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COLLECTIVE INVESTMENT SCHEMES

CORPORATE SWITCH INVESTMENT

- 1. The Terms and Conditions that apply to this product, must be read in conjunction with this form and is available on www.oasiscrescent.com.
- 2. Kindly complete all fields in the form, using $\ensuremath{\mathsf{BLOCK}}$ CAPITALS.
- 3. This completed form, and any supporting documentation, should be submitted to Oasis as per the contact details above.
- 4. We will process this application once all duly completed documentation is received.
- 5. All portfolios are subject to availability.
- 6. Refer to the Performance Fee FAQ's for more information.

7. This transaction may give rise to a capital (gains tax	event.			
Investment Number O C M C			Date:		YYYY
ENTITY DETAILS					
Full name of Account Holder:					
Contact Number:					
INVESTMENT OPTIONS					
OASIS CRESCENT RANGE SWITCH FROM:	CLASS	MONTHLY INVESTMENT		LUMP SUM INVESTMEN	NT
Oasis Crescent Equity Fund		R OR	%	R	OR%
Oasis Crescent International Feeder Fund		R OR	%	R	OR%
Oasis Crescent International Property Equity Feeder Fund		R OR	%	R	OR%
Oasis Crecent International Balanced Low Equity Feeder Fund		R OR	%	R	OR%
Oasis Crescent Income Fund		R OR	%	R	OR%
Oasis Crescent Balanced High Equity Fund of Funds		R OR	%	R	OR%
Oasis Crescent Balanced Progressive Fund of Funds		R OR	, ₁ %	R	OR %
Oasis Crescent Balanced Stable Fund of Funds		R OR	%	R	OR %
OASIS CRESCENT RANGE SWITCH TO:	CLASS	MONTHLY INVESTMENT	NT .		
Oasis Crescent Equity Fund		R OR	%	R	OR%
Oasis Crescent International Feeder Fund		R OR	, , %	R	OR%
Oasis Crescent International Property Equity Feeder Fund		R OR	%	R	OR %
Oasis Crecent International Balanced Low Equity Feeder Fund		R OR	%	R	OR %
Oasis Crescent Income Fund		R OR	%	R	OR %
Oasis Crescent Balanced High Equity Fund of Funds		ROR		R	OR
Oasis Crescent Balanced Progressive Fund of Funds		ROR		R	OR%
Oasis Crescent Balanced Stable Fund of Funds		R OR	%	R	OR%
Please confirm if cash flow plan needs to be switched	N				

NON-PERMISSIBLE INCOME

I confirm and understand that the product being offered is a Shari'ah compliant product. It has been explained to me that any non-permissible income is removed from the fund on a daily basis and does not form part of the portfolio. (Further information on Shari'ah compliance can be found on the website www.oasiscrescent.com).

Authorised Signature 1		Authorised Sign	ature 2	
D D M M Y Y Y		_	D D	MMYYYY
	_			
OASIS RANGE SWITCH FROM:	CLASS	MONTHLY INVESTMENT		LUMP SUM INVESTMENT
Oasis General Equity Fund		R	OR%	R OR %
Oasis Property Equity Unit Trust Fund		R	OR%	R OR %
Oasis Balanced Unit Trust Fund		R	OR %	R OR %
Oasis Balanced Stable Fund of Funds		R	OR %	R OR %
Oasis Money Market Fund		R	OR %	R OR %
Oasis Bond Fund		R	OR %	R OR %
OASIS RANGE SWITCH TO:	CLASS	MONTHLY INVESTMENT		LUMP SUM INVESTMENT
Oasis General Equity Fund		R	OR	R OR %
Oasis Property Equity Unit Trust Fund		R	OR %	R OR %
Oasis Balanced Unit Trust Fund		R	OR %	R OR %
Oasis Balanced Stable Fund of Funds		R	OR %	R OR %
Oasis Money Market Fund		R	OR %	R OR %
Oasis Bond Fund		R	OR %	R OR %
INCOME OPTIONS Please confirm how Income Distributions are				
Reinvestment in Units: Pay directly to	the Bank	account detailed:		
ENTITY DECLARATIONS (Entity to specify the	agreed	to PERCENTAGE fee, exclu	uding VAT).	
The initial advice fees are payable to the IF will ensure that the initial advice fee is paid Management Company, and thereafter the the Investor. I confirm that the Financial Advi	when the	e initial investment or tra advice fee will be paid b	insfer amount in re by the way of realiz	espect of the Investor is received by the ing units from the investment portfolio of
Fee Type Find	ıncial Adv	risor	Agreed	1 Fee

Fee Type	Financial Advisor	Agreed Fee	%
Initial	Maximum 3% deducted prior to each investment being made. Where ongoing	Lump Sum	<u> </u>
	fee is greater than 0.5% then initial fee is limited to 1.5%.	Debit Order	
Ongoing	Maximum 1% per annum of the investment account. Where the initial fee is more than 1.5% then the maximum ongoing fee is 0.5%.		
			YN

FINANCIAL ADVISORS DETAILS AND DECLARATIONS		Switch Fee	YN
FSP Name:	asis Broker code:		
Representative Name:	FSP No:		

The IFA undertakes to ensure that when dealing with the Management Company all requirements of the Management Company shall be adhered to and the IFA accepts that he/she has complied with such requirements in relation to this transaction. This includes the provision of documentation relating to the registration of the IFA, the authorisation of the IFA to advise on the selected products and documentation required pertaining to the respective products. The IFA confirm that the necessary Needs Analysis has been done and the selected product meets the financial objectives of the Entity and that a record of such advice has been undertaken and such records are maintained by the IFA. The IFA confirms that he/she has made the disclosures required in terms of the FAIS Act with the Management Company to the Entity; and that all fees that relate to this investment have been disclosed and explained to the Entity; and accepts and understands that the Entity may instruct the Management Company to cancel or amend such fees at any time. The IFA accepts that the latest instruction of the client will supersede previous instructions of the client. The IFA confirms that as an accountable institution, in terms of Financial Intelligence Centre Act, it has accordingly identified all the parties to this transaction and shall maintain all records relating thereto which records shall be updated upon any changes occurring. The IFA undertakes to keep the investor informed of the process and status of this transaction.

Signature of Financial Advisor

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- 1. I confirm that the Financial Advisor has been appointed by me.
- 2. I warrant that the information contained herein is true, correct and complete;
- 3. I have attained the age of majority in terms of the law applicable to me and that there are no legal restrictions preventing me from entering into this agreement without the consent of my parent/legal guardian;
- 4. I have the necessary authority to sign this application in a principal capacity, or a representative capacity and do so within my power granted by my principal;
- I hereby permit the Management Company to conduct any investigation to verify that the information and documentation included in/with this application is correct, and in the case where such investigation results in conflicting information, that the Management Company is obliged to report the transaction as a suspicious transaction to the relevant authorities;
- I understand that it is my obligation to familiarise myself with, and accept the risks associated with this investment;
- I confirm that the information about the product, (including Key investor Information document) investment objective and risk factors have been provided and disclosed to me by my Financial Advisor and that any other additional information that I have required, has been provided;
- I acknowledge that I have fully acquainted myself with the Conflict of Interest Disclosures set out in the terms and conditions and that I have read, understood the disclosures.
- 9. OCMC invites any investor who is dissatisfied with the services provided to address their concerns directly with OCMC (Contact details and the process is set out in the Terms and Conditions document)
- 10. I confirm that this application, in conjunction with the Terms and Conditions constitutes the entire, and binding, agreement with the Management Company and myself; and can be amended from time to time on receipt and acceptance by the Management Company, of further instructions duly completed by the Investor and / or the authorized representative;
- 11. I hereby acknowledge that I have fully acquainted myself with and I have read, understood and accepted the fees, charges and expenses that are to be levied, in terms of this application;
- 12. I hereby confirm that the details contained in this application, are those of my appointed Financial Advisor, and agreement has been reached for payment of the fees as set out in this application;
- 13. Lunderstand that the Management Company will only accept instructions, from a Financial Advisor or Third Party, if authorised by
- 14. I confirm that the information pertaining to my account (including duplicate statements, valuations and other information that may be required from time to time) may be released, electronically or in hard copy, to my appointed Financial Advisor;
- 15. I have not received advice from the Management Company;

Authorised Name

Signature

- 16. I warrant that in respect of this investment I have not contravened any anti-money laundering legislation and regulations applicable to me;
- 17. I have read understood and agree to the Terms and Conditions, Performance Fee FAQ's and Fund Summary;
- 18. I confirm that I have received the Terms and Conditions and that I am bound to the latest version of the Terms and Conditions on the website www.oasiscrescent.com.
- 19. I permit the Management Company to pass on my information and documentation to any of its associated/partner companies for research purposes as well as any compliance in respect of the provisions of Financial Intelligence Centre Act, 2001, and to use such information in respect of any communication that the associated/partner companies may wish to bring to my attention.
- 20. Protection of Personal Information Act, 2013 ("POPI") I confirm that I am aware that the Management Company and/or it's associated/partner companies are "responsible parties" as defined in POPI, and I hereby consent to my personal information being processed in compliance with POPI. (Further information on POPI compliance can be found on the website www.oasiscrescent.com.)
- 21. I hereby waive any claim, of whatsoever nature, I may have against the Management Company, in future, relating to or arising

