

Kenanga Investors Berhad Company No. 199501024358

# INVESTOR SUITABILITY ASSESSMENT INDIVIDUAL

This Investor Suitability Assessment Form will guide you in choosing the unlisted capital market products that best suit your investment objectives, risk tolerance, financial profile and investment experience. The information you provide will form the basis of our recommendation. It is important to provide accurate and complete information to ensure that suitable products are recommended according to your investment needs and objectives. Any misleading, inaccurate or incomplete information provided by the in stor will affect the outcome of the recommendation made and in such a case, Kenanga Investors Berhad ("KIB") and its authorized distributors may not be held liable for such recommendation. (This Form is to be completed by PRINCIPAL HOLDER only.)

1. PERSONAL DETAILS												
Name of Applicant : (As per NRIC/Passport/Other ID)			Review Date	:								
NRIC/Passport/Other : ID No.			Nationality	:								
2. INVESTMENT PROFILE												
1. Investment Purpose : Savir	ngs	Children	Education	Re	etirement Funding	Lifestyle Fun	ding					
(mulitiple choices allowed)	ular Income	Capital G	Sain	— As	sset Accumulation							
	p Sum	Regular		Lu	ımp Sum & Regular							
3. FINANCIAL CAPACITY												
Please tick (✓) the appropriate box and fill	in your score in the	e column provic	ded.				SCORE					
1. What is your age on your next birthday?												
S1 - 60	(2)	<u>41 - 50 (3)</u>		31 - 40	(4)	<u>≤</u> 30 (5)						
2. Could you share with us your current inv	vestment portfolio?	? (please add up	your score if	you tick moi	re than one option)							
Savings and deposit (1) Bonds	(2)	Unit trusts	(3)	Stocks	and shares (4)	Derivatives (5)						
3. What is your primary investment objective	ve?											
Capital preservation (1) Income	e (2)	Income and	d Growth (3)	Growth	1 (4)							
4. What is your risk tolerance?												
Conservative. I am a risk averse inves	stor (1) Mod	lerate. Able to tol	lerate some ris	k (3)	Aggressive. Able to	tolerate high risk (5)						
5. If your portfolio declines below 15% of your	our original investr	ment, what woul	ld you do?									
	m all my ment partially (2)	Do nothing	/ hold (3)		into a conservative fund (4)	Buy more (5)						
6. What is your current annual income?												
≤RM50K (1) RM50,	001-RM100K (2)	M100,001	I-RM200K (3)	RM200	),001-RM300K (4)	>RM300K (5)						
7. What is your current annual liability?												
SRM240K (1) RM120	),001-RM240K (2)	M60,001-	-RM120K (3)	RM30,0	001-RM60K (4)	≤RM30K (5)						
8. What is your current estimated net wort	th ?											
Below RM50K (1)	( - RM100K (2)	M100K - F	RM200K (3)	RM200	)K - RM500K (4)							
RM500K - RM1Mil (5) RM1Mil	I - RM3Mil (6)	Above RM3	3Mil (7)									
					Tot	al Risk Profile Score						
4. RISK PROFILE												
Risk score: < 25 Expected range of returns: 4% - 6% per annum Type: Income / Growth Choice of funds: Local funds Your risk profile indicates that you can only tolerate minimal downside risks and potential capital loss. Your investment objective is skewed towards generating income as well some capital growth. The suggested investment choice may include any of the following: a. Standalone funds: Fixed income and/or Balanced funds b. Actively Managed Portfolios: AMP 1  Risk score: 25 - 35 Expected range of returns: 8% - 10% per annum Type: Income / Growth Choice of funds: Local funds Your risk profile indicates that you can only tolerate minimal downside risks and potential capital loss. Your investment objective is to generate income and capital growth. The suggested investment choice may include any of the following: a. Standalone funds: Fixed income and/or Equity funds. b. Actively Managed Portfolios: AMP 2  Risk score: > 35 Expected range of returns: 8% - 10% per annum Type: Growth Choice of funds: Local and / or offshore funds Your risk profile indicates that you can only tolerate minimal downside risks and potential capital loss. Your investment choice may include any of the following: a. Standalone funds: Fixed income, Balanced funds and/or Equity funds. b. Actively Managed Portfolios: AMP 2												

<b>5. RECOMMENDATION</b> (To be completed by authorised distributor)	
Investment Fund / Portfolio:	
1.	4.
2.	5.
3.	6.
I recommended the above investment fund/portfolio to the investors	☐ Yes ☐ No
If <b>YES</b> , the reason for recommendation (multiple answers allowed)  If <b>NO</b> , the reason for the non-recommendation (multiple answers allowed)	<ul> <li>Suitable to the investor's risk profile.</li> <li>In line with the investor's investment objectives and investment horizon.</li> <li>Complements investor's portfolio to meet his/her financial goals.</li> <li>Others:         <ul> <li>(please specify)</li> </ul> </li> <li>Not suitable to the investor's risk profile</li> <li>Not in line with the investor's investment objectives and investment horizon.</li> </ul>
	Others:  (please specify)
Sales Representative's Signature Sales Represent	tative's Name FIMM Registration Code Date
6. ACKNOWLEDGEMENT BY INVESTOR	
The authorised distributor has explained and I have understood the fund/portfolio.	eatures and the risks of the recommended investment Yes No
All information disclosed herein is true, complete and accurate.	☐Yes ☐No
I acknowledge receipt of the copy of the Product Highlights Sheet a Information Memorandum, etc.) which have been given to me.	nd the relevant Disclosure Document (e.g. Prospectus,
If Applicable:  I decline to provide certain information required for the investor st adversely affect my suitability assessment. (This is applicable for Accred I have decided to purchase another unlisted capital market product that	dited Investors only)
Principal Holder's Signature Principal Hold	ler's Name NRIC/Passport/Other ID No. Date
<ul> <li>Pre-signed and/or pre-thumb printed forms are not allowed by Kenange</li> <li>All investment payments are to be made via bank transfer or cheque po</li> <li>No third-party payment and deposits will be acceptable by Kenanga In</li> <li>Kenanga Investors Berhad and Sales Representatives shall not accept</li> <li>Kenanga Investors Berhad will send a copy of the Transaction Advice S</li> </ul>	nyable to "Kenanga Investors Berhad" ONLY. vestors Berhad. t cash and cash deposits from our investors. lip/Confirmation Statement and official letter to login into KenEasy (online investment
portal to view investment portfolio) upon opening of an investment acco	ount.

 $Kenanga\ Investors\ Berhad\ (199501024358),\ Ground\ Floor,\ Kenanga\ Tower,\ 237,\ Jalan\ Tun\ Razak,\ 50400\ Kuala\ Lumpur.$ 

CAPITAL MARKET PRODUCT.

Investor Services Centre T: 1800 88 3737 F: +603 2172 3133 E: investorservices@kenanga.com.my

# **INVESTOR'S COPY**

ACKNOWLED	DGEMENT '	TO INVESTOR								
<b>5. RECOMMENDATION</b> (To be completed by authorised distributor)										
Investment Fund / Portfolio:										
1.	4.									
2.	5.									
3.	6.									
I recommended the above investment fund/portfolio to the investors	Yes	□No								
If <b>YES</b> , the reason for recommendation (multiple answers allowed)	Suita	able to the investor's risk profile								
	☐ In lin	e with the investor's investment objectives an	d investment horizo	n						
	Com	plements the investor's portfolio to meet his/h	er financial goals							
	Othe	ers:								
		(please specify)								
If <b>NO</b> , the reason for the non-recommendation (multiple answers allowed)	□Not	suitable to the investor's risk profile								
	□Not	n line with the investor's investment objectives	s and investment ho	orizon						
	Othe									
		(please specify)								
Sales Representative's Signature Sales Represent	tative's Na	me FIMM Registration Code	Date	•						
6. ACKNOWLEDGEMENT BY INVESTOR										
The authorised distributor has explained and I have understood the fund/portfolio.	features and	d the risks of the recommended investment	Yes	No						
All information disclosed herein is true, complete and accurate.			Yes	No						
I acknowledge receipt of the copy of the Product Highlights Sheet as Information Memorandum, etc.) which have been given to me.	nd the rele	vant Disclosure Document (e.g. Prospectus,	Yes	No						
If Applicable:	20 - 1 - 22									
I decline to provide certain information required for the investor su adversely affect my suitability assessment. (This is applicable for Accred			Yes							
I have decided to purchase another unlisted capital market product that	at is not reco	ommended by the authorised distributor.	Yes							
Principal Holder's Signature Principal Hold	ler's Name	NRIC/Passport/Other ID No.		te						
<ul> <li>IMPORTANT NOTE:</li> <li>Pre-signed and/or pre-thumb printed forms are not allowed by Kenanga Investors Berhad and regulators for the protection of our investors.</li> <li>All investment payments are to be made via bank transfer or cheque payable to "Kenanga Investors Berhad" ONLY.</li> <li>No third-party payment and deposits will be acceptable by Kenanga Investors Berhad.</li> <li>Kenanga Investors Berhad and Sales Representatives shall not accept cash and cash deposits from our investors.</li> <li>Kenanga Investors Berhad will send a copy of the Transaction Advice Slip/Confirmation Statement and official letter to login into KenEasy (online investment portal to view investment portfolio) upon opening of an investment account.</li> </ul> WARNING: THE RECOMMENDATION IS MADE BASED ON INFORMATION OBTAINED FROM THE SUITABILITY ASSESSMENT.										
WARNING: THE RECOMMENDATION IS MADE BASED ON INVESTORS ARE ADVISED TO EXERCISE JUDGEMENT I										

Kenanga Investors Berhad (199501024358), Ground Floor, Kenanga Tower, 237, Jalan Tun Razak, 50400 Kuala Lumpur.

CAPITAL MARKET PRODUCT.





Kenanga Investors Berhad Company No. 199501024358

# ACCOUNT OPENING & INVESTMENT FORM INDIVIDUAL

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Education level	S	PM	/ O	Lev	vel [		STF	M,	/ A L	eve	I		Dip	olor	ma			D	egre	ee			Po	ostç	grac	luate	е		Ot	her	s:_								
Employment Status																																							

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Annual Income		≤ RN	<i>1</i> 50,	000	·	RM50	0,001	- RN	/100	,000	)		RM1	100,0	01 -	RM:	200,	000	L	RI	/120	0,00	)1 - F	RM3(	00,00	00		>RN	1300	0,000
Estimated Net Worth		Belo	w Ri	M50	)K [	RN	И50K	- RN	<i>/</i> 1100	K		RM	1100	)K - F	RM2	00K		R	M20	0K -	RMS	500l	K [	R	M50	0K	- RM	1Mil		
		RM1	Mil -	RM	I3Mil		Abo	ve R	M3N	Лil																				
Source of Funds (multiple answers allowed)		Emp	loyn	nent		Busine	ess		Savir	ngs		EP	F		] Inh	erita	nce		Inv	estm	ent	Proc	ceed	s [	0	the	rs:			
Occupation		Hous	sewi	ife		Stude	nt		Retire	ee		Bu	sine	ess C	wne	er		Oth	ers:	(r	oleas	e spe	ecifv)		-					
Name of Employer/ Company Name																														
Employer's/ Company's Address	Ш						$\perp$	Ш		$\perp$																$\perp$			L	
Address																														
Town / City													S	tate																
Postcode						Cou	ntry																							
Nature of Business	Cach Intensive Business (e.g.																													
Government/Regulatory Authority Education Hotel/Travel Services Cash Intensive Business (e.g. Restaurant/Convenient Store)																														
Audit/Accounting/Tax/Legal/ Telecommunication Non-Governmental Organisation Entertainment Outlets/Karaoke/ Spa/Massage/Internet Café																														
	Company Secretary (NGO) Spa/Massage/Internet Café  Offichers Populing/Offichers Trust Popul Sctate/Property Business in Low Density Goods Casing/Retting/Cambling Polated																													
Unshore Banking/Onshore Trust Real Estate/Property (e.g. Mobile phones, Clóthing) Casino/Betting/Gambling Related  Real Estate/Property (e.g. Mobile phones, Clóthing) Casino/Betting/Gambling Related  Pawnshop/Dealers in Precious																														
Purpose of Investment Savings Retirement Children Education Capital Gain Regular Income Others:																														
2 DOMESTIC CREDIT FACILITY (DCF)  PART I: Declaration And Undertaking On Domestic Ringgit Borrowing (applicable to Resident only)																														
PART I: Declaration And Undertaking On Domestic Ringgit Borrowing (applicable to Resident only)  Pursuant to the Notice on Foreign Exchange Policy ("FEP") of Bank Negara Malaysia ("BNM"), I hereby declare that:    I do not have Domestic Ringgit Borrowing facility   I have Domestic Ringgit Borrowing facility   I agree that Kenanga Group may suspend my account from trading in securities/derivatives quoted in foreign currency(ies) without any notice given to me should the accumulated gross purchase value for a calendar year transacted in my trading account approaches, equals or exceeds the FEP limit imposed by BNM and I shall not hold Kenanga Group liable in any way for any losses incurred or suffered by me arising from the suspension of trading in foreign securities/derivatives.  I further declare that I am fully aware of the exchange control regulations imposed by BNM and agree that it is my responsibility to ensure that my investment(s) at all times shall be maintained within the limit imposed by BNM from time to time.  Declaration of Exposure in Foreign Securities/Derivatives (in RM or in equivalent) for the current calendar year-to-date:  *Remaining balance for investment RM																														
prescribed by Kenanga Group.  1.3 POLITICALLY EXPOSED PERSON (PEP)																														
I hereby declare that am	.3 POLITICALLY EXPOSED PERSON (PEP)																													
□ Not a PEP or associated to a PEP □ A PEP or associated to a PEP <u>Definition</u> "PEP" means a natural person who is or has been entrusted with "Prominent Public Functions <sup>1"</sup> locally or in a foreign country or an international organization. Immediate family members or close associates <sup>2"</sup> of a PEP are also deemed PEPs. I undertake to notify Kenanga Group in writing within 30 days if there is any change in the information which I have provided to Kenanga Group.																														
No. Name Of Person V Was a PEP Or Ass			ΑP	PEP	F	ositio	n & De	esigr	natio	n		Co	ount	try						EP St sition								With Party		
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1" Prominent Public Functions" in	clude	the rol	les he	eld by	/ a sta	te or go	vernme	ent, go	overnn	nent r	minist	ries, s	senio	r politi	cians	, senio	or civi	serva	ants, s	senior	judicia	al or i	militar	y offic	cials, se	enior	execu	utives o	f state	e owned
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corporations, important political party officials.

2" Close associates" include business partners or associates, extended family members (biological & non-biological), close friends, financially dependant individuals and individuals working closely with a PEP.

1.4 FOREIGN ACCOUNT TAX CO	OMPLIANCE ACT (FATCA	DECLARATION
<ul> <li>□ Non U.S. Person</li> <li>Please check only if applicable:</li> <li>(1) □ I hereby confirm that I am</li> <li>(a) Lost this certificate, or</li> </ul>	n a: ident of the United States in born in the U.S but I'm no	or holding a US green card or a U.S. passport) - <b>Please fill up Form W-9</b> ot a U.S. Person. I do not have the "Certificate of Loss of Nationality", because I have:
·		ysia and the only address I have for correspondences is a P O Box ("hold mail") or "in-care-of" address.
resident of the United States, an I hereby consent for Kenanga authorities in accordance with agreement or regulatory guidelir I hereby consent that Kenanga applicable laws, regulations, agr If there is any change in inform for information to determine if thi I undertake to notify Kenanga Gr Definitions  (1) The term U.S. person or Uni (A) a citizen or resident of (B) a United States partne (C) a United States corpor	d shall include the definitic Group to disclose/report the requirements of Foreness or directives. Group may withhold from eement or regulatory guid ation provided to Kenangas account belongs to a U.S. croup in writing within 30 count ted States person means the United States, riship, ation,	t my information to any person, including the Inland Revenue Board of Malaysia and the regulatory ign Account Tax Compliance Act 2010 ("FATCA") as may be stipulated by applicable laws, regulations, in my account(s) such amounts in accordance with the requirements of FATCA as may be stipulated by
trade or business withi (E) any trust if— (a) A court within the	n the United States, is not United States is able to ex Id States persons have the FANDARD (CRS) DECL	ercise primary supervision over the administration of the trust, and eauthority to control all substantial decisions of the trust.
	·	and related Taxpayer Identification Number (TIN)
PART 1: Country/Jurisdiction		<u>n</u>
I represent and declare that I am		— Malaysia and Nan Malaysia toy vasidant — Nan Malaysia toy vasidant
Malaysia tax resident (refer Not required to complete PA		Malaysia and Non-Malaysia tax resident. Please proceed to complete PART2.  Non-Malaysia tax resident. Please proceed to complete PART2.
PART 2: Non-Malaysia Taxpa	yer Identification Numb	er Declaration_
		Identification Number(s) that you are a tax resident of.
Country/Jurisdiction of tax residence	Taxpayer Identification Number (TIN)	TIN not available due to (please mark "X" at either one, refer definition below)
1		□ Reason 1 □ Reason 2 □ Reason 3 (explain why TIN cannot be provided)
2		☐ Reason 1 ☐ Reason 2 ☐ Reason 3 ————————————————————————————————————
3		☐ Reason 1 ☐ Reason 2 ☐ Reason 3 (explain why TIN cannot be provided)
Reason 2 - No TIN is required such jurisdiction Reason 3 - No TIN because diplomat in embeding part 3: DECLARATION	sdiction of tax residence of red. (Note: Only select the .) e of other reasons. (E.g. assy etc.)	loes not issue TINs to its residents. is reason if the domestic law of the relevant jurisdiction does not require the collection of TIN issued by . TIN application in progress, not required to register tax file, spouse, minor, student, retiree, foreign

setting out how Kenanga Group may use and share the information supplied by me.

I acknowledge that the information contained in this Form and information regarding myself and any reportable account(s) may be provided to the tax authorities of the country/jurisdiction in which this account(s) is/are maintained and exchanged with the tax authorities of another country/jurisdictions in which I may be a tax resident of, pursuant to the intergovernmental agreements to exchange financial account information.

I certify that I am the beneficial owner of all the account(s) to which this Form relates.

I undertake to advise Kenanga Group within 30 days of any change in circumstances which affects the status of my tax residency or causes the information contained herein to become incorrect or incomplete, and to provide Kenanga Group with a suitably updated self-certification and declaration within 30 days of such change in circumstance.

# **Definition of Selected Terms**

(a) Taxpayer Identification Number (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 individual and is used to identify the individual 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 to individuals.

Malaysia Tax Resident

For definition of Malaysia Tax Resident, refer to the link: http://lampiran.hasil.gov.my/pdf/pdfam/3656.pdf

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		Audit/Accounting		Telecomm	nunication		Governmental Organisat		Entertainment Outlets/Karaoke/
		Company Secreta Offshore Banking	•				ess in Low Density Goo	ds 🔲	Spa/Massage/Internet Café Casino/Betting/Gambling Related
				Real Estate			Mobile phones, Clothing) shop/Dealers in Preciou	,	
		Building/Construct	ction Related	Manufactu	ıring 		s (e.g. Arts, Antiques, Go	old)	Others:(please specify)
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2.2 D	OMESTIC CREDIT	FACILITY (DCF)							
PAR	T I: Declaration And	Undertaking On Do	mestic Ringgit	Borrowing (a	pplicable to	Resident	only)		
	uant to the Notice on	0 0		') of Bank Nega	ara Malaysia	("BNM"), I	hereby declare that:		
	do <u>not</u> have Domesti	00	facility						
	have Domestic Ringo	,		4li i	<del></del> / - l -				
i f	should the accumula mposed by BNM and oreign securities/deri	ated gross purchased I shall not hold Kei vatives.	e válue for a c nanga Group lial	alendar year ble in any way	transacted for any loss	in my trac ses incurre	ling account approad or suffered by me	aches, equal arising from	thout any notice given to me s or exceeds the FEP limit the suspension of trading in
i	nvestment(s) at all tim	nes shall bé maintain	ed within the limi	it imposed by E	BNM from tin	ne to time.	· ·	, ,	ponsibility to ensure that my
	Declaration of Exposu	9	,		,		,		EP and limits set out by BNM).
	Remaining balance f				•				ipdate Kenanga Group of the
C	changes immediately,	failing which Kenang	ga Group may pr	oceed to take	all necessary	/ actions d	eemed fit without refe	erence to me.	
	II: Declaration For I section is applicable					ment Abr	oad For Own Accou	<u>ınt</u>	
a) II		and confirm that I s				Investme	nt Abroad and such	rules and reg	gulations as may be imposed
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B riç	NM's approval and/o	or for transactions to continue with my to	hat exceed the	limit prescrib	ed under tl	ne FEP. I	acknowledge and a	agree that Ke	ement or operation requiring enanga Group reserves the Group within the time period
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□ A <u>Defin</u>	PEP or associated to	a PEP							
		erson who is or has	been entrusted	with "Promine	ent Public Fi	unctions <sup>1"</sup>	ocally or in a foreigr	n country or	an international organization. within 30 days if there is any
Imme	ediate family membe ge in the information	rs or close associate which I have provide	es <sup>2"</sup> of a PEP are	e also deemed	I PEPs. I und	dertake to	notify Kenanga Grou	ıp in writing v	within 30 days if there is any
No	Name Of Person V	vho is/	Position & Desi		Country		Whether PEP Still		s Relationship With
	Was a PEP Or Asso	ociated To A PEP	T COMOTT & BOOT	gridatori	Country		Holding Position?	PEP Or PEF	P Associated Party
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L	minent Public Functions" in	clude the roles held by a	state or government	government minis	tries senior polit	ticians senior	civil servants senior iudici:	al or military office	cials, senior executives of state owned
cor	porations, important political	party officials.		-				•	ls working closely with a PEP.
	OREIGN ACCOUNT								
	e check " ✓" one of t			•					
I repr	esent and declare th	at I am a:							
	J.S. Person (1)(citizen	or resident of the Un	ited States or ho	olding a US gre	en card or a	U.S. pass	oort) - Please fill up F	orm W-9	
	lon U.S. Person se check only if applic	cable:							
	I hereby confirm the		S but I'm not a U	J.S. Person. I d	o not have t	he "Certific	ate of Loss of Nation	nality", becaus	se I have:
	(a) Lost this certific							, ,	
	(b) Other reason, (p	olease describe)							
(2)	] I hereby confirm tha	at my residential plac	e is in Malaysia	and the only a	ddress I hav	e for corre	spondences is a P O	Box ("hold m	nail") or "in-care-of" address.
	<u>aration</u>		and the Control	t		and at the			(1)"
reside	esent and declare the ent of the United State	nat the information es, and shall include	provided above the definition bel	is true, accur low.	ate and cor	nplete. I u	naerstand that the t	term "U.S. pe	erson <sup>(1)</sup> " means any citizen or
autho	eby consent for Ker prities in accordance ement or regulatory gr	with the requirement	nts of Foreign A	information to account Tax C	o any perso ompliance <i>A</i>	n, includir Act 2010 ('	ig the Inland Reven FATCA") as may be	ue Board of stipulated by	Malaysia and the regulatory applicable laws, regulations,

I hereby consent that Kenanga Group may withhold from my account(s) such amounts in accordance with the requirements of FATCA as may be stipulated by applicable laws, regulations, agreement or regulatory guidelines or directives.

If there is any change in information provided to Kenanga Group that makes me a U.S. person or recalcitrant (person who fails to comply with reasonable requests for information to determine if this account belongs to a U.S. person), Kenanga Group has the right to terminate my account(s) and/or facilities granted to me. I undertake to notify Kenanga Group in writing within 30 calendar days if there is a change in any information which I have provided to Kenanga Group.

# **Definitions**

The term U.S. person or United States person means a person described in section 7701(a)(30) of the Internal Revenue Code: (A) a citizen or resident of the United States,

- a United States partnership,
- a United States corporation,
- (D) any estate (other than an estate the income of which, from sources without the United States which is not effectively connected with the conduct of a trade or business within the United States, is not includible in gross income under the Internal Revenue Code), and

(E) any trust if-

- (a) A court within the United States is able to exercise primary supervision over the administration of the trust, and
- (b) One or more United States persons have the authority to control all substantial decisions of the trust.

2.5 COMMON REPORTING STANDARD	(CRS	) DECLARATION
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(Note: CRS is not applicable to EPF Investments.)

Country/Jurisdiction of Residence for Tax Purposes and related Taxpayer Identification Number (TIN)

# PART 1: Country/Jurisdiction of Residence Declaration

I represent and declare that I am a:

	Malaysia tax resident (refer below for definition). Not required to complete PART2.
ш	Not required to complete PART2.

٦	Malaysia and Non-Malaysia tax resident.
_	Please proceed to complete PART2

٦	Non-Malaysia tax resident.	
_	Please proceed to complete	PART2

#### PART 2: Non-Malaysia Taxpayer Identification Number Declaration

Ple

eas	e declare the countries and	d the respective Taxpayer Id	entification Num	nber(s) that you are a tax resident of.
	Country/Jurisdiction of tax residence	Taxpayer Identification Number (TIN)	TIN not avai	lable due to (please mark "X" at either one, refer definition below)
1			☐ Reason 1 ☐ Reason 2 ☐ Reason 3	
				(explain why TIN cannot be provided)
2			☐ Reason 1 ☐ Reason 2 ☐ Reason 3	
				(explain why TIN cannot be provided)
3			☐ Reason 1 ☐ Reason 2 ☐ Reason 3	
				(explain why TIN cannot be provided)

TIN not available due to the following reasons:

- Reason 1 -The country/jurisdiction of tax residence does not issue TINs to its residents.
- Reason 2 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.)
- Reason 3 No TIN because of other reasons. (E.g. TIN application in progress, not required to register tax file, spouse, minor, student, retiree, foreign diplomat in embassy etc.)

#### PART 3: DECLARATION

I understand that the information supplied by me is covered by the full provisions of the terms and conditions governing my relationship with Kenanga Group setting out how Kenanga Group may use and share the information supplied by me.

I acknowledge that the information contained in this Form and information regarding myself and any reportable account(s) may be provided to the tax authorities of the country/jurisdiction in which this account(s) is/are maintained and exchanged with the tax authorities of another country/jurisdictions in which I may be a tax resident of, pursuant to the intergovernmental agreements to exchange financial account information.

I certify that I am the beneficial owner of all the account(s) to which this Form relates.

I undertake to advise Kenanga Group within 30 days of any change in circumstances which affects the status of my tax residency or causes the information contained herein to become incorrect or incomplete, and to provide Kenanga Group with a suitably updated self-certification and declaration within 30 days of such change in circumstance.

# **Definition of Selected Terms**

Taxpayer Identification Number (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 individual and is used to identify the individual 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 to individuals.

Malaysia Tax Resident

For definition of Malaysia Tax Resident, refer to the link: http://lampiran.hasil.gov.my/pdf/pdfam/3656.pdf

#### **PART 3 - INVESTMENT APPLICATION**

# 3.1 INVESTMENT FUND / PORTFOLIO

Fund Name	Investment Management Company	<sup>1</sup> Sales Charge (%)	<sup>2</sup> Fund Currency		Inve	stme	nt An	noun	t
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2.									
3.									
4.					Т		П		
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Investments are subject to the sales charges as disclosed in the respective Master Prospectus(es) / Replacement / Supplementary Master Prospectus(es) (if any) or Information Memorandum(s) (if any).									

<sup>2</sup> For Fund Currency other than MYR, please specify the currency acronym eg. AUD, USD, SGD, CNY.

Note: For EPF Investment other than KIB Funds, please complete the respective fund house's forms.

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- 10. I/We undertake to provide such information and documents as the Manager may reasonably require for the purpose of due diligence/enhanced due diligence as required under the Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act ("AMLA").
- 11. I/We hereby declare and acknowledge that I/we have sole legal and proprietary right over all monies accompanying this application.

  12. I/We hereby agree to indemnify the Manager against all actions, suits, proceedings, claims, damages and losses which may be suffered by the Manager as a result of any inaccuracy of the declarations herein.
- 13. I/We acknowledge that all fees and charges payable to the Manager and the Trustee are subject to goods and services tax as may be imposed by the government or other authorities from time to time.
- 14. I /We understand that Kenanga Group may at its absolute discretion approve the opening of my/our account at any of Kenanga Group's branches or reject my/our application without assigning any reason whatever
- 15. I/We acknowledge that the Manager reserves the right to close my/our investment account should I/we maintained a zero balance in my/our account for more than 12 consecutive calendar months.
- 16. I/We agree that my/our information and/or documents relating to me/us may be made available, without limitation to KIB's employees, third party service providers, agents, advisers, custodian/ sub-custodian's agents or advisers, Kenanga Group of Companies (consists of Kenanga Investment Bank Berhad and its group of companies including subsidiaries, branches and related companies), Bursa Malaysia Securities Berhad, Bursa Derivatives, Bursa Depository, Bursa Clearing, Securities Commission, foreign exchanges and/or all relevant and applicable authorities/regulators including, but not limited to, for the purpose of information for credit, reference and marketing purposes and to facilitate the provision of services by KIB to me/us. I/We shall not hold KIB liable for any inadvertent disclosure of any of my/our information and/or documents whether inadvertently disclosed by KIB or any third party appointed by KIB.

  17. I/We hereby consent for Kenanga Group to deal and process my/our personal data in accordance with the Personal Data Protection Notice on pages 17 - 18
- of this Account Opening & Investment Form, as may be amended or supplemented from time to time. I/We confirm that I/we have read and understood the Personal Data Protection Notice and accept the terms and conditions.
- 18. Subject to any applicable regulations/laws, by providing my email address and handphone number to Kenanga Group, I have consented to receive communications and/or information from Kenanga Group relating to my investment via email and/or SMS. Notices delivered via email and/or SMS to me are deemed sent and received on the date such email and/or are sent.
- For any issuance and delivery of documents by way of electronic means:
  - (a) I/We consent and authorize Kenanga Group and its authorized officer to issue and deliver documents (including statements and correspondences) and any other notices by way of electronic means or online devices to me/we from time to time through email when the service is made available. I/We hereby confirm that this consent shall be valid for an indefinite period until revoked by me/us in writing or via electronic means and received and acknowledged by
  - me. I/We hereby acknowledge that Kenanga Group may cancel the email delivery service without providing any reasons and/or prior notices to me/us. I/We acknowledge, accept and assume the risk associated with the transfer of documents/information by way of electronic means or online devices and/or delivery, including but not limited to delays or failure in the transmission due to breakdown or failure of transmission or traffic congestion of communications or any other cause(s) beyond Kenanga Group's control or anticipation and/or inherent risks in receiving such documents by way of electronic means or online devices. I/We will not dispute or challenge the validity, enforceability or admissibility of any documents issued and delivered by way of electronic means.
  - In the event of systems failure, I/we consent to receive documents via post, fax or such other means as Kenanga Group deems fit and appropriate
  - I/We acknowledge that any documents sent to my/our email address provided to Kenanga Group herein by way of electronic means shall be deem to be duly served on me/us on the day such communication by email was made.
  - I/we shall assume all responsibilities or liabilities whatsoever for any direct or consequential losses arising from or in connection with KIB acting in accordance with my/our authorisation. I/We further agree to indemnify Kenanga Group against all actions, claims, demands, damages costs, charges and expenses which Kenanga Group may sustain, incur and be liable for as result of or in consequence of or in connection with Kenanga Group acting in accordance with this authorisation.

#### For KENANGA AMP Plus Service

20. I/We acknowledge that I/we have read and understood the Terms and Conditions of the Kenanga AMP Plus service and I/we undertake to abide with the provisions of the same. I/We confirm that I/we aware of the fees and charges that I/we will incur directly or indirectly when investing in Kenanga AMP Plus

#### For KIB-IUTA Platform

21. I/We acknowledge that I/we have read and understood the Terms and Conditions Relating To The Third Party Funds and I/we undertake to abide with the provisions of the same. I/We confirm that I/we aware of the fees and charges that I/we will incur directly or indirectly for when investing in KIB-IUTA

#### For Joint Application Only

No third-party payment and deposits will be acceptable by Kenanga Investors Berhad.

portal to view investment portfolio) upon opening of an investment account.

Kenanga Investors Berhad and Sales Representatives shall not accept cash and cash deposits from our investors.

22. In the absence of writter	n explicit instructions, i/we acknowledge that instruction r	nust be given by both of us.						
	SOPHISTICATED INVESTOR DECLARATION (APPLICABLE FOR WHOLESALE FUND ONLY)							
I/We hereby declare a	and confirmed that I am/we are sophisticated investor a	as defined by Securities Commission Malaysia.						
	VULNERABILITY DECLAR	ATION						
Please tick (✓) where app	olicable.							
Principal Holder	No, I confirm that I am not vulnerable investor a	nd this is not applicable to me.						
1 Tiricipal Floridei	Yes, I confirm that I am vulnerable investor.							
Joint Holder	No, I confirm that I am not vulnerable investor a	nd this is not applicable to me.						
Joint Holder	Yes, I confirm that I am vulnerable investor.							
	ALL APPLICANT(S) MUS	T SIGN THIS SECTION						
Signature of Principal Ho	older:	Signature of Joint Holder:						
Name:		Name:						
Date:		Date:						
	<ul> <li>IMPORTANT NOTE:</li> <li>Pre-signed and/or pre-thumb printed forms are not allowed by Kenanga Investors Berhad and regulators for the protection of our investors.</li> <li>All investment payments are to be made via bank transfer or cheque payable to "Kenanga Investors Berhad" ONLY.</li> </ul>							

WARNING: THE RECOMMENDATION IS MADE BASED ON INFORMATION OBTAINED FROM THE SUITABILITY ASSESSMENT. INVESTORS ARE ADVISED TO EXERCISE JUDGEMENT IN MAKING AN INFORMED DECISION IN RELATION TO THE UNLISTED CAPITAL MARKET PRODUCT.

Kenanga Investors Berhad will send a copy of the Transaction Advice Slip/Confirmation Statement and official letter to login into KenEasy (online investment

Kenanga Investors Berhad (199501024358), Ground Floor, Kenanga Tower, 237, Jalan Tun Razak, 50400 Kuala Lumpur.

Investor Services Centre T: 1800 88 3737 F: +603 2172 3133 E: investorservices@kenanga.com.my

## KENANGA ACTIVELY MANAGED PORTFOLIOS (AMP) SERVICE

Kenanga Actively Managed Portfolios (AMP) Plus is a service for investors who want the convenience of having a full-time Portfolio Manager to actively manage their investments. With Kenanga AMP Plus, you are investing in a portfolio of Kenanga unit trusts selected by our Portfolio Manager. The Kenanga AMP Portfolios are generic portfolios with specific risk return profiles. Investors are advised to carefully consider the choice of AMP portfolios to match their risk returns expectation. Please note that past performance of the AMP Portfolio is not an indication of its future performance.

	Key Data of Kenanga AMP Plus Service									
Portfolio Name	AMP1	AMP 2	Shariah AMP 2	AMP 2E	AMP 2Ei					
Portfolio Objective	To deliver consistent potenti	al return through investment	ts in Kenanga approved mor	ney market, fixed income and	d equity unit trust funds.					
Portfolio Type	Conventional	Conventional	Shariah-compliant	Conventional	Shariah-compliant					
Portfolio Risk Profile	Conservative	Moderate	Moderate	Moderate	Moderate					
	Suitable for investors who:  • seek low risk investment option that normally earns interest rate higher than bank accounts and fixed deposits  • prefer investments that offer capital safety and low price fluctuations  • favour a portfolio mix with higher fixed income to equities	Suitable for investors who:  • seek balance between security and capital growth  • are able to tolerate moderate risks and short-term price fluctuation to realize long term gains  • favour a balanced portfolio of equities and fixed income	Suitable for investors who:  • seek balance between security and capital growth  • are able to tolerate moderate risks and short-term price fluctuation to realize long term gains • favour a balanced portfolio of Shariahcompliant equities and fixed income  • require Shariahcompliant funds	Suitable for investors who:  • seek balance between security and capital growth  • are able to tolerate moderate risks and short-term price fluctuation to realize long term gains  • favour a balanced portfolio of equities and fixed income	Suitable for investors who:  • seek balance between security and capita growth  • are able to tolerate moderate risks and short-term price fluctuation to realize long term gains  • favour a balanced portfolio of Shariah-compliant equities and fixed income  • require Shariah-compliant funds					
Underlying Investments	All Kenanga funds	All Kenanga funds	All Kenanga Shariah- compliant funds	All Kenanga EPF approved funds	All Kenanga EPF approved Shariah-compliant funds					
Entry Unit Trust Fund	Kenanga Income Plus Fund	Kenanga Growth Opportunities Fund	Kenanga Shariah Growth Fund	Kenanga Premier Fund	Kenanga Shariah Growth Fund					
Asset Allocation	Equities: Up to 40% Money Market / Fixed Income: Min 60%	Equities: Up to 80% Money Market / Fixed Income: Min 20%	Shariah-compliant Equities Up to 80% Islamic Money Market / Fixed Income: Min 20%	Equities: Up to 80% Money Market / Fixed Income: Min 20%	Shariah-compliant Equities: Up to 80% Islamic Money Market / Fixed Income: Min 20%					
Performance target on a 5 year rolling period	4% - 6% per annum	6% - 8% per annum	6% per annum	6% - 8% per annum	6% per annum					
Benchmark	4% per annum	6% per annum	6% per annum	6% per annum	6% per annum					
Portfolio Risk Profile	Our Actively Managed Portfrelevant Prospectus(es) and dependent on the funds selected rebalancing of the portfolios	d consider the information ected by the Portfolio Mana may mitigate this risk.	on risks associated to the ger and the performance of	underlying funds. The perf each underlying fund. Activ	ormance of the portfolio is re management and regular					

Investors choose from generic portfolios based on their profile and risk-return expectation. The portfolio is not tailor-made for each investor. Any decisions made by the Portfolio Manager for the respective portfolios will apply to all investors. Fund allocation details are stipulated on our Investment Form. Information on the mix of funds in the respective portfolios is also available daily via the investor's electronic account, accessible through www.kenangainvestors.com.my.

	Transacting in Kenanga AMP Plus									
Portfolio	AMP1	AMP 2	Shariah AMP 2	AMP 2E	AMP 2Ei					
Investment	restment Cash Cash EPF EPF									
Minimum initial investment	<b>nt</b> RM5,000 RM5,000 RM1,000									
Minimum top up investment	RM1,000	RM1,000	RM1,000	RM1,000	RM1,000					
Regular Investment Mode	Minimum RM1,000 per mo	Minimum RM1,000 per month (via MEPS-FPX / Direct Debit) N/A								
Annual AMP Fee	0.75% p.a. calculated and redemption. The AMP Fee	accrued daily but payable will be deducted from th	e on the 1 <sup>st</sup> business day of Jar e investor's portfolio.	nuary and July or at the tin	ne of switching / transfer					
Switching from Kenanga Standalone Funds to AMP Portfolio	Switching from a lower ent	Switching from a lower entry fee to AMP will require the investor to pay the differential entry fee.								
Switching from AMP Portfolio to Kenanga Standalone Funds	Full redemption and reinve into Kenanga standalone fu		ndalone funds at T+6 days. No	sales charges will be char	rged when reinvesting					
AMP Portfolio Switching & Transfer Fee	The portfolio switching / ac only. One free switching / t Subsequent switching / tr switching / transfer fee will	ransfer per calendar year ansfer will be charged F	olicable for Cash Investment . RM100 per transaction. The vestor's portfolio.	۸	I/A					
Minimum AMP Portfolio Switching / Transfer	RM5,000. Applicable for Ca	ash investment only.		٨	I/A					
Fees for Underlying Funds*	*You are advised to refer to	o the relevant fund prosp	ectus(es) for information on the	e fees for the underlying fu	ınds.					
Entry Fee	Initial and additional investr	ments: Up to 3.0% of NA	/ per unit.							
• Balanced and equity funds: Up to 1.90% per annum of the NAV of the fund. • Money market/ Fixed income funds: Up to 1.00% per annum of the NAV of the fund.										

All fees and charges payable to the Manager and the Trustee are subject to goods and services taxes (or any equivalent) as may be imposed by the government or other authorities from time to time.

#### INVESTMENT TERMS AND CONDITIONS

You are advised to read these notes before completing the Account Opening & Investment Form as you are bound by them. You must read and understand the contents of the relevant Prospectus(es). Replacement or Supplementary Prospectus(es) (if any), Information Memorandum, Replacement or Supplementary Information Memorandum (if any) before investing in the Fund. Please check and verify that the Sales Representative servicing you is an Authorised Consultant of KIB by visiting https://www.fimm.com.my/search. A copy of the Deed of Supplementary Deed (if any) will be made available to you upon request. Pursuant to S.232(2) of the CMSA, this application form should not be circulated unless accompanied by the Master Prospectus or Information Memorandum.

#### **Category of Investors**

Category	Qualifying Criteria
High-Net Worth Individual	An individual -  • whose total net personal assets exceeding three million ringgit or its equivalent in foreign currencies, provided that the net value of the primary residence of the individual contribute not more than one million ringgit of the total net assets;  • whose total net joint assets with -  (a) his or her spouse; or  (b) his or her child, exceeding three million ringgit or its equivalent in foreign currencies, provided that the net value of the primary residence of the individual with his or her spouse or child contribute not more than one million ringgit of the total net assets;  • who has a gross annual income exceeding three hundred thousand ringgit or its equivalent in foreign currencies in the preceding twelve months;  • who pintly with his or her spouse or child, has a gross annual income exceeding four hundred thousand ringgit or its equivalent in foreign currencies in the preceding twelve months;  • whose total net personal investment portfolio or total net joint investment portfolio with his or her spouse or child, in any capital market products exceeding one million ringgit or its equivalent in foreign currencies;  • who holds any of the following qualifications and has five consecutive years of relevant working experience in finance, economics, actuarial science or accounting.  (A) holds a Bachelor's or Master's degree related to Finance, Economics or Actuarial Science;  (B) holds a Bachelor's or Master's degree related to Finance, Economics or Actuarial Science;  (C) holds a Master of Business Administration;  • who holds the following membership in the associations as set out below:  (A) Active Member of Financial Markets Association Malaysia (FMAM);  (D) Chartered Banker of Asian Institute of Chartered Bankers (AICB);  (F) Accredited Angel Investor of Malaysia nestitute of Accountants (MIAA);  (F) Ordinary Member of Financial Planning Association of Tax Accountants (MBAN);  (G) Certified Member of Financial Planning Sasociation of Malaysia (FPAM); or  (H) Ordinary Member of Malaysian
High-Net Worth Entity	<ul> <li>A company that is registered as a trust company under the Trust Companies Act 1949 and has assets under its management exceeding ten million ringgit or its equivalent in foreign currencies.</li> <li>A corporation that - <ul> <li>(A) is a public company under the Companies Act 2016 which is approved by the SC to be a trustee under the CMSA and has assets under its management, exceeding ten million ringgit or its equivalent in foreign currencies; or</li> <li>(B) is carrying on the regulated activity of fund management solely for the benefit of its related corporations and has assets under its management exceeding ten million ringgit or its equivalent in foreign currencies.</li> <li>A corporation with total net assets exceeding ten million ringgit or its equivalent in foreign currencies based on the last audited accounts.</li> <li>A partnership with total net assets exceeding ten million ringgit or its equivalent in foreign currencies.</li> <li>A statutory body established under any law whose function or mandate is investment in capital market products.</li> <li>A pension fund approved by the Director General of Inland Revenue under the Income Tax Act 1967.</li> </ul> </li> </ul>
Accredited Investor - exempted from completing Investor Suitability Assessment	<ul> <li>(i) A unit trust scheme, private retirement scheme or prescribed investment scheme.</li> <li>(ii) Bank Negara.</li> <li>(iii) A licensed person or a registered person.</li> <li>(iv) An exchange holding company, a stock exchange, a derivatives exchange, an approved clearing house, a central depository or a recognized market operator.</li> <li>(v) A corporation that is licensed, registered or approved to carry on any regulated activity or capital market services by an authority in Labuan or outside Malaysia which exercises functions corresponding to the functions of the SC.</li> <li>(vi) A bank licensee or an insurance licensee as defined under the Labuan Financial Services and Securities Act 2010 [Act 704].</li> <li>(vii) An Islamic bank licensee or a takaful licensee as defined under the Labuan Islamic Financial Services and Securities Act 2010 [Act 705].</li> <li>(viii) A chief executive officer or a director of any person referred to in subparagraphs (iii), (iv), (v), (vi), (vii) above.</li> <li>(ix) A closed-end fund approved by the SC.</li> </ul>

#### When An Investor Suitability Assessment is Required

- The Manager shall conduct a suitability assessment on an investor who wishes to invest in a new unlisted capital market product.
- A suitability assessment need not be conducted where:
  - a. the investor is an accredited investor as defined above;
  - b. the investor is a high net-worth entity that has opted out from being subjected to a suitability assessment;
  - c. it is an execution only transaction when no recommendation is made;
  - d. an investor tops up his investment in an existing unlisted capital market product with the same product distributor who has previously conducted a suitability assessment on the investor; or
- e. The Manager has conducted a suitability assessment on an investor and recommended to the investor a range of products that takes into account the investor's risk profile then seeks to invest in a product.

## **Eligibility**

All principal applicants must be at least 18 years of age at the date of application.

For joint applications, correspondences and payments relating to the units will be addressed and sent to the principal holder. The Manager will only act on the instruction given by the authorized signatories indicated on this Form. For joint holder below 18 years old, this Form must be signed by the Principal Applicant (parent/ guardian) and accompanied by such evidence of the minor's age. The Manager will only act on the instruction given by the parent/guardian. Any joint holder turning 18 years of age must update his/her details with the Manager. In the case of death of any joint holder, the survivor will be the only person recognized by the Manager and the Trustee as having the title or interest in such units in accordance with the instruction/authority given in this Form, unless otherwise specified in these terms. If the joint holder is a minor, the Manager and Trustee shall recognize the estate of the deceased as having the title to or interest in the investment units. Upon the death of a joint holder of an account requiring signature of both joint holders to operate, no transaction can be carried out by the surviving joint holder until the receipt of a Grant of Probate, Letter of Administration, Sijil Faraid or as instructed by a court in Malaysia.

#### **Authority to Operate Account**

The operating instruction empowers the authorized signatory(ies) to operate the account which includes effecting redemption, switching, transfer, change of address and any other requests.

#### **Direct Debit / MEPS-FPX Authorization**

Upon bank's approval of the Direct Debit / MEPS-FPX application, unit will be credited base on the closing NAV of the deduction day, i.e. 15th or 28th of every month or the following business day. The authorization will remain in force until terminated by the bank's written notice sent to the unit holder's address last known to the Bank or upon the Bank's receipt of unit holder's written revocation. The applicant hereby agrees to be responsible for all the consequences that may arise in the Manager agreeing to provide the Direct Debit / MEPS-FPX and hereby undertakes and agrees to indemnify the Manager at all times, and keep the Manager fully and completely indemnified from and against any and all actions, claims and demands whatsoever that may arise with the Direct Debit/ MEPS-FPX authorization.

#### **Documents Required**

- Individual Applicant
- A copy of your identity card or passport must be enclosed together with this Account Opening & Investment Form of KIB & the Account Opening Form of the respective fund houses (if applicable).

The Applicant agrees that the Manager shall not be liable or responsible in anyway whatsoever and shall be held harmless against any loss arising as a result or in connection with any delay or failure to process any application if such information or document(s) requested by the Manager have not been promptly provided by the Applicant.

#### Confirmation Advice / Tax Invoice / Statements

Confirmation advices and other documents shall be sent at the risk of the applicant to the principal applicant's correspondence address as stated in this Account Opening & Investment Form. If the applicant fails to notify the Manager in writing of any errors in the confirmation advice within 14 days, or in the statement within 14 days of issue, the applicant shall be deemed to have waived any right to raise an objection or to pursue any remedies against the Manager or the Trustee.

#### Set Off

The Manager is entitled to set off any monies in relation to the account against any fees, or charges permitted to be charged under the Master Prospectus(es), Replacement or Supplementary Master Prospectus(es) (if any), Information Memorandum(s), Replacement or Supplementary Information Memorandum(s) (if any) and/or any regulations and guidelines, due to the Manager from time to time.

#### Liability

The Manager shall act in good faith and using the highest standard of skill and care and exercise all due diligence and vigilance expected from a reputable fund manager, the Manager shall not be liable for any liabilities, claims, loss, damage or litigation costs resulting from any error of factor judgement or from action taken by the Manager so long as there has been no wilful default or bad faith on its part. For the purpose of carrying out its duties under this Terms and Conditions the Manager shall have the powers of a natural person to deal with the Fund and/or Portfolio and to do all things and execute all documents necessary for the purpose of managing the Fund and/or Portfolio.

#### **Indemnity**

The Applicant hereby agrees to indemnify the Manager, Trustee(s) and any of their authorised distributor(s) against any damages, loss, costs, expenses and claims which may be made against the Manager, Trustee and any of their authorised distributor(s) in connection with:

- the Account Opening & Investment Form; or
- in connection with the Manager accepting, relying on or acting on any instructions given by or on behalf of the Applicant; except due to the wilful default or negligence of the Manager.

# Compliance with Anti-Money Laundering, Anti-Terrorism Financing and Process of Unlawful Activities Act 2001 and Anti-Bribery and Corruption law

The Applicant hereby declare that all monies as may be paid to the Manager from time to time shall come from a legitimate source and would not bribe or facilitate payment of illicit funds to any public official or other persons in any manners through Kenanga Group.

#### Rights of the Manager

- a. The Manager reserves the right to accept or reject any application without disclosing any reason.
- The Manager reserves the right to accept or reject any application if any documents requested pursuant to Anti-Money Laundering Anti-Terrorism Financing and Process of Unlawful Activities Act 2001 requirements are not received within 10 business days. In the event of rejection, units will be redeemed at the closing NAV price on the 11th business day.

  The Manager reserves the right to terminate any relationship without assigning reasons in respect thereof.
- The Manager reserves the right to decide and make any changes to the Term and Conditions.

## **Cooling Off Period**

Subject to the clause on cooling-off as mentioned in the Guidelines on Unit Trust Funds, unit holder(s) have the right to request for a cancellation of their investment within 6-business day or any other period as mentioned therein from the day of purchase.

Within the cooling-off period, the refund shall be as follows:-

- a. the NAV per Unit on the day the Units were purchased, or the prevailing NAV per Unit at the point of exercise of the cooling-off right (whichever is lower); and
- b. the sales charge original imposed on the day the Units were purchased.

The amount shall be refunded within seven (7) business days from the date of receipt of the cooling-off notice.

For investors who invest via EPF Member Investment Scheme ("EPF MIS"), the cooling-off period shall be subjected to EPF's term and conditions and any refund pursuant to the exercise of the cooling-off right will be credited back into their EPF account.

If the investor do not meet the above criteria for a 'cooling-off right', the investor will simply have to redeem their investment and incur the relevant charge.

# **Units Pricing**

Units will be transacted based on forward pricing prevailing at the time the request is received by the Manager. Units will be credited based on the closing NAV price of the day.

#### **EPF Investment**

- EPF investment will be credited from the Applicant's EPF accounts as allowed under the EPF Member's Investment Scheme (EPF-MIS) and therefore the
- Applicant shall be bound by all the relevant terms and conditions as stipulated under the EPF Member's Investment Scheme.

  Investment in the fund(s) shall start from the date of receipt of monies from EPF. The Manager shall not liable for any delays in receiving the monies from
- To refer to the respective fund house's prospectus for the price booking policy for EPF investment.

#### Unit Trust Loan Financing Statement

Investing in an investment scheme with borrowed money is more risky than investing with your own savings. You should assess if loan financing is suitable for you in line with your objectives, attitude to risk and financial circumstances. You should be aware of the risks which would include the following:

- The higher the margin of financing (that is, the amount of money you borrow for every Ringgit of your own money that you put in as deposit or down payment) the greater the potential for losses as well as gains.
- You should assess whether you have the ability to service the repayments on the proposed loan. If your loan is a variable rate loan and if interest rate rises, your total repayment amount will be increased.
- If unit prices fall beyond a certain level, you may be asked to provide additional acceptable collateral or pay additional amount on top of your normal instalments. If you fail to comply within the prescribed time, your units may be sold towards the settlement of your loan.
- Returns on investment 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 incurred instead. Whether you eventually realise a gain or incur loss may be affected by the timing of the sale of your units. The value of units may fall just when you want your money back even though the investment may have done well in the past.

This brief statement cannot disclose all the risks and other aspects of loan financing. You should therefore study the terms and conditions before you decide to take the loan. If you have doubts in respect of any aspect of this Risk Disclosure Statement or the terms of the loan financing, you should consult the institution offering the loan.

#### Relating To The Third Party Funds

- The applicant may invest in both unit trust funds that are managed by Kenanga Investors Bhd (KIB) or distributed by KIB as IUTA for other unit trust management companies ("UTMC").
- As an IUTA and for ease of operations, KIB requires services of a nominees ("Nominee") to effect transactions for the applicant and also to keep in custody Units for and on behalf of the applicant.
- Where the applicant invests in a unit trust fund distributed by us as an IUTA, the applicant hereby agrees to appoint KIB to hold and act and on behalf of the customer in relation to those Units subject to the terms and conditions provided herein. All transaction with respect to the Units will be effected by the Nominee on behalf of the customer with the relevant representative agent, adviser or management company of the Units in accordance with the restrictions or limitations set by the respective UTMC, the relevant prospectus and deed of the respective funds and the laws, rules, regulations, guidelines and practices of the unit trusts industry.
- The applicant agrees that where he invests in a unit trust distributed by KIB as an IUTA.
- The applicant who invests in KIB as IUTA has no right to vote.
- The Units shall be held by the Nominees as the registered holder for and on behalf of the applicant.
- The Nominee shall not recognize any trust or equity in respect of the Units or any part thereof.
- The Nominee shall be a bare custodian and not a trustee in all matters relating to this arrangement and/or the Units.
- The Nominee shall have no duty or responsibility, as regards attendance at meeting or voting in respect of any of the Units or as regards any subscription, conversion or other rights in respect thereof or as regards any merger, consolidation, reorganisation, receivership, bankruptcy or insolvency proceedings, compromise or arrangement in connection with the Units nor shall the Nominees be under any duty to investigate or participate therein or take any alternative action in connection therewith except in accordance with written instructions from the customer and upon such conditions and indemnity and provision for expenses as the Nominee may require.

#### Kenanga AMP Plus Service

# Rights and Declaration of the Investor

- a. I/We understand that I/We have chosen Kenanga Actively Managed Portfolios (AMP) Plus; a service which comprises of underlying Kenanga Investors Berhad unit trust funds managed by the Manager.
- I/We hereby consent to give the Manager full discretionary rights to actively manage my/our investment in Kenanga AMP Plus portfolios which include but not limited to portfolio allocation, switching between funds and re-balancing of the portfolio among the funds managed by the Manager. The Manager will undertake to manage the portfolio to the best of its ability.
- I/We hereby consent to give the Manager the right to charge and deduct the AMP service fee from the portfolio underlying unit trust funds to be determined by the Manager. The fee is computed daily on my/our portfolios value and payable monthly or is payable.
  - At redemption, switch out or transfer out and/or
  - On the 1st business day of January and July
- I/We understand the notwithstanding the above, I/we have the right to fully or partially redeem my/our investment from Kenanga AMP Plus. However, I/we agree to waive the following rights to my/our portfolio:
  - To choose any funds to be included in the portfolio; and
  - To switch or rebalance the funds in the portfolio.
- I/We understand and acknowledge that by choosing Kenanga AMP Plus, the Manager does not guarantee any returns on the investments in the portfolio or any returns from any individual fund which are in Kenanga AMP Plus. My/Our capital in the portfolio is also not guaranteed or protected. The Manager will not be held responsible for any under performance of the portfolio and the portfolio's underlying unit trust funds. The performance of the portfolio and funds may go down as well as up and past performance of the portfolio and funds are not an indication of their future performance.
- I/We understand that investing in Kenanga AMP Plus involves investment risk. The risk profile of the individual underlying unit trust funds in Kenanga AMP Plus is disclosed in the respective prospectus(es).
- I/We understand and acknowledge that I am/we are entitled to switch between my/our AMP Plus portfolios. The first portfolio switching/account transfer is free for each calendar year, and any subsequent switching/transfer within the year will incur RM100 per transaction. Portfolio switching/account transfer is not applicable to EPF Member's Investment Scheme.
- h. I/We understand that I/we can view my/our daily updated portfolio details including my/our transactions and rebalancing activities performed on my/our behalf by the Manager through my/our e-account which is accessible through www.kenangainvestors.com.my which will be deemed as my/our client statement.
- I/We agree that the Manager reserves the right to decide and make any changes to the Terms and Conditions including termination of the discretionary active portfolio management of Kenanga AMP Plus.
- I/We undertake to indemnity and hold the Manager, its employees and advisers harmless against all cost, expenses, losses, claims and demands incurred arising from my/our decision to invest in Kenanga AMP Plus.
- I/We hereby consent to the appointment of Kenanga Nominees (Tempatan) Sdn Bhd and Kenanga Nominees (Asing) Sdn Bhd as the custodian for my/our AMP Portfolio.

### **Vulnerable Investor**

The non-exhaustive list of indicators below on identifying a vulnerable investor:-

- Disabilities customers who experienced with disabilities that may affect their ability to make an informed decision (please refer note below).
- Life events customers who experienced adverse life events e.g. loss of job, temporary or long-term financial hardship.
- Financial resilience customers with low ability to withstand financial shocks e.g. overly-indebted or have cashflow problems.
- Capability customers with low financial knowledge, or low capability in areas such as literracy, language or digital skills. d)
- e) Age Senior citizens who are less technologically able.

Refers to long-term disability such as (a) hearing impairment; (b) visual impairment; (c) speech impairment; (d) physical impairment; or (e) learning impairment such as dyslexia or low spectrum autism.

#### PERSONAL DATA PROTECTION NOTICE

At Kenanga Group (consists of Kenanga Investment Bank Berhad and its group of companies including subsidiaries and related companies), we respect your Personal Data and strive to ensure that your Personal Data is protected in accordance with the laws of Malaysia. The security of your Personal Data is important to us and we shall maintain appropriate physical, technical and organizational measures needed to ensure the security and confidentiality of your Personal Data.

We may store and process your Personal Data on our computers and/or systems wherever located and in any other medium. We may retain your Personal Data up to the maximum period permitted for legitimate business purposes, legal, regulatory and internal requirements. We may, over time, delete these records if they are no longer necessary or permissible by law.

Some pages on our website may include links to third party websites. These sites are governed by their own privacy statements and we are not responsible for their privacy practices, operations and contents of the said links. You are advised to review the privacy statements of these sites before furnishing any information. Please remember that internet communications are not secure. We cannot accept any responsibility for unauthorised access by a third party and/or the corruption of information/data being sent by any individuals to us via internet communications or electronic mail.

Kenanga Group will collect, process and use your Personal Data in accordance with this Personal Data Protection Notice ("PDP Notice"). This PDP Notice describes the type of Personal Data we collect and how we collect it, how such Personal Data is used, the parties that we disclose the Personal Data to, the choices we provide and your rights over your Personal Data including how to access and update your Personal Data.

#### Types of data and information we collect

We collect and process your personal data and information including but not limited to, information to establish your identity and background (including your images), contact details, financial data, creditworthiness information, location data, audio recordings and other information that you provide when you apply for any of our products and/or services ("Personal Data"). We may obtain these Personal Data from yourself or from variety of sources, including when you apply for any of our products and services; through your relationship with us and/or our partners; through your mobile device; through any investment/service platform that you have subscribed to; from recordings of Closed Circuit Television (CCTV) installed at our premises; from any analysis of the way you use and manage your account/facility with us; publicly available sources or registries; government authorities, regulatory authorities and/or law enforcement agencies; from third parties or other sources in respect of which you have given your consent to disclose the Personal Data and/or where not otherwise restricted; and/or from any information that is supplied and/or collected when you visit our websites which include your mobile device or computer's IP address or from any information that is collected via cookies in some of our websites. We may use cookies for a number of purposes, including to store your preference for certain types of information or products, further analysis for the purpose of providing products and services to you, to improve our products and/or to personalize our services to you. You may adjust settings on your browser and/or mobile device so that you will be notified when you receive a cookie or other similar tracking tools. Please refer to your browser documentation to check if the tracking tools have been enabled on your computer and/or mobile device or to request not to receive cookies or to disable cookies if you do not wish to have information collected via the use of cookies.

#### Use and Disclosure of Personal Data

We may use, process and/or disclose your Personal Data for the following purposes in and/or outside Malaysia ("Purpose"):-

- to assess and process your applications for our products and/or services including to handle any issue and/or query during such applications;
- to manage and maintain your accounts/facilities with us;
- to conduct credit checks and assisting other financial institutions to conduct credit checks;
- to evaluate your financial needs;
- for crime or fraud detection, investigation, prevention, prosecution and compliance with sanctions, including know your customer (KYC) and regular politically exposed persons (PEP) screening;
- to respond to the requirements of a civil or criminal legal process, government and/or any regulatory body, and/or for regulatory compliance purpose and/or as required by law or regulation (including the European Union member states);
- for debt collection and enforcement of your obligations to us;
- for market research and statistical analysis and surveys with the aim of improving our products and services;
- to provide you with information on our and third party products and services which may be of interest to you;
- to compare information/data for accuracy of our record, and verify with third parties;
- to research, design and improve our products and services, operational and business processes;
- to support our business, financial and risk monitoring, planning and decision making;
- to handle complaints and queries;
- for audit, compliance and risk management:
- to transfer or assign our rights and duties under any governing terms and conditions between us and yourself;
- to perform shared services within Kenanga Group;

- for the outsourcing of business and back room operations of Kenanga Group; for security reasons in particular Personal Data collected from CCTVs installed at our premises or any other security surveillance systems; for the transfer, storing and processing of your Personal Data to a cloud service provider whether within Malaysia or outside Malaysia in order to carry out any of the Purposes stated in this PDP Notice:
- to transfer your Personal Data to foreign jurisdictions to enable any cross border transactions, for the performance of a contract, for the purposes of legal proceedings, upon written request from a foreign regulatory or government authority or body, to protect your vital interest or where it is in the public interest to do so: and/or
- for any other purposes that is required or permitted by any law, regulation, order and/or guidelines.

The disclosure of your Personal Data may involve the transfer of your Personal Data to places outside of Malaysia, and by providing us your Personal Data, you agree to such a transfer where it is required to provide you the services you have requested, and for the performance of any contractual obligations you have with Kenanga Group including for storage purposes.

It is possible that in the future we could merge with, or be acquired by, another company. If such an acquisition occurs, you consent to the successor company having access to your Personal Data maintained by us, including account information, and such successor company would continue to be bound by this PDP Notice unless and until it is amended

You may have provided personal and financial information relating to others (including but not limited to joint applicant, spouse, related parties and/or emergency contact persons) for the Purpose. In such cases, you represent and warrant that you have their consent or are otherwise entitled to provide their information to us to be used, processed and/or disclosed in accordance with this PDP Notice. Where your Personal Data has been provided to Bursa entity (which shall include Bursa Malaysia Berhad, Bursa Malaysia Securities Berhad, Bursa Malaysia Securities Clearing Sdn Bhd, Bursa Malaysia Depository Sdn Bhd, Bursa Malaysia Derivatives Clearing Berhad, and Bursa Malaysia Derivatives Berhad) (collectively, "Bursa") for any of the Purpose, including any legal and regulatory purposes, you hereby agree for the processing of your Personal Data by Bursa in accordance with the terms of the Bursa's personal data notice as provided under www.bursamalaysia.com.

Your Personal Data held by us shall be kept confidential. However, in order to provide you with effective and continuous products and services and subject at all times to any laws, regulations and guidelines, we may need to disclose your Personal Data to the following parties:

- the other entitles within Kenanga Group, and its agents, affiliates and associates;
- professional advisers, contractors, service providers, debt collection agencies and our other agents with whom we have contractual agreements for some of our functions and services;
- credit reference agencies, rating agencies, insurers or insurance brokers;
- financial service providers in relation to the products and services that you have with us;
- any actual or potential participants or assignee or transferee of our rights and/or obligations under any transaction between us and you;
- any guarantor or security provider for the products and/or services granted by us to you;
- any authorities or regulators, including foreign regulators for the performance of their functions, or any party as required by any law or any government, quasi-government, administrative, court or tribunal;
- strategic/business partners with whom we have a relationship with for specific products and services;
- any person connected to the enforcement or preservation of any of our rights under your agreements with us; and/or
- any party authorized and/or consented to by you.

#### **Marketing Communications**

We may also use your Personal Data to market Kenanga Group's products and services and to deliver targeted marketing and advertising, service updates, promotional offers and for the purposes of cross-selling within Kenanga Group. As such you may receive marketing communications from us or Kenanga Group for direct marketing and cross-selling marketing activities. For the purposes of direct marketing, your Personal Data would or may be disclosed to third parties which would include merchants and strategic business partners of Kenanga Group. You may tell us at any time if you do not wish to receive marketing communications from us by writing to the designated Data Officer, providing your full name, NRIC/Passport number (as applicable) and account details and details of any products or services you may have with us.

We may, from time to time, have information on third parties' promotions, products and services which may be of interest to you. Unless you have opted to receive marketing materials in regards to third parties' promotions, products and/or services by writing to us, you will not receive any marketing communications on such marketing materials. By agreeing to receive the marketing materials, you have consented to the disclosure of your Personal Data to any such third parties for marketing purposes as stipulated in this PDP Notice.

#### Access/Correct/Update to Information

You are entitled to review the Personal Data that we may have collected about you and request correction of the Personal Data. If there are any changes to your Personal Data or if you believe that the Personal Data we have about you is inaccurate, incomplete, misleading or not up-to-date, please write to our Data Officer setting out the details of your request and your name and NRIC/Passport number, or you may make a request to us via our Data Access/Update/Correction Request Form. A fee may be charged for this service. We shall correct or update the information/data as soon as possible. The Data Access/Spatial-Correction integrated for this service. We shall correct or update the information relating to the corrections request information or documents from you to verify the authenticity of the person making the request and any information relating to the corrections requested.

#### **Erasure and Restriction of Processing**

We allow you the opportunity to remove yourself and any information about you (save for information which is necessarily retained by us to comply with legal or regulatory requirements, storage purposes, or if there are valid grounds under the law to do so, such as legal claims etc) from our database or require us to cease processing all or part of your Personal Data by submitting a written notification addressed to our Data Officer. We will require a reasonable amount of time to process such notices. Please note that after deleting your Personal Data, we may not be able to provide the same level of servicing to you as we will not be aware of your preferences. We reserves the right to take the necessary actions if we feel that such removal or cessation would not allow us to provide our products and services or fulfill our obligations in a satisfactory manner. This includes our entitlement to refuse to provide or cease providing any facilities, products or our services to you. Where you have requested that we erase your Personal Data that we have made public and there are valid grounds for erasure, we will use reasonable and cost effective steps to inform others that are displaying your Personal Data or providing links to the Personal Data to erase your Personal Data too.

You have the right to receive your Personal Data which you have provided to us in a structured, commonly used and machine-readable format and a right to request that we transfer such Personal Data to another party. If you wish for us to transfer the Personal Data to another party, we can only do so where it is technically feasible. We are not responsible for the security of the Personal Data or its processing once received by the third party. We also may not provide you with certain Personal Data if providing it would interfere with another person's rights (e.g. where providing the Personal Data we hold about you would reveal information about another person).

#### **Profiling**

We process some of your data automatically, with the goal of assessing certain personal aspects (profiling). For example we use profiling due to certain legal and regulatory requirements, to combat money laundering, terrorism financing, fraud, assessment of risk and offences that pose a danger to assets.

You hereby consent to the transmission by electronic means of your Personal Data through our E-Services, such consent shall be effective at all times that you access and/or use the E-Services.

#### **Enquiries and Complaints**

You have the right to object at any time to the processing of your personal data for direct marketing purposes, and profiling to the extent related to direct marketing and to the extent permitted under the EU General Data Protection Regulations (GDPR), and to the processing of your personal data for the Purpose. Any queries, requests, concerns, complaints or exercise of your rights regarding the use of your Personal Data may be raised to the respective Data Officer below:

Data Officer Kenanga Investors Berhad, Ground Floor, Kenanga Tower, 237, Jalan Tun Razak, 50400 Kuala Lumpur, Malaysia. Toll Free: 1-800-88-3737

Email: investorservices@kenanga.com.my

In applying for, using or continuing to use our services, including any other contractual relationship which you may have with us, you shall be deemed to have accepted and consented to the terms of this PDP Notice. If you do not consent to the terms herein, kindly contact us at the abovementioned contact details.

#### Changes to the PDP Notice

Please note that we may update this PDP Notice from time to time via posting on our website. You are advised to periodically view our website for any updates or the most current version of our PDP Notice. Your continued usage of our services or continued relationship with us shall be deemed as acceptance of any updates, revisions or amendments made to our PDP Notice.

#### Language

This Notice is issued in both the English and Malay languages. In the event of any inconsistency between these two versions, the English version shall prevail.

## Consent and Acknowledgement

By providing us with your Personal Data, you hereby consent to the use, processing, transfer and/or disclosure of your Personal Data in accordance with this PDP Notice.

# If You Are a Corporation (non-individual)

In the event you have provided/disclosed Personal Data of individual third parties including but not limited to your directors, individual shareholders, employees, authorized signatories, agents, representative or otherwise, you hereby represent and warrant to us that you have the consent of such third parties and are entitled to provide their Personal Data to us to be used, processed and/or disclosed in accordance with this PDP Notice.

#### Consent to Update Across All Line of Business Within Kenanga Group

By submitting this account opening form and/or product and services subscription request. I/We hereby provide my explicit consent to Kenanga Group for the sharing of my latest information, limited to my (ID Number, SST No., TIN No., Permanent Address, Employment Details and DCF Declaration only, with other lines of business and/or subsidiaries within Kenanga Group\*, where i hold an account. This consent is granted to facilitate the necessary update to my account(s) maintained by the respective entities within the Kenanga Group.

In addition, I also wish to request the following information to be updated across all entities within Kenanga Group:

- email address
- mobile number
- The cross-entity updating may take time will not be reflected immediately.
- Kenanga Group means Kenanga Investment Bank Berhad and its subsidiaries.

## FATCA and CRS for INDIVIDUAL - PRINCIPAL HOLDER (FOR INTERNAL USE ONLY) NRIC/Passport/Other ID: **Customer Name:** PART A: CONFIRMATION AND ACKNOWLEDGEMENT BY SALES REPRESENTATIVE / BRANCH 1. FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) CHECKLIST Part I - FATCA Documentation Checklist To fill up below only if customer has declared as being "Non-U.S. person" above. (To be completed by sales representative / branch) **FATCA** checklist Confirmed / Not confirmed | Instruction: **Passport** If any of the checklist on the left □ Confirmed have "Not confirmed" answers, Customer has not provided a U.S. passport ☐ Not confirmed to request customer change Nationality declaration above to "U.S. Person". ☐ Confirmed Customer does not have U.S. passport □ Not confirmed Non U.S. Passport Customer's country of birth is not in the U.S. □ Confirmed Note: If country of birth is in U.S., check that the customer has either; □ Not confirmed Provided a "Certificate of Loss of Nationality" or Checked the declaration under (1) item 1.4 FATCA Declaration **Address** □ Confirmed (i) Customer has not provided a permanent address or mailing address within the U.S. □ Not confirmed (ii) Customer has not provided, as the only address for this account, a: If any of the checklist on the ☐ Confirmed left have "Not Confirmed" PO Box ("hold mail") or □ Not confirmed "in care of" address answers, to obtain Form W-8BEN from customer. Please select "Confirmed" for this checklist, only if the customer has checked the declaration 2) under item 1.4 FATCA Declaration, that the only address the customer has, is a: PO Box ("hold mail") or "in care of" address Telephone number □ Confirmed Customer has not provided only a U.S. telephone number (country code + 1). □ Not confirmed Others Customer has not provided any other indication of being U.S. citizen or resident. □ Confirmed If "Not confirmed", please list the identified indication: □ Not confirmed Part II - FATCA Confirmation and Acknowledgement by Sales Representative / Branch Based on the abovementioned declarations and assessments, the customer(s)' FATCA classification is: ☐ 1. U.S. Person □ 3. Recalcitrant customer with U.S. Indicia. (Non U.S. Customers with U.S. Indicia who do not provide Form W-8BEN) □ 2. Non U.S. Person ☐ 4. Recalcitrant customer with U.S. Person (U.S. Customers who do not provide Form W-9) ☐ I confirm that the required account opening checks have been performed for the customer listed above and the necessary documents have been provided to the customer, where applicable. 2. COMMON REPORTING STANDARD (CRS) CHECKLIST CRS Confirmation and Acknowledgement by Sales Representative / Branch ☐ I confirm that based on the information obtained in connection with the opening of accounts, including any documentation collected pursuant to the KYC/AML procedures, there is no reason to know that the self-certification provided by the Customer is incorrect or unreliable. Confirmation and Acknowledgement by Sales Representative / Branch on compliance with Section 1 (FATCA) and Section 2 (CRS) Signature: Name: Date:

FATCA and CRS for INDIVIDUAL - PRINCIPAL HOLDER (FOR INTERNAL USE ONLY)							
Customer Name: NRIC/Passport/Other ID No:							
PART B: CONFIRMATION BY COLLECTION BRANCH							
1. FATCA Confirmation by Collection Branch							
☐ I have reviewed and verified the information against the documents received and confirm that the necessary have been completed, where applicable.							
2. CRS Confirmation by Collection Branch							
☐ I confirm that based on the information obtained in connection with the opening of accounts, including any documentation collected pursuant to the KYC/AML procedures, there is no reason to know that the self-certification provided by the Customer is incorrect or unreliable.							
Confirmation and Acknowledgement by Collection Branch on compliance with Section 1 (FATCA) and Section 2 (CRS)							
Name: Signature: Date:							
PART C: CONFIRMATION BY OPERATIONS / BACK OFFICE							
1. FATCA Confirmation by Operations/Back Office  I have entered into the system, the customer(s)' FATCA status accordingly as stated in Part II above.  2. CRS Confirmation by Operations/Back Office							
Based on the declaration by the Customer, I have entered into the system the following:  the Customer's name, residence address, date of birth, country/jurisdiction of tax residence and the TIN.							
Confirmation and Acknowledgement by Operations / Back Office on compliance with Section 1 (FATCA) and Section 2 (CRS)							
Name: Signature: Date:							

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## FATCA and CRS for INDIVIDUAL - JOINT ACCOUNT HOLDER (FOR INTERNAL USE ONLY) NRIC/Passport/Other ID No: Customer Name: PART A: CONFIRMATION AND ACKNOWLEDGEMENT BY SALES REPRESENTATIVE / BRANCH 1. FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) CHECKLIST Part I - FATCA Documentation Checklist To fill up below only if customer has declared as being "Non-U.S. person" above. (To be completed by sales representative / branch) **FATCA** checklist Confirmed / Not confirmed Instruction: Passport If any of the checklist on the left ☐ Confirmed have "Not confirmed" answers, Customer has not provided a U.S. passport □ Not confirmed to request customer change Nationality declaration above to "U.S. Person". □ Confirmed Customer does not have U.S. passport □ Not confirmed Non U.S. Passport Customer's country of birth is not in the U.S. □ Confirmed Note: If country of birth is in U.S., check that the customer has either; □ Not confirmed Provided a "Certificate of Loss of Nationality" or Checked the declaration (1) under item 2.4 FATCA Declaration Address □ Confirmed (i) Customer has not provided a permanent address or mailing address within the U.S. ☐ Not confirmed (ii) Customer has not provided, as the only address for this account, is a: If any of the checklist on the ☐ Confirmed PO Box ("hold mail") or left have "Not Confirmed" □ Not confirmed "in care of" address answers, to obtain Form W-8BEN from customer. <u>Note</u> Please select "Confirmed" for this checklist, only if the customer has checked the declaration (2) under item 2.4 FATCA Declaration, that the only address the customer has, is a: PO Box ("hold mail") or "in care of" address Telephone number ☐ Confirmed Customer has not provided only a U.S. telephone number (country code + 1). □ Not confirmed Customer has not provided any other indication of being U.S. citizen or resident. □ Confirmed If "Not confirmed", please list the identified indication: □ Not confirmed Part II - FATCA Confirmation and Acknowledgement by Sales Representative / Branch Based on the abovementioned declarations and assessments, the customer(s)' FATCA classification is: □ 1. U.S. Person □ 3. Recalcitrant customer with U.S. Indicia. (Non U.S. Customers with U.S. Indicia who do not provide Form W-8BEN) □ 2. Non U.S. Person□ 4. Recalcitrant customer with U.S. Person (U.S. Customers who do not provide Form W-9) ☐ I confirm that the required account opening checks have been performed for the customer listed above and the necessary documents have been provided to the customer, where applicable. 2. COMMON REPORTING STANDARD (CRS) CHECKLIST CRS Confirmation and Acknowledgement by Sales Representative / Branch ☐ I confirm that based on the information obtained in connection with the opening of accounts, including any documentation collected pursuant to the KYC/AML procedures, there is no reason to know that the self-certification provided by the Customer is incorrect or unreliable. Confirmation and Acknowledgement by Sales Representative / Branch on compliance with Section 1 (FATCA) and Section 2 (CRS) Name: Signature: Date:

# **FATCA and CRS for INDIVIDUAL - JOINT ACCOUNT** (FOR INTERNAL USE ONLY) NRIC/Passport/Other ID: **Customer Name:** PART B: CONFIRMATION BY COLLECTION BRANCH 1. FATCA Confirmation by Collection Branch ☐ I have reviewed and verified the information against the documents received and confirm that the necessary have been completed, where applicable. 2. CRS Confirmation by Collection Branch ☐ I confirm that based on the information obtained in connection with the opening of accounts, including any documentation collected pursuant to the KYC/AML procedures, there is no reason to know that the self-certification provided by the Customer is incorrect or unreliable. Confirmation and Acknowledgement by Collection Branch on compliance with Section 1 (FATCA) and Section 2 (CRS) Name: Signature: Date: PART C: CONFIRMATION BY OPERATIONS / BACK OFFICE 1. FATCA Confirmation by Operations/Back Office ☐ I have entered into the system, the customer(s)' FATCA status accordingly as stated in Part II above. 2. CRS Confirmation by Operations/Back Office Based on the declaration by the Customer, I have entered into the system the following: ☐ the Customer's name, residence address, date of birth, country/jurisdiction of tax residence and the TIN. Confirmation and Acknowledgement by Operations / Back Office on compliance with Section 1 (FATCA) and Section 2 (CRS) Name: Signature: Date: NEW ACCOUNT DOCUMENTATION REQUIREMENT CHECKLIST UNIT TRUST ACCOUNT - INDIVIDUAL **Submitted** Checked Remarks Investor Suitability Assessment - Individual Account Opening & Investment Form - Individual Enhanced Due Diligence (where applicable) Includes in Account Opening & Investment Form - FATCA, CRS and FEP Photocopy of NRIC/Passport/Other ID for all Account Holders (Original Sighted) For EPF Investment - KWSP 9N Form Others (if applicable) - e.g. Work Permit, Student Visa UNIT TRUST ACCOUNT - INDIVIDUAL (EPF Investment other than KIB Funds) Submitted Checked Remarks Investor Suitability Assessment - Individual (respective UTMC's form) Account Opening Form - Individual (respective UTMC's form) Transaction Form - Individual (respective UTMC's form) Includes in Account Opening & Investment Form - FATCA, CRS and FEP Photocopy of NRIC/Passport/Other ID for all Account Holders (Original Sighted) For EPF Investment - KWSP 9N Form(Respective UTMC's Form) Others (if applicable) - e.g. Work Permit, Student Visa Date Name Signature Submitted by Sales Representative Checked by KIB Collection branch Received by Operations/Back Office

### <u>Declaration Pursuant to the Notices on Foreign Exchange Policy ("FEP")</u>

- I hereby declare and undertake to Kenanga Group as follows:

  1. For the purpose of FEP, I am fully aware and understand the FEP applicable to me and I accept full responsibility for the compliance of the same.

  2. Applicable for investment in foreign currency assets ("FCA") onshore and investment abroad on own account (with domestic ringgit borrowing).

"Investment Limit Amount # (in RM or equivalent in aggregate per calendar year)"	Nature of Transaction(s)
Up to RM1 million	<ul> <li>Conversion of ringgit</li> <li>Swapping of financial assets</li> <li>Foreign currency funds sourced from Trade Foreign Currency</li> </ul>
Up to RM10 million	Foreign currency borrowing obtained from a licensed onshore bank or Non-Resident.
Any amount	<ul> <li>Foreign currency funds from abroad, other than proceeds from the export of goods (Note 2)</li> <li>Sourced from Investment FCA</li> <li>From a Non-Resident, other than foreign currency borrowing</li> </ul>

**Appendix** 

# Please note the investment limit amount may change from time to time and any changes should be effective immediately, without any further notice from Kenanga Group. The above information is for general reference only. For further information, please refer to the FEP published in BNM's website and obtain independent adviće (if required).

#### Note:

- For individuals without domestic ringgit borrowing, he/she is allowed to undertake investment in FCA and investment abroad of any amount, unless the funding is from foreign currency borrowing obtained from licensed onshore bank or Non-Resident which is subjected to a limit of up to RM10 million or equivalent in aggregate. These proceeds shall be credited into a Trade FCA and can be utilised to invest in FCA onshore and investment abroad in accordance with BNM's limit. BNM's prior approval must be obtained by the customer for transaction, trade, settlement or operations that exceed the investment limit amount prescribed under the FEP.

#### **Definitions:**

	nitions:	
No	Terminology	Description
1.	Calendar Year	The FEP investments limit cover all foreign currency transaction amounts within the year from 1 January to 31 December in the same year. The investment limits are then refreshed from 1 January the following year.
2.	Borrowing	Any credit facility, financing facility, trade guarantee or guarantee for payment of goods, redeemable preference share (including Islamic), private debt security (including Islamic) or similar facility in whatever name of form, <b>except</b> :  (a) Trade credit terms extended by a supplier for all types of goods or services;  (b) Forward contract with a licensed onshore bank excluding a contract that involves:  • the exchanging or swapping of ringgit or foreign currency debt obligation with another foreign currency debt obligation; or  • the exchanging or swapping of foreign currency debt obligation with a ringgit debt obligation;
		<ul> <li>(c) Performance guarantee or financial guarantee;</li> <li>(d) Operational leasing facility;</li> <li>(e) Factoring facility without recourse;</li> <li>(f) A credit facility or financing facility obtained by a Resident individual from a Resident to purchase one (1) residential property and one (1) vehicle; or</li> <li>(g) Credit card and charge card facility obtained by a Resident individual from a Resident.</li> </ul>
3.	Derivatives	Any agreement, including an option, a swap, futures or forward contract, whose market price, value, delivery or payment obligations is derived from, referenced to or based on, but not limited to, securities, commodities, assets, rates (including interest rates or exchange rates) or indices.
4.	Domestic Ringgit Borrowing	Borrowing in ringgit obtained by a Resident from another Resident, including Licensed Onshore Banks, but shall exclude items (a) – (g) in No.2 above.
5.	Investment Abroad	<ul> <li>(a) Making of any payment for:</li> <li>Purchase of foreign currency-denominated asset in Malaysia offered by a Non-Resident, including Labuan entity;</li> <li>Purchase of foreign currency-denominated asset offered outside Malaysia;</li> <li>Lending in foreign currency to a Non-Resident;</li> <li>Administrative expenses, working capital arising from the set-up of any business arrangement, including a joint venture project where no entity is created or established, outside Malaysia;</li> </ul>
		<ul> <li>Purchase of foreign currency-denominated Financial Instrument or Islamic Financial Instrument without firm commitment, other than exchange rate derivatives, offered on an overseas Specified Exchange under the Capital Markets and Services Act 2007 undertaken by a Resident through a Resident futures broker;</li> <li>Placement into Investment Foreign Currency Account in Malaysia as specified in Notice 3;</li> <li>Placement into foreign currency account overseas other than for education or employment abroad; or</li> <li>(b) Swapping of a financial asset in Malaysia for a financial asset outside Malaysia.</li> <li>Note:</li> <li>Example of investment abroad, amongst others, include equity investment, payment for the purchase of real estate including payment for renovation of the property, payment for education abroad, placement of deposit with Non-Resident financial institution, etc.</li> <li>Where it involves remittance/placement of foreign currency fund (e.g. telegraphic transfer) for settlement of education abroad or employment abroad, it is not subjected to the RM1 million or in equivalent aggregate investment limit per calendar year. However, customers must present the relevant supporting documents (such as letter of admission from the foreign educational institution, letter of employment from the company, work permit, etc.) to support the remittance.</li> </ul>
6.	Investment in Foreign Currency Asset Onshore	Making of any payment for:  (a) Purchase of foreign currency-denominated security or Islamic security offered in Malaysia by a Resident as approved by BNM;  (b) Purchase of foreign currency-denominated Financial Instrument or Financial Instrument offered in Malaysia by a Resident as approved by BNM; or  (c) Placement into foreign currency account with a licensed onshore bank other than placement for investment abroad. Note:  Example of FCA onshore includes funds being converted to foreign currency in Malaysia and is not remitted outward to a another country (e.g. Dual Currency Investment ("DCI"), Foreign Currency Account ("FCA"), Foreign Currency ("FC") Fixed Deposit, FC denominated structured investments, FC denominated bonds/sukuk and any FC denominated deposits or investments.
7.	Licensed Onshore Bank	A licensed bank and licensed investment bank under Financial Services Act 2013 [Act 758] and licensed Islamic bank under the Islamic Financial Services Act 2013 [Act 759].
8.	Non-Resident	<ul> <li>(a) Malaysian citizen who has obtained permanent resident ("PR") status of a country or territory outside Malaysia and is residing outside Malaysia for more than 182 days;</li> <li>(b) An overseas branch, a subsidiary regional office, sales office or representative office of Resident company;</li> <li>(c) Embassies, consulates, high commissions, superannuation or international organizations; or</li> <li>(d) Any person other than a Resident.</li> </ul>
9.	Resident	<ul> <li>(a) A citizen of Malaysia, excluding a citizen who has obtained PR status in a country or a territory outside Malaysia and is residing outside Malaysia for more than 182 days;</li> <li>(b) A non-citizen of Malaysia who has obtained PR status in Malaysia and is ordinarily residing in Malaysia for more than 182 days;</li> <li>(c) A body corporate incorporated or established, or registered with or approved by any authority in Malaysia;</li> <li>(d) An unincorporated body registered with or approved by any authority in Malaysia;</li> <li>(e) The Government or any State Government in Malaysia.</li> </ul>
10.	Securities	Shares, stocks, bonds, notes (other than promissory notes), debentures, debentures stocks, units under a unit trust scheme, a secondary security and coupons, whether in scripless from or in bearer certificates, including certificates of title to securities or any letter of allotment which may be renounced, any letter of rights, any warrants conferring an option to acquire a security, any deposit certificate in respect of securities and such other documents conferring, or containing evidence of rights to securities as may be specified by BNM.

