

FIIG Client Account Application Form

Opening a Client Custody and Investment Transaction account with FIIG Securities Limited ABN 68 085 661 632 | AFSL holder number 224659.

24 June 2022

Important Information

FIIG Securities Limited ('FIIG') provides general financial product advice only. As a result, this document, and any information or advice, has been provided by FIIG without considering one or more of your objectives, financial situation and needs. Because of this, you should, before acting on any information or advice from FIIG, consider the appropriateness of the information or advice having regard to your objectives, financial situation and needs. If this document, any information or any advice, relates to the acquisition, or possible acquisition, of a particular financial product, you should obtain a product disclosure statement relating to the product and consider the statement before making any decision about whether to acquire the product. Neither FIIG, nor any of its directors, authorised representatives, employees, or agents, make any representation or warranty as to the reliability, accuracy, or completeness, of this document, any information or any advice. Nor do they accept any liability or responsibility arising in any way (including negligence) for errors in, or omissions from, this document, information or advice. FIIG, its employees and related parties earn fees and revenue from dealing in the securities as principal and foreign exchange contracts or otherwise and may have an interest in any securities mentioned in this document. Any reference to credit ratings of companies, entities or financial products must only be relied upon by a 'wholesale client' as that term is defined in section 761G of the Corporations Act 2001 (Cth). FIIG strongly recommends that you seek independent accounting, financial, taxation and legal advice, tailored to your specific objectives, financial situation and needs, prior to making any investment decision. FIIG does not provide tax advice and is not a registered tax agent or tax or financial advisor, nor are any of FIIG's employees or authorised representatives. FIIG does not make a market in the securities or products that may be referred to in this document. A copy

An investment in notes, bonds or securities should not be compared to a bank deposit. Notes, bonds and securities have a greater risk of loss of some or all of an investor's capital when compared to bank deposits. Past performance of any product described in any communication from FIIG is not a reliable indication of future performance. Forecasts contained in this document are predictive in character and based on assumptions, such as a 2.5% p.a. assumed rate of inflation (unless otherwise specified), foreign exchange rates, or forward interest rate curves generally available at the time, and no reliance should be placed on the accuracy of any forecast information. The actual results may differ substantially from the forecasts and are subject to change without further notice. FIIG may quote to you an estimated yield when you purchase a bond. This yield may be calculated by FIIG on either A) a yield to maturity date basis; or B) a yield to early redemption date basis. Some bond issuances include multiple early redemption dates and prices, therefore the realised yield earned by you on the bond may differ from the yield estimated or quoted by FIIG at the time of your purchase. The information in this document is strictly confidential. If you are not the intended recipient of the information contained in this document, you may not disclose or use the information in any way. No liability is accepted for any unauthorised use of the information contained in this document. FIIG is the owner of the copyright material in this document unless otherwise specified.

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Sydney | Melbourne | Brisbane | Perth FIIG Client Account Application | Page 1 of 11

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or email us at clientservices@fiig.com.au

Thank you for choosing to invest with FIIG Securities Limited ("FIIG").

FIIG provides you with the opportunity to buy and sell corporate, bank, and government bonds in parcels from as little as \$10,000 with a minimum portfolio balance of \$50,000 per account. All FIIG services are designed to ensure that you are able to choose, control and retain beneficial ownership of your investments, so ultimate control always remains where it should be, with you.

This pack provides you with the documents and forms which you need to read, complete and return to us. Please provide all of the information requested on the following pages, relevant to your type of application.

We use the information to verify your identity and establish your FIIG Client Account. If you are unable to provide any particular piece of information, please explain this or insert Not Applicable. Information (including client identification details and other information) may be provided to agents appointed by FIIG to carry out relevant procedures and services, in order for FIIG and those entities to meet their obligations under the Anti-Money Laundering/Counter Terrorism Financing Act 2006. Information may also be provided in order for FIIG to meet its obligations in respect of tax reporting under the Intergovernmental Agreement ("IGA") between the Australian and U.S. Governments, implementing the Foreign Account Tax Compliance Act ("FATCA"), dated 28 April 2014, and under the OECD's Common Reporting Standard for Automatic Exchange of Financial Account Information ("CRS"), each as implemented into Australian law. Information gathered to meet FIIG's obligations under the IGA and CRS may be provided to the ATO.

If you need our assistance to complete the account opening process we are happy to help. Simply call us on 1800 01 01 81 or email clientservices@fiig.com.au.

By completing this application you are agreeing to invest a minimum of \$50,000 in bonds for this account.

SECTION 1. INVESTI	MENT ENTITY DETAILS					
Please provide details about the Investment Entity that you will be investing under.						
Investment Entity stru						
Individual/Joint	SMSF	Other (describe below)				
Company	Trust (e.g. Family or discretionary)	Describe if you selected "Other":				
Investment Entity nam	ne (Please provide the exact name of the l	egal Investment Entity - see below for examples)				
Company – Smith Inv SMSF with Company	nn Smith and Mrs. Jane Smith restments Pty Ltd Trustee – Smith Investments Pty Ltd <smith s<br="">Trustees – Mr. John Smith and Mrs. Jane Smith</smith>					
Will this Investment Er	ntity invest more than \$250,000 in corpo	orate, bank or government bonds? Yes No				
Tax File Number(s) (TF	Ns) Please provide one TFN for individual	, company, SMSF or trust accounts and both TFN's for a joint account				
Nature of Investment e.g. trust, SMSF or company ABN if applicable						
ABN						
Principal place of business						
Postal Address						

SECTION 2. SMSF & TRUSTEE AND BENEFICIARY DETAILS - Complete only if the Investment Entity is a SMSF or Trust					
Please provide details about the Trustee of the SMSF or Trust you have described above.					
Settlor Information			,		
Full name of Settlor of the trust					
Settlor Residential Address			Settlor Tax Residency Country		
Trustee Type If the investment account is for a	a SMSF or trust please tick on of th	ie hoves helow			
Individual trustees	Tomor or trust picase tick on or tr	ic boxes below			
Corporate trustee - If checke	ed please complete trustee detail	s below			
Company name			ACN or ABN		
Please provide details of the liste	ed trust beneficiaries				
Full Name 1					
Full Name]		x Residency Country		
Date of Birth	Residential Address (no PO Box allo	wed)			
Full Name 2					
Full Name	1	Beneficiary Ta	x Residency Country		
Date of Birth	Residential Address (no PO Box allo	wed)			
Full Name 3					
Full Name		Beneficiary Ta	x Residency Country		
Date of Birth	Residential Address (no PO Box allowed)				
Full Name 4					
Full Name		Beneficiary Ta	x Residency Country		
Date of Birth	Residential Address (no PO Box allo	wed)			
You are not required to provide the this information from public record		trollers for com	pany or corporate trustee applications as FIIG obtains		
SECTION 3. WHOLESALE CLIENT	STATUS				
For information about Wholesale	Client Status see our Wholesale Cli	ent factsheet f	ig.com.au/wholesale		
	the criteria to register with FIIG as vide your accountant's details be		Client download the Wholesale Client Certificate Il send it to them for you.		
If your Investment Entity does no	ot meet the Wholesale Client crite	ria, it will be d	eemed to be a Retail Client.		
Accountant Name and Company (if re	elevant)				
Accountant Email Address			Accountant Phone Number		

SECTION 4. INVESTOR / TRUSTEE / DIRECTOR / AUTHORISED SIGNATORY DETAILS

Individual 1 will be the primary contact. (i.e. the person FIIG will contact first unless you instruct otherwise in writing). If the primary contact is a financial adviser, you can include their details and nominate them as the primary contact in Section 5.

FIIG will use the below information to electronically verify the identity of Investors, Trustees, Directors and Authorised Signatories where possible. FIIG may request certified ID where this is not possible.

For company accounts at least two Directors' details are required, with the exception of Sole Director companies.

INDIVIDUAL 1				INDIVIDUAL 2			
Given name(s)	First		Middle	Given name(s)	First		Middle
Surname				Surname			
Other Name				Other Name			
Salutation (Mr, Mrs) & Date of birth	Sal.	Date of b	irth	Salutation (Mr, Mrs) & Date of birth	Sal. Date of birth		irth
Occupation				Occupation			
Yes No	Is this individual an authorised signatory (i.e. authorised to instruct on this account)? Note: authorised signatories will receive copies of contract notes, reports/statements and FIIG's updated Financial Services Guide unless otherwise nominated in Section 5.			Yes No	to instruct on the signatories will reports/statem Services Guide	his account) I receive cop nents and FII	sed signatory (i.e. authorised ? Note: authorised ies of contract notes, G's updated Financial wise nominated in Section 5.
Residential addres	S			Residential addres	ss		
Street no. & name				Street no. & name			
Suburb				Suburb			
State & postcode	State		Postcode	State & postcode	State		Postcode
Country				Country			
Time at address	Years		Months	Time at address	Years		Months
Email address				Email address			
Phone	Н		М	Phone	Н		М
Valid driver's licen	ce details			Valid driver's licen	ce details		
Licence no			State	Licence no			State
Licence card no				Licence card no			
Valid passport deta	ails			Valid passport det	ails		
Passport no.				Passport no.			
Issuing country				Issuing country			
Full name on Passport				Full name on			
(If different from above	e)			Passport (If different from above	/e)		
Tick if you do not have a valid passport or licence			Tick if you do r		lid passpo	ort or licence	
Source of Funds or Wealth (must tick one only) Income (i.e., employment, investment, business, other earnings) One-off payment (i.e., matured investment, legal settlement, estate proceeds) Sale of assets (i.e., shares, property) Windfall (i.e., gifts, winnings)			Source of Funds or Wealth (must tick one only) Income (i.e., employment, investment, business, other earnings) One-off payment (i.e., matured investment, legal settlement, estate proceeds Sale of assets (i.e., shares, property) Windfall (i.e., gifts, winnings)				

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INDIVIDUAL 3				INDIVIDUAL 4			
Given name(s)	First		Middle	Given name(s)	First		Middle
Surname				Surname			
Other Name				Other Name			
Salutation (Mr, Mrs) & Date of birth	Sal.	Date of b	irth	Salutation (Mr, Mrs) & Date of birth	Sal.	Date of b	pirth
Occupation		-		Occupation			
Yes No	Is this individual an authorised signatory (i.e. authorised to instruct on this account)? Note: authorised signatories will receive copies of contract notes, reports/statements and FIIG's updated Financial Services Guide unless otherwise nominated in Section 5.			Yes No	Is this individual an authorised signatory (i.e. authorised to instruct on this account)? Note: authorised signatories will receive copies of contract notes, reports/statements and FIIG's updated Financial Services Guide unless otherwise nominated in Section 5.		
Residential addres	SS			Residential addres	ss		
Street no. & name				Street no. & name			
Suburb				Suburb			
State & postcode	State		Postcode	State & postcode	State		Postcode
Country				Country			
Time at address	Years		Months	Time at address	Years		Months
Email address				Email address			
Phone	Н		М	Phone	Н		M
Valid driver's licen	ce details			Valid driver's licen	ce details		
Licence no			State	Licence no			State
Licence card no				Licence card no			
Valid passport det	ails			Valid passport det	ails		
Passport no.				Passport no.			
Issuing country				Issuing country			
Full name on				Full name on			
Passport (If different from above	(n)			Passport (If different from above	(a)		
		d nassno	rt or licence	Tick if you do r		id nassno	ort or licence
Tick if you do not have a valid passport or licence							
Source of Funds or Wealth (must tick one only)				Source of Funds or Wealth (must tick one only)			
Income (i.e., employment, investment, business, other earnings)				Income (i.e., employment, investment, business, other earnings)			
			gal settlement, estate proceeds			•	egal settlement, estate proceeds,
Sale of assets (i. Windfall (i.e., gift		rty)		Sale of assets (i. Windfall (i.e., gift		erty)	
windian (i.e., girt	s, wiiiiiiigs/			willulatt (i.e., gitt	.s, wiiiiiligs)		

or email us at clientservices@fiig.com.au

SECTION 5. ADVISER DETAILS (if applicable)					
Please provide details of your adviser. By appointing an adviser under this section you nominate the adviser as the prima and authorised signatory for this account.	ry contact				
Adviser Given Name(s) Adviser Surname					
Adviser's business name AFSL number					
Back Office Email. This address will receive account statements, contract notes and coupon advices					
SIGN HERE Adviser's signature					
By appointing the above adviser I authorise and consent to FIIG providing the adviser with my personal, transactional and investment information and data via their nominated data feed provider (i.e. Class Super, Praemium, XPlan) from time to time. Would the Client like access to FIIG's secure online portal, MyFIIG, to view contact notes, coupon advices, reports and statements? Yes No					
If you are an adviser opening a client account for the first time with FIIG Securities Limited please also complete the Adviser On-boarding Form at www.fiig.com.au/adviseronboarding					
SECTION 6. FATCA AND CRS SELF-CERTIFICATION					
In accordance with the US FATCA legislation and paragraphs 1.5(K) and 1.5(L) of the CCIT Agreement, please complete t below most applicable to your Investment Entity as provided in Section 1, Investment Entity Details. References to Investigation in this section do not take the meaning under FATCA and CRS.					
PART A – ONLY COMPLETE IF: Individual or Joint Individuals Investment Entity					
Is the Investment Entity an individual/joint individuals who is/are:	_				
i. solely resident for tax purposes in Australia?	No				
ii. a U.S. citizen or U.S. resident for FATCA purposes?	No				
If you answered 'No' to Part A (i) or 'Yes' to Part A (ii), FIIG may be unable to proceed with the application for this Investr	nent Entity.				
PART B – COMPLETE IF: Regulated Super Fund Investment Entity (including Self-Managed Superannuation Funds)					
Is the Investment Entity a Regulated super fund applicant (Self-Managed Superannuation Fund, APRA regulated super fund, government super fund or pooled superannuation trust)? If you have answered 'Yes', go to Section 7.	No				
PART C – COMPLETE IF: Trust or Company Investment Entity					
 Is the Investment Entity a trust or company that operates in the U.S. and was incorporated or established in the U.S., or resident for tax purposes outside Australia, or a Foreign Financial Institution or Australian Financial Institution (for the purposes of FATCA or CRS, as applicable)? Does the Investment Entity have Controlling Persons who are residents for tax purposes outside Australia? Note: Controlling Persons means any individual who ultimately beneficially owns 25% or more of an entity or controls the entity, including through a chain of ownership by means other than direct control. For trusts, this can include beneficiaries, trustees and settlors. 	No No				
If you answered 'Yes' to Part C (1) or 'Yes' to Part C (2) FIIG may be unable to proceed with the application for this Invest	ment Entity.				

or email us at clientservices@fiig.com.au

SECTION 7. NOMINATED BANK ACCOUNT – YOUR FIIG FUNDING ACCOUNT
Please complete this section by ticking either Option A, Option B or Option C below to:
A. Open a Macquarie Cash Management Account
I/we instruct FIIG to open a Macquarie Cash Management Account on my/our behalf in the name of the Investment Entity set out above, and grant FIIG authority over that account in accordance with the CCIT Agreement. I/we request that FIIG transact, settle and otherwise deal with this Bank Account in accordance with the CCIT Agreement. I request that FIIG directly debit that Bank Account in accordance with the CCIT Agreement and the Direct Debit Terms and Conditions available at www.fiig.com.au/DDterms. (Please refer to clause 1.5 (C) of Section 9 of this application form for additional information).
B. Authority over existing Macquarie Cash Management Account
I/we grant FIIG authority over the below existing Macquarie Cash Management Account I/we hold, in accordance with the CCIT Agreement and nominate that account as my/our "Bank Account" for the purposes of the Client Custody Agreement Terms and Conditions. I/we request that FIIG transact, settle and otherwise deal with this Bank Account in accordance with the CCIT Agreement. I/we request that FIIG directly debit that Bank Account in accordance with the CCIT Agreement and the Direct Debit Terms and Conditions available at www.fiig.com.au/DDterms. (Please refer to clause 1.5 (D) of Section 9 of this application form for additional information).
Nominated Bank Account Please provide your existing Macquarie Bank Cash Management Account, this bank account must be in the same name as the Investment Entity in Section 1 above.
Bank MACQUARIE BANK LIMITED
Account name
BSB Account number
PLEASE PROVIDE A COPY OF A RECENT BANK STATEMENT
SECTION 8. CUSTODY FEE PAYMENT METHOD
Please tick an option. I want accrued custody fees debited from; My nominated account specified in Section 7. Coupon interest payments (Distribution Deductions) deduct any Fees, expenses, outlays, and any other amounts payable by me/us under or in connection with my/our Client Custody Agreement from my/our Distributions, to the extent it is reasonably practicable for the Custodian to do so; and if it is not reasonably practicable to do so, or the amount of my/our Distributions is insufficient to meet all outstanding Fees, expenses, outlays, and any other amounts payable by me/us under or in connection with my/our Client Custody Agreement, debit my/our Bank Account nominated in Section 7 above for all such outstanding amounts.

Sydney | Melbourne | Brisbane | Perth FIIG Client Account Application | Page 7 of 11

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SECTION 9. AGREEMENT FOR OPENING A CLIENT CUSTODY AND INVESTMENT TRANSACTION ACCOUNT

THE PARTIES TO THIS AGREEMENT ARE:-

FIIG Securities Limited ("FIIG") ABN 68 085 661 632, AFSL No. 224659 of Level 31, 1 Eagle Street, Brisbane QLD 4000 AND

The Investment entity ("the Client") as set out in Section 1 of this FIIG Client Account Application Form (the "FIIG Client Account Application")

The Agreement for opening a Client Custody and Investment Transaction Account ("CCIT Agreement") comprises:

- this CCIT Agreement including the terms and conditions below;
- the Client Custody Agreement Terms and Conditions ("the Client Custody Agreement"). A copy of the Client Custody Agreement is available at www.fiig.com.au/custodyterms;
- the Terms and Conditions of Dealing with FIIG Securities Limited as set out in FIIG's Financial Services Guide ("FSG") a copy of which has been provided to you and is available at www.fiig.com.au/fsg.

FIIG and the Client agree to be bound by this CCIT Agreement in consideration of the promises and obligations to each other set out in this CCIT Agreement.

Background

- A. The Client wishes to buy or sell or transact in fixed income financial investments or securities and Acquired Assets, as agreed between the parties from time to time, using the services of FIIG as:
 - a. the dealer for the Client; and
 - the Custodian for the Client as set out in this CCIT Agreement and using their FIIG Client Account (the "Client's Account").
- B. FIIG as the Client's Custodian has appointed another Australian Financial Service Licensee to provide custodial services to hold on FIIG's behalf Acquired Assets that FIIG may hold as Custodian for the Client, under an agreement described as a Sub-Custody Account or a Global Custody Account (or similar) for foreign currency denominated securities. Unless otherwise notified in writing the current Sub-Custodian and Global Custodian appointed by FIIG is JP Morgan Chase Bank ("JP Morgan") and any of JP Morgan's related parties, as necessary to give effect to this appointment.
- C. The Client appoints FIIG as the Custodian to hold its Acquired Assets under a Client Custody Account on the terms and conditions contained in this CCIT Agreement.
- D. The Client will remain at all times the beneficial owner of the Acquired Assets the subject of this CCIT Agreement held in custody by FIIG for and on behalf of the Client.
- E. FIIG will also act as Custodian for other clients and hold financial investment securities and assets for any party as agreed from time to time.

Terms and Conditions

1.1 Definitions

Terms used below that are defined in the Client Custody Agreement or the FSG have the same meaning.

1.2 Acceptance and acknowledgement – client's entry into CCIT Agreement with FIIG

- A. The Client confirms that before signing this FIIG Client Account Application they have received and read that form and:-
 - the Client Custody Account Terms and Conditions. A copy of the Client Custody Agreement is available at www.fiig.com.au/custodyterms; and
 - ii. the Terms and Conditions of Dealing with FIIG Securities Limited as set out in FIIG's Financial Services Guide, a copy of which has been provided to the Client and is also available at www.fiig.com.au/fsg.
- B. The Client acknowledges that:
 - they are bound by the terms of this CCIT Agreement (as amended from time to time); and
 - ii. the CCIT Agreement governs the rights and obligations of each of the parties to this CCIT Agreement and:
 - the relationship between the Client and FIIG as their Custodian providing custody services to the Client in accordance with the Client Custody Agreement; and
 - the relationship between the Client and FIIG as their dealer and any transactional services provided by FIIG to the Client in accordance with the Terms and Conditions of Dealing as set out in the FIIG Financial Services Guide.

1.3 Appointment of FIIG as Custodian

- A. The Client appoints FIIG as the Custodian to hold its Acquired Assets under an account in accordance with the Client Custody Agreement.
- B. FIIG will comply with its obligations as an Australian Financial Services Licence holder in accordance with the Corporations Act and any other applicable legislation as amended from time to time.

1.4 Variation of the CCIT Agreement

- A. The Client agrees that FIIG may:
 - vary the terms and conditions of this CCIT Agreement by providing 7 days' written notice; and
 - ii. following such notice any further services provided by FIIG will be on the basis of the amended CCIT Agreement.

1.5 Notices

A. The Client agrees that FIIG may by electronic means, including but not limited to email, send any notice or other written communication to the Client (or Client's Authorised Signatory/ Financial Adviser set out in Section 5 of this FIIG Client Account Application), which will be valid notice of any matter as required in accordance with this CCIT Agreement as at the date the electronic communication or email is sent to the Client and/or Authorised Signatory/Financial Adviser.

1.6 Other important confirmations, acknowledgements and consents relating to Client's Instructions and Information to FIIG and FIIG's activities and services:

The Client agrees to, acknowledges and confirms the following:

- A. The information supplied by the Client to FIIG as set out in this FIIG Client Account Application is true and correct and if any of the Client information changes during the term of this CCIT Agreement the Client will notify FIIG of any changes in writing.
- B. The Client has not received, and will not receive, any personal financial product advice from FIIG that takes into account any objectives, financial situation or needs of the Client whatsoever in relation to the appropriateness or otherwise of:
 - entering into this CCIT Agreement and transacting on a FIIG Client Account;
 - ii. any transaction, investment or security purchased or sold by the Client with FIIG or by using FIIG's services on or before the entering into this CCIT Agreement and from time to time; or
 - iii. any other matter.
- Where the Client has selected Option A in Section 7.
 Nominated Bank Account Your FIIG Funding Account:
 - i. the Client:
 - instructs FIIG to open a Macquarie Cash
 Management Account which is a deposit with
 Macquarie Bank Limited ABN 46 008 583 542
 AFSL No. 237502 ("Macquarie Cash management
 Account") on its behalf in the name of the
 Investment Entity set out in Section 1 for the
 purpose of being the Client's FIIG Funding Account;
 - nominates that account as the "Bank Account" for the purposes of the Client Custody Agreement Terms and Conditions;
 - c. grants FIIG authority over that account in accordance with the CCIT Agreement in Section 9;
 - requests that FIIG transact, settle and otherwise deal with that nominated Bank Account in accordance with the CCIT Agreement; and
 - e. authorises FIIG to directly debit that nominated Bank Account in accordance with the CCIT Agreement and the Direct Debit/Credit Request Terms and Conditions available at www.fiig.com.au/DDterms.
 - f. Instructs FIIG, for all Self Managed Super Fund (SMSF) Investment Entity applications, that the Investment Entity SMSF is a trust regulated by the Australian Taxation Office (ATO) for the purposes of this FIIG Funding Account;
 - ii. FIIG will prepare an online application to Macquarie Bank Limited on behalf of the Client to open a Macquarie Cash Management Account. The Client will receive an e-mail from Macquarie Bank Limited noting that FIIG has submitted an online application on its behalf for a Macquarie Cash Management Account. This e-mail will provide the Client with:
 - a. the Macquarie Cash Management Account Product Information Statement, Further Information Guide and Fees, limited and lodgement times documents;
 - a link allowing the Client to review and submit the application.

- D. Where the Client has selected Option B in Section 7. Authority over an existing Macquarie Cash Management Account:
 - i the Client
 - a. nominates that account as the "Bank Account" for the purposes of the Client Custody Agreement Terms and Conditions;
 - b. grants FIIG authority over that account in accordance with the CCIT Agreement in Section 9;
 - requests that FIIG transact, settle and otherwise deal with that nominated Bank Account in accordance with the CCIT Agreement;
 - d. authorises FIIG to directly debit that nominated Bank Account in accordance with the CCIT agreement and the Direct Debit/Credit Request Terms and Conditions available at www.fiig.com.au/DDterms; and
 - appoints FIIG to have access to the account and have general withdrawal authority to transact, settle and otherwise deal with the account on behalf of the Client and in accordance with the CCIT Agreement.
- E. Where the Client has selected Option C in Section 7. Authority to Direct Debit Nominated Bank Account:
 - i. the Client:
 - a. nominates that account as the "Bank Account" for the purposes of the Client Custody Agreement Terms and Conditions;
 - authorise FIIG to directly debit that nominated Bank Account in accordance with the CCIT Agreement and the Direct Debit/Credit Request Terms and Conditions available at www.fiig.com.au/DDterms;
 - c. authorise FIIG to act in accordance with the instructions provided in this application; and
 - d. confirms it has read and understood the Direct Debit Terms and Conditions available at www.fiig.com.au/
- F. FIIG is irrevocably authorised and instructed by the Client to:
 - withdraw or deal with money deposited by the Client into the FIIG Client Trust Accounts or (if applicable) money held in deposit products as instructed by the Client in order to make payments for any transactions, investments or securities purchased by the Client, or its nominees, in accordance with contract notes, trade confirmations or any other notice issued by FIIG to the Client on the respective FIIG Client Account pursuant to this CCIT Agreement;
 - ii. take a charge, mortgage lien or other encumbrance over, or in relation to, the Client's Assets to the extent necessary for FIIG to satisfy any outstanding payment obligation of the Client in relation to any Fees payable to FIIG under the Client Custody Agreement or FIIG's Financial Services Guide: and
 - iii. deduct any Fees, expenses, outlays and any other amounts payable by the Client to FIIG, to the extent reasonably practicable, from Distributions in accordance with clause 12.5 of the Client Custody Agreement before FIIG debits other amounts from the Client's Bank Account, if:
 - a. the Client has selected (in Section 8 of this FIIG Client Account Application) Distribution deductions as its preferred payment method for Fees, expenses, outlays, and any other amounts payable by the Client under this CCIT Agreement; or

- b. the client has not selected Distribution deductions as its preferred payment method for Fees, expenses, outlays, and any other amounts payable by the Client under this CCIT Agreement, to the extent that the Custodian is not able to recover all Fees, expenses, outlays, and any other amounts payable by the Client by debiting the Bank Account in accordance with clause 12.4 of the Client Custody Agreement.
- iv. convert amounts from one currency into another in accordance with the procedures contained in clause 12.8 of the Client Custody Agreement and the Client acknowledges that the foreign exchange rate provided to you will reflect the rate FIIG obtains in third party spot foreign exchange contracts plus amounts to compensate FIIG for pre and post trade services, the cost of processing and settlement, maintaining appropriate infrastructure and risk management.
- G. FIIG is authorised and instructed to deposit and hold the Client's securities and payments in custody with FIIG's Custodial Service in accordance with the Client Custody Agreement or as otherwise instructed in writing.
- H. The Client will not be entitled to or receive interest payable on any money, cash or funds deposited or held by FIIG for and on behalf of the Client in any FIIG Client Trust Account(s) or Custodian Account. FIIG will retain any such interest or benefit accrued on its trust accounts.
- I. The Client acknowledges that they have read the disclosures in the FIIG's Financial Services Guide regarding the fees, commissions, profits, or other benefits or advantages that FIIG may receive as a result of the Client executing a deal or otherwise dealing with FIIG or a third party. The Client consents to FIIG receiving and retaining any such fees, commissions, profits, or other benefits or advantages. In particular, the client acknowledges that FIIG makes a margin on the interest rate offered on the Funding Account (as defined in the Client Custody Agreement), and the Client consents to FIIG retaining the margin. The interest rates quoted to the Client in relation to the Funding Account are net of FIIG's margin, which is likely to be 0.25% or less of the yield received in relation to the Funding Account.
- J. The Client will immediately inform FIIG if their circumstances change whereby the Client no longer qualifies as a 'wholesale client' as that term is defined in section 761G of the Corporations Act 2001 (Cth), (if applicable as set out in Section 4 of this FIIG Client Account Application Form).
- K. Information (including Client identification details and personal information) may be provided to issuers of securities, or to ADIs providing products and Deposits, invested in by the Client or to agents appointed by FIIG to carry out relevant procedures and services, or to the ATO, in order for FIIG and/or those entities to:
 - meet their obligations under the Anti-Money Laundering and Counter Terrorism Financing Act 2006;
 - meet their obligations under the Intergovernmental Agreement ("IGA") between the Australian and U.S. Governments to improve international tax compliance and to implement the Foreign Account Tax Compliance Act (FATCA), under the OECD's Common Reporting Standard ("CRS");
 - iii. facilitate the payment of any investment funds or return funds to the Client.
- L. The Client agrees to provide FIIG on request with any further information and/or documentation requested for the purposes of FIIG's obligations under the Anti-Money Laundering and Counter-Terrorism Financing Act and Regulation, the IGA and CRS. The Client agrees to immediately notify FIIG if a change in their circumstances means that any of the information or

documentation it has provided is no longer correct.

- M. The Client acknowledges that:
 - FIIG's collection of the Client's TFN is authorised, and its use and disclosure is strictly regulated, by tax laws and the Privacy Act;
 - ii. they do not have to provide FIIG with their TFN, and declining to do so is not an offence;
 - iii. if they do not quote their TFN (including all TFNs for joint accounts), ABN, or claim an exemption, tax may be withheld from the interest paid to the Client at the highest marginal tax rate (plus Medicare Levy);
 - iv. they may quote their entity's ABN as an alternative to the TFN if they are opening the account for purposes related to that entity's business. An Australian Company Number (ACN) cannot be quoted in lieu of a TFN/ABN. If only an ACN is provided tax may be withheld at the top marginal rate (plus Medicare Levy); and
 - v. if the Client does not provide all the information required in Sections 1-9, inclusive, FIIG, in its absolute discretion, may not accept this FIIG Client Accounts Application.
- N. The Nominated Bank Account indicated in Section 9 of this FIIG Client Account Application is in the same name as the Investment Entity indicated in Section 1.
- O. As applicable, the Client has read the Terms and Conditions governing the Direct Debit/Credit Request and authority provided to FIIG and set out in Section 7 of this FIIG Client Account Application (applicable only if Direct Debit/Credit option selected in this FIIG Client Account Application).

 See www.fiig.com.au/DDterms.
- P. If applying on behalf of a company or trust, each signatory below is duly authorised to enter into and execute this CCIT Agreement and the Nominated Bank Account as set out in Section 7 for and on behalf of the legal entity/Client.
- Q. If the signatory below is entering into this CCIT Agreement on behalf of a Client which is a company or a trust/superannuation fund and the Client is being qualified as a wholesale client and sophisticated investor for the purposes of the Corporations Act on the basis that:
 - i. the Client is controlled by the signatory; and
 - ii. the signatory meets the asset or income criteria specified in sections 761G(7)(c) and 708(8)(c) of the Corporations Act and related regulations, then the signatory represents and warrants that they have 'control' of the Client within the meaning of section 50AA of the Corporations Act.
- R. The Client appoints the person listed as the Authorised Signatory/Financial Adviser or primary contact in the FIIG Client Account Application to act for and on behalf of the Client pursuant to this CCIT Agreement and provide instructions to FIIG, as required from time to time.
- S. The Client indemnifies FIIG for any loss or damage suffered, directly or indirectly, as a consequence of not providing your account contract notes, reports/statements and FIIG's updated Financial Services Guide to all Authorised Signatories where nominated in Section 5.

1.7 Termination of dealer services

The Client agrees that FIIG may:

- at its absolute discretion, cease providing services as the dealer for the Client by providing 7 days written notice; and
- ii. following such notice any further dealing services provided (e.g. FIIG buying financial products from the Client) may be carried out by FIIG at its discretion but will not impact the general cessation of dealing services applicable to the Client.

You consent to FIIG collecting and disclosing your information provided above to a credit reporting agency to electronically verify your identity against information held by the external party solely to meet FIIG's obligation pursuant to the Anti-Money Laundering and Counter Terrorism-Financing Act 2006. Your information will be maintained and used in accordance with FIIG Privacy Statement in FIIG's FSG (see www.fiig.com.au/fsg) and will not be shared with any other party without your consent. In the event FIIG is unable to verify and identify the Client/Investor based on the information you provide, you may be asked to provide certified copies of the information and documentation including driver licence, passport and trust deeds or any other such documentation as may be necessary to meet FIIG's regulatory obligations before a FIIG Client Account is opened.

Executed as an agreement by the Investment Entity/Client:

Note: all individuals indicated in Section 4 must sign here. (If additional signatories are required please copy this page).

/ I/we are authorised to provide the personal information contained in this application on behalf of the Client and I/we confirm that all information supplied in this application form is true and correct.

I/we authorise FIIG to provide my personal information to third parties (including the ATO) or request confirmation from third parties (including document issuers) in order to verify the personal information or identity of the Client in accordance with FIIG's AML/CTF requirements.

[] I/we acknowledge that I am providing a self-certification (i) in respect of FATCA status in accordance with the IGA and (ii) in accordance with CRS.

Individual 1/Director 1/ Sole Director	Individual 2/Director 2/ Company Secretary	Individual 3/Director 3	Individual 4/Director 4
Signature	Signature	Signature	Signature
Print name	Print name	Print name	Print name
Date	Date	Date	Date

Note: If executed by a duly authorised representative please include a copy of their authorisation (eg of the relevant power of attorney).

() COMPLETE THE CHECKLIST BELOW OF THIS DOCUMENT BEFORE SENDING YOUR APPLICATION

application form or I have attached the Wholesale Certificate which my Accountant has completed.

YOUR CHECKLIST TO OPEN YOUR FIIG CLIENT ACCOUNT

Complete this checklist after you have completed the Application Form on pages 2–12. You are not required to send the completed checklist to us. It is included in this document to help ensure you provide all of the relevant information and paperwork to open your FIIG Client Account.

CHECKLIST ITEMS FOR APPLICANTS

This part of the checklist is relevant for all applications. These items must be provided before we are able to begin t opening process.	he account
I have completed all of the FIIG Client Account Application Form, Sections 1–9, as necessary.	
All Authorised Signatories have executed this Agreement by completing their details and signing in Section 9 as required the section 9 as required 10	red.
Nominated FIIG Funding Account details complete (Section 7). If my funding option is an existing Macquarie CMA, I had copy of a recent bank statement.	ve provided a
For non SMSF trusts, I have provided a certified copy of the trust deed cover page, schedule page, execution page and contain the full names of the trust deed settlor and list of beneficiaries.	pages that
For SMSFs who nominated to open a new Macquarie Cash Management Account in Section 7, I have provided a copy of cover page, schedule page and execution page.	of the trust deed
For those applicants who completed Section 3 – Wholesale Client, I have provided my Accountant's details in Section 2.	on 4 of the

SEND YOUR COMPLETED APPLICATION TO

Email to: clientservices@fiig.com.au

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Sydney | Melbourne | Brisbane | Perth FIIG Client Account Application | Page 11 of 11