

Tax Free Savings Account Application Form

1. BEFORE YOU INVEST

Tax-free savings can be made into bank accounts, unit trusts, stockbroker accounts, retail savings bonds and life policies. We offer tax-free savings into unit trusts.

IS A TAX FREE SAVINGS ACCOUNT THE RIGHT PRODUCT FOR YOU?

The South African National Treasury has approved the implementation of a tax-free savings account (TFSA) as an incentive to encourage individuals to save. The aim is to increase saving over and above retirement based-savings through a more accessible, tax-free product. Individual investors can invest up to R36 000 a year in tax-free savings accounts. While the capital investment will be capped at R500 000 over the investor's lifetime, all proceeds earned (interest, dividends and capital growth) will be 100% tax free.

WHAT ABOUT TAX?

All proceeds earned on investments within the allowed contribution limits, interest, dividends and capital growth will be tax free. If your contributions are more than the prescribed limit per tax year and lifetime limit, you will be liable to pay a penalty of 40% on any contribution that is over the limit. The penalty described above will be levied by SARS on assessment for the relevant tax year and will be payable by you.

IMPORTANT PRODUCT INFORMATION

- 1. The personal income tax year runs from 1 March to end of February the following year. Any contributions made after the end of February will therefore be part of your tax free savings allowance in the following personal income tax year.
- 2. This is a Tax Free Savings Account managed in accordance with the Regulations in terms of Section 12T(8) of the Income Tax Act 58 of 1962.
- 3. An individual can contribute a maximum of R36 000 during any tax year of assessment and a total of R500 000 (both in aggregate) over his/ her lifetime.
- 4. Any contributions in excess of these limits will incur income tax at 40%.
- The Unit Trust Transfer In application form must be completed if any transfers in terms of the Regulations is made to Prescient Management Company (RF) (Pty) Ltd ("the Manager") and the Investor must also indicate the allocation of such transfer amount in the Investment Option Details below.

Reliable analysis built on decades of experience and in-depth learning.

Completing the form

DOWNLOAD AND COMPLETE THE FORM AND AGREE TO THE T&C'S

- 1. Please read the attached <u>Terms and Conditions</u> and the Minimum Disclosure Document (MDD).
- 2. Complete all relevant sections, and send it together with the required documents to Prescient via e-mail <u>pmancoadmin@prescient.co.za</u>
- 3. Cut-off times for receiving instructions are 13:00, except for Money Market funds where the cut off time is 11:00.
- 4. If you wish to make an EFT payment, we will provide you with our bank details and your client account once your Unit Trust account is opened.

SUPPORTING DOCUMENTS

The following must be submitted with this application:

FICA Documentation Proof of Bank Account Details Completed Compulsory Tax Annexure





Tax Free Savings Account Application Form

2. PERSONAL DETAILS

Title		Surname		
First name(s)			Male	Female
Date of birth		Nationality		
Marital Status	Single	Ante Nuptial contract		ity of Property
Occupation	0	·		,
ID or Passport Number (if Foreign National)				
Income Tax number				
Street Address		Postal Address		
c/o		Same as Street Address	Yes	No
Unit		c/o		
Complex		Line 1		
Street Number		Line 2		
Street		Line 3		
Suburb		Line 4		
City		Postal code		
Postal code		Country		
Country				
Telephone (H)		Fax		
Telephone (W)		Cell		
E-mail Address				

All communication will be sent to you via e-mail. If you prefer post or do not have an e-mail address, please check here.

3. SOURCE OF FUNDS INVESTED

Savings	Retirement/insurance pay out	Passive Income (rental, dividends, interest)	Trade/business	Sale of assets	
Winnings	Gifts/inheritance/donations	Child/spousal support payments	Salary/bonus	Tax refund	
Other (please specify)					

Please note that in certain circumstances we may request additional information.





4. ACTING ON BEHALF OF INVESTOR *

* This is for Guardians/Parents, or persons with Powers of Attorney. Proof of authority and FICA documentation required. Title Surname Male First name(s) Female Date of birth Nationality ID or Passport Number (if Foreign National) Income Tax number Source of funds if donating to investor Occupation Postal Address Street Address c/o Same as Street Address Yes No Unit c/o Complex Line 1 Street Number Line 2 Street Line 3 Suburb Line 4 Postal code City Postal code Country Country Telephone (H) Fax Telephone (W) Cell Email Address Capacity



5. INVESTMENT OPTION DETAILS

Please complete the table below once you have made your selection from the latest Investment Option Brochure.

DEBIT ORDER - Minimum investment of R500 or maximum of R3 000 per month OR

LUMP SUM - Minimum investment of R10 000 or maximum investment per tax year of R36 000

- I hereby apply to purchase units in the selected portfolios subject to the conditions of the relevant Supplemental Deed at the ruling fund prices.
- The Manager does not charge an initial fee.
- The annual management fee is the fee charged by the Manager for managing and administering the fund.
- Fees exclude VAT.

Unit Trust Portfolio	Annual Management Fee (%)	Investment Amount (R)	Debit Order (R)	Re-invest distributions?* 'Yes' 'No'
Stylo Global Equity Prescient Fund of Funds - A1	0.50%	R	R	
Stylo Global Bond Prescient Fund of Funds - A1	0.50%	R	R	
Stylo Global Real Estate Prescient Fund of Funds - A1	0.50%	R	R	
		R	R	
		R	R	

* If you selected to have your distributions paid out, they will be paid into the bank account specified. If your distribution is below R1 000 or no selection is made, your distribution will automatically be re-invested.





6. REGULAR WITHDRAWALS

Please only complete this section if you would like to receive a regular withdrawal from your investment. Your regular payment will be paid on the 25th of the relevant month. It is important to note that withdrawals cannot be replaced in a Tax Free Savings Account. All investments will be counted as part of the annual and lifetime contribution limits.

Payment frequency	Monthly	Quarterly	Biannually	Annually
Unit Trust Portfolio		Regular With	drawal Amount	
	R			
	R			
Total	R			

7. BANKING DETAILS OF INVESTOR

Name of Account Holder	
Bank	
Branch Name	
Branch Code	
Account Number	
Account Type	

- Please provide Prescient with Proof of Bank Account Details
- The account holder must have a South African bank account.
- Debit orders and electronic collections will be deducted from this account.
- The onus is on the investor to inform Prescient of any changes to the bank account details.
- No payments will be made into third party bank accounts or credit cards. (i.e. payments will only be made to the bank account in the name of the registered investor).

Per the regulations in terms of Section 12T(8) of the Income Tax Act, where the tax free investment is in the name of a minor, redemptions may only be deposited into a bank account that is in held in the name of that investor.





8. METHOD OF PAYMENT

LUMP SUM

Once your account has been opened, you will receive notification and payment instructions

ELECTRONIC COLLECTION / DEBIT ORDER

I/we hereby authorise the Manager to deduct the stated amount for the investment from the bank account above. I/we agree to pay bank charges and costs incurred by this electronic collection or debit order. Any debit order amendment must be received in writing by the Manager prior to the 7th day of the month in order for it to be acted upon in the following month.

Please note: A maximum contribution of R3 000 per month is allowed (R36 000 maximum per tax year of assessment), subject to a lifetime limit of R500 000 (both in aggregate).

Electronic Collection	Funds are deducted from the investor's bank account on the receipt of this application form and all supp documentation. Electronic collection by the Manager is restricted to a maximum of R1 000 000.00 per Where a higher amount than this is requested, multiple debits will be processed daily.		0
	Commencement date		
Regular Debit Order	Funds are deducted from the investor's bank account on the 1^{st}	working day of each month.	
	Commencement month/year	Annual Escalation	%

Please note: Funds invested via electronic collection or debit order may not be redeemed until after 40 days from the date on which such funds were invested into units on your behalf.

BANKING DETAILS FOR DEBIT ORDER DEDUCTION/ELECTRONIC COLLECTION (IF DIFFERENT FROM INVESTOR'S BANK DETAILS):

Name of Account Holder	
Bank	
Branch Name	
Branch Code	
Account Number	
Account Type	

Please note: Proof of ID and proof of bank account details required for account holder

Signature of Account Holder





Yes

9. FINANCIAL ADVISOR DETAILS (IF APPLICABLE)

Complete this section if you have an independent Financial Advisor

Name of Financial Advisor			
Name of Financial Services Provider (FSP)		FSP License Number	
Contact Tel No	Email		

WHAT FEES MUST BE PAID TO YOUR FINANCIAL ADVISOR FOR THIS INVESTMENT?

I agree to pay the following negotiated fees on this investment and all future investments and associated transactions until otherwise specified:

Initial Fee	%	(You may negotiate an initial financial advisor fee, to be paid to your financial advisor before your first contribution is invested. If it is agreed that no initial fee is payable, please insert 0%)
Annual Fee	%	(You may negotiate an annual financial advisor fee to be paid to your financial advisor. Units will need to be cancelled to pay your advisor this fee. If no annual fee is payable, please insert 0%)

AUTHORISATION

You may authorise the Financial Service Provider (FSP) to submit instructions for this investment on your behalf. If the FSP holds a 'Category II' licence with the Financial Sector Conduct Authority (FSCA), it is licensed to exercise discretion and submit instructions on your behalf. To do this for all your investments the FSP will need a mandate (instruction) from you. Have you entered into a mandate with this FSP to exercise discretion and submit instructions on your behalf?

Please note: A copy of the signed mandate must accompany this application form.

INVESTOR DECLARATION FOR CLIENTS WITH A FINANCIAL ADVISOR

- I confirm that the above details are correct.
- I confirm that this financial advisor, as authorised representative of the FSP above is, my appointed financial advisor.
- I confirm that my appointed financial advisor and any other third parties with whom I have an agreement to manage this investment (e.g. a
 discretionary investment manager) will have access to my investment details and personal information, and that my financial advisor may
 share my investment details and personal information with Prescient and its service providers as needed in the normal course of business
 to provide the products and services to me as applied for herein and Prescient may retain any information for purposes of investment
 transactions, processing and administration of my investments.
- I understand and confirm that Prescient may redeem units in order to pay the agreed financial advisor fees. I understand that this authority
 may be withdrawn by me by written instruction to Prescient. I understand and agree that all instructions submitted by myself or my financial
 advisor will be governed by the relevant and latest Terms and Conditions in force as at the date of instruction submitted.
- I acknowledge and agree that Prescient will not be held liable for acting on any instructions submitted by myself or my financial advisor and I indemnify Prescient from all direct or indirect claims (including claims for consequential damages in this regard).
- I have read and agree to the Authorisation and Declaration.

Signature of Investor

Date

No





10. FINANCIAL ADVISOR DETAILS (IF APPLICABLE)

Section to be completed by Financial Advisor.

I am a new Advisor New Advisors need to complete a Prescient Advisor Agreement.

Existing Prescient Advisor code (Entity ID):

Email address for correspondence:

I, the appointed Financial Advisor for this investment application declare that:

- 1. I am licensed to render services in respect of this product.
- 2. I have made the disclosures required in terms of the Financial Advisory and Intermediary Services Act 37 of 2002 (FAIS) and subordinate legislation thereto, to the investor/s.
- I have established and verified the identity of the investor/s (and persons acting on behalf of the investor) in accordance with the Financial Intelligence Centre Act 38 of 2001 (FICA) and the regulations thereto, and I will keep records of such identification and verification according to the provisions of FICA.
- 4. I am not aware of any activities in which the investor is involved which may lead us to suspect or reasonably suspect that the investor is or may be involved in any unlawful activities or money laundering. Should we subsequently become aware of suspicions of this nature, we shall immediately inform Prescient.
- 5. I have explained all fees that relate to this investment to the investor/s and I understand and accept that the investor/s may withdraw his / her authority for payment to me in writing and inform Prescient and me.
- 6. My personal information and the personal information of my client herein may be used by Prescient in the normal course of business to provide the products and services and Prescient may retain any information for purposes of investment transactions, processing and administration and to communicate directly with me. Personal information will not be given or sold to any third parties. Prescient will disclose or report personal information if and when required to do so by law or any regulatory authority, and to our employees, or agents who require such information to carry out their duties.

Signature of Financial Advisor

Date



Compulsory Foreign Tax Declaration and Self-Certification

Instructions for completion:

- 1. This Declaration must be completed by all investors.
- The following information is required to ensure correct reporting and/or withholding taxes as required by International tax authorities in terms of the Foreign Account Tax Compliance Act (FATCA) and the Organization for Economic Cooperation and Development (OECD) Common Reporting Standards (CRS).
- 3. If any of the information below about the Investor's tax residence or FATCA/CRS classification changes in the future, please ensure that we are advised of these changes promptly.
- 4. If you have any questions about how to complete this form, please contact your tax advisor and/or visit https://www.irs.gov/businesses/corporations/fatca-faqs

SECTION 1: TAX RESIDENCY

Tax residency refers to the country in which you are a resident for tax purposes - the country in which you are registered to pay tax on income. Please indicate in which country(ies) you are a resident for tax purposed (including South Africa).

Country of tax residence:	Tax reference number/TIN
Country of tax residence:	Tax reference number/TIN
Country of tax residence:	Tax reference number/TIN

If you do not have a TIN, please select one of the following:

I am not required to be registered for tax (even though income tax is levied by the jurisdiction)

No TIN is issued by the jurisdiction (because income tax is not levied by the jurisdiction)

The TIN is not required to be reported by such jurisdiction under local law

SECTION 2: DECLARATIONS AND UNDERTAKINGS

I declare (as an authorised signatory if applicable) that the information provided in this form is, to the best of my/our knowledge and belief, accurate and complete.

I undertake to advise the recipient promptly and provide and updated Self-Certification where any change in circumstance occurs which causes any of the information contained in this form to be incorrect.

Authorised Signature(s)

Date

Capacity in which declaration is made



AUTHORISATION AND DECLARATION

- 1. I have read and fully understood all the pages of this application form and agree to the Terms and Conditions of this investment into the Unit Trust Option(s) and I understand that this application and any further documents, read with the Supplemental Deed, constitutes the entire agreement between the Prescient Management Company (RF) (Pty) Ltd ("the Manager") and me.
- 2. I warrant that the information contained herein is true and correct and that where this application is signed in a representative capacity, I have the necessary authority to do so and that this transaction is within my power.
- 3. I am aware of the charges and fees, the total expense ratio, investment objectives, risk factors and income distributions applicable to my investment as set out in this form and in other documentation provided to me.
- 4. I authorise the Manager to deduct any debit orders, electronic collections, any applicable taxes and also to pay all fees. If the additional annual advisor fees are insufficient to pay the Financial Advisor (FSP) from one portfolio, the Manager will sell units proportionately from the portfolios and pay the amounts to the advisor monthly. Permissible deductions from the portfolio include management fees, performance fees, bank charges, trustee/custodian, audit fees, securities transfer tax and brokerage.
- 5. I acknowledge that the responsibility in ensuring my instruction has been received and actioned by the Manager lies with me.
- 6. I acknowledge that the Manager will not be liable for any damages or loss of whatsoever nature arising out of the Manager's failure to action my instruction due to any occurrences beyond the control of the Manager, nor will the Manager be liable for any loss incurred due to incorrect information being supplied by myself or by my advisor or agent sending completed documentation to the incorrect mailbox.
- 7. I acknowledge the transaction cut off times set out herein and agree to comply with such cut off times.
- 8. I acknowledge the inherent risk associated with the selected Unit Trust Option(s) and that there are no guarantees.
- 9. I understand and agree that no part of the services provided by the Manager constitutes a solicitation, recommendation, guidance or proposal, nor does it constitute financial, tax, legal, investment or other advice. I warrant to the Manager that I am acting for my own account, I have made my own independent decisions to enter into the investment and as to whether the investment is appropriate or proper for me, based upon my own judgement and upon advice from such advisors as I may deem necessary. I warrant that I am not relying on any communication from the Manager, whether written, oral or implied as investment advice or as a recommendation to enter into the investment; it being understood that information and explanations relating to the terms and conditions of an investment shall not be considered investment advice or a recommendation to enter into the investment. I warrant that I have not received from the Manager any assurance or guarantee as to the expected results of the investment.
- 10. I understand that the Manager will accept instructions from my FSP only if duly appointed and authorised in writing by me. The Manager will not be held liable for any losses that may result from unauthorised instructions given to the Manager by my FSP.
- 11. I hereby authorise the Manager to furnish written reports to my duly appointed FSP, if applicable.
- 12. If I have appointed an FSP I authorise the payment of the negotiated fees to be paid to my FSP from my portfolios. This authority to pay fees may be withdrawn by written notice to the Manager.
- 13. I authorise the Manager to accept and act upon instructions by facsimile or e-mail and hereby waive any claim that I have against the Manager and indemnify the Manager against any loss incurred as a result of the Manager receiving and acting on such communication or instruction.
- 14. SARS requires the Manager to pay over dividend tax on your behalf where applicable. The Manager will deduct this tax before it pays any dividends or re-invests these into your investment account. Unless the Manager receives information from you indicating otherwise, accounts held by South African trusts, companies and partnerships will attract the default Dividend Tax (DT).
- 15. Any personal information may be used by the Manager in the normal course of business to provide the products and services and the Manager may retain and share any information for purposes of investment transactions, processing and administration and to communicate directly with me. Personal information will not be given or sold to any third parties. The Manager will disclose or report personal information if and when required to do so by law or any regulatory authority, and to the Manager's employees (if relevant), or agents who require such information to carry out their duties. I/we consent to the processing of my/our personal information/data and the disclosure of my/our personal information/data to any tax authority and/or as may be required to comply with FATCA and the Common Reporting Standard (CRS) as explained in the Terms and Conditions and the Compulsory Foreign Tax Declaration and Self-Certification attached hereto. I consent to the Manager making enquiries of whatsoever nature for the purpose of verifying the information disclosed in this application and I expressly consent to the Manager obtaining any other information concerning me from any source whatsoever to enable the Manager to process this application.
- 16. I confirm that I have received, noted and understood the following information:
 - a. the Minimum Disclosure Document
 - b. investment objectives and risk factors

d.

- c. the calculation of the Net Asset Value (NAV), dealing prices and distribution of income accruals
 - any additional information necessary to enable the investor to make an informed decisioncharges and fees.
- 17. I acknowledge that my investment is a tax free investment and that the following has been fully disclosed to me: the nature and general implications of a tax free investment, the maximum annual and lifetime limits, how these limits operate, and the consequences of exceeding these limits.
- 18. I confirm and warrant to the Manager that the amount invested in terms of this application form does not exceed my annual or lifetime contribution limits for tax free investments.





 I consider myself to be, or to be related to or closely associated with; a Domestic Politically Exposed Person(s) and/(or) a Foreign Politically Exposed Person(s) as defined in Schedule 3A and 3B respectively of the Financial Intelligence Centre Act, as amended.

	Yes	No	
	If Yes, please provide deta	ails:	
	Please note: It is the cl	ient's responsibility to disclose to I	Prescient should this status change.
20.	general rule, Prescient ma	ay retain personal information for the	permitted or required to do so in terms of Applicable Laws. However, as a longest period permitted by such Applicable Laws should Prescient foresee the purposes of complaints handling, legal processes and proceedings.)
Signe	d at		Date

Full name of signatory	 Capacity
Authorised Signatory	

THANK YOU

You have completed this application form. Please collate all your required FICA documentation to include in your submission.



FICA REQUIREMENTS

In terms of the Financial Intelligence Centre Act, 2001 ("FICA") Prescient requires a copy of each of the following documents:

An "ID document" means a clear copy of a green, bar coded ID book, both sides of a smart ID card, birth certificate (in the case of an investor who is a minor) or a passport on which the photo, ID number, name and surname and nationality of the person is visible.

"Proof of bank account details" is a bank statement that clearly displays the investor's name and bank account number.

"Proof of address/business address" means a document less than 3 months old containing physical address that is a utility bill, bank statement, rates account or tax invoice.

Per the regulations in terms of Section 12T(8) of the Income Tax Act, where the tax free investment is in the name of a minor, redemptions may only be deposited into a bank account that is in held in the name of that investor.

SOUTH AFRICAN CITIZENS AND RESIDENTS OR FOREIGN NATIONALS (NATURAL PERSON)

- ID document
- · Proof of residential address (less than 3 months old)
- Proof of bank account details (operational requirement)

THIRD PARTY REPRESENTING ANOTHER INDIVIDUAL/POWER OF ATTORNEY (NATURAL PERSON)

- ID document
- Proof of authority to act e.g. power of attorney, mandate, resolution or court order.

Please note that Prescient reserves the right to request additional information and/or documentation from you, in order to comply with our obligations in terms of the Financial Intelligence Centre Act (Act No. 38 of 2001)





CONTACT PRESCIENT MANAGEMENT COMPANY (RF) (PTY) LTD

Physical Address	Prescient House, Westlake Business Park, Otto Close, Westlake, 7945
Postal Address	P.O. Box 31142 Tokai 7966
Toll Free	+27 800 111 899
Reception	+27 21 700 3600
E-mail	pmancoadmin@prescient.co.za
Website	www.prescient.co.za

CONTACT STYLO INVESTMENTS (PTY) LTD

Physical Address	Office 201, Cape Quarter Square, 27 Somerset Road, Cape Town, 8001
Postal Address	P.O Box 29, Sea Point 8060
Telephone	+27 21 401 8955
E-mail	admin@stylo-investments.com
Website	www.styloinvestments.com

COMPLIANCE DEPARTMENT

Compliance Officer	Charmaine Tew
Physical Address	Prescient House, Westlake Business Park, Otto Close, Westlake, 7945
Postal Address	P.O. Box 31142 Tokai 7966
Toll Free	+27 800 111 899
Reception	+27 21 700 3600
E-mail	compliance@prescient.co.za
Website	www.prescient.co.za

COMPLAINTS

Please do not hesitate to contact us if you are not satisfied with this investment or the services received from Prescient. A complaint must be submitted to the Compliance Officer. Prescient will acknowledge the complaint in writing and will inform the investor of the contact details of the persons involved in the resolution thereof. Should you wish to lodge a complaint regarding the services being provided, an email can be sent to <u>complaints@prescient.co.za</u> or alternatively you can obtain our complaints policy, conflict of interest policy from the compliance department (address above).

Should you have a complaint related to the advice given by your financial advisor, please submit this complaint directly to your financial advisor. If an investor is still not satisfied with the response from the Financial Advisor, he/she has the right to address his/her complaint in writing to the Ombud for Financial Services Providers at the address below. The Ombud is legally empowered to investigate and adjudicate complaints in a procedurally fair, economical and expeditious manner.

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