that the Manager may not be able to effect a redemption request if documentary evidence relevant to that investment as requested by the Manager in order to fulfil its obligations pursuant to applicable Anti Money Laundering legislation in Jersey has not been provided. I/We agree that the Manager will not be liable for any losses suffered, (for example as a consequence of losses on redemption) by me/us due to any delay in obtaining documentation it requires from me/us. I/We warrant that II funds invested with STANLIB Fund Managers Jersey Limited are not the proceeds of unlawful activities and warrant that I/we have not contravened any anti-money laundering legislation and regulation applicable to me/us.

Electronic transfer of information and in particular, e-mail communication cannot be guaranteed to be secure or virus or error free. It can be intercepted, lost, corrupted and be delivered late or incomplete. By signing this application I/We accept the risks of such communication and hereby authorise electronic communication between us in the full knowledge and understanding of all the risks associated with e-mail communication. I/We agree to adopt reasonable procedures to check for and prevent the transmission of viruses prior to sending information electronically. I/We shall each be responsible for protecting our own systems and interests in relation to communicating electronically and neither the Manager or me/us (and in each case their respective directors, partners, employees, agents or servants and trustees) shall have any liability to each other on any basis (including negligence) in respect of any error, damage or loss or omission arising from or in connection with the electronic communication of information between us and the Managers/Administrators reliance upon such information. I/We confirm that I/we have read and understood the declarations as per this application form and agree to be bound by them, prior to completing this form.

Stamp duty in cases of grant of probate or administration





(1) Where a deceased person was, at the time of his or her death, domiciled in Jersey, stamp duty payable under this Law in respect of the net value of his or her personal estate shall be payable in respect of the net value of such estate wherever situated.

(2) Where a deceased person was, at the time of his or her death, domiciled outside Jersey and is a sole applicant, stamp duty payable under this Law in respect of the net value of his or her personal estate shall be payable in respect of the net value of such estate within the jurisdiction of the Court.

Grant of Probate

I/We understand that applicants are not subject to any death duties, capital gains, gift, inheritance, capital transfer or income taxes in Jersey. No stamp duty is levied in Jersey on the transfer, redemption or conversion of Units. However, I/We understand Jersey probate or letters of administration must usually be obtained on the death of an individual sole applicant (unless assets in Jersey have an aggregate value of less than £30,000) and stamp duty of up to 0.75% is payable on their respective registrations.

Under Jersey Law, where there is a joint holder, in the event of one party passing away, on receipt of a certified Death certificate the units revert to the surviving holder(s). No Jersey Grant of Probate is required.

As a potential subscriber for shares/units, you should inform yourself as to (a) the possible tax consequences (b) the legal requirements and (c) any foreign exchange restrictions or exchange control requirements which might apply under the laws of the countries of your citizenship, residence or domicile and which might be relevant to the subscription, holding or disposal of shares/units.

I/We acknowledge that advisory fees are paid exclusive of VAT, meaning where a South African advisor is registered for VAT, the VAT levied will be deducted from the clients investment in addition to the fees agreed between ourselves and the client. Currently this approach relates only to Standard Bank Global GoalStandard FoFs. For the other offshore fund ranges I/We acknowledge that trail fees are paid inclusive of VAT, meaning where a South African advisor is registered for VAT, the VAT levied is included in the fee payable to the advisor out of the fund's annual management charge. I/We also acknowledge initial fees are paid inclusive of VAT.

I/We confirm that I/we understand the risk profile of these investments and that it is my/our obligation to familiarise myself/ourselves with and accept the risks associated with these investments. I/We acknowledge that my/our personal and account information will be exchanged with the Jersey tax authority and thereafter any tax authority in which I/We have tax residence. The mandate over the holding is that notified to the Manager on this application, or subsequently received in writing.

SIGNATURE OF AUTHORISED SIGNATORY	DATE	D	D	- [M	M	-	Y	Y	Y	Y
SIGNATURE OF AUTHORISED SIGNATORY	DATE	D	D	- [M	M	-	Y	Y	Y	Y

INTERMEDIARY DECLARATION

I/We, the Intermediary hereby confirm that I/We have satisfied myself/ourselves as to the identity of the Investor and that I/We attach all the relevant certified KYC documentation to this form.

I/We acknowledge that for higher risk business further AML/CDD documentation may be requested. I/We also acknowledge that where scanned documentation is unclear, originals will be made available to the Manager or Administrator before the deal is captured.

I/We hereby confirm that where the applicant is not resident in South Africa, the application has been made based on client instruction. I/We also confirm that any advice provided has been done in accordance with the Cross Border Guidelines.

I/We confirm that I/We have made the investor(s) aware of the Group's Offshore Banking capabilities and have made the appropriate direct referral as necessary.

SIGNATURE OF INTERMEDIARY	DATE	D	D	-	M	M	-	Y	Y	Y	Y
SIGNED AT	STANLIB ONLINE ID										
BROKER NAME	OFFSHORE BROKER CODE										



Annexure A - Definitions of Entities

This list is not exhaustive, it only provides the main entity definitions. You may refer to the FATCA & CRS regulations on SARS website www.sars.gov.za for further definitions.

EXEMPT BENEFICIAL OWNERS

Exempt beneficial owners (EBOs) are specific classes of persons who are the beneficial owners of a payment that is treated as exempt. These persons do not have any reporting or registration requirements in relation to any financial accounts that they maintain. Additionally, reporting SA financial institutions are not required to review or report on accounts held by exempt beneficial owners.

Entity	Definition
Governmental Entity	The government of South Africa, any political subdivision of South Africa (which, for the avoidance of doubt, includes a state, province, or municipality), or any wholly owned agency or instrumentality of South Africa or any one or more of the foregoing (each, a "South African Governmental Entity").
International Organisation	Any international organisation or wholly owned agency or instrumentality thereof. This category includes any intergovernmental organisation (including a supranational organisation) 1. That is comprised primarily of non-United States governments;
	2. That has in effect a headquarters agreement with South Africa; and
	3. The income of which does not incur to the benefit of private persons.
Central Bank	An institution that is by law or government sanction the principal authority, other than the government of South Africa itself, issuing instruments intended to circulate as currency. Such an institution may include an instrumentality that is separate from the government of South Africa, whether or not owned in whole or in part by South Africa.
Treaty-Qualified Retirement Fund	A fund established in South Africa, provided that the fund is entitled to benefits under an income tax treaty between South Africa and the United States on income that it derives from sources within the United States (or would be entitled to such benefits if it derived any such income) as a resident of South Africa that satisfies any applicable limitation on benefits requirement, and is operated principally to administer or provide pension or retirement benefits.
Broad Participation Retirement Fund	A fund established in South Africa to provide retirement, disability, or death benefits, or any combination thereof, to beneficiaries that are current or former employees (or persons designated by such employees) of one or more employers in consideration for services rendered and: 1. Does not have a single beneficiary with a right to more than five percent of the fund's assets; 2. The fund receives at least 50% of its total contributions from sponsoring employers.
Narrow Participation Retirement Fund	A fund established in South Africa to provide retirement, disability, or death benefits to beneficiaries that are current or former employees (or persons designated by such employees) of one or more employers in consideration for services rendered and: 1. The fund has fewer than 50 participants
	 The fund is sponsored by one or more employers that are not investment entities or Passive Narrow Participation Retirement Fund; The employee and employer contributions to the fund are derived from the earned income of the employee.
Pension Fund for Exempt Beneficial Owner	A fund established in South Africa by an exempt beneficial owner to provide retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the exempt beneficial owner (or persons designated by such employees), or that are not current or former employees, if the benefits provided to such beneficiaries or participants are in consideration of personal services performed for the exempt beneficial owner.
Investment Entity Wholly Owned by Exempt Beneficial Owners	An entity that is a South African financial institution solely because it is an investment entity, provided that each direct holder of an equity interest in the entity is an exempt beneficial owner, and each direct holder of a debt interest in such entity is either a depository institution (with respect to a loan made to such Entity) or an exempt beneficial owner.

DEEMED COMPLIANT FINANCIAL INSTITUTIONS

A deemed-compliant Financial Institution (FI) is a financial institution that is considered to have satisfied the requirements under FATCA and therefore is not subject to FATCA, without having to undertake the obligations under a Financial institution agreement with the IRS.

Entity	Definition
Financial Institution with local client base	The Financial Institution must be licensed and regulated as a financial institution under the laws of South Africa and it must have no fixed place of business outside of South Africa. At least 98 percent of the financial accounts by value maintained by the financial institution must be held by residents (including residents that are entities) of South Africa.
Local Bank	The financial institution operates solely as (and is licensed and regulated under the laws of South Africa as) (a) a bank or (b) a credit union or similar cooperative credit organization that is operated without profit.
Financial Institution with only low-value accounts	 A South African financial institution satisfying the following requirements: The financial institution is not an investment entity The financial institution does not have more than \$50 million in assets on its balance sheet, and the financial institution and any related entities, taken together, do not have more than \$50 million in total assets on their consolidated or combined balance sheets.
Qualified credit card issuer	The financial institution is a financial institution solely because it is an issuer of credit cards that accepts deposits only when a customer makes a payment in excess of a balance due with respect to the card and the over payment is not immediately returned to the customer;
Investment entities that qualify as deemed-compliant FFIs and	The financial institutions described below are Non-Reporting South African financial institutions that shall be treated as deemed-compliant PFIs for purposes of section 1471 of the U.S. Internal Revenue Code:
other special rules	A. Trustee-Documented Trust. A trust established under the laws of South Africa to the extent that the trustee of the trust is a Reporting U.S. Financial Institution, Reporting Model 1 PFI, or Participating PFI and reports all information required to be reported pursuant to the Agreement with respect to all U.S. Reportable Accounts of the trust.
	B. Sponsored investment entity and controlled foreign corporation
	C. Sponsored, Closely Held Investment Vehicle.
	 D. Investment advisors and investment Managers. An investment entity established in South Africa that is a financial institution solely because it 1. Renders investment advice to, and acts on behalf of, or
	2. Manages portfolios for, and acts on behalf of, a customer for the purposes of investing, managing, or administering funds deposited in the name of the customer with a Financial Institution other than a Non-participating Financial Institution.

Definition

E. Collective investment vehicle. An investment entity established in South Africa that is regulated as a collective investment vehicle, provided that all of the interests in the collective investment vehicle (including debt interests in excess of \$50,000) are held by or through one or more exempt beneficial owners, Active NFFEs, U.S. Persons that are not Specified U.S. Persons, or Financial Institutions that are not Non-participating Financial Institutions.

OTHER ENTITIES

Entity	Definition
U.S. Person	 The term "U.S. Person" means: A citizen or resident of the United States A partnership created or organised in the United States or under the law of the United States or of any state, or the District of Columbia. A corporation created or organised in the United States or under the law of the United States or of any state, or the District of Columbia. Any estate or trust other than a foreign estate or foreign trust A person that meets the substantial presence test Any other person that is not a foreign person
Specified U.S. Person	 Specified U.S. person means any U.S. person other than: A corporation the stock of which is regularly traded on one or more established securities markets; Any corporation that is a member of the same expanded affiliated group as a corporation described in (1) above; Any organization exempt from taxation or an individual retirement plan; The United States or any wholly owned agency or instrumentality thereof; Any State, the District of Columbia, any U.S. territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing; Any state, investment trust; Any real estate investment company or any entity registered with the Securities Exchange Commission under the Investment Company Act of 1940; Any trust that is exempt from tax; A dealer in securities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State; A broker; and Any trust.
Financial Institution (FI)	 A financial institution, which is any non-U.S. entity that; acting for or on behalf of a customer: Accepts deposits in the ordinary course of a banking or similar business, As a substantial portion of its business, holds financial assets for the account of others, or Is engaged (or holding itself out as being engaged) primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, or any interest in such securities, partnership interests, or commodities. A Financial Institution can either be participating or Non Participating.
Participating FI	A Participating FI means a financial institution that has agreed to comply with the requirements of an participating FI agreement, including a financial institution described in a Model 2 IGA that has agreed to comply with the requirements of an participating FI agreement. Under FATCA, to avoid being withheld upon, financial institutions (Participating FIs) may register with the IRS and agree to report to the IRS certain information about their U.S. accounts, including accounts of certain entities with substantial U.S. owners. In this case these FIs are participating FIs.
Non Participating FI	 A Non-Participating Financial Institution (NPFI) is a financial institution that is: Iocated in a jurisdiction that does not have an intergovernmental agreement with the US and the financial institution has not entered into a FATCA agreement with the IRS.
Non Financial Entity (NFE)	Any entity that is not a financial institution. A Non Financial Entity(NFE) can include privately held operating businesses, professional services firms, or certain other non-publicly-traded entities not involved in banking or financial-sector activities. A NFE will either be an Active NFE or a Passive NFE.
Active NFE	 An Active NFE is one where: Less than 50% of such entity's gross income for the preceding calendar year is passive income; and Less than 50% of the assets held by such entity are assets that produce or are held for the production of passive income (calculated as a weighted average of the percentage of passive assets measured quarterly). Passive income includes dividends, interest, rents and royalties.
Passive NFE	A Passive NFE means any NFE that is not an Active NFE.