



# Switch Form

CLIENT DETAILS

ENTITY ACCOUNT NUMBER

NAME & SURNAME / ENTITY NAME

IDENTITY/PASSPORT/REGISTRATION NUMBER

Collective Investments (Unit Trusts)

CELL PHONE NUMBER -											
SWITCH/ TRANSFER OPTION											
PLEASE SELECT THE APPLICABLE OPTION:  CONSOLIDATE SAME PORTFO	DIFFERENT ACC	OUNTS IN THE		ANSFEI ANSFEI FFEREN	FER FER/ SWITCH BETWEEN INVESTORS IN ENT PORTFOLIOS						
SWITCH FROM:											
Portfolio Name		ccount number		Percent	age	ge Amount					
					% R						
					% R						
					% R						
				% R							
				% R							
				% R							
TOTAL											
SWITCH TO:											
Portfolio Name		Financial Adviser Charge (excl. VAT)			Percentage	Amount					
		%			%	R					
		%			%	R					
		%			%	R					
		%			%	R					
		%			%	R					
		%			%	R					
				TOTAL		R					
If the initial Financial Adviser charge is not specified, zero fees w	vill be applied. If	the initial Fina	ancial Adv	iser ch	arge speci	fied is higher than the					



SIGNATURE OF CLIENT/						DATE								D	D	-		1 1	A	-	Y	Y	Y	Y			
AUTHORISED SIGNATORY*						SIGNED AT																					
							DA	TE									1 -				_ [	<u> </u>					
SIGNATURE OF FINANCIAL ADVISER														L	D	D		N	1 N	1		Y	Y	Y	Y		
							SIG	SNED /	AT																		
*Compulsory if fees have been selected. Where fees are not selected we will default to 0%.																											
TRANSFEREE DETAILS																											
Please supply the following details of the person or institution to whom the participatory interests/ units will be transferred to. All transfers require relevant FICA documentation.																											
NAME																											
SELECTED PORTFOLIO NAME																						T	T				
EXISTING CLIENT		YES						NO	(COM	IPLET	EAN	NEW /	APPL	.ICAT	ION	I FOI	RM)										
INVESTMENT ACCOUNT NUMBER																											
The transfer of participatory interests is automatically classified as a Capital Gains Tax event. If you are transferring ownership to your spouse, you may choose to have the event rolled over to the transferee. Please note your spouse must be a resident in terms of South African Tax law.  ROLL OVER CGT EVENT FOR THIS TRANSFER  NO																											
CHANGE OF RECURRING	DEBI	T	ORDE	r de	ΤΑ	ILS																					
The product minimum recurring del	oit orde	er aı	mounts	must	be r	net, refe	r to o	ur we	ebsite	: ww	w.sta	nlib.d	com	for r	noı	e in	forn	nati	on.								
LOAD A NEW DEBIT ORDER			YES				NO																				
CHANGE AN EXISTING DEBIT ORDER			YES						NO																		
DEBIT ORDER PREFERRED DATE			1 <sup>ST</sup> (D	EFAUL	T DA	TE)	15 <sup>TH</sup> 25 <sup>TH</sup>																				
COMMENCEMENT DATE			-																								
*If no date is selected, we will default to the 1 <sup>st</sup> of the following month.																											
Fund name						New debit order amount					C	Change debit order portfolio to (specify new portfolio name)									Cancel						
							R							,													
							R																				
							R	R																			
					R																						
					R																						
INCOME DISTRIBUTION																											
All distributions will be reinvested as per the investment selection unless otherwise instructed.																											
							Income Distribution Method																				
Fund Name				y into Accou	into Reinvest into					Reinvest into Fund Name Another Fund to Reinvest into																	
														÷			+										



		Income Distribution Method													
Fund Name	Pay into Bank Account	Reinvest into Existing Fund	Reinvest into Another Fund	Fund Name to Reinvest into											
BANKING DETAILS															
Use the bank details listed below for	the following transactions	s:													
REDEMPTIONS	INCOME DISTRIBUTIO	NS REG	GULAR WITHDRAWAL	OPTIONS	DEBIT ORDERS										
Payments to third party bank accoun	ts are not allowed. Paym	nents can only be p	aid into an accoun	t in the name of	the Client.										
BANK															
BRANCH			BF	RANCH CODE											
ACCOUNT NUMBER															
ACCOUNT TYPE	CHEQUE	SAV	INGS	TR	ANSMISSION										
ACCOUNT HOLDER'S ID NUMBER															
ACCOUNT HOLDER'S NAME															
SIGNATURE OF BANK ACCOUNT HOLDER/ AUTHORISED SIGNATORY															
If the debit order is funded by a 3rd party (spou															

- For individuals: Certified copy of the third party's identity document with a specimen signature.
- \* For entities: Standard Bank Bank account mandate
- \* Other banks Letter from the bank confirming signing authority and a certified copy of identity document with a specimen signature of the signatory/ies.

## TERMS AND CONDITIONS

### 1. Switching

- 1.1 All portfolios are valued daily at 15h00 except for fund of funds which are valued at 24h00.
- 1.2 For non-money market funds, switches will receive the price of the same day if a complete instruction is received prior to 15h00. For money market funds, switches will receive the price of
- the following working day if a complete instruction is received prior to 12h00.

  1.3 An existing debit order will remain in force unless otherwise specified.
- 1.4 Certificates issued in respect of participatory interests switched must be returned for cancellation.
- 1.5 If the participatory interests to be switched are subject to a pledge, written consent to the transaction/cancellation of the pledge by the pledgee must accompany this request.
- 1.6 In the case of a change of name/signature(s), a certified copy of the relative document with specimen signatures (new and previous) must accompany this request, unless previously recorded.
- 1.7 If this form is signed under Power of Attorney, a copy of such Power must be attached unless previously recorded.
- 1.8 In all cases where the registered owner is a trust, company or other institution, a copy of the Letter of Authority, Company Resolution or similar is required to support the request.

  1.9 Clients warrant that they understand the results of switches which, in line with provisions of the Deed of the scheme and the terms and conditions of the portfolio, equate to the renunciation of all rights, title and interest in and to such participatory interests. Where this switch form is signed in a representative capacity, the signatory warrants that they are the authorised representative of the Client and that they have authority to instruct STANLIB to carry out a switch transaction for the Client.
- 1.10 A "switch" involves selling participatory interests (units) in one portfolio and investing the proceeds in another portfolio. The Manager does not normally charge initial manager charges twice, other than in the instance where the original entry was into a portfolio with lower charges than the portfolio into which the Client will be investing. Accordingly, the Client will have to pay in the difference in the initial manager charges. However, the Client and the Financial Adviser may agree on a different arrangement to that above-mentioned, in which case an initial manager charge as agreed, between the Client and the Financial Adviser, will be charged on the switch transaction. As costs may change from time to time, please consult with your authorised Financial Adviser.

#### 2. General

- 2.1 The terms and conditions signed and agreed to in the Investment Application form will remain in force and apply to this transaction. Refer to your Investment application form for the detailed terms and conditions. Alternatively you can request a copy of the terms and conditions from your Financial Adviser or the Contact Centre on 0860 123 003. 2.2 Any capital gain realised on the disposal of a participatory interest in a collective investment scheme is subject to Capital Gains Tax (CGT).
- 2.3 The Manager is obliged to report on the weighted average cost method for CGT purposes.
  2.4 FAIS Ombudsman details: Block B, Sussex Office Park, 473 Lynwood Road, Pretoria, 0081. Telephone 012 470 9080
- 2.5 Standard Trust Limited ("STL") and STANLIB Collective Investments (RF) Proprietary Limited ("the Manager") have concluded a co-named agreement for nine Standard STANLIB co-named collective investment scheme portfolios ("the portfolios") referred to in this form. The Manager retains full legal responsibility for the portfolios and is responsible for ensuring they comply with CISCA requirements. STL, an authorised financial services provider, is responsible for ensuring that customer monies are invested according to the guidelines provided. STL further delegated
- the investment management responsibilities to STANLIB Multi-Manager Limited, also a discretionary investment manager and authorised financial services provider.

  2.6 Electronic Transactions: the Client agrees that the Manager shall be entitled to implement all instructions and applications of whatever nature received on their Internet site, by telephone or any other electronic medium and which appear to emanate from the Client. The Financial Advisor is indemnified against any losses, claims or damages arising from acting on such instructions and/or applications, notwithstanding that it may later be proved that any such instruction was not given by the Client. The Client agrees that the electronic records of all instructions and applications processed by/or on behalf of him/her or which purport to be processed on behalf of the Client via the Manager's Internet site, telephone or any other electronic medium shall constitute prima facie proof of the contents of such instructions and applications



## **DECLARATION**

We are required to collect, process and share your Personal Information (PI). Your PI is collected and processed by our staff, representatives or sub-contractors and we make every effort to protect and secure your PI. You are entitled at any time to request access to the information STANLIB has collected, processed and shared.

I/We agree to provide all documentation and information required in terms of STANLIB's business rules and the Financial Intelligence Centre Act, No. 38 of 2001, and understand that STANLIB is prohibited from processing any transaction on my/our behalf until all such documentation has been provided.

I/We confirm that all information provided herein is true and correct and that I/We have read and understood the contents of this form.

SIGNATURE OF CLIENT / AUTHORISED SIGNATORY *	DAT	TE D				M	M	-	Y	Y	Y	Y
	SIGI	NED AT										
	DAT	re			-			-				
SIGNATURE OF FINANCIAL ADVISER			D	D		М	M		Υ	Υ	Y	Y
	SIGN	NED AT										

