For HLAM Use Only:



# **Joint Account Opening Application Form**



Please fill up using **BLOCK LETTERS** and ( $\checkmark$ ) where appropriate.

	nplete the Account Opening Form and Suitability Assessment requirements of the Capital Markets and Services Act 2007.			
this form should not be circula	ated unless accompanied by the relevant Prospectus with the		Processed By:	Verified By:
Prospectus and/or Suppleme	l/or Information Memorandum including any Supplemental ental/Replacement Information Memorandum (collectively	Initial		
known as " <b>Offering Docum</b> erontents of the Offering Docu	ent"). Applicants are required to read and understand the ment before completing this form.	Date		
omenia or are oriening doce	The control configuration is a second configuration in the configuration in the configuration is a second configuration in the configur	PPA Member	: New	Existing
PPA Account Number: PPP	A	Channel	: PRS Consultar	nt Direct/HLAM
PRS Account Number:			Institutional F	PRS Advisor
1. PARTICULARS OF APP	PLICANT			
Salutation / Title:				
Name (as per NRIC/Passport):				
Correspondence Address:				
City:	State:			
Postcode:	Country:			
Residential Address:				
(If different from Correspondence Address)				
City:	State:			
Postcode:	Country:			
NRIC No/Police/Army ID:	Old IC No/Passport No:			
Date of Birth (dd/mm/yyyy):	-     -     Gender: Male Female	e Country of Is	ssuance:	
Nationality:	Race:			
Marital Status: Single	Married Others (Please Specify)			
Employement Status	Self-Employed Employed No	t Employed		
Name of Employer / Compan	ıy:			
Company Reg No :	Nature of Business / Sec	ctor:		
Occupation				
Business Owner	Clerical Government Housewife	Manageme	nt Office	e & Executive
Others (Please Specify) Pensioner Professional Skilled Workers Student Unemployed				
Source of Income / Wealth:	Employment Business Savings / Inheritance Otl	hers (Please Spe	cify)	
Estimated Net Worth (exclud	ing residential home): Below RM 3 million	RM 3 n	nillion and above	
Monthly Household Income	2			
Not Specified U	Up to RM1,500 RM1501 to RM3,000 RM3,001 to RM5,000	RM5,001 to R	M8,000 RM8,0	01 to RM15,000
RM15,001 to RM20,000	0 RM20,001 to RM50,000 RM50,001 to RM100,000 RM	100,001 to RM20	0,000 more t	than RM200,000
Investment Purpose:	Education Retirement Investment Saving	Others	(Please Specify)	
Email Address^:	Mother's Maiden Na	ame:		
Telephone No. (Home):*	Mobile No^:	*		
relephone No. (Office):*  ^Note: By providing your email address and mobile number, you consent to receiving electronic communication via email and/or short message service ("SMS"). Notices delivered to you via email or SMS are deemed to have been sent and received on the date				
Note: Please include country &	area code for Non-Malaysian Contact No (s). such message was ser	III.		

Hong Leong Asset Management Bhd [199401033034 (318717-M)]

\*Note: Please include country & area code for Non-Malaysian Contact No (s).

2. BANK ACCOUNT DETAILS				
Bank Name:				
Bank Account Number:				
Account Holder Name:		ls.		
3. PERSONAL DATA PROTECTION ACT 2010	,,			
I hereby consent do not consent to the use and disclosure of	my/our personal data for promotional and marketing purpose	25.		
4. FOREIGN ACCOUNT TAX COMPLIANCE ACT ("FATCA") DEC				
SECTION A: Status  Applicant (Account Holder) Please check "√" one of the following	na.			
I represent and declare that I am a:	ig.			
U.S. Person <sup>(1)</sup> (citizen or resident of the United States or hold:	s a U.S. green card or holds a U.S. passport) -			
Please fill up Form W-9				
Non U.S. Person				
Not a U.S. Person but born in the U.S.  Please provide Certificate of Loss of Nationality or comp	lete the following:-			
I <u>do not have</u> the "Certificate of Loss of Nationality"				
Reason:				
SECTION B: Declaration				
I hereby declare as follows:-				
(a) I represent and declare that the information provided above is resident of the United States.	•			
(b) I hereby consent for Hong Leong Asset Management Berhad, or to regulatory authorities in accordance with the requirements of	any of its affiliates, including branches (collectively "HLAM") of Foreign Account Tax Compliance Act as may be stipulated	to report my information by applicable laws, regulations.		
agreement or regulatory guidelines or directives.  (c) I hereby consent that HLAM may withhold from my account(s) s				
Act as may be stipulated by applicable laws, regulations, agree (d) If there is any change in information provided to HLAM that ma	ment or regulatory guidelines or directives.	·		
fails to comply with reasonable requests for information to det	ermine if this account belongs to a U.S. person), HLAM has th	ne right to terminate my		
account(s) and/or facilities granted to me.  (e) I undertake to notify HLAM in writing within 30 calendar days if	there is a change in any information which I have provided to	HLAM.		
<u>Definitions</u>				
(h) The term U.S. person or United States person means a person des (A) a citizen or resident of the United States,	scribed in section 7701(a)(30) of the Internal Revenue Code:			
(B) a United States partnership, (C) a United States corporation,				
(D) any estate (other than an estate the income of which, from source business within the United States, is not includible in gross income		d with the conduct of a trade or		
(E) any trust if—	,			
(a) A court within the United States is able to exercise primary (b) One or more United States persons have the authority to co	ontrol all substantial decisions of the trust, and			
5. COMMON REPORTING STANDARD ("CRS") DECLARATION				
3. COMMON REPORTING STANDARD ( CR3 ) DECLARATION				
Part 1: Country/Jurisdiction of Residence Declaration				
I declare that I am a:-				
		Malaysia Tax Resident se complete Part 2.		
Part 2: Non-Malaysia Taxpayer Identification Number Declaration				
Please declare the countries and the respective Taxpayer Identification Number (TIN) that you are a Non-Malaysian tax resident of:-				
Country of Tax Residence	TIN/SSN	Please specify reason*, if TIN not available.		
		Reason 1		
		Reason 2		
		Reason 3**  Please specify reason*, if		
Country of Tax Residence	TIN/SSN	TIN not available.		
		Reason 1		
		Reason 3**		

\*TIN not available due to the following reasons:-

No TIN is required. (Note: Only select this reason if the domestic law of the relevant jurisdiction does not require the collection of TIN issued by such jurisdiction).

The country/jurisdiction of tax residence does not issue TIN to its residents.

No TIN because of other reasons. (Please elaborate further in the table below)

Reason 1

Reason 2

Reason 3

**For Reason 3, please explain why TIN cannot be provided.			
1			
2			
3			

	Definitions	
Applicant (Account Holder)	Means a person listed or identified as the holder of a Financial Account by the Financial Institutions that maintains the account. A person, other than a Financial Institution, holding a Financial Account for the benefit of another person as an agent, a custodian, a nominee, a signatory, an investment advisor, an intermediary, or as a legal guardian, is not treated as the Account Holder. With respect to a jointly held account, each joint holder is treated as an Account Holder;	
Financial Institution	means a "Custodial Institution", a "Depository Institution", an "Investment Entity", or a "Specified Insurance Company". Please see the relevant domestic guidance and the CRS for further classification definitions that apply to Financial Institutions;	
Investment Entity	<ul> <li>(a) Any entity that primarily conducts as a business, one or more of the following activities or operations for and on behalf of their customer: (i) trading in money market instruments (cheques, bills, certificate of deposits, derivatives, etc.), foreign exchange, exchange, interest rates, index instruments, transferable securities or commodity futures trading; (ii) individual and collective portfolio management; (iii) otherwise investing, administering, or managing financial assets or money on behalf of other persons (An investment manager/investment advisor falls under the definition of Investment Entity).</li> <li>(b) Any entity where the gross income of which is primarily attributable to investing, reinvesting or trading in Financial Assets, if the Entity is managed by another Entity which is a Depository Institution, a Custodial Institution, a Specified Insurance Company or an Investment Entity as described in (a) above.</li> <li>(c) An entity is "managed by" another entity if the managing entity performs, either directly or indirectly, or through another service provider on behalf of the managed entity, any of the activities or operations described in (a) above.</li> <li>(d) An entity only manages another entity if it has discretionary authority to manage the other entity's assets (either whole or in part). Where an entity is managed by a mix of Financial Institutions, NFEs or individuals, the entity is considered to be managed by another entity that is a Depository Institution, a Custodial Institution, a Specified Insurance Company, or the other Investment Entity as described in (a) above, if any of the managing entities is such an entity.</li> </ul>	
Investment Entity located in a non-participating jurisdiction	An Investment Entity (defined in (a) above) which is located in a non-participating jurisdiction. Please refer to the website <a href="http://www.oecd.org/tax/automatic-exchange/crs-implementation-and-assistance/crs-by-jurisdiction/">http://www.oecd.org/tax/automatic-exchange/crs-implementation-and-assistance/crs-by-jurisdiction/</a> for the countries listed as participating jurisdictions. This list may be revised from time to time and you are advised to keep yourself updated of any changes;	
Malaysia Tax Resident	For the definition of Malaysian tax resident, please refer to the link: http://www.oecd.org/tax/automatic-exchange/crs-implementation-and-assistance/tax-residency/Malaysia-Residency.pdf the contents of which may be amended from time to time.	
NFE	is an entity that is not a Financial Institution;	
Reportable Jurisdiction	means a jurisdiction with which an obligation to provide financial account information is in place and that is identified in a published list;	
Reportable Person	A Reportable Person is defined as an individual who is tax resident in a Reportable Jurisdiction under the tax laws of that jurisdiction. Dual resident individuals may rely on the tiebreaker rules contained in tax conventions (if applicable) to solve cases of double residence for purposes of determining their residence for tax purposes; and	
TIN	The term TIN means Taxpayer Identification Number or a functional equivalent in the absence of a TIN. A TIN is a unique combination of letters or numbers assigned by a jurisdiction to an entity and used to identify the entity for the purpose of administering the tax laws of such jurisdiction. For e.g. in Malaysia, the TIN will be the identification number issued by the Inland Revenue Board of Malaysia.	

Disclaimer: the above definitions have been included to assist you to complete this form only and are not meant to supersede any of the definitions issued by the OECD. Please refer to the OECD website for more detailed definitions. Additionally, if you have any doubts or queries, please consult your tax, legal or such other professional advisor for assistance.

## **Part 3: Declaration**

I hereby declare as follows:-

#### 1. General

- 1.1 the information supplied by me/us is subject to the terms and conditions governing the account holder's relationship and accounts with HLAM and its related and associated corporations setting out how HLAM may use and share the information supplied by me/us;
- 1.2 the information contained in this form and information regarding the account holder and any Reportable Account(s) may be provided directly or indirectly to any relevant tax authority, including of the country/jurisdiction in which this account(s) is /are maintained and exchanged with tax authorities of another country/jurisdiction or country/jurisdiction in which the account holder may be resident for tax purposes pursuant to the agreements between competent authorities to exchange such information;
- 1.3 I am/We are the account holder or am/are authorised to sign for the account holder, of the account(s) to which this form relates;
- 1.4 if there is a change in circumstances that affects the tax residence of the account holder or causes the information contained herein to become incorrect or incomplete, I/we further declare that I am/we are obligated to inform HLAM of the change in circumstances within 30 days of its occurrence and to provide a suitably updated self-certification form; and
- pursuant to section 113A of the Income Tax Act 1967 including any amendments, modifications and variations thereof, if I/we make or give any incorrect information, I/we understand that I/we may be liable on conviction to a fine not less than RM20,000 and not more than RM100,000 or to imprisonment for a term not exceeding 6 months or to both.

4 044 104401		
6. DECLARATION		
The Applicant hereby declares, confirms and agrees:-		
<ul> <li>(a) that the information provided herein is accurate, complete and true and that the Applicant has not withheld application or which could result in HLAM rejecting the Applicant's application;</li> <li>(b) to be bound by the terms and conditions of the application ("Application T&amp;C");</li> <li>(c) that the Applicant is aware of the fees and charges that the Applicant will incur, both directly and indirectly, will do that the Applicant has read, understood and accepts HLAM's Privacy Policy; and</li> <li>(e) that the information provided in the Foreign Account Tax Compliance Act Declaration and Common Reporting 9 remains accurate, complete and true and that the Applicant will immediately notify HLAM if there is any change.</li> </ul>	when investing in the relevant fund; Standard Declaration in the Application T&C	
Private Pension Adminstrator Malaysia (PPA) The Private Pensions Adminstrator (PPA) is a body approved under section 139C of the Capital Markets and Services Act 2007 to perform the function of record keeping, administration and customer service for members and contributors in relation to contributions made in respect of a private retirement scheme. All PRS applicants are required to open an account with the PPA and upon successful creation of the respective account, the PRS applicants are subsequently referred to as PPA members.		
Signature of Applicant		
Signature of Applicant	Date	
7. FOR DISTRIBUTOR'S USE ONLY		
7. FOR DISTRIBUTOR 3 USE UNLI		
Distributor's Name:		
Distributor's Code: I hereby acknowledge and declare that I ha	ove performed the verification of customer identity	
DECLARATION BY PRS CONSULTANT		
<ul><li>(a) I agree to abide by all relevant policies of HLAM, applicable laws, all applicable guidelines and regulations inclitime to time.</li><li>(b) I hereby confirm that I have sighted the original personal identity documents (i.e. either NRIC or Passport) of t</li></ul>		
(b) Thereby commit that Thave signed the original personal identity documents (i.e. either twice of Tassport) of t	The Applicant and Filave satisfactority	

- completed the verification of the identity of the Applicant and the name, address, contact number, occupation and/or nature of business shown on this application correspond with my records, and agree to make such relevant documentation available to you on request.

  (c) I hereby confirm that I have (a) witnessed the signature of the Applicant; and (b) I confirm that the particulars of the Applicant provided by the Applicant
- in the application form are true and correct.

Important Note: You are required to satisfactorily verify the identity and address of the Applicant and have adequate records to demonstrate that fact under the local Anti-Money Laundering and Counter Financing of Terrorism Laws, Guidelines and/or Regulations. You should ensure that the names and address of the Applicant are accurate and complete and in accordance with the relevant records.

Branch:	
	Distributor's Signature:
	Distributor's Signature.

#### **PART A: GENERAL TERMS AND CONDITIONS**

- 1. ACCOUNT OPENING APPLICATION 1.1. By completing the account opening application form, whether made available by Hong Leong Asset Management Bhd ("HLAM"), as the Manager or PRS Provider, as the case may be, in physical form or electronically via an online platform or system ("Application"), the Applicant hereby acknowledges and agrees that the Applicant has read, understood and accepteding the terms and conditions contained herein. The Applicant further agrees to be bound by any variations or amendments to the TSC published from time to time at www.hlam.com.my/ hlismartinvest ("Olectively, "Application TSC"): 1.1.2 where applicable, the terms and conditions that govern access to and use of the HLAM HL ismart Invest Portal at www.hlam.com.my/hlismartinvest ("Portal") including any variations or amendments published on the Portal from time to time; 1.1.3 where applicable, any terms and conditions imposed or issued by the Private Pension Administrator ("PPA") including any variations or amendments published from time to time on the webpage of PPA at www.ypa.my; and 1.1.4 the prevailing Product Highlight Sheet, Prospectus, Information Memorandum, Deed and/ or Disclosure Document including but not limited to any supplement and/ or replacement made thereof (collectively referred to as "Offering Document"). 1.2. In the event of any inconsistency between the Application TSC and the terms and conditions contained in the Offering Document shall prevail to the extent of such inconsistency. 1.3. An Application will only be processed by HLAM upon submission of the Application, duly completed together with the relevant supporting documents. The information contained therein will be used by HLAM and PPA may exercise their sole and absolute discretion, without assigning any reason and/ or providing any notice to the Applicant to accept, reject and/ or take such other actions as it deems fit and proper relating and/ or in connection with the Applicant's Application, notwithstanding the Application may have been processed earli
- 2. REPRESENTATIONS AND WARRANTIES 2.1. The Applicant hereby represents and warrants to HLAM. the following: (a) the contents of the Offering Document constitute the entire understanding of the Applicant in respect of the relevant fund that the Applicant has subscribed to and the Applicant has not relied upon any other advice, recommendation, information and/or interpretation (whether oral or in writing), other than those contained in the Offering Document and which is the basis upon which the Applicant has derived his decision to invest in the fund; (b) the Applicant is neither engaged in any unlawful activity nor are the Applicant's monies obtained from any illegal source or associated with any illegal activity; (c) any transaction and dealings contemplated under this arrangement will not contravene any applicable anti-money laundering laws or provisions; (d) any document, instruction and/or information provided is accurate, true and complete and the Applicant undertakes to provide such information and documents as HLAM may reasonably require for the purpose of due diligence/enhanced due diligence as required under the prevailing money-laundering laws; (e) the Applicant has the legal right, capacity and power to enter into this arrangement; (f) the Applicant is not a bankrupt and/or subject to any material proceedings that if brought to the attention of and/or made known to HLAM may result in the arrangement being rejected or terminated; (g) the Applicant is not a bankrupt and/or subject to any material proceedings that if brought to the attention of and/or made known to HLAM may result in the arrangement being rejected or terminated; (g) the Applicant TSC, each transaction and/or dealing (i) are binding on the Applicant and enforceable against the Applicant; and (ii) do not contravene and/or violate the provisions of any applicable law, rule and/or regulation; (h) save where the Applicant has notified HLAM agrees, the Applicant shall act as principal and sole beneficial owner (not as trustee intermediary an
- arrantes made by the Applicant to or becomes inaccurate, untrue or incorrect.

  3. GOVERNMENT TAXES AND/OR STATUTORY/REGULATORY IMPOSED CHARGES, FEES ITC.

  3. 1. For the purpose of this clause, "Tax" means any present or future, direct or indirect, Malaysian or foreign tax, levy, impost, duty, charge, fee, deduction or withholding of any nature, that is imposed by any Appropriate Authority, including, without limitation, any consumption tax such as the sales and services tax, goods and services tax and other taxes by whatever name called, and any interest, fines or penalties in respect thereof. "Appropriate Authority" means any government or taxing authority, 3.2. The fees and/or all other monies to be paid by the Applicant to HLAM under the terms and conditions herein, including any amount representing reimbursements to be paid by the Applicant to HLAM, is exclusive of any Tax, and shall be paid without any set-off, restriction or condition and without any deduction for or on account of any counterclaim or any deduction or withholding from the fees and other monies payable to HLAM under the terms and conditions herein in respect of any Tax or otherwise, the sum payable by the Applicant in respect of which the deduction or withholding be nequired shall be increased so that the net fees and/or the net amount of monies received by HLAM is equal to that which HLAM would otherwise have received had no deduction or withholding been required or made. 3.4. The Applicant shall in addition to the fees and/or all other monies payable, pay to HLAM all applicable Tax at the relevant prevailing rate and/or such amount as is determined by HLAM to cover any Tax payments/liabilities/obligations in connection therewith, without any set-off, restriction or condition and without any deduction for or on account of any counterclaim or any deduction or withholding, apart from any Taxes which may be required under any laws to be paid by the Applicant directly to any Appropriate Authority, which the Applicant shall indirectly to the Ap
- ACOMMUNICATIONS 4.1. HLAM may communicate Statements (as defined below), annual reports, semi-annual reports and/ or such other notices or documents required under the applicable law with the Applicant via facsimile, electronic mail, short message service (SMS), announcements published on HLAM's website or portal, mobile application including messenger platforms, social media and/ or such other form or manner as determined by HLAM from time to time (collectively "Communications"). Unless HLAM states otherwise, the Applicant shall no lny communicate with HLAM in writing and deliver instructions via post, via facsimile, by hand or via email to HLAM (collectively "Instructions"). 4.2. Communications and Instructions are processed in the ordinary course of business and are not dealt with on a priority basis. In the event that the transmitted information is time sensitive, the Applicant agrees to choose an alternative means of issuing Instructions that enables timely processing. Any such change in Communications shall be effective only upon receipt and acknowledgment thereof by HLAM. 4.3. Such Communications by HLAM to the Applicant shall be deemed to be duly served and/ or received by the Applicant, if the Communications are delivered, published, sent, issued, posted and/or transmitted to the last known contact details available in HLAM's records as provided by the Applicant. The Applicant acknowledges and agrees that it is the Applicant's responsibility to immediately inform HLAM and the PPA in writing of any changes to the Applicant's personal and correspondence/contact details and/ or particulars. 4.4. In no event, however, shall HLAM be deemed to have received any Instructions given and/ or sent by the Applicant unless and until HLAM affirmatively confirms receipt of the same in writing (if applicable). Any Instruction verbally, electronically and/ or such method duly accepted by HLAM shall not be deemed to violate any applicable law including but not limited to any law requiring contracts to be made in writing
- Instructions communicated by the person acting on behalf of the Applicant and Clearly transmitted to HLAM.

  5. ELECTRONIC COMMUNICATION 5.1. Unless the Applicant has stated otherwise in the Applicant, or electronically via email, short message service (SMS), mobile application, facsimile and/ or such other method as determined by HLAM ("Electronic Communication") based on the information as stated in the Application or the information last made known to HLAM by the Applicant and shall be deemed to have been received by the Applicant immediately upon successful transmission thereof notwithstanding any delay caused by mechanical or electronic failure or any reasons whatsoever. 5.2. The Applicant acknowledges and accepts that any Electronic Communication to and from HLAM may be associated with the following risks: 5.2.1. non-delivery for whatever reason; 5.2.2. the disclosure of confidential information to third parties (whether authorised or otherwise); 5.2.3. the Electronic Communication may not be transmitted via a private, secure link, may not be encrypted and/ or contain such other security features; 5.2.4. unauthorised interception or modification by third parties; 5.2.5. the uninterrupted use of Electronic Communication. 5.3. In the event there are any concerns or problems arising out of and/ or in connection with the Electronic Communication, the Applicant agrees that HLAM may use any other mode of Communication. 5.3. In the event there are any concerns or problems arising out of and/ or in connection with the Electronic Communication, the Applicant agrees that HLAM may use any other mode of Communication.
- 6. ONLINE ACCESS 6.1. HLAM may provide the Applicant with access to HLAM's Online Member website ("Electronic Services") upon execution of this form. Suh access shall be made available on no-obligations basis. The use of the website shall be subject to the terms and conditions posted on the website. 6.2. Information regarding the grant of such access will be sent to the Applicant's email address provided in the Application. 6.3. HLAM shall be entitled to: -6.3.1. modify, suspend or terminate the operation of the Electronic Services; 6.3.2. suspend or terminate the Applicant's access to or use of the Electronic Services at any time with or without notice. 6.4. For the avoidance of doubt, any Electronic Services downtime, modification, cancellation, termination or suspension of the Electronic Services hall not entitle any Applicant to any claims against HLAM or compensation arising from any losses or damages suffered or incurred by the Applicant as a direct or indirect result of the downtime, modification, cancellation, termination or suspension of the Electronic Services.
- T. PERSONAL DATA AND APPLICANT'S INFORMATION 7.1 The Applicant agrees that the Applicant's personal data and information may be made available, without limitation, to HLAM's distributors, vendors, agents or advisors, the Hong Leong Group of Companies\*, all relevant and applicable authorities/regulators, and/or any other person requiring the same for the performance of their services to HLAM or for the performance of the contract between HLAM and the Applicant including, but not limited to, for the purposes of sharing information for credit, administration, reference, business development and marketing purposes. The Applicant agrees and consents that HLAM may disclose the Applicant's personal data or information no any or all of the parties stated above and may if necessary, do so notwithstanding that the recipient's place of business is outside Malaysia, or that such information following disclosure will be collected, held, processed or used by such recipient in whole or in part, in one or more locations outside Malaysia. Additionally, HLAM shall deal with the Applicant's personal data and information in accordance with its prevailing privacy policy as may be amended or supplemented from time to time. The Applicant hereby confirms that the Applicant has read, understood and accepted HLAM's prevailing privacy policy.\* and the Applicant's continued holding of an account with HLAM and/or any further investment made shall be deemed as acceptance of the terms and conditions. Institutional or corporate Applicants represent and warrant that in relation to any individual's requisite consent for disclosure to and processing of such personal data by HLAM pursuant to HLAM's prevailing privacy policy. "Hong Leong Group is defined as Hong Leong Company (Malaysia) Berhad and includes the subsidiaries, related companies and affiliates of HLAM.
- 8. ANTI-MONEY LAUNDERING, ANTI-TERRORISM FINANCING AND PROCEEDS OF UNLAWFUL ACTIVITIES ACT 2001 8.1. The Applicant hereby warrants that:- 8.1.1. The Applicant shall at all times adhere to and comply with the Anti-Money Laundering, Anti-Terrorism Financing And Proceeds of Unlawful Activities Act 2001 ("AMLA") including any amendments from time to time and any laws and regulations relating to anti-money laundering and anti-terrorism financing activities with respect to all transactions or matters whatsoever and howsoever arising whether directly or indirectly with HLAM and/or PRA shall be entitled to keep records of the Applicant's transactions or matters whatsoever and howsoever arising whether directly or indirectly with HLAM and/or PRA shall be entitled to keep records of the Applicant's transactions and to further disclose any information pertaining to the Applicant, as may be required by law or any governmental or regulatory authority for purposes of compliance with anti-money laundering and anti-terrorism financing laws and regulations; and (b) the Applicant, as may be required by law or any governmental or regulatory authority for purposes of compliance with anti-money laundering and anti-terrorism financing laws and regulations; and (b) the Applicant undertakes to provide HLAM and/or PPA with all relevant information and documents, as and when requested, for purposes of identification of the Applicant and verification of the source of funds; 8.1.2. No person other than the Applicant have any interest in the account (where applicable); 8.1.3. All monies as may be necessary to enable HLAM and/or PPA to comply with AMLA and the governing laws, rules and regulations (whether in Malaysia or elsewhere) and the Applicant agrees that HLAM and/or PPA shall not be liable or responsible in anyway whatsoever and shall be held harmless for matters in relation thereto; 8.1.5. The Applicant agrees that HLAM and/or PPA shall not be liable or responsible in any way whatsoever and shall be held harmless against any loss ar

9. SUSPENSION AND TERMINATION 9.1. HLAM reserves its sole and absolute discretion to terminate any arrangement and/or relationship with the Applicant without any compensation, by giving seven (7) days written notice or if such termination is required by any relevant laws, authority or by the PPA, then termination may be issued to take effect immediately. 9.2. HLAM reserves the right to suspend, close or terminate any arrangement and/or relationship with the Applicant for any reason whatsoever at any time without assigning any reason whatsoever and without recourse notwithstanding any terms tots of terminate any arrangement and/or relationship with the Applicant for any teason winassever at any time windout assigning any reason winassever and windout reconse notwithstanding any termination of the strength of the suspension. In the event of suspension, HLAM need not stipulate a time period for the suspension. Any termination or suspension of any arrangement and/or relationship with the Applicant or any of the services offered by HLAM or any part thereof (with or without cause) and any redemption of units or withdrawal of monies, whether or not following termination, shall be without prejudice to the right of HLAM to settle any transactions entered into or to settle any liability incurred on behalf of the Applicant prior to termination at the discretion of HLAM. HLAM shall be entitled to cancel any unexecuted instructions. The Applicant shall remain liable for all resulting costs, losses and expenses incurred. Additionally, upon termination, HLAM shall be entitled in its absolute discretion to deal with the Applicant's units maintained in the relevant fund as HLAM deems fit and proper to do so.

10. LIABILITY & INDEMNITY 10.1. Neither HLAM nor any of HLAM's directors, employees, agents, contractors, Consultants (as defined) shall be liable for any direct, indirect, special or consequential damages which may be suffered and/or to be suffered by the Applicant, such as, but not limited to, loss of anticipated profits or other anticipated economic benefits, whatsoever or howsoever caused, (whether in contract or in tort) arising directly or indirectly in connection with or arising out of the Application and the Application T&C, save where such damages or loss was caused by fraud or wilful default on the part of HLAM. 10.2. The Applicant hereby indemnifies and hold harmless HLAM and any of their agents against any actions, proceedings, claims, losses, damages and costs and expenses which may be part of HLAM. 10.2. The Applicant fieleby indefinitines and note indifficult may be brought against, suffered or incurred by any or all of them arising either directly out of or in connection with the Application, account or in connection with any Instructions given by or on behalf of the Applicant unless due to fraud or wilful default of HLAM. 10.3. Notwithstanding any loss or damage that the Applicant might incur for any reason whatsoever (including, without limitation, all damages referenced in clauses 10.1 and 10.2 above), the total aggregate liability of HLAM and any of HLAM's directors, employees, agents, contractors, Consultants in connection with any claims (for loss or damage) made by the Applicant shall not exceed the fees and commissions paid by the Applicant to HLAM during the six (6) months immediately preceding the Applicant's first written claim in relation to the loss or damage. Notwithstanding the preceding sentence, HLAM's maximum amount of liability to each Applicant in each calendar year shall not exceed Ringgit Malaysia Five Thousand (RMS,000.0b).

or damage. Notwithstanding the preceding sentence, HLAMs maximum amount of liability to each Applicant in each calendar year shall not exceed kinggit Malaysia HVe Inousand (RMs,000.00).

11. FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) 11.1. Notwithstanding anything to the contrary herein contained: - (a) Any payment made by, or on behalf of HLAM to, or for the benefit of the Applicant shall be made subject to any withholding or deduction imposed on such payment pursuant to or on account of Foreign Account Tax Compliance Act ("FATCA") or any other arrangements with foreign governments or regulators and no additional payment shall be required, nor any payment increased, on account of any such withholding or deduction. HLAM shall not be required to indemnify the Applicant on account of FATCA or any other arrangements with foreign governments or regulators in respect of any payment, and HLAM does not so deduct or withhold and a liability resulting from such failure to withhold or deduct is assessed directly against HLAM, then the Applicant hereby agrees to indemnify HLAM therefor (notwithstanding any limitation on indemnification otherwise included in these terms and conditions) and to promptly pay to HLAM the amount of such liability. The Applicant's indemnification obligation hereunder shall include any related liability for interest and, if the Applicant has failed to provide HLAM, in a timely fashion, with sufficient information necessary for HLAM to determine whether and/or to what extent it is required to make any deduction or withholding pursuant to or on account of FATCA or any other arrangements with foreign governments or regulators, shall include any related liability for penalties; and (c) The Applicant hereby consents to the disclosure of information on the Applicant by HLAM to local and foreign regulatory and/or tax authorities including those in the United States.

Note: "FATCA" means sections 1471 through 1474 of the United States Internal Revenue Code of 1986, as amended and/or supplemented, any current or future regulations or official interpretations thereof,

any agreement entered into thereunder, or any fiscal or regulatory legislation, rules or practices adopted pursuant to any intergovernmental agreement entered into in connection with the implementation

12. AMENDMENTS 12.1. HLAM may in its absolute discretion change, amend or vary any of the Application T&C at any time or from time to time including but not limited to imposing additional clauses which shall bind the Applicant from the date such amendments come into effect. 12.2. Notice to the Applicant of any such change, amendment or variation was posted on the HLAM Website - thirty (30) days after the date of such posting. The onus of checking the Website for any variations or supplements/supplemental terms that posting in the West and in West and in Wall and west and it was a shadily a shadily and it was a shadily a shadily and it was a shadily a shadily and it was a shadily a to such services. All such guidelines, rules, product requirements and additional terms are hereby incorporated by reference into the Application T&C. By continuing to maintain any arrangement and/or relationship with HLAM and/or by continuing to invest with HLAM, the Applicant is deemed to have accepted and agreed to, at all material times, all of HLAM's prevailing terms and conditions as posted on the Websile for its accounts and any related services as amended or supplemented from time to time. 12.5. In the event of any inconsistency in the terms and conditions or any interpretations thereof between the various versions, the latest terms and conditions in respect of the relevant subject matter as published on the Website shall prevail.

13. SEVERABILITY 13.1. Each of the provisions contained herein is severable and distinct from the others and if at any time one or more of such provisions is or becomes invalid, void and/or illegal, the enforceability of the remaining provisions hereof shall not in any way be effected or impaired thereby.

14. SUCCESSORS BOUND 14.1. The Application T&C and the rights and obligations created under it shall be binding upon and inure solely for the benefit of the Applicant or HLAM (as the case maybe) and

their respective heirs, personal representatives, successors in title and permitted assigns of the Applicant or HLAM (as the case maybe).

15. GOVERNING LAW 15.1. The Application T&C shall be read and construed in accordance with the laws of Malaysia and the parties hereby submit to the exclusive jurisdiction of the courts of Malaysia.

16. DIGITAL / ELECTRONIC SIGNATURE 16.1. The receipt by HLAM) of a duly completed Application from the Applicant via electronic mail (in any format deemed acceptable by HLAM) may have the same effect as an original duly completed physical Application. 16.2. HLAM may allow or stipulate the use of digital or electronic signatures from time to time and the Applicant agrees and accepts that the use of digital or electronic signatures shall have the same force and effect as manual signatures.

#### PART B: PPA'S TERMS AND CONDITIONS

- 17. The Applicant has been informed of the fees payable to the PPA. The PPA fees payable to the PPA are as follows: -

(a) Account opening fee (RM10);
(b) Annual maintenance fee (RM8) (payable only when there is contribution); and
(c) Administration fee of 0.04% of the Fund's NAV charged to the funds by HLAM.
Note: The PPA fees may be collected by HLAM acting on behalf of the PPA. For further information on the PPA's fees and charges, please refer to http://www.ppa.my.

- 18. PPA reserves the right after six (6) months of notification to the Applicant to close a PPA account that does not reflect any balance in the PPA account due to the following reasons: -
- (a) Full amount withdrawn (upon attaining retirement age)/ permanent departure and account has zero units for 6 months; or (b) Upon release of the deceased Applicant's funds to beneficiaries/ nominees/ next-of-kin pursuant to a Letter of Administration or Grant of Probate.

19. The PPA shall be entitled at any time and without prior reference to the Applicant to add, vary or amend any or all of the terms and conditions herein and/or the PPA's website and/or the Application at its sole and absolute discretion

### **PART C: SPECIFIC TERMS AND CONDITIONS**

20. FEES, CHARGES AND EXPENSES 20.1. The Applicant shall be responsible for the payment of any charges, fees, costs, expenses and other liabilities properly payable or incurred by HLAM in holding or executing transactions in respect of any relevant fund(s). For further information on the fees and charges charged by HLAM, please refer to the Offering Document and/or the Website. 20.2. HLAM reserves the right to impose additional administration related expenses that may be incurred in carrying out any Instructions given by the Applicant. 20.3. HLAM shall not be liable to pay any interest/profit to the

Applicant for any monies held by HLAM for the Applicant for any reason whatsoever.

21. AUTHORISED PRS CONSULTANT

21.1. The Applicant should ensure that the Unit Trust Scheme Consultant and/ or PRS Consultant (collectively known as "Consultant") servicing the Applicant has a valid authorisation and registration card. All authorised Consultants are registered with the relevant authority. For more information, please visit www.fimm.com.my. 21.2. If a Consultant is named in this form, HLAM is entitled to process any instructions received from such Consultant without further reference to the Applicant unless HLAM has received prior written instructions to the contrary from the Applicant. 21.3. HIAM shall not be responsible for any action or omission on the part of the Consultant and shall be under no obligation to verify the authenticity of the instructions received or to determine whether or not such instructions were authorised. The Applicant shall have no right of action against HLAM in connection with the execution by HLAM of such instructions and undertakes not to make any claim against HLAM and to hold HLAM blameless in connection thereof. 21.4. As and when determined necessary by HLAM, HLAM will assign a Consultant to provide the Applicant with the services envisaged in the relevant Application

22. PRINCIPAL APPLICANT AND/OR JOINT APPLICANT\* (\*Note: No Joint Application For PRS) 2.1. Individual Applicant 22.1.1. The individual Applicant shall have attained the age of majority at the time of the Application. 22.2.2. Principal and Joint Applicant 22.2.1. In the case where there are two (2) applicants, the first applicant shall be referred to as the Principal Applicant may, by completing the relevant the age of majority at the time of the Application. 22.2.2. The second or other applicant in the Application shall be known as the Joint Applicant may, by completing the relevant sections in the Application instruct HLAM on how the account is to be operated i.e., either solely or jointly. In default of any such instruction, the HLAM reserves its sole and absolute discretion to act upon the instructions of the applicant whose name appears first in the Application. Where the Joint Applicant is a minor, such minor Joint Applicant: - (a) shall not be required to provide the Joint Applicant's specimen signature to HLAM; (b) shall not be required to sign the Application; (c) shall not have the right to operate the account and/ or instruct HLAM and HLAM shall not be obliged to carry out any such instruction; and/ or (d) shall not enjoy the rights of a Principal Applicant and registered holder of the relevant fund(s). 22.2.4. Upon attaining the age of majority, the minor Joint Applicant will be recognised by HLAM as a Joint Applicant and will enjoy rights of a registered holder of the relevant fund(s) subject to submitting additional due diligence documentation which may include but not be limited to the minor Joint Applicant's specimen signature and certified true copy of IC/Passport to HLAM. 22.3. Other Matters 22.3.1. For the avoidance of doubt, joint application is not applicable for Private Retirement Scheme ("PRS") under the PPA. 22.3.2. In the event of death, bankruptcy, insanity and/ or any other circumstances which render any Applicant or Joint Application is not applicable for Private Retirement Scheme ("P 22. PRINCIPAL APPLICANT AND/OR JOINT APPLICANT\* (\*Note: No Joint Application For PRS) 22.1. Individual Applicant 22.1.1. The individual Applicant shall have attained the age of majority at the

distribution shall be made in accordance with Shariah.

23. COOLING- OFF PERIOD 23.1. The Applicant may exercise their cooling-off right within such period as stipulated under the relevant laws or guidelines from the date of investment and receive a full refund. of the investment monies paid to HLAM. 23.2. Notwithstanding the above, the following first time investors are not entitled to the benefit of a cooling-off period: (a) a corporation or institution; (b) a staff of HLAM; and (c) persons registered to deal in unit trusts or PRS of HLAM. 23.3. Some specific funds (as may be stipulated in the Offering Document) will not have any applicable cooling-off period for any type of first time investor. The Applicant/investor is advised to read the relevant Offering Document carefully to be aware of the applicable cooling-off period.

## 8. TERMS & CONDITIONS (CONT.)

24. SUBSCRIPTION 24.1. Any cheque, bank draft, telegraphic transfer, inter-bank GIRO and/ or such other methods of payment accepted by HLAM shall be made payable to "Hong Leong Asset Management Bhd-Client Trust Account" and must be correctly referenced to ensure that HLAM is able to identify the Applicant's payment and correctly allocate it to the Applicant's account for the referenced transaction.

HLAM will not be held responsible where the Applicant issues payment which does not include a reference or correctly reference the payment. HLAM shall not be held liable for any cheque(s) / draft(s) that may be lost, misplaced, misappropriated or rejected for whatsoever reason. 24.2. The Applicant agrees that the Applicant will not make any payment in cash or other types of payment instrument in favour of the Consultant for the relevant fund. HLAM shall not be liable for any loss howsoever occasioned by the Applicant or any other person as a result of the Applicant making any payments in favour of the Consultant or any person holding themselves out as a representative of HLAM. 24.3. The Applicant must take reasonable care and precautions to prevent theft and fraudulent alteration of cheques or banker's draft(s) in anyway and must notify HLAM immediately if the Applicant has not received receipt for the payment within fourteen (14) days of the payment date or if the Applicant has any cause whatsoever to suspect that the cheque has been misappropriated, tampered, stolen or altered. 24.4. In making payments by way of telegraphic transfer or by way of direct deposit of monies into the HLAM's bank account (including but not limited to by way of electronic fund transfer) the Applicant is responsible to ensure that the Applicant also provides the relevant Application, receipts and/ or supporting documents for HLAM's reference. HLAM shall not be held liable for any payment declined or unaccounted for as a reason thereof by reason of insufficient or untimely information provided by the Applicant. 24.5. HLAM is under no obligation to accept payments from any third party (except in the case of PRS, from the employer contribution) and HLAM may exercise its sole and absolute discretion to reject any such payments. 24.6. For PRS only: The Applicant may choose to invest using the default or self-selection options as set out in each investment application form. If the Applicant does not select a fund under the PRS, all contributions to the PRS will be automatically allocated in accordance with the default option. (Default option which means that the contributions will be allocated for the purchase of units in the core funds (as defined in the Offering Document) depending on the Applicant's age at the time of contribution). For the Applicant investing under the default option, you will be notified in writing at least 1 month before attaining the age as prescribed in the Offering Document as the case may be, that their investments in the core funds will be automatically switched in accordance with the rules of the default option unless HLAM is instructed otherwise. 24.7. Funds are subject to minimum investment amounts. Please refer to the respective Offering Document for the relevant minimum investment

25. STATEMENT 25.1. To the extent permitted under the applicable laws, the Applicant agrees that all confirmation advice, letters and/ or statements of investment for transaction of units such as sales, redemption, switching, transfer and/ or distribution (collectively referred to as "Statements") shall be delivered by HLAM to the Applicant electronically by default. The Applicant is advised to peruse their Statements promptly. The Applicant shall notify HLAM of any discrepancies within thirty (30) days from the date stipulated in the respective Statements, failing which the contents of the Statements shall be deemed correct, conclusive and binding on the Applicant and the Applicant shall be deemed to have waived any right to raise any objection or to pursue any remedies against HLAM. 25.2. Notwithstanding the above, it is the Applicant's responsibility to notify HLAM promptly of any non-receipt of Statements. 25.3. All Statements including but not limited to electronic medium or by postal services shall be sent by HLAM at the risk of the Applicant. HLAM will send the Statement to the Applicant accepts and agrees that any communication with or by HLAM may not be transmitted via a private or secure link or in encrypted form and therefore may be subject to the usual hazards and inherent risk arising out of and/ or in connection with internet communication. Also, HLAM cannot guarantee that any communication has not been the subject of unauthorised interception or modification by any third party. If the Applicant has any doubts or requires clarification about the Applicant's Statements, the Applicant should notify HLAM as soon as possible for assistance. 25.5. Notwithstanding the above, the Applicant may notify HLAM in writing should the Applicant wish to receive or continue receiving physical copy of the Statements.

26. DISTRIBUTION (IF APPLICABLE) 26.1. Unless specified otherwise in the Application by the Applicant and/or subject to restrictions imposed by the relevant fund, all income distribution from the relevant

fund will be re-invested by HLAM. HLAM reserves the right to reinvest the Applicant's income distribution. 26.2. Unless specified otherwise in Application by the Applicant, the option indicated by the Applicant in the "Distribution Instruction" section of the Application will be applicable to all funds maintained in the same account.

27. SET OFF 27.1. In addition to any rights granted in the Application TaC and the applicable law, the Applicant hereby authorises HLAM to set off any monies due to the Applicant including any of the assets, units or cash of the Applicant held by HLAM against any debts or liabilities due and/or owing by the Applicant to HLAM from time to time.

28. UNIT TRUST LOAN FINANCING RISK DISCLOSURE STATEMENT (IF APPLICABLE) 28.1. Investing in a unit trust fund with borrowed money is more risky than investing with the Applicant's own savings.

28.2. The Applicant should assess if loan financing is suitable for the Applicant in light of the Applicant's objectives, attitude to risk and financial circumstances. The Applicant should be aware of the risks, which would include the following: (a) The higher the margin of financing (that is, the amount of money the Applicant borrows for every ringgit of the Applicant's own money which the Applicant puts in will would include the following: (a) The higher the inlight of infallicing (that is, the altibulit of money the Applicant borrows to every finging of the Applicants own money which the Applicant has the ability to service the repayments on the proposed loan. If the Applicant's loan is a variable rate loan, and if interest rates rise, the Applicant's total repayment amount will be increased. (c) if unit prices fall beyond a certain level, the Applicant may be asked to provide additional acceptable collateral (where units are used as collateral) or pay additional amounts on top of the Applicant's normal installments. If the Applicant fails to comply within the time prescribed, the Applicant's units may be sold towards the settlement of the Applicant's loan. (d) Returns on unit trusts are not guaranteed and may not be earned evenly over time. This means that there may be some years where returns are high and other years where losses are experienced. Whether the Applicant eventually realises a gain or loss may be affected by the timing of the sale of the Applicant's proposal back uses the Applicant to the part has a defected by the timing of the sale of the Applicant's proposal to the part has a decrease. It has not the part has a decrease the part of the part units. The value of units may fall just when the Applicant wants the Applicant's money back even though the investment may have done well in the past. (e) This brief statement cannot disclose all the risks and other aspects of loan financing. The Applicant should therefore carefully study the terms and conditions before the Applicant decides to take a loan. If the Applicant is in doubt about any aspect of this risk disclosure statement or the terms of the loan financing, the Applicant should consult the institution offering the loan.

29. WHOLESALE FUND (IF APPLICABLE) 29.1. In the event the Applicant invests in a Wholesale Fund, the Applicant hereby declares that the Applicant is a Sophisticated Investor pursuant to Part 1, Schedule

Capital Market and Services Act 2007 including any amendment thereof.