



Annexure B
EASYEQUITIES
Guardians Consent Form

- 1 Capitalised terms used but not defined in this Guardians Consent Form will have the same meaning as in the EasyEquities Terms and Conditions.
- This Guardians Consent Form, together with the Application Form, the EasyEquities Terms and Conditions, the Website Terms of Use and the Debit Order Authority will together constitute the Agreement, which Agreement is legally binding on the Guardians, the Minor and FWT, and all Trading will be subject to the Agreement.
- One of the legal guardians (the Guardian) will represent their minor child i.e. a child under the age of 18 years named in the Application Form (the Minor), submitted with this Guardians Consent Form. The Application Form and this Guardians Consent Form must be completed and signed by the Guardian, for and on behalf of the Minor. A Guardian will not be required to sign this Guardians Consent Form if the child has been declared an emancipated minor by the courts or if the child is legally married.
- 4 By electronically accepting this Guardians Consent Form the Guardian warrants and represents that:
  - (1) he/she is the parent and/or legal Guardian of the Minor;
  - (2) the Minor resides with the Guardian at the Guardian's residential address or at the other residential address as set out in the Application Form;
  - (3) he/she has read and understood the terms of the Agreement, and hereby grants consent for the Minor to be bound by the terms of the Agreement, as amended from time to time;
  - (4) he/she acknowledges and understands that the Protection of Personal Information Act, 2013 (POPI) will apply to any personal information (as defined in POPI), that FWT processes, or proposes to process, in relation to the Minor. To this end, the Guardian confirms that he/she is legally competent to consent to any action or decision being taken in respect of any matter concerning the Minor. Specifically, the Guardian hereby authorises FWT to:
    - (a) process all personal information, as defined under POPI, relating to both the Minor and the Guardian;
    - (b) transmit any such personal information to any Affiliate for the purposes of FWT's performance in terms of the Agreement, and in the furtherance of FWT's legitimate interest including statistical analysis, marketing of FWT's services and credit control; and
    - (c) transmit any such personal information to any Affiliate for marketing purposes.
- FWT warrants and represents that it will not encourage or persuade the Minor to disclose more personal information about him or herself than is reasonably necessary given the purpose for which the personal information is intended. FWT, in its capacity as a responsible party, as defined under POPI, will ensure that it complies with the obligations which attach to responsible parties, including the obligation to protect the integrity and confidentiality of any personal information relating to the Minor, as may be processed by FWT.

## 6 Operation of the Account

- 6.1 The Guardian hereby consents to the Minor opening an Account in the Minor's own name.
- 6.2 The Guardian hereby consents to the Minor Trading and performing all other acts required for the Minor to comply in full with the Minor's duties and obligations under the Agreement, subject to the applicable access rights granted to the Minor over the Account as set out on the EasyEquities Platform.
- 6.3 The Guardian reserves the right, at their discretion, to terminate the Agreement in accordance with the provisions of the Agreement.
- 6.4 The Guardian reserves the right to revoke the consent granted in this Guardians Consent Form at any time, in their sole discretion.