



UNIT TRUST INVESTMENT APPLICATION FORM

NEW BUSINESS APPLICATION FORM

VERSION NUMBER 1.2

IMPORTANT INFORMATION YOU NEED TO KNOW BEFORE YOU INVEST

Financial Advice

Research has proven that receiving good independent financial advice can make a substantial difference to an investment outcome. If you are not comfortable making your own investment decisions, consider using the services of an independent financial adviser (IFA). To locate an IFA in your area, refer to the 'Find an adviser' section of our website. Itransact is a licensed financial services provider for the purposes of distributing and administering this investment product. Itransact does not provide financial advice.

Product Information

Please ensure that you choose the right product before you invest. Refer to our product fact sheets, brochures, fee disclosures and research made available on our website.

INVESTMENT PROCESS

STEP 1 Complete the form and agree to the terms and conditions STEP 2 Send documents to Itransact via Email	To ensure there is no delay in processing your investment, please complete the form accurately and ensure you understand the terms and conditions you are entering into. Depending on the investment type and/or product you may be required to complete and provide additional forms. Email your documents to: newbus@itransact.co.za If you experience difficulties transmitting your documents to us, please call us on 0861 468 383 during business hours and we will gladly assist you.
Additional forms and FICA requirements for juristic investors (i.e companies and trusts) are available on our website in the 'Forms & Downloads' section.	Document Checklist Completed application form Copy of your bar coded South African ID, valid passport (if a foreign national) or birth certificate (if a minor) Additional forms that may be requested from you in this application form
STEP 3 Fulfilment	 We will acknowledge receipt of your documents and contact you if there are any outstanding requirements. Transactions will only be acted upon after confirmed receipt by the Administrator of a completed and signed investor mandate, investor FICA verification, relevant supporting documentation, and investment funds which have been cleared and made available for investment in the Administrators bank account. You will receive confirmation once your instruction has been processed. You will receive an email welcoming you to Itransact. You will automatically be provided with a secure Itransact online servicing account. New investors are requested to activate their online account by registering on our website within 3 business days. Subsequent products will automatically appear in your online account.
CUT OFF TIMES	 Instructions received before 11h00 on a business day will start processing on that day. Instructions received after 11h00 on a business day will start processing on the next business day. Instructions received on a weekend or public holiday will start processing on the next business day.



SECTION 1: INVESTOR DETAILS

Investor Type	Individual	Cor	mpa	ıny			CC		Tr	ust			Part	ners	hip		
	Other																
Title	Mr	١	Ms [Mrs			Dr		P	rof		7	he H	on [
First Name or Trading Name (If a legal entity))																
Surname/Registered Name																	
Company/Trust Registration Number																	
Identity/Passport Number																	
Resident of South Africa	Yes	١	No														
Date of Birth																	
Gender	Male	F	ema	ale													
Income Tax Number (if applicable)																	
Withholdings Tax Status	Exempt	N	Not E	xen	npt										e cor		
								Tax			rator	'S DI	/laer	na v	/ithh	olair	ıg
Occupation																	
VAT Registration Number (if applicable)																	
Residential/Trading Address																	
												Co	ode				
Tick if postal address is same as residential																	
Postal Address																	
												Co	ode				
Cell Phone Number																	
Other Contact Number																	
Email Address					'	1	-			-							



SECTION 2: THIRD PARTY APPLICANT/AUTHORISED REPRESENTATIVE OF THE LEGAL ENTITY (If you are opening an account for a person other than yourself, the name of this person, in whose name the investment is made is filled in under Section 1. The details of the authorised representative who is responsible for the investment must be filled in under Section 2.) First Name Surname Identity/Passport Number Gender Male Female Relationship Cell Phone Number Other Contact Number Email Address SECTION 3: PARENT/LEGAL GUARDIAN DETAILS First Name Surname Identity/Passport Number Gender Male Female Relationship to the Minor Cell Phone Number Other Contact Number **Email Address SECTION 4:** FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) (The Foreign Account Tax Compliance Act (FATCA) is a United States federal law requiring United States persons (including those living outside the U.S.) to have yearly reported themselves and their non-U.S financial accounts to the Financial Crimes Enforcement Network (FINCEN), and requires all non-US (Foreign) Financial Institutions (FFI's) to search their records for suspected US persons for reporting their assets and identities to the US Treasury) **For Natural Persons** Are you a tax resident of another county other than South Africa?

Is your Country of birth or Nationality not South Africa?



For Juristic Persons

Is the Juristic person or its beneficiaries or shareholders registered for tax in another country other than South Africa?	Yes	No
Is your Country of birth or Nationality of any other beneficiaries or shareholders not South Africa?	Yes	No

If you have answered 'Yes' to any of the previous questions, please complete the Foreign Account Tax Compliance Act - Self-certification Form available from the Administrator and/or its website or from your financial advisor.

SECTION 5: METHOD OF COMMUNICATION & PRIVACY OF PERSONAL INFORMATION

(Please note that email will be used as the default method of communication by the Administrator. All communication with the Administrator by the Investor must also be via electronic means, which includes email, fax and telephonic communications using the contact details provided in the last section of this form)

Protection of Personal Information

- We will not collect, collate, process or disclose your personal information without your express written consent, unless legally required to do so or it is for the maintenance of your investment.
- We will only electronically request, collect, collate process or store your personal information it is lawful for us to do so.
- Should your personal information be required, we will disclose to you in writing the specific purpose for which it is needed. Furthermore, we will not disclose your personal information for any purpose other than the one disclosed to you, nor will it disclose any of your personal information to a third party without your express written consent, unless it is required of us by law or it is for the maintenance of the investment.
- We will keep a record of your personal information and the purpose for which it was used.
- We will take all reasonable steps to ensure that your personal information remains confidential and secure by storing it on our secure database.
- We keep all financial and investment information that it records strictly confidential and will not disclose it to any third party that has no right or title to the information.
- We will endeavour to take all reasonable and necessary precautions to secure access to your transactions.

Do you agree to receive occasional marketing information relating to your investment from the administrator?

SECTION 6: GENERA	L INVESTMENT DETAILS
Source of Funds	Salary Policy Donation Saving Investment
	Inheritance Other (Please Specify below)

SECTION 7: INVESTMENT DETAILS

Note to Financial Services Provider/Advisor: Please take note of the applicable FAIS license(s) below which is required to market this Product (Note that a Category II license will be required in respect of the Product/s, in the case of discretionary financial services.)

Collective Investment Schemes

Category 1 (1.14) Participatory interests in collective investment schemes



PRODUCT SELECTION

FUND NAME	DEBIT ORDER AMOUNT	ANNUAL INCREASE		LUMP SUM AMOUNT
36One Bci Flexible Opportunity Fund (A) R		%	R	
36One Bci Flexible Opportunity Fund (C1) R		%	R	
Allan Gray - Orbis Global Equity Feeder R		%	R	
Allan Gray Balanced Fund (C)		%	R	
Allan Gray Bond Fund (A)		%	R	
Allan Gray Equity Fund (C)		%	R	
Allan Gray Money Market (A)		%	R	
Anchor Bci Global Equity Feeder Fund (A) R		%	R	
Anchor Bci Global Technology Fund (A)		%	R	
Bci Fairtree Global Income Plus Feeder R Fund (A)		%	R	
Bci Fundsmith Equity Feeder Fund (A)		%	R	
Bci Income Plus Fund (C)		%	R	
Bci Stable Fund Of Funds (3B1)		%	R	
Bluealpha Bci Balanced Fund (C)		%	R	
Bluealpha Bci Equity Fund (A)		%	R	
Bluealpha Bci Global Equity Fund (A)		%	R	
Cadiz Bci Absolute Yield Fund (B2)		%	R	
Cadiz Bci Balanced Fund (B)		%	R	
Cadiz Bci Enhanced Income Fund (C)		%	R	
Cadiz Bci Equity Fund (B)		%	R	
Cadiz Bci Global Flexible Fund Of Runds(A)		%	R	
Cadiz Money Market (A)		%	R	
Cadiz Bci Property Fund (C)		%	R	
Cadiz Bci Stable Fund (B)		%	R	
Cadiz Bci Worldwide Flexible Fund (B)		%	R	
Centaur Bci Flexible Fund (A)		%	R	
Centaur Bci Flexible Fund		%	R	
Prescient Balanced Fund (A2)		%	R	
Prescient Core All Share Equity Fund (A2)			R	



PRODUCT SELECTION

FUND NAME		DEBIT ORDER AMOUNT	ANNUAL INCREA	SE		LUMP SUM AMOUNT
Prescient Core Capped Equity Fund (A2)	R] %	R	
Prescient Income Provider (A2)	R] %	R	
Sasfin Bci Flexible Income Fund (C)	R			%	R	
Satrix Balanced Index Fund (B1)	R] %	R	
Satrix Equally Weighted Top 40 Index (B1)	R] %	R	
Satrix Msci World Equity Index Feeder Fund (B2)	R] %	R	
Satrix Smartcore Index Fund (B1)	R] %	R	
Sygnia 4Th Industrial Revolution Global Equity Fund (A)	R			%	R	
Sygnia Faang Plus Equity Fund (A)	R] %	R	
Sygnia Health Innovation Global Equity Fund (A)	R			%	R	
Sygnia International Flexible Fund Of Funds (A)	R] %	R	
Sygnia Money Market Fund (A)	R			%	R	
Sygnia Skeleton Balanced 40 (A)	R			%	R	
Sygnia Skeleton Balanced 60 (A)	R] %	R	
Sygnia Skeleton Balanced 70 Fund (A)	R] %	R	
Additional Notes - All distributions are autor Method of Payment (Note that It)			
Debit Order						
Debit Order Deduction Date	3	3 rd of the Month 15 th of	f the Month	25 ^t	^h of	the Month
Debit Order Deduction Intervals		Monthly	Quarterly			
Debit Order Deduction Annual Increase		0% 5%	10%	15%		20%
(Note that annual increases are limited tamounts will be accepted)	:0 W	hole percentage increments o	nly. No fractionalis	ed p	erc	entage increments or monetary
Once Off Electronic Collection b	y th	e Administrator (Lump Sums	s Only)			
Please choose the date that the Adminis	trate	or should collect your once off	lump sum amount			
3 rd of the Month 15 th of the Month	h [25 th of the Month				
On an off human arms callegation in the stirre		:-:	stuates at least 7 D			Days aview to the above

Once off lump sum collection instructions must be received by the Administrator at least 3 Business Days prior to the chosen collection date. Instructions received after that period will be processed on the next sequential collection date. Note that each lump sum collection is limited to increments of R500 000 per collection.



ITRANSACT BANK ACCOUNT DETAILS

For security reasons and to comply with the Financial Intelligence Crime Act (FICA) the Administrator must perform certain security checks with you as the investor before it may provide you with the bank details and investor reference to be used by you when making a lump sum investment.

Once you have received the bank account details and reference number from the Administrator, and have made a payment, you are required to provide the Administrator with the proof of payment (copy of deposit slip or online payment confirmation) by submitting it via email to the email address stated on the first page of this application form. No transaction will be finalised without receiving the proof of deposit.

Electronic fund transfers are recommended. If you make a deposit by cheque it may undergo a clearing period of between 10 and 15 business days with your bank before the funds are made available for investment.

SECTION 8: REGULAR WITHDRAWAL

If you would like to receive a regular withdrawal from this investment account, please complete this section.

- You can either withdraw proportionately across your funds you have chosen in the 'Investment Details Section" or you can specify the funds you would like to withdraw from and the amount to be withdrawn by completing the table below.
- The proportionate split will be determined on the processing date of the regular withdrawal.
- The withdrawal may result in capital gains tax, depending on your fund selection.
- The proportions will only change if you send us an amended instruction.

Select one option only			
Withdraw proportionate	ely across your funds; o	or	
Withdraw specific amou	ınts from specific fund	S	
Unit Trust		Amount per regular withdra	wal
		R	
		R	
		R	
		R	
Confirm total amount to be	withdrawn per frequer	ncy R	
Choose the frequency	Monthly	Quarterly	Biannaully
	Annually		

- Regular withdrawal will be paid into the bank details provided.
- Income payments are made on the 25th of every month. In December payment is made on the 15th.
- •No once-off collection can be selected as method of payment if a regular withdrawal is needed.
- To cancel this instruction a written request needs to be submitted by the 5th working day of the month.



SECTION 9: INVESTOR BANK DETAILS

(This bank account must be a South African bank acco a minor)	ount in	the	nam	e of	the i	nves	tor c	or the	e inv	esto	r's le	gal g	guar	dian	in th	e cas	se of
Name of Account Holder																	
Name of Bank																	
Account Number																	
Branch Name																	
Branch Code																	
Account Type																	
Debit Order Bank Details		•	•	'	'	•	•			•	•		•	•			
(Tick the box if debit order bank details are the sam	e as th	ne in	vest	or ba	ank o	detai	ils al	bove	!)								
Name of Account Holder																	
Name of Bank																	
Account Number																	
Branch Name																	
Branch Code																	
Account Type																	
Debit Order Authority																	
1 I/We hereby request, instruct and authorise A ("the Administrator") to draw against my/our a																	
transfer my/our account). 2 I/We understand that all such withdrawals from	n my/a	our b	ank	acco	ount	shall	be t	reate	ed a	s tho	ough	they	/ hav	/e be	een si	igne	d by
me/us personally. J/We agree to pay any bank charges and costs	relatin	g to	the c	lebit	orde	er au	thor	ity, ir	nclud	ding	debi	t orc	der re	eject	ion f	ees.	
4 I/We acknowledge that I/we may cancel this a notice.	iuthori	ity b	y giv	ing i	the A	Admi	nisti	rator	not	less	thar	า 10	busii	ness	days	s wri	tten
5 I/We agree that receipt of this instruction by the 6 I/We acknowledge that in order to activate the						_						-	-				east
10 business days prior to the first debit order da		orac	1, 1110	. Aui	1111111	Strate)	ust i	CCCI	ve tii	ic ac	DIC O	Tuci	auti	TOTTE	y acr	cust
Please note that the debit order instruction will be a	ccept	ed u	pon	the s	signi	ing o	f thi	s au	thor	ity b	y th	e ba	nk a	ccol	ınt h	olde	r.
					Da	ate (c	ddm	myy	уу)								
Signature of Bank Account Holder			,										'				
Print Initials and Surname																	



SECTION 10: INVESTOR DECLARATION

General

The Investor, or where applicable, the Investor's authorised signatory, by appending their signature hereto, further states, declares, warrants, acknowledges, understands, confirms and consents that;

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A Financial Services Provider has been appointed to assist with this investment on a non-discretionary basis.
A Financial Services Provider has been appointed to assist with this investment on a discretionary basis (in which case proof of authority must be provided by the investor to the Administrator)
No Financial Services Provider has been appointed and that all references made to such shall not be applicable for as long as no such appointment is made.

And that:

- 1. The latest terms and conditions and the relevant investment media including the features of the Plan including, but not limited to, its underlying investments, fees, costs, disclosures and risks associated to investing in the Plan have been read and fully understood, and that the aforesaid information has been obtained by the Investor itself, and that it is the Investors responsibility to act upon this information, whether a Financial Service Provider has been appointed or not.
- 2. All statements provided by the Investor in this form are true and correct in every respect and that such statements, together with the Administrators investment confirmation, shall form the basis of the contract, which is to be entered into with the Administrator in terms of the Financial Advisory and Intermediaries Services Act (FAIS).
- 3. Where a Financial Services Provider has been appointed, that neither the Financial Services Provider nor any representative of the Financial Services Provider is an employee or agent of the Administrator and that the appointed Financial Services Provider acts as the Investor's agent and that neither the Administrator nor any other party appointed from time to administer the Plan can be held liable for any act or omission of the Financial Services Provider and/or any representative of the Financial Services Provider.
- 4. If the appointed Financial Services Provider and/or its representative's services are terminated, that it is the Investors responsibility to immediately inform the Administrator in writing of such termination where after the Administrator will cease payment of all fees, other than accrued fees, to the Financial Services Provider.
- 5. All instructions to the Administrator must be signed by the Investor or the Investor's duly authorised signatory (or guardian in the case of a minor) and may not be signed by the Financial Services Provider on behalf of the Investor, except where the Financial Services Provider is appointed on a discretionary basis and proof of authority has been provided by the Investor the Administrator.
- 6. It is the Investor's responsibility to ensure the receipt of any instruction and/or document by the Administrator.
- 7. There are certain requirements in terms of the Financial Intelligence Centre Act (FICA) which need to be complied with before this investment may be processed and that these requirements have been understood by the Investor and where applicable explained to the Investor by the Financial Services Provider.
- 8. The Investor is not a United States Person or a resident/national in any of the UN Sanctioned countries jurisdictions or is an entity or a member of an entity, that is owned or controlled by any person or entity that is resident, located, incorporated or registered in the United States or any UN Sanctioned country nor a US person as defined in the Foreign Account Tax Compliance Act of the USA. In terms of the Financial Intelligence Centre Act, 2001, the Insurer or the FSP/Representative will require a certified copy of the Investor's identity document/passport, appropriate proof of the Investor's current residential address, together with certain personal and financial information. The information required will vary depending on the nature of the investor. The investor further acknowledges that, the Administrator will not be permitted to remit the proceeds of any sale or distribution until acceptable identification is provided. The investor also acknowledges that the money which he is investing is not derived from the "proceeds of unlawful activities", as defined in the Prevention of Organised Crime Act (POCA)
- 9. To receiving reports from the Administrator on a regular basis.
- 10. Online services are provided to Investors on a continual basis where Investors apply for such services from the Administrator.
- 11. Where the value of the investments held under the Plan at any time is less than R1000, that the Administrator reserves the right to cancel the Plan without informing the Investor and/or where applicable, the appointed Financial Services Provider, and refund the amount to the Investors bank account recorded on this form.
- 12. Where the Investor has appointed a Financial Services Provider, the Investor agrees that the Financial Service Provider is able to access the Investors information continuously via electronic means made available by the Administrator.



Fees and Charges

The Investor acknowledges, confirms, consents to, and instructs the Administrator to pay the following fees and charges;

1.	Initial advice fee (Lev	ried against all investment c	ontril	bu	itions	5)																	
	Lump sum															. []%				
														(№	1axir	nur	m of	3%)				
	Debit order															. [%				
														(M	— 1axir	L nur	m of	3%)				
2	Ongoing annual finar	acial advice for (Calculated	26.21	no	rcont	tac	ın of	: +hc	. d-	ailv													
2.	market value of the i	ncial advice fee (Calculated nvestment)	as a l	ρe	rcem	lay	je oi	LITE	e uc	ally						. [%				
														(№	— 1axir	L nur	m of	1%))				
 An annual administration fee (calculated as a percentage of the daily market value of below. 													f the	e inv	est	mer	nt) a	ссо	rdin	g to	the	table	
		Market Value of Investme	nts							Ra	ate	pei	r Aı	nnu	m	\neg							
		On the first R500 000							7	0.3		-											
		On the next R500 000							7	0.3	30'	%											
		On the amount over R1 00	0 001	1						0.2	20'	%											
PRO Accep By sig and the (1) you	Fees and charges specifies and charges are VAT will be levied on PDUCT TERMS AN eptance of product term in this application for the implications thereof ur financial advisor (2)	ND CONDITIONS	the t ms ar ou ful are c	erind Illy dis	ms a cond unde splaye	nd diti	tanc sep n th	the arai	e la tely dm	ites y fro	it te om	erm thi	s a is ā	nd (appl	conc	ditic ion	ons a	asso m ar	ciate	ed to	availa	able	from
	atura at Impata ya aku	lu subb suis ad mayas y /s fay	!			_			Dat	te ((dd	mm	nyy	уу)									
Signa	iture of investor or du	ly authorised person/s for	mine	or	inve	Sto	ors																
Print I	Initials and Surname																						
				T													Τ	Т					
		plicant or authorised repre cation form is applicable)	esent	tat	tive o	of a	leg				ad	mm	ιуу	yy)									
Drint	Initials and Surname			Т	T				\top			\top			Г	Т	\Box	Т	$\overline{}$				
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				П					Т			Т				T							



SECTION 11:

Please Select Applicable Option:

FINANCIAL SERVICES PROVIDER DECLARATION

General

The Financial Services Provider ("FSP") that has been appointed by the Investor and through whom the application for this investment is being made, by appending their signature hereto, states, declares, warrants, acknowledges, understands, confirms and consents that:

- 1. The FSP and the Financial Advisor named in this application form is licensed (in the case of the FSP) and authorised (in the case of the Financial Advisor and/or Representative) to provide the relevant financial services in respect of the financial products to which this application relates.
- 2. The FSP and the Financial Advisor are "fit and proper", as required by the Financial Advisory and Intermediary Services Act (FAIS), to provide the relevant financial services in respect of the financial products to which the application relates.
- 3. The FSP/authorised representative of the FSP has read and understood the terms and conditions pertaining to this investment product and that the FSP shall be bound by these terms and conditions insofar as such terms and conditions affect the FSP.
- 4. The FSP warrants that all statements given by the FSP in this application form are true and correct in every respect.
- 5. The FSP/Financial Advisor shall not negotiate fees in respect of the Plan which are higher than the maximums stipulated in this application. The FSP has explained the latest terms and conditions and the relevant investment media including the features of the Plan including, but not limited to, its underlying investments, fees, costs, disclosures and risks associated to investing in the Plan, to the Investor, in terms of FAIS.
- 6. The FSP is the primary accountable institution in terms of the regulations to the Financial Intelligence Centre Act, 2001 ("FICA"), in respect of the Investor.
- 7. The FSP has established and verified the identity of the Investor, as required in terms of section 21 of FICA.
- 8. The FSP will keep records of information relating to the Investor as is required in terms of section 22 of FICA.
- 9. The FSP will provide the Administrator with any information and documentation requested by it in relation to the Investor, immediately on request.
- 10. The FSP shall be provided with access to the Investors information continuously via electronic means made available by the Administrator and warrants that the information may only and exclusively be disclosed to the Investor, or where applicable, the Investor's authorised signatory.

The FSP is appointed:	On a non-discretionary ba	sis																
	On a full discretionary basis, in which case proof of authority must be provided																	
										, l								
Signature of Authorised Fin	ancial Service Provider/Re	epre	sent	ative	•	L)ate	(ddn	nmyy	/yy)						L		
Print Initials and Surname																		



SECTION 12: FINANCIAL SERVICES PROVIDER AND FINANCIAL ADVISOR DETAILS

Financial Service Provider Details														
Name of Financial Services Provider (The Company)														
Cell Phone Number														
Other Contact Number														
Email Address														
Tick the box if the details below are the same as the FSP details above														
Name of Financial Advisor/Representative														
Cell Phone Number														
Other Contact Number														
Email Address														

SECTION 13: IMPORTANT CONTACT DETAILS

Financial Advisor Support Centre

Telephone 086 143 2383 | Fax 086 743 6959 | Email info@itransact.co.za

Investor Support Centre

Telephone 086 146 8383 | Fax 086 743 6959 | Email investor@itransact.co.za

www.itransact.co.za