# **Unit Trust Non-Wrap Transaction Form**

Date of last transaction (MM/YYYY)

# Specified Investment Products

# Customer Account Review (CAR) & Customer Knowledge Assessment (CKA) Form

(This form is applicable to all individuals who are not an Accredited Investor or Expert Investor)

In view of the new requirements introduced by MAS for retail customers who wish to transact Specified Investment Products (SIPs), Phillip Securities Pte Ltd (PSPL) requires customers to update their profile to assess if they possess the relevant knowledge or experience to understand the risks of SIPs. These requirements are introduced to protect investors' interest. For your information, SIPs refer to investment products that may be more complex in nature and/or have features and risks that may be more difficult to understand. SIPs generally include but are not limited to Options, Listed Futures, Structured Warrants, Unit Trusts\*, Contracts for Differences (CFDs), Equity Linked Notes, Exchange Traded Funds (ETFs)\* and Overseas Listed Investment Products\*.

To ensure that retail customers have the relevant knowledge or experience to understand the risks and features of the SIPs before transacting, PSPL will conduct the following assessment(s) for retail customers:

- Customer Account Review ("CAR") for listed SIPs, and/or
- ii. Customer Knowledge Assessment ("CKA") for unlisted SIPs.

The below assessments are in addition to all the other account opening procedures and terms and conditions of trading accounts before you can trade/invest in SIPs. You are required to satisfy the criteria of the respective/relevant assessment(s) before you can proceed/continue to transact in SIPs. For more information, please visit https://www.poems.com.sg/faq-lists/. Should you require advice concerning SIPs, please contact your Trading/Financial Adviser Representative for arrangement to be made.

To assess if you have the relevant knowledge or experience to transact in Specified Investment Products ("SIPs"), please answer all the questions below and check the relevant boxes with a "tick".

Note: Some criteria qualify you for CAR, CKA or both.

(1)	<u>Educational</u>	I Qualifications
-----	--------------------	------------------

(2)

(3)

CAR

Α

□ Yes □ No

a) Do you hold a diploma or higher qualification in one or m  CAR & CKA  Please tick the appropriate box(e)								
□ Accountancy □ Actuarial Science □ Business / Business Administration / Business Management / Business Studies □ Capital Markets □ Commerce	□ Computational Finance     □ Economics     □ Finance / Financial Engineering     □ Financial Planning / Insurance     □ Others, please specify     □ No							
Year of graduation: Name of College / Education	nal Institution:							
Do you have professional finance-related qualification(s) in one or more of the following:  CAR & CKA  Please tick the appropriate box(es)								
□ Associate Financial Planner (AFP)       □ Certified Financial Risk Manager (FRM)         □ Associate Wealth Planner (AWP)       □ Chartered Alternative Investment Analyst (CAIA)         □ Certified Financial Planner (CFP)       □ Chartered Financial Analyst (CFA)         □ Certified Financial Technician (CFTe)       □ Chartered Financial Consultant (ChFC)         □ Association of Chartered Certified Accountants       □ Others, please specify         (ACCA)       □ No								
CAR & CKA  If yes, please tick the appropriate box(es)	) & provide the score(s)							
Modules	Please state all the score(s), if any							
a) CMFAS MODULE 6A- Securities & Futures Product Know	wledge							
,	b) CMFAS MODULE 8A – Collective Investment Schemes II							
□ c) CMFAS MODULE 9A – Life Insurance & Investment-Link	ed Policies II							
Investment Experience Have you transacted at least six (6) times in any or more of the I Please do not combine the counts in items A, B, C, D, E and F be								

Exchange Traded Funds (ETFs) /Notes (ETNs) (not defined as "Excluded Investment Products")

Covered / Structured Warrants

Callable Bull/Bear Contracts (CBBC)

Futures/Stock Options

Certificates

<sup>\*</sup> Not identified/classified as "Excluded Investment Products".



# Form U1 Unit Trust Non-Wrap Transaction Form

# (4) Working Experience

Do you have a minimum of three (3) consecutive years of working experience in the past 10 years in one or more of the following areas? Please tick the appropriate box(es).

Note: Support functions in any of the below areas are not considered relevant working experience

CAR 8	& CKA	1					
	Accountancy Actuarial Science Development / Structuring of Investment Products Financial Risk Management Activities Provision of legal advice or possession of legal expertise in the relevant areas	<ul> <li>□ Management of Investment Products</li> <li>□ Research / Analysis of Investment Products</li> <li>□ Sale of / Trading of / Training in Investment Products</li> <li>□ Treasury</li> <li>□ Others, please specify</li> <li>□ No</li> </ul>					
	Employer Name:	Job Title:	From (Year)	To (Year)			
1)							
2)							

# (5) SGX E-learning Tutorial

Have you personally undergone and passed in the SGX Online Education on Specified Investment Products? □ No □ Yes

### (6) ABS E-learning Tutorial

Have you personally undergone and passed the ABS E-Learning and assessment?

If yes, please provide the certificate(s) for the e-learning, tick the appropriate box(es) & provide the score(s)

		Products	Please state all the score(s)
Α	□ Yes □ No	Contracts For Differences	
В	□ Yes □ No	Foreign Exchange Margin Trading	
С	□ Yes □ No	Structured Deposits and Dual Currency Investments	
D	□ Yes □ No	Structured Products	
E	□ Yes □ No	Unit Trusts and Investment-linked Insurance Policies	

Have you been declined by other financial institution(s) to transact in any listed/unlisted SIPs products?

,	, ,	,	,	
⊓ No	⊓ Yes		(state number of time/s, type of SIPs & name of F	Fľ

#### Note:

- 1) If all your relevant answers to the above questions (1) to (6) are in the negative, you are considered as not possessing the relevant knowledge or experience to transact and/or invest in the relevant SIPs. To be able to still be considered to be allowed to trade or continue trading and/or investing in SIPs, please see the requirements set out earlier.
- 2) You are requested to provide <u>complete</u> and <u>accurate</u> information to enable PSPL to properly assess that you have the relevant knowledge or experience to understand the risks and features of the products you intend to continue trading and/or investing in accordance with the criteria set by the MAS. We repeat that inaccurate and incomplete information may affect the outcome of your assessment.
- 3) Should you require any clarification, please contact your Trading/Financial Adviser Representative.
- 4) Please note that your trading account is subject to the Conditions Governing Phillip Securities Accounts

I hereby declare that the above information provided by me is true and accurate.





# Form U1 **Unit Trust Non-Wrap Transaction Form**

FINANCIAL ADVICE

^ CAR & CKA Form has to be completed if "no financial advice" is selected.

The transaction form may be rejected if assessed that I do not have the required knowledge or experience to proceed.

^ I am aware that all investments products involve risk and I should seek advice from a licensed or exempt financial adviser before investing in any investment product. I should consider whether the investment product in question is suitable for me. I would be waiving my rights under Financial Advisers Act if I choose to invest in investment products without receiving advice. I will have to assess the product(s) myself and consider the product suitability with reference to my own financial objective(s), particular needs and risk preference to decide on the investment.

SECTION 1: ACCOUNT DETAILS								
Account No:								
Main Account Holder Full Name (as in NRIC/Passport/Registration No.)	Mr	Mrs	Ms	Mdm Dr	Other	NRIC / Passport / Registration No.		
	Underline your surname							
Joint Account Holder Full Name (as in NRIC/Passport)	☐ Mr	Mrs	Ms	Mdm Dr	Other	NRIC / Passport		
	As maintained with Phillip							

# For all sections:

- \* Client to countersign any cancellation or amendments on form,
- \* PSPL will resolve discrepancies arising from rounding and decimal differences at its sole discretion.

# SECTION 2: BUY (VIEW CANCELLATION RIGHTS UNDER IMPORTANT NOTES)

- NOTES: (1) Default subscription currency is in SGD. Settlement in foreign denominated currency is limited to the fund currency.

  (2) Please refer to FAME monthly inclusive fund list for permissible upfront fee. FOR CPFOA/SA investment, sale charge is capped at 0%.

  (3) Sales Charge / Service Fee are inclusive of GST.

  - (4) The default dividend option will be Re-invest unless only Withdraw is available.

#### Important Note on CPFIS SAQ

If you do not have a CPFIS account\*, you must take the Self-Awareness Questionnaire (SAQ) before you can invest under CPFIS. The SAQ is to help CPF members self-assess if they have basic financial knowledge and whether the CPFIS is suitable for them.

\*You are deemed to have a CPFIS account if you had a CPF Investment Account held with an Agent Bank under the CPFIS-OA or had invested under the CPFIS-SA.

ACCOUNT NO/ FUND SOURCE	FUND NAME {Please indicate the fund/currency class details}	SETTLEMENT CURRENCY	GROSS AMOUNT / BUY%	SALES CHARGE/ SERVICE FEE (%)	DIVIDEND OPTION
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest
					☐ Withdraw ☐ Re-Invest

"Cash Deposit" under fund name to collect monies from bank account without investing.

# **SECTION 2.1: PAYMENT MODE (CASH ONLY) PSPL** Account No. (1) Transfer from another PSPL account Subscription will be placed upon completion of transfer. Phillip Securities Pte Ltd - Unique Entity Number (UEN): 197501035Z 1. Log in to your payment app with your access code and PIN or Touch $\ensuremath{\mathsf{ID}}$ (2) Paynow 2. Scan/Import the QR code to start your transaction Please enter your 7-digit trading account number e.g. 0123456 under "Reference Number".

# **SECTION 3: SWITCH INSTRUCTION**

NOTES: (1) Kindly provide clear instructions.

(3) Other Payment Methods

- (2) For full switch out, RSP will be terminated the following month unless otherwise indicated.
- (3) Any residual dividend units will be included in the switch out at PSPL sole discretion.
  (4) Switching is treated as a sell (switch out) order followed by a buy (switch in) order. No settlement is required as the proceeds from the switch out order will be used to settle the switch in order.
  (5) Upon full switch out, PSPL reserve the right to redeem all re-invested dividends that are credited after the switch, and credit the proceeds into the Customer's CPF Investment account,

Please refer to our website: https://www.poems.com.sg/payment/

- SRS account, or trading account (whichever is applicable)
- (6) The default dividend option is Re-invest, unless only Withdraw option is available for that fund.

FUND SOURCE CASH OA SA SRS	UNITS {You can indicate 'ALL'}	CONTINUE RSP?	SWITCH IN FUND NAME {Please indicate the fund / currency classes}	SALES CHARGE/ SERVICE FEE (%)	SWITCH IN %	DIVIDEND OPTION
						Withdraw Re-Invest
						☐ Withdraw ☐ Re-Invest
						Withdraw Re-Invest
						Withdraw Re-Invest
						Withdraw Re-Invest
						Withdraw Re-Invest
						Withdraw Re-Invest
						Withdraw Re-Invest
						Withdraw Re-Invest

v. 202409 (1) Page 2 of 6

# **SECTION 4: SELL**

NOTES: (1) Default redemption currency is SGD.

(2) Redemption proceeds for SRS/CPF-QA/SA holdings will be returned to the Agent bank/CPF account.

(3) By default RSP will be terminated upon full redemption unless "Continue RSP" is selected.

(4) In the event reinvested dividends are credited after a unit trust is fully sold or redeemed, PSPL reserve the right to sell or redeem the units and credit the proceeds to the Customer's CPF investment account, SRS account, or trading account (whichever is applicable).

(5) Sale of excess fund management (PMMF) will not be executed.

(6) Any unclear, missing or incomplete withdrawal instruction will result in sale proceeds credited into PSPL investment account. For non-ledger based account, SGD sales proceed will be credited into the active linked EPS or GIRO bank account with PSPL unless there is a current standing instruction or information provided in section 4.1.

	ND S		FUND NAME {Please indicate the fund/currency class details}	UNITS {You can instruct 'ALL'}	SETTLEMENT CURRENCY	CONTINUE RSP?
CASH		SRS	ti idase indicate the influentiaticy class details	Tou carringitude ALL	CONNENCT	110F :
	Ш					Ш

# **SECTION 4.1: WITHDRAWAL FROM CASH ACCOUNT**

NOTES: (1) Please note that TT charges involved will be borne by the client and deducted from the withdrawal amount.

- (2) For TT, PSPL may request for supporting documents and reserves its right to refuse any application without assigning any reason.

  (3) Payment will be made to account holder only. No third party payment is allowed.

  (4) Please check all applicable boxes in table below for withdrawal.

  (5) Sales proceed as stated in Section 4 will be withdrawn if the table below is left empty.

		AMOUNT					
ACCOUNT NO	CURRENCY	SALE PROCEEDS	☐ CASH DISBURSEMENT				
			AII AMOUNT				
			All \$AMOUNT				
			AII \$ AMOUNT				
Transfer to PSPL Account:  Payment To Bank Account  Full Name of the Bank: Bank Account Number:  Telegraphic Transfer ("TT")  Details required for Telegraphic Transfer (TT)							
Beneficiary Bank Name & Address:	•						
Beneficiary Account Name:			sary)				
Beneficiary Account No:							
Beneficiary Bank Swift Code:		Intermediary Bank Swift Code: (if necessary)					

v. 202409 (1) Page 3 of 6

# SECTION 5: RSP APPLICATION / AMENDMENT / TERMINATION

- NOTES: (1) Settlement currency is SGD only.

  (2) Please refer to FAME monthly fund list for permissible sales charge. For CPFOA/SA investment, sales charge is capped at 0%.

  (3) Sales Charge / Service Fee are inclusive of GST.

  (4) The default dividend option will be re-invest except for fund with existing holdings whereby dividend option will follow accordingly.

  (5) In the event of 3 consecutive months of giro deduction failure, the RSP plan will be auto-terminated.

  (6) RSP Action: N: New Application for RSP

  - (6) RSP Action: N: New Application for RSP

    A: A mend (for change in Frequency/Gross RSP/Sales Charge). A new RSP will be booked should there be no existing RSP.

    T: Terminate existing RSP. Entire RSP will be terminated regardless of amount stated.

    (7) The investment and/or effective dates of all new application, amendment and termination requests will be effective the following month/quarter, and will be independent of any existing RSP provided the GIRO application has been approved for cash fund source.

    (8) RSP investment is always on the 7th calendar day of each month or the next business day if the 7th calendar day is a non-working day. GIRO collection will be three business days before the RSP investment day of each month for Cash fund source and CPF/SRS collection will be one business day before the RSP investment day of each month for CPF/SRS fund sources.

FU	ND S	OUR	CE	FUND NAME	FREQ	GROSS RSP /	SALES CHARGE/	DIV	RSP	PRE-PAYMENT
CASH	OA	SA	SRS	{Please indicate the fund/currency classes}	MTH / QTR	BUY %	SERVICE FEE (%)	OPT	ACTION	(MTH)
								☐ Withdraw ☐ Re-Invest	N A T	
								☐ Withdraw ☐ Re-Invest	N A T	
		П						Withdraw	N A T	
<u> </u>	_	_	_					Re-Invest Withdraw	N A T	
Ш	Ш	Ш	Ш					Re-Invest		
								☐ Withdraw ☐ Re-Invest	N A T	
								☐ Withdraw ☐ Re-Invest	N A T	
	П	П	П					Withdraw	N A T	
Ш			Ш					Re-Invest Withdraw	N:A:T	
								Re-Invest		
	П	П	П					Withdraw	N A T	
Ë	_		_					Re-Invest Withdraw	N:A:T	
								Re-Invest		
								☐ Withdraw☐ Re-Invest	N A T	
	$\overline{}$							Withdraw	N A T	
Ш	Ш	Ц	Ш					Re-Invest		
								☐ Withdraw☐ Re-Invest	N A T	
								☐ Withdraw☐ Re-Invest	N A T	
	$\overline{}$							Withdraw	N A T	
Ш	Ш	Ц	Ш					☐ Re-Invest		
								☐ Withdraw☐ Re-Invest	N A T	
								☐ Withdraw ☐ Re-Invest	N A	
	П	П						Withdraw	N A T	
H	_							Re-Invest Withdraw	N : A : T	
Ш	Ш	Ш						Re-Invest		
								☐ Withdraw ☐ Re-Invest	N A	
$\Box$	Rese	t mv	RSP	Plans.						
_		•		RSP plans, all existing RSP plans for the acc	ount will be te	rminated/changed	and will be replaced by	the RSP plans as	listed in the	table above.
SECTION 5.1: GIRO ARRANGEMENT										
	موا ا	avieti	na Gl	RO facility under my Account Number:						
_			_							
	New	GIRC	) App	lication (Please complete and attach th	e "Applicatic	n for interbank G	GIRO" form.)			

v. 202409 (1) Page 4 of 6

# SECTION 6: IMPORTANT NOTES FOR RETAIL UNIT TRUST / FUND TRANSACTION

#### IMPORTANT NOTES FOR UNIT TRUST TRANSACTION

- i) Delays may occur due to transition of the trading instruction to the appropriate processing team, but PSPL will endeavour to place the order with the fund manager (s) on the same day if the processing team receives your completed instructions and payments by 10am (T day)
- ii) A confirmation note will be sent to you when fund units are allocated (T+3 business days, subject to fund manager dealing day)

#### SUBSCRIPTION

#### CASH/CHEQUE#

1. Full subscription amount to be received by PSPL no later than 10am (T day)

#### CPF/SRS

1. On receipt of your instruction(s), PSPL will send your instruction to the CPF Agent Bank/SRS operator/CPF Board (whichever applicable) by S+1 business day.

# **REDEMPTION**#

- Redemption proceeds will be credited your Cash Management/Custodian/Margin account by the next business day upon receipt from Fund Managers
- \*Generally, Fund Managers will pay out proceeds within T+4 business days for bond, money market funds and within T+6 business days for other types of funds
  # For CPFOA/SA subscription and redemption transaction, the form has to reach PSPL no later than 3 working days from the date that client has signed on the form. PSPL reserved the rights to reject any form that does not comply with the requirement

#### **CANCELLATION RIGHTS APPLICABLE TO UNIT TRUSTS**

- 1. The following categories of customers shall have no rights under this clause

  - the customer is not a natural person; the customer is a participant in a unit trust, who subsequently purchases units in that unit trust or participates in a regular savings plan of that unit trust; or
- c. in the case where the investor participates in a regular savings plan, the second and any subsequent payment.

  Unit Trust means a collective investment scheme under which the property is held on trust for the participants and is authorized under section 286(2) of the Securities and Futures Act. It is further agreed that this Clause 1 shall have no application to a unit trust that is listed on a securities exchange approved under section 9 of the Securities and Futures Act.
- 3. With effect from the date of the coming into force of the Monetary Authority of Singapore's Notice on Cancellation Period For Collective Schemes Constituted as Unit Trusts (the Start date), the customer shall have a right to cancel any agreement to buy any units in any unit trusts within seven calendar days from the date the customer signs the agreement. This period is known as the cancellation period. Where the last day of the cancellation period falls on a Sunday or public holiday, the cancellation period shall be extended to the next calendar day, not being a Sunday or a
- The customer may cancel this agreement by filling up a Cancellation Form or provide us with such instruction in writing.

  In cases where the cancellation request is send by post, the relevant day for determining whether the right to cancel has been exercised within the cancellation period is the date on which such request is posted by the investor (i.e., as determined by the postmark). The customer should be entitled to send the cancellation request by ordinary post. A cancellation request is valid only when it is served on PSPL or any agent of PSPL with authority to accept notice on PSPL's behalf.
- The relevant price for calculating the amount to be refunded will be the dealing price following the receipt of the cancellation request by PSPL, as determined by PSPL's time stamp or any reasonable means to be determined by PSPL in its sole and absolute discretion. Where the market value of the units held by the customer is greater than the original amount paid by the customer, PSPL is not obliged to pay the excess amount to the customer, but such excess amount shall be retained in the unit trust. Any reduction in the market value of the units shall be borne by the customer. PSPL shall be entitled to recover any expense it incurred by reducing the amount to be repaid to the customer, provided that such expense is reasonably related to the original purchase and subsequent cancellation of units by the customer.

  8. Where a unit trust provides for the levy of a realisation charge on the customer who redeems his units, PSPL shall not be entitled to impose such charge on an investor who has submitted a valid
- In the event that the purchase agreement for the purchase of units in a unit trust is cancelled in accordance with these clauses, the proceeds of such cancellation calculated in accordance within clauses, if not yet paid to the Issuer, will be repaid to the customer within two business days of such cancellations less any fees, charges, or other amounts due to PSPL.
- 10. If the customer wishes to purchase units of the original buy, he may apply for the original units at the prevailing applicable price.
- 11. During the cancellation period, the customer may choose to redeem the units in such unit trust instead of exercising his right to cancel. In this case, the redemption procedures as set out in these terms and conditions shall apply. The customer will not be able to enjoy the benefits of cancellation in the event that he chooses to redeem his units in such unit trust and the redemption proceeds that the customer receives may be lower than the amount being refunded had he exercised his cancellation right if the appreciation in the value of the units in such unit trust is less than the initial sales charge. The published prices are indicative in nature and can change during the period between the submission and processing of the redemption proces
- 12. Before any switch of units is made by the customer pursuant to the purchase agreement in respect of the original unit trust, PSPL shall inform the investor in writing:
  - that the customer shall not receive any refund of initial sale charge in relation to the purchase agreement in respect of the original unit trust;
  - that it is to ascertain whether the investor would be in a better or worse position if he switches unit trusts; b.
  - of any charge or fee involved in switching from the original unit trust to the other unit trust; and
- whether the investor shall be entitled to the right to cancel the units in the other unit trust.

# SECTION 7: AUTHORISATION / DECLARATION FOR SETTLEMENT CPF-OA/SA (CLIENT & ADVISER)

### To: The Central Provident Fund Board

I hereby irrevocably declare/authorise the Central Provident Fund Board (Board):

- 1. that I have (1) opened a CPF Investment Account before; (2) invested in the CPF Investment Scheme Special Account before; and/or (3) completed the Self-Awareness Questionnaire. If the above declaration is found to be false, I understand and agree that CPF Board will reject the withdrawal of moneys from my ordinary or special account, as the Board thinks fit.
- 2. to debit my CPF Special Account the sum of monies specified by Phillip Securities Pte Ltd (PSPL) and /or fund managers or the amount determined by the Board for the purchase/placement of funds, including any related fees, expenses and charges under the CPF Investment Scheme-Special Account (CPFIS-SA)
- 3. to credit my CPF Special Account with any income or any proceeds from the liquidation of funds under the CPFIS-SA that are received from PSPL and/or fund managers;
- 4. disclose any particulars or information whatsoever relating to or in connection with any investment with PSPL and /or fund managers to facilitate any transactions that cannot be settled due to data discrepancies, insufficient funds or any other reasons that the Board deems fit.

I understand that the above transactions shall be made, subject to the provisions of the Central Provident Fund Act and the Central Provident Fund (Investment Schemes) Regulations as may be amended from time to time and also to all such terms and conditions as may be imposed by the Board from time to time. I hereby agree to indemnify the Board and shall keep the Board indemnified against all actions, proceedings, liabilities, claims, damages expenses or legal costs whatsoever arising out of or in connection with the Board accepting and acting upon this authorisation.

#### **Bv Advisor**

I have checked that the applicant has

- (1) opened a CPF Investment Account before:
- (2) invested in the CPF Investment Scheme Special Account before; and/or
- (3) completed the Self-Awareness Questionnaire

# This table is applicable for funds with CPF OA/CPFSA as fund source

# What are trailer fees?

Trailer fees are fees payable to distributors (including financial advisors) who sell the fund to the investors. The trailer fees are generally paid out from a fund's annual management fees (which is part of the total expense ratio) by the fund manager or product provider to distributors. As such, trailer fees are not additional cost

Source: https://www.cpf.gov.sg/member/faq/growing-your-savings/cpf-investment-schemes/what-are-trailer-fees

Please see below table for trailer fees details of CPF-included products:

<u> </u>					
Asset Class	Trailer Fee Income (%) of Asset Class*	Median of Asset Class**			
Equities	0 - 0.75%	0.45%			
Balanced	0 - 0.45%	0.375%			
Fixed Income	0 - 0.375%	0.20%			

<sup>\*</sup> A collective range of Trailer Fee income (%) for each asset class.

v. 202409 (1) Page 5 of 6

Calculated based on 50th percentile of trailer fee income

# SECTION 8: CLIENT DECLARATION, ACKNOWLEDGEMENT AND AGREEMENT

By completing and signing this transaction form, I/we:

- 1. have received, read and fully understood and accepted the IMPORTANT NOTES FOR RETAIL UNIT TRUST / FUND TRANSACTION, AUTHORISATION / DECLARATION FOR SETTLEMENT CPF-OA/SA, CONDITIONS GOVERNING PHILLIP SECURITIES ACCOUNTS (specifically in relation to Unit Trusts and Other Funds) (collectively, the "Terms") and agree to be bound by such Terms (as may be amended from time to time);
- 2. confirm that I/we have received, read and fully understood, acknowledged and accepted the terms of the relevant fund's:
- (i) PROSPECTUS, PRODUCT HIGHLIGHTS SHEET, PROFILE STATEMENT, SUPPLEMENTARY PROFILE STATEMENT, REPLACEMENT PROFILE STATEMENT, and/or EXPLANATORY MEMORANDUM;
- (ii) INFORMATION MEMORANDUM, PRIVATE PLACEMENT MEMORANDUM, CONSTITUTIONAL DOCUMENT and/or FUND OFFERING DOCUMENTS/ REPORTS, as the case may be (collectively, the "Fund Literature").
  - I/we have been informed and acknowledge that the Fund Literature is available for review and downloading via www.poems.com.sg OR upon request from my/our FA representative, which I/we agree is my/our duty and obligation to access/secure and review for the fund(s) I/we wish to effect a transaction in;
- 3. have read, understood and accepted the RISK DISCLOSURE STATEMENTS contained in the Fund Literature which highlight the risks associated with the fund(s) that I/we wish to effect a transaction in. I/We understand that Fund investments are not bank deposits and are not endorsed or guaranteed by, and do not constitute obligations of PSPL or its affiliates. I/We understand that Fund investments are subject to investment risks and past performance of any Fund(s) is not a guarantee of its future performance and that the value of investments in any Fund(s) may go down as well as up as a result of market fluctuations and I/we may not get back the amount I/we originally invested;
- 4. declare that I am/we are (i) not insolvent or unable to pay my/our debts as they fall due; (ii) not the subject of a bankruptcy, liquidation, receivership, judicial management, administration or other similar proceeding nor has a resolution been passed to effect the same; (iii) (if each is an individual) not an undischarged bankrupt(s); and (iv) have not entered into, and do not propose to enter into, any scheme, arrangement or composition with my/our creditors generally; (v) no liquidator, receiver, judicial manager, administrator, custodian, trustee in bankruptcy or other analogous officer has been appointed over me/us or all or any material part of my/our assets; and (vi) I am/we are not citizen(s) or resident(s) of the United States of America;
- 5. hereby instruct and authorise PSPL to carry out my/our instruction(s) with respect to the Fund subscription, redemption, switching, transfer and/or cancellation. I/We understand and acknowledge that instructions submitted via mail, facsimile or via PSPL's "Financial Access Made Easy" multiple product platform solution designed specifically for financial firms and their sales force or in such other manner, and on such terms and conditions, as PSPL may agree by nature of these modes of delivery, may not necessarily be received or processed by PSPL and I/we therefore undertake to check and confirm with PSPL on the status of any such instructions made;
- 6. understand and agree that PSPL and/or the fund manager(s) of the relevant Funds that I/we subscribe for reserve the right to accept or reject my/our instructions;
- 7. agree to waive and relinquish in favour of PSPL any and all entitlements to interest on my/our monies held in a trust account which are not invested in any Funds. I/We agree that PSPL may in return for the interest waived by me/us and at its discretion pay to me/us the interest thereon of such amount or at such rate as PSPL may deem appropriate net of the administration fees, charges and/or expenses for crediting such interest into my/our account with PSPL;
- 8. understand that orders processed by PSPL are irrevocable and am/are aware and agreeable that for any unpaid Fund investments, PSPL reserves the right to force-sell the Fund investments and I am/we are fully liable for any losses that may result from the force-sale;
- 9. hereby instruct and authorise PSPL to, or to instruct its nominee company to, reinvest all the dividends declared by my/our Fund investment(s) in accordance with and subject to the Terms;
- 10. understand that I/we will not be entitled to receive any rebates attributable to a Fund subscription using CPF monies;
- 11. with respect to my/our application for subscription in non-retail Fund(s), including funds structured as variable capital companies ("VCC Funds"), I/we further acknowledge, accept and agree that:
  - (i) I/we am/are not entitled to cancel, terminate or revoke the subscription unless and until the subscription is rejected by PSPL and/or the Fund Manager of the Fund;
- (ii) non-retail Funds may not appoint an approved trustee or specified custodian and consequently the assets of such Funds may not maintained in a trust account or custody account;
- (iii) effecting a transaction in non-retail Funds will take a longer time to complete as compared to investing in retail Funds and I/we should be aware of the procedures for subscription, redemption and transfer of the shares or units as provided in the Fund Literature;
- (iv) the Fund, the Fund Manager of the Fund and/or PSPL may invoke compulsory redemption on my/our investments in the Fund in order to comply with applicable laws in Singapore and outside Singapore;
- (v) if the Fund I/we am/are subscribing for is established as a Sub-Fund of an umbrella VCC Fund, under the Variable Capital Companies Act ("VCC Act"), the assets of one Sub-Fund are not available to meet the liabilities of another Sub-Fund under the same umbrella VCC Fund or the umbrella VCC Fund itself. However, the umbrella VCC Fund is a single legal entity which may operate or have assets held on its behalf or be subject to claims in other jurisdictions outside of Singapore which may not necessarily recognise such statutory segregation of assets and liabilities of each Sub-Fund under the VCC Act in Singapore and, in such circumstances, there is a risk that the assets of a Sub-Fund may be applied to meet the liabilities of another Sub-Fund whose assets are exhausted; and
- (vi) where more than one Class or Series of Participating Shares is issued in respect of a particular Sub-Fund of a VCC Fund and the liabilities referable to one Class or Series are in excess of the assets referable to such Class or Series; or such Class or Series is unable to meet all liabilities attributed to it, the assets of the Sub-Fund attributable to the other Classes or Series of Participating Shares may be applied to cover the liability excess incurred in respect of such Classes or Series of such Sub-Fund. Accordingly, there is a risk that liabilities of one Class or Series within a particular Sub-Fund may not be limited to that particular Class or Series and may be required to be paid out of one or more other Classes or Series of that particular Sub-Fund.

CLIENT / FA / TR / PSPL STAFF SIGNATURE(S)					
Applicant / Authorised Signature 1		Joint Applicant / Authorised Signature 2		FA / TR / PSPL Staff Signature / Name / Code	
Date:		Date:		Date:	
FOR OFFICIAL USE ONLY					
TOTT OF TIONAL SOL SINET					
Received By / Date	Created By / Date			Approved By / Date	

v. 202409 (1) Page **6** of 6