INVESTMENT APPLICATION FORM

Flagship Asset Management (Pty) Ltd | Reg. No. 2000/029112/07) | FSP#577 Private Bag X21, Constantia, 7848 | Tel. (021) 794-3140 | Fax. (021) 794-3135 Email: info@flagshipsa.com



Navigate Safely Forward

1. Individual Investor																	
Title								Initial	S								
Surname								First 1	Name								
Method of Identificatio	n <i>(pass</i>	port for	non-res	idents o	only)												
Identity Number								Nationality									
Passport Number								Country of Issue									
Date of Birth								Coun	try of B	irth							
Marital Status	Single	•		Marri	ed		Divorced	d Other (Please specify)									
Residential Address																	
													Postal	Code			
Postal Address																	
												Postal	Code				
Are you a resident for t	ax purp	ooses ir	n Soutl	h Africa	1?	Yes		No		Tax N	umber	•					
Tax Office (mandatory fie	ld)																
Are you a resident for t	ax purp	ooses a	nywhe	ere othe	er than S	South	Africa?								Yes	No	
If you have indicated YES abo	ve, pleas	se list the	country	y or coun	tries in wh	nich you	are a residen	nt for tax	purpose	s and inc	dicate yo	ur foreign tax num	ber(s).				
Country								Tax N	lumbei	•							
Contact Details					E-mai	il											
Home Tel.							Busin	ess Tel									
Fax								Cell									
Source of Funds	Saving	gs		Sale o	f an ass	et		Inher	itance		Other	(Please specify)					
Employment Type					Place o	f Empl	oyment					Source of We	alth				
Preferred Communicat	tion Ch	oice			Email					Post				Fax			
Are you a prominent influ	ential pe	erson, cl	ose ass	ociate o	r immedi	iate fan	nily member	r of a pr	ominen	t influe	ntial pe	rson?			Yes	No	
2. Legal Entity Invest	or																
Name of Entity																	
Close Corporation		Comp	any		Trust		Partnersl	hip		Other	(Pleas	se specify)					
Registration Number							•	VAT F	Registra	ation N	umber	•					
Is entity a registered ta	xpayer	in Sout	th Afri	ca?		Yes		No		Tax N	umber	-					
Tax Office (mandatory fie	·ld)												•				
Is entity a registered ta	x payer	r anywł	here of	ther tha	an South	n Africa	э?								Yes	No	
If you have indicated YES abo	ve, pleas	se list the	country	y or coun	tries in wh	nich you	are a residen	nt for tax	purpose	s and inc	dicate yo	ur foreign tax num	ber(s).				•
Country								Tax N	lumbei	•							
Business Address																	
													Postal	Code			
Postal Address																	
													Postal	Code			
Source of Funds																	
Preferred Communicat	tion Ch	oice			Email					Post				Fax			

2a. Authorised Repres	sentative(s) of Legal Entity								
eg. Persons with Power	of Attorney or mandate acting on beh	alf of legal en	tity.						
Capacity									
Title			Initials						
Surname			First Name						
Identity Number (passpo	ort for non-residents only)								
Residential Address									
				Postal Cod	2				
Postal Address									
1 Ostal Addi Css				Postal Cod					
Contact Details			E-mail	1 Ostal Cod					
Home Tel.			Business Tel.						
Fax			Cell	3	l Van	l Na l			
· ·	ential person, close associate or immedia	· · · · · ·	•	person?	Yes	No			
	presentatives and joint signatories to a	•							
3. Confirmation of Ta	x Status for Dividend Withholdin	g Tax (pleas	se contact a tax adviser if you a	re unsure about your tax status	9				
Dividends Withholding	g Tax - All Investors								
SARS requires IP Management Company (RF) Pty Ltd (IP) to pay over Dividend Withholding Tax (DWT) on your behalf where applicable. IP will deduct this tax before they pay any dividends to you or re-invest into your account. Certain investors may qualify for an exemption or reduced rate. Should this be applicable to you, please complete the relevant DWT Exemption or Reduced Tax Rate forms which can be found on our website, www.flagshipsa.com, and submit with your application. Unless we receive information from you indicating otherwise, IP will be obliged to withhold the default DWT of 20%.									
Dividends Withholding Tax on Real Estate Investment Trust (REIT) Income - SA Tax Residents Only									
Even if you do not qualify for Income.	or any other exemption, South African tax re	esident investo	rs should tick the para (I) exemp	tion box below in order to qualif	y for exemption f	rom DWT on REIT			
Para (I) - Any person insofar as the dividend constitutes income of that person (ie. falls into normal tax system)									
DECLARATION in terms of sections 64FA(1)(a)(i), 64G(2)(a)(aa) or 64H(2)(a)(aa) of the Act and UNDERTAKING in terms of sections 64FA(1)(a)(ii), 64G(2)(a)(bb) or 64H(2)(a)(bb) of the Act:									
I, the undersigned, hereby declare that dividends paid to the beneficial owner are exempt, or would have been exempt had it not been a distribution of an asset <i>in specie</i> , from dividends tax in terms of the paragraph of section 64F of the Act indicated above and undertake to forthwith inform the Withholding Agent in writing should the circumstances of the beneficial owner referred to in the declaration above change.									
Signature of applicant	(or authorised signatory)			Date					
Withholding Tax on Int	terest - Non South African Tax Resid	dents Only							
form which stipulates exemp	nold Withholding Tax on Interest at the appl tion or reduced tax rates claimed. duced rate of tax please complete and sign t	·	,	. ,	,	·			
Foreign Account Tax C	ompliance Act (FATCA) Self-Certific	cation Form	for Entities						
Kindly note the the Entity Ta immediately should any of t	or information from all clients on their interna ix Declaration form must be completed if yo the information (once completed) change in Declaration form can be found on our websi	u are investing the future, or	on behalf of an entity (ie. a juristi if there are any changes in circu						
4. Type of Investor									
Applicable to all investor	rs. Please tick relevant box.								
Retail Investors									
Individuals									
Companies and Close	•								
Trusts and Partnership									
Medical Aid Schemes		inon carrer	or invoctment and a	stand as institutional investor	iith the Sauth AS	can Roserva Sand			
	ed investment service providers (LISPs), nom	inee companies	or investment managers not regi	sterea as institutional investors w	ntn tne South Afri	can Keserve Bank.			
Institutional Investors									
Retirement Funds									
Long-term Insurers	Scheme Management Companies								

 $Investment\ Managers\ who\ are\ registered\ with\ Financial\ Surveillance\ Department\ as\ Institutional\ Investors$

5. Investment Details

Fund		Lump Sum		Debit Order
Flagship IP Worldwide Flexible Fund (FWFF)				
Flagship IP Worldwide Flexible Fund of Funds (FFOF)	000		000	
Flagship IP Balanced Fund (FBF)	R5,		n. R1,C	
Flagship IP Global Icon Feeder Fund (FGIFF)	Min		Σ	
Flagship IP Flexible Value Fund (FFVF)				

Cash deposits will not be permitted. We acknowledge that cheque deposits are subject to a 14 day clearance period. Any changes to debit order details must be communicated 5 business days before the debit day. The clearance period on investments made by debit order is 30 (thirty) days.

Chosen method of payment Electronic Transfer (EFT) Cheque Deposit

6. Treatment of Income Distributions

Re-invest		Deposit to bank account specified in Section 7	
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7. Banking Details

Bank	Account Holder	
Branch Code	Account Number	

A cancelled cheque or relevant bank statement less than 3 months old must accompany this application form as confirmation of banking details. Payments will only be made to the bank account in the name of the registered investor. We are unable to facilitate payment to credit cards or market-linked accounts. All payments are made electronically. No payments will be made by cheque. Cash deposits will not be permitted.

8. Debit Order Authorisation - if applicable

Please increase my	monthly	quarterly	bi-annual	annual	debit order by		%		ally
Debit order date						1st	25th		

I/We, the undersigned, request and authorise IP to draw against the nominated bank account, the investment amounts in terms of this application on the day specified above. Investment will be at the ruling price at the close on that day, or if not a business day, the 1st working day thereafter. All such withdrawals from my/our account by IP will be treated as though they have been signed by me/us personally, and I/we request the bank to debit my/our account with these drawings. Debits can only be processed from a South African bank account. I/We agree to pay any bank charges and costs relating to this debit order. Any changes to debit order details must be communicated 5 business days before the debit day.

9. Regular Monthly Withdrawal Payments (CFP redemptions)

You may schedule a regular payment but Flagship must receive the instruction 5 business days before the scheduled withdrawal payment date for payment to be effective that day. If not, the first withdrawal payment will be scheduled to take place the next month.

Regular withdrawal payments are scheduled for the 25th of each month, and if this falls on a weekend or public, holiday it will be effective on the next business day.

** The minimum regular withdrawal amount is R1,000 per month per fund.

** Rand value per withdrawal		First effective payment date	
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10. Agreement with Investor

This application form and the Deed will form the agreement between the investor and IP Management (RF) Pty Ltd (IP), an authorized Manager of a Collective Investment Scheme in Securities in terms of the Collective Investment Schemes Control Act, 45 of 2002 ("the Act"). The Deed is available for viewing at the registered office of the Manager.

In the event that this application form is faxed or emailed to Flagship Asset Management (Pty) Ltd (FAM), the responsibility of ensuring that the instruction has been received and actioned by FAM will lie with the instructor. A fax confirmation in the hands of the sender will not be regarded as proof that FAM received a specific document. FAM does not accept any liability and responsibility for having acted on a faxed document that on the face of it appears valid and the investor consequently bears the risk of fraud and/or forgery.

FAM reserves the right to withhold processing of any unclear, incomplete or ambiguous requests forwarded by the investor / financial advisor. FAM will not be liable for any damages or losses of whatsoever nature arising out of FAM's failure to action this instruction due to occurrences beyond the control of FAM. FAM will not be liable for any loss incurred due to incorrect information being supplied by the investor or his/her financial advisor. This includes, but is not limited to, FAM being unable to identify a deposit or transfer made to the respective FAM bank account, for any reason whatsoever. Proof of payment and copies of all verification documentation requested must accompany this application form. FAM will not be obliged to process this application form until it has received both proof of payment and the verification documentation, and FAM will not be liable for any loss or damage of whatsoever nature arising from the inability of FAM to process this application form due to the fact that the requirements of the Financial Intelligence Centre Amendment Act, No 1. of 2017 ("FICA") have not been complied with. The investor indemnifies and holds FAM harmless against any loss or damage which the investor may suffer as a result of any commission or omission by FAM which is a result of an obligation imposed on IP by FICA.

FAM reserves the right to repurchase unit balances with a market value less than the minimum monthly investment amount and close the investment account. Investors will be notified beforehand should this be contemplated.

If the investor requests a unit certificate, FAM reserves the right to repurchase units from the investor in order to pay for the stamp duty payable in respect of the unit certificate and the net number of units will be certified.

The clearance period on investments made by debit order is 30 (thirty) days.

SARS requires IP to pay over Dividend Withholding Tax (DWT) on your behalf where applicable. IP will deduct this tax before paying any dividends to you or reinvesting into your account. Unless FAM receives information from you indicating otherwise, IP will be obliged to withhold the default DWT of 20%.

IP reserves the right to restrict subsequent investment into a fund should the transacting behaviour of an investor be deemed to be to the detriment of the fund. This determination will be at the sole discretion of the Manager.

IP will only process investments on receipt of funds into the appropriate bank account, proof of deposit, and all relevant documentation.

If the investment is cancelled after funds were deposited into our bank account, but before all relevant documentation (as required in terms of the Financial Intelligence Centre Amendment Act, No. 1 of 2017) was submitted, IP shall be entitled to receive any such outstanding documentation prior to processing a refund.

Flagship reserves the right to request additional information if client due diligence deems it necessary (as required in terms of the Financial Intelligence Centre Amendment Act No. 1 of 2017).

Investments will only be processed on receipt of monies and all documentation. No interest shall accrue to monies awaiting allocation or payment provided IPMC adheres to the timelines in the Act, the Deed and the application form / agreement with the investor. Transacions which are delayed will be managed in accordance with ASISA standards and our Treating customers Fairly policy.

11. Declaration by Investor

I/we certify that I/we have noted and understood the information provided and to confirm that I/we have received the Minimum Disclosure Document (MDD).

I / we understand and / or warrant that:

- I / we have read and understood and agree to be bound by the provisions of this application form. If, on the date of signature of this application form, an updated application form exists and the fees and / or terms and conditions are different on that form, the fees and / or terms and conditions on the updated application form will apply;
- the information contained in this application form is true and correct. FAM shall have the right to make any enquiries from any source to verify the information disclosed in this application form:
- where this application form is signed in a representative capacity I / we have the necessary authority to sign;
- FAM reserves the right to request any additional evidence to identify the source of the investment amount prior to processing this application; and
- any amounts received by FAM by debit order or Electronic Funds Transfer (EFT) will be deemed not to have been received and no transaction(s) in respect of such application may be made until the amount has been unconditionally credited to the IP bank account.

I / we will notify FAM immediately if my / our tax residency or Foreign Account Tax Compliance Act (FATCA), Common Reporting Standard (CRS) or equivalent classifications changes in the future, or if there are any changes in circumstances that may impact on my / our tax residency status and / or FATCA and / or CRS classification.

I / we indemnify and hold FAM harmless against any claim of whatsoever nature, which I / we may have resulting from conducting business by telephone, facsimile, email, website or any other electronic means. I / we hereby consent to FAM taking any security precautions it may deem necessary to proceed with my / our application. FAM shall, at its discretion, have the option to pay or collect any amounts (provided that I / we owe the amount to FAM), via the Automated Clearing Bureau or EFT.

I / we consent to FAM using my / our personal information to facilitate tracing where required in the future. The consent will allow the sharing of personal information and ensure compliance with the Protection of Personal Information legislation.

I / we consent to any direct administration, tracing and management costs associated with unclaimed assets to be recovered by deduction from the value of the investment. Refer to the website www.ipmc.co.za for appropriate information on unclaimed assets and process adhered to.

I/We will notify IP immediately if there are any changes in circumstances relating to status of prominent influential person, close associate connected to a prominent person or immediate family member of a prominent person.

I/we confirm acceptance of all disclosures as set out in http://www.ipmc.co.za/terms-and-conditions, and as updated from time to time on said website.

I / we certify that I/we have accepted the information produced in EAC calculator found on http://www.ipmc.co.za/effective-annual-cost.

Signature of applicant (or authorised	signatory)			Date					
Capacity of signatory (i	f not the bene	ficial owne	r)					•		
12. Financial Advisor I	ees									
I acknowledge that I did not receive financial advice from a financial advisor										
I hereby confirm that th to payment of fees as fo		visor whose	details have bee	en completed ii	n section 13 be	elow is my a	ppointed Finan	cial Adv	risor and I agree	
Initial Advice Fee		%	Negotiable to a ma	to a maximum of 3.25% exclusive of VAT. This will be applied to each contribution and deducted before the investment is made.						le.
Ongoing Advisor Fee		%	appointed Financia Negotiable to max	al Advisor monthly in kimum of 1% exclusi	on the daily market value of the investment portfolio, charged by way of unit reduction from investment and paid to the Advisor monthly in arrears. In a comparison of 1% exclusive of VAT. Ongoing advisor fee % must be in increments of 0.05%. This is not part of the normal annutharged by the relevant fund(s). This authority may be withdrawn by the investor by giving written notice to FAM.					
Signature of applicant (or authorised represen	tative)					Date				
13. Financial Advisor	Details and D	eclaration	(to be completed	d by Financial	! Advisor)					
Financial Advisor Institu	tion		FSP Licence Number							

I/We

Financial Advisor Surname

Brokerage Code

Business Tel.

declare that I/we have made the disclosures required in terms of the Financial Advisory and Intermediary Services Act 37 of 2002 and subordinate legislation thereto, to the
investor(s);

Financial Advisor First Name

Advisor Code

Fmail

- declare that I/we have fully explained the meaning and implications of replacement (if applicable) to the investor(s) and that I/we am/are fully aware of the possible detrimental
 consequences of replacement;
- warrant that I/we have explained all fees that relate to this investment to the investor and I/we understand and accept that the investor may withdraw his/her authority for payment to me/us in writing to FAM.
- FATCA, should the self-certification form be signed by the mandated advisor, I warrant that all information provided by ourselves to IP is true and correct in all material aspects, to the best of our knowledge and belief. Should any of the information contained herein cease to be correct, then I will notify IPMC of the change immediately.

Signature of Financial Advisor		Date	
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Fund and Manager	Service and Description
Flagship IP Worldwide Flexible Fund Pieter Hundersmarck and Kyle Wales	The Flagship IP Worldwide Flexible Fund is an actively managed worldwide flexible fund. The strategy will be to manage the portfolio aggressively in terms of asset allocation (switching between equities, bonds and cash as market circumstances dictate). A top down approach is utilised to assess the most attractive markets on a 12-month view. However, interim movements in the market will not be ignored and will be acted upon to exploit opportunities to add value or protect the value of the portfolio. Cash holdings will be increased when equity markets appear vulnerable.
Flagship IP Worldwide Flexible Fund of Funds Pieter Hundersmarck, Kyle Wales & Paul Floquet	The Flagship IP Worldwide Flexible Fund of Funds is a widely diversified fund with investments spread across geographic regions, asset classes and fund managers. It comprises a number of individual portfolios, each managed by an external fund manager (other than Flagship). All are leading fund managers from top fund management houses who have proved themselves in their specialist categories. This provides clients with the 'best of breed' in each of the selected categories. The use of several managers diversifies the single manager and single style risk associated with investing through one asset manager only.
Flagship IP Balanced Fund Paul Floquet	The primary aim of the Flagship IP Balanced Fund is to offer long-term capital growth with an acceptable level of risk to the more aggressive investor. The fund is Regulation 28 compliant and aims to maximize returns over the medium to long term and achieves this through flexible asset allocation strategies taking active decisions in accordance with current and projected economic and market conditions. Out-performance is targeted through aggressive asset allocation and focused stock selection based on in-house proprietary models and extensive internal and external research. The fund utilises limited derivative products when necessary.
Flagship IP Flexible Value Fund Niall Brown	The Flagship IP Flexible Value Fund aims to outperform both the JSE All Share Index and competing funds over the medium to long term. The fund relies on fundamental research to identify investments which are trading at a discount to their underlying value and to determine which asset classes are the most attractive.
Flagship IP Global Icon Feeder Fund Pieter Hundersmarck & Kyle Wales	The fund invests directly into the Flagship Global Icon Fund IC Limited, registered in Guernsey. That fund seeks to provide long-term capital appreciation by investing in high-quality companies that the Fund Manager believes will generate superior returns over the long-term. Such companies typically have a franchise in the form of a hard-to-replicate intangible asset (such as a brand, culture or intellectual property) that leads to an enduring competitive advantage and a dominant market position.

Please note: Administration, CIS Compliance and Licensing by IP Management Company

Disclosures								
We are located at:	1st Floor ICR House, Alphen Office Park, Main Road Constantia, Constantia, Cape Town, 7800							
Our contact details are:	Tel. 021 794 3140 Fax. 021 794 3135 info@flagshipsa.com www.flagshipsa.com							
Compliance Officer:	Compli-Serve SA (Pty) Ltd Mr Gerry Crispos practice no. 194 tel. 0861 273783							
Key Individuals:	Simon de Villiers Hudson BA LLB (CEO)							
	Paul Douglas Floquet CA (SA) CFA (Director and fund manager)							
Flagship Representatives:	Simon de Villiers Hudson BA LLB (CEO)							
	Bruce Anderson CA (SA)							
	Paul Douglas Floquet CA (SA) CFA (Director and fund manager)							
Authority to act:	Flagship is an authorised financial services provider authorised to advise and provide discretionary services on: shares, warrants, debentures and securitized debt, money market, bonds and collective investment schemes.							
Remuneration:	Flagship is normally remunerated at a percentage of the client's asset under its management.							
	Flagship does not hold more than 10% of the issued share capital of any insurer, nor has it earned more than 30% of its revenue from any one product supplier over the preceding 12 months.							
Contractual relationships:	JP Morgan Asset Management (Lux.), Old Mutual Wealth, Nedbank Private Wealth, JTC Group, Momentum, Momentum Wealth							

Special Note

Complaints procedure:

1 The buying price of units may include permissible deductions such as management fees, STT, Value Added Tax, auditor's fees, bank charges and trustee fees.

International, IP Management Company (RF) Pty Ltd, Maitland Group

2 Depending on the fund, a service charge of between 1.00% to 1.75% per annum is levied monthly on the market value of the unit portfolios. Please refer to the fact sheet / MDD for the specific fees applicable to each fund.

Please mail to: Flagship, c/o Complaints Officer, Private Bag X21, Constantia, 7848

- The Effective Annual Cost (EAC) is a standard industry measure which has been introduced to allow you to compare the charges you incur and their impact on investment returns over specific periods. Please visit our website www.ipmc.co.za on the Effective Annual Cost page for more information and to access the EAC Illustrator. You can request an EAC calculation from clientservices@ipmc.co.za or call us on 021 673-1340.
- 4 Unit prices will fluctuate according to the market value of the underlying securities that comprise the unit portfolio.
- Units will be repurchased by the Management Company at the ruling price calculated in accordance with the requirements of the Collective Investment Schemes Control Act and the Trust Deed and paid to the Unitholder.
- 7 The manager may borrow up to 10% of the market value of the unit trust portfolio to cater for insufficient liquidity.
- 8 Unit trust prices are calculated on a net asset value basis by determining the total market value of all assets in the unit trust portfolio, including any income accruals, less any permissible deductions from the portfolio.
- 9 New instructions (subscriptions, redemptions) must be received by Flagship by 14h30 on any business day in order for the instruction to qualify for that day's closing prices.
- ${\bf 10} \quad {\bf Statements} \ {\bf are} \ {\bf communicated} \ {\bf quarterly,} \ {\bf or} \ {\bf on} \ {\bf request}.$
- The Trust Deed of the IP Management Company Scheme makes allowance for the Management Company to increase the value of charges, or to introduce additional charges, but only with three months written notice.
- 12 Please note: new applications cannot be processed without all relevant FICA documents (refer Annexure A) and proof of deposit.
- 13 Please fax or email your completed and signed Application Form to: Flagship | fax number 021 794 3135 | info@flagshipsa.com Attention: Candice Scholtz

Annexure A

In terms of the Financial Intelligence Centre Amendment Act 1 of 2017, and the regulations thereto, Flagship Asset Management (Pty) Ltd has to identify and verify the identity of its clients and perform customer due diligence.

Please attach the documents set out below to this completed application form.

1. NATURAL PERSONS

1.1 South African Citizen or Resident

- 1.1.1 Copy of identification containing a verifiable photo, full names, date of birth and ID number (government issued or controlled sources eg SA identity document including smart card identity documents, driver's licences or a valid passport).
- 1.1.2 Document(s) less than 3 months old (at date of application) containing residential address (e.g. utility bill, telephone account, bank statement, municipal services invoice). Cohabitants' residence requires affidavit or marriage certificate, proof of residence as set out in point 1.1.2 from the person with whom the investor is living, together with copy of government issued or controlled sources eg SA identity document including smart card identity documents, valid passport or driver's licences containing a verifiable photo, full names, date of birth and ID number.
- 1.1.3 Proof of bank details (a recent bank statement or cancelled cheque).
- 1.1.4 If there is a natural person acting on behalf of the investor, the above documents are required as well as proof of the natural person's authority to act.
- 1.1.5 Copy of minor's bar-coded ID containing a verifiable photo, full names, date of birth and ID number; birth certificate (only if ID has not been issued); copy of government issued or controlled sources eg SA identity document including smart card identity documents, driver's licences or valid passport in respect of parents or guardian(s) containing a verifiable photo, full names, date of birth and ID number; proof of residential address in respect parents or guardian(s) (less than 3 months old) and proof of guardianship (if applicable).

1.2 Foreign Nationals

- 1.2.1 Copy of identification containing a photo, full names, date of birth and ID number (Government issued or controlled sources eg Foreign identity documents, passports, asylum seeker or refugee permits, work permits, visitors' visas.
- 1.2.2 Document(s) less than 3 months old (at date of this application) containing residential address (e.g. utility bill, telephone account, bank statement, municipal services invoice).

2. LEGAL PERSONS

2.1 SA Companies

- 2.1.1 Certificate of Incorporation (CM1) and Notice of Registered Office and Postal Address (CM22) containing Registrar's stamp or equivalent documents containing the name of legal person, form of legal person, registration number and address of registered office (CoR14.3 and CoR21.1).
- 2.1.2 Document(s) less than 3 months old (at date of this application) containing residential address (e.g. utility bill, telephone account, bank statement, municipal services invoice).
- 2.1.3 Copy of identification as set out in 1.1.1 and 1.2.1 respectively and proof of residence as set out in 1.1.2 and 1.2.2 respectively, i.r.o all ultimate beneficial owners who independently or together with another person, owns or exercise effective control of the legal person (eg all natural individuals holding 25% ownership, exerts control through voting rights or the exercises control over the management of the legal person).
- 2.1.4 Copy of CM1, CM22 or equivalent documents (CoR14.3 and CoR21.1) and proof of residence as set out in 2.1.1 and 2.1.2 respectively as set out in 1.1.2 and 1.2.2 respectively, i.r.o the manager, all authorised signatories, all individuals holding 25% or more of the voting rights at a general meeting.
- 2.1.5 Proof of authority to act for company (e.g. Board resolution). Specimen signatures of all authorised signatories.
- 2.1.6 Copy of latest shareholder register to reflect ultimate beneficial ownership / control structure
- 2.1.7 Full names and ID number of all directors, senior management and authorised signatories

2.2 SA Close Corporations

- 2.2.1 Founding Statement and Certificate of Incorporation (CK1) and Amended Founding Statement (CK2) if applicable, containing Registrar's stamp and signed by an authorised signatories / employee. This must contain the name of legal person, form of legal person, registration number and address of registered office.
- 2.2.2 Document(s) less than 3 months old (at date of this application) containing business physical address (e.g. utility bill, telephone account, bank statement, municipal services invoice).
- 2.2.3 Copy of identification as set out in 1.1.1 and 1.2.1 respectively and proof of residence as set out in 1.1.2 and 1.2.2 respectively, i.r.o all ultimate beneficial owners who independently or together with another person, owns or exercise effective control of the legal person (eg all natural individuals holding 25% ownership, exerts control through voting rights or the exercises control over the management of the legal person).
- 2.2.4 Proof of authority to act for close corporation (e.g. member's resolution). Specimen signatures of all authorised signatories.
- 2.2.5 Copy of latest shareholder register to reflect ultimate beneficial ownership / control structure.
- 2.2.6 Full names and ID number of all members, senior management and authorised signatories

2.3 Foreign Companies

- 2.3.1 Official stamped document from foreign regulator containing the name of legal person, form of legal person, registration number and address of registered office.
- 2.3.2 Document(s) less than 3 months old (at date of this application) containing business physical address (e.g. utility bill, telephone account, bank statement, municipality rates and tax invoice).
- 2.3.3 Copy of identification as set out in 1.1.1 and 1.2.1 respectively and proof of residence as set out in 1.1.2 and 1.2.2 respectively, i.r.o all ultimate beneficial owners who independently or together with another person, owns or exercise effective control of the legal person (eg all natural individuals holding 25% ownership, exerts control through voting rights or the exercises control over the management of the legal person).
- $2.3.4\ \ Proof of authority to act for company (e.g.\ Board\ resolution).\ \ Specimen\ signatures\ of\ all\ authorised\ signatories.$
- 2.3.5 Copy of latest shareholder register to reflect ultimate beneficial ownership / control structure.
- 2.3.6 Full names and ID number of all members, senior management and authorised signatories.

2.4 Other Legal Persons (i.e. club, association, body corporate, retirement fund)

- 2.4.1 The copy of the constitution or other founding document in terms of which legal person is created containing the name of legal person, form of legal person, registration number and address of registered office. (Eg Sources of information created or controlled by public sector).
- 2.4.2 Copy of identification as set out in 1.1.1 and 1.2.1 respectively and proof of residence as set out in 1.1.2 and 1.2.2 respectively, i.r.o all ultimate beneficial owners who independently or together with another person, owns or exercise effective control of the legal person (eg all natural individuals holding 25% ownership, exerts control through voting rights or the exercises control over the management of the legal person).
- 2.4.3 Full names and ID number of all members, senior management and authorised signatories 2.4.3 Copy of latest shareholder register to reflect ultimate beneficial ownership / control structure.
- 2.4.4 Copy of latest shareholder register to reflect ultimate beneficial ownership / control structure
- 2.4.5 Proof of authority to act for legal person. Specimen signatures of all authorised signatories.

Annexure A

2.5 Partnerships

- 2.5.1 Copy of the Partnership agreement containing the name of legal person, form of legal person , registration number and address of registered office.
- 2.5.2 Copy of identification as set out in 1.1.1 and 1.2.1 respectively and proof of residence as set out in 1.1.2 and 1.2.2 respectively, i.r.o all ultimate beneficial owners who independently or together with another person, owns or exercise effective control of the legal person (eg all natural individuals holding 25% ownership, exerts control through voting rights or the exercises control over the management of the legal person).
- 2.5.3 Full names and ID number of all partners, senior management and authorised signatories.
- 2.5.4 Proof of authority to act for partnership. Specimen signatures of all authorised signatories.
- 2.5.5 Copy of latest shareholder register to reflect ultimate beneficial ownership / control structure.

2.6 Trusts

- 2.6.1 The main deed or other founding document (i.e. a will)
- $2.6.2 \ \ Letters \ of authority from \ Master (SA \ trust) \ or \ for eign \ regulator \ (for eign \ trusts) \ to \ trustees.$
- 2.6.3 Copy of identification as set out in 1.1.1 and 1.2.1 respectively and proof of residence as set out in 1.1.2 and 1.2.2 respectively, i.r.o all ultimate beneficial owners who independently or together with another person, owns or exercise effective control of the legal person (eg all natural individuals holding 25% ownership, exerts control through voting rights or the exercises control over the management of the legal person).
- 2.6.4 A death certificate or certificate of deregistration where founder died or ceased to exist. Formal document reflecting appointment of executor.
- 2.6.5 Full names and ID number of all trustees, beneficiaries, founder and authorised signatories.
- 2.6.6 Proof of authority to act for trust. Specimen signatures of all authorised signatories.
- 2.6.7 Copy of latest shareholder register to reflect ultimate beneficial ownership / control structure.

Annexure B

Additional Authorised	l Representative of Legal Entity							
Capacity								
Title		Initials						
Surname		First Name						
Identity Number (passpo	ort for non-residents only)							
Residential Address								
					Postal Code			
Postal Address								
				Postal Code				
Contact Details		E-mail						
Home Tel.		Business Tel.						
Fax		Cell						
Are you a prominent influential p	person, close associate or immediate family member of a	prominent influential person?	Yes		No			