



UNIT TRUST APPLICATION FORM

For Individual Investors

How To Invest

- 1. Before investing, please read the Terms and Conditions of this investment (attached hereto), as well as the Investment Option Brochure,
- carefully. Please complete all relevant sections of this form, and send it together with the required documents to Aeon via email to funds@aeonim.co.za. Cut off times for receiving instructions are 13:00 (SA). 4. The following supporting documentation must be submitted with this application: FICA Documentation Proof of Deposit Proof of Banking Details Completed Compulsory Tax Annexure PERSONAL DETAILS New Investor **Existing Investor** Client Number Existing investors have to complete the section below only if their personal details have changed: Title Surname First Name(s) Female Male Date of Birth Nationality Marital Status Single Widowed Divorced Anti-Nuptial contract In Community of Property ID or Passport Number (if Foreign National) Income Tax Number Country of residence for tax purposes Do you have a USA income tax number/tax residency/nationality? Occupation Yes Nο Street Address Postal Address c/o Same as Street Address 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
Email Address		
Please Specify you correspondence*	ur preferred method of receiving	Email Postal Address Copy sent to Financial Advisor
* If no selection is m to your postal addre		address provided. If no email address is provided, correspondence will be sent
ACTING ON BE	EHALF OF INVESTOR *	
* This is for Guardia	ins / persons with Powers of Attorney	
Title	Surname	
First Name(s)		Male Female
Date of Birth		Nationality
ID or Passport Num	ber (if Foreign National)	
Income Tax Number	r	
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





Email Address	
Capacity	
FINANCIAL ADVISOR DE	'AILS (IF APPLICABLE)
Name of Financial Advisor	
Name of Financial Services Provide	er (FSP) FSP License Number
Contact Tel No	Email
Prescient IFA/Broker Code:	
Licence Category	Category II Category IIA
VAT vendor status	Registered VAT Number
I, the appointed Financial Adviso	r for this investment application declare that:
legislation thereto, to the inverse. 3. I have fully explained the mean detrimental consequences of the second se	equired in terms of the Financial Advisory and Intermediary Services Act 37 of 2002 (FAIS) and subordinator/s. In an implication of replacement (if applicable) to the investor/s and that I am fully aware of the possession of th
to the provisions of FICA.	001 (FICA) and the regulations thereto, and I will keep records of such identification and verification accordate to this investment to the investor/s and I understand and accept that the investor/s may withdraw his /
authority for payment in writing	and inform Prescient and me. The used by Prescient in the normal course of business to provide the products and services and Prescient.
retain any information for purp information will not be given or	be used by Prescient in the normal course of business to provide the products and services and Prescient obses of investment transactions, processing and administration, and to communicate directly with me. Persolute to any third parties. Prescient will disclose or report personal information if and when required to do so and to our employees, or agents who require such information to carry out their duties.
Signature of Financial Advisor	Date
DIVIDENDS TAX)	
	hhold and pay dividends tax over to the South African Revenue Service on your behalf. Prescient will deduct -invests these into your investment account. If you are a South African resident for tax purposes, the de

INTEREST WITHHOLDING TAX

for completion.

If you are not a South African resident for tax purposes you may be required to pay Interest Withholding Tax (IWT) on the interest income earned on your investment. A default IWT rate of 15% will apply except if a reduced IWT rate is applicable in terms of any Double Taxation Agreement (DTA) in place between South Africa and your country of residence. By selecting a country of residence other than South Africa for tax purposes, you declare that you are not a South African resident and that the reduced IWT rate in the relevant DTA applies to your investment.

dividends tax rate of 20% applies. If you are not a South African resident you may be exempt from paying dividends tax or qualify for a reduced dividends tax rate. If you believe an exemption or reduced rate is applicable to you, please request the form *Dividends Tax: Declaration and Undertaking*





SOURCE OF FUNDS INVESTED

Please specify the source of funds (e.g. salary; investment proceeds; sale of assets; inheritance etc.) Prescient reserves the right to request documentary
proof e.g. income statement, bank statement.	

-						
BANKING DETAIL	LS OF INV	ESTOR				
Name of Account Hold	er					
Name of the Bank						
Branch Name		Branch Code				
Account Number		Account Type				
Signature of Account H	lolder					
The account holderDebit orders and elThe onus is on the	must have a ectronic colle investor to in e made into the	rement must be attached as proof of banking details. South African bank account. sctions will be deducted from this account. form Prescient of any changes to the bank account details. hird party bank accounts or credit cards (i.e. payments will only be made to the bank account in the name of the				
METHOD OF PAY	MENT					
<u>Lump Sum</u> Please	deposit your	lump sum investment directly into the following bank account:				
Account Name		Aeon Inflow Account				
Account Number		1452063060				
Bank		Nedbank				
Branch		Corporate Client Services				
Branch Code		198 765				
Reference Number		Investors Name and Surname				
Cheque Deposit		All cheques need to be endorsed as "Non Transferable" and deposited directly into the unit trust inflow account by the investor. Banks do not accept cheques that exceed an amount of R500 000.00. The investment will only be made when cheques are cleared. I/We agree to pay bank charges and costs incurred for any cash deposits made.				
Electronic / Internet	Electronic / Internet Electronic internet transfers may take up to two business days to appear in the bank account. Units may					
Transfer		only be purchased upon receipt of documentation and funds into the account. Please attach proof of transfer.				
Debit Order / Electronic	Collection					
costs incurred by this elec	ctronic collect	duct the stated amount for the investment from the bank account above. I/we agree to pay bank charges and tion or debit order. Any debit order amendment must be received in writing by Prescient prior to the 7th day upon in the following month.				
Electronic Collection	C	Funds are deducted from the investor's bank account on receipt of this application form and all supporting documentation. Electronic collection by Prescient is restricted to a maximum of R1 000 000.00 per debit. Where a higher amount than this is requested, multiple debits will be processed on the same day.				





Regular Debit Order	Funds are deducted from the investor's bank account on the 1 st working day of each month or as soon as possible thereafter.	
	Commencement date d d m m y y y y Annual Escalation %	
	Please initial each page	ge
funds were invested into u	d via electronic collection or debit order may not be redeemed until after 40 days from the date on which suc nits on your behalf. rder deduction/electronic collection (if different from investor's bank details):	h
Name of Account Holder		
Bank		
Branch Name		
Branch Code		
Account Number		
Account Type		
Signature of Account Holder		





FEE TEMPLATE

INVESTMENT OPTION DETAILS

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

Minimum investment amounts are R10 000 lump-sum OR R1 000 per month.

- 1. I hereby apply to purchase units in the selected portfolios subject to the conditions of the relevant Deed at the ruling fund prices.
- 2. Prescient does not charge an initial fee.
- 3. The annual management fee is the fee charged by Prescient for managing or administering the fund.
- 4. An *annual distribution fee* is an annual fee payable to financial advisors by Prescient for marketing and distribution services. This fee is included in the annual management fee and will not reflect on investor statements. You cannot negotiate this fee percentage.
- 5. The financial advisor fees:
 - You may negotiate an initial financial advisor fee, to be paid to your financial advisor before your first contribution is invested.
 - 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.
- 6. Fees exclude VAT.

Unit Trust Portfolio	Annual Management Fee %	Annual Distribution Fee %	Initial Financial Advisor Fee (%)	Annual Financial Advisor Fee (%)	Investment Amount (R)	Debit Order	Re-invest distributions? If "Yes" ✓
Aeon Enhanced Equity Prescient Fund	0.50%		%	%	R	R	
Aeon Balanced Prescient Fund	0.50%		%	%	R	R	

^{*}Should you elect to have your distributions paid out, they will be paid into the bank account specified in this application. All distributions below R1 000 will automatically be re-invested.





SPECIAL FEE INSTRUCTIONS	
In the event that a special fee arrangement has been entered into with Prescient, please i	indicate such arrangement below.
REGULAR WITHDRAWALS	
Please only complete this section if you would like to receive a regular withdrawal from you 25 th of the relevant month. You cannot select to receive a regular withdrawal from a Rance Payment frequency Monthly Quarterly Biannually	
Unit Trust Portfolio	Regular Withdrawal Amount
	R
	R
	R
	R
Total per frequency	R





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 Deed, constitutes the entire agreement between Prescient 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 Prescient 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, Prescient 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 the inherent risk associated with the selected Unit Trust Option(s) and that there are no guarantees.
- 6. I understand and agree that no part of the services provided by Prescient constitutes a solicitation, recommendation, guidance or proposal, nor does it constitute financial, tax, legal, investment or other advice. I warrant to Prescient 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 Prescient, 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 Prescient any assurance or guarantee as to the expected results of the investment.
- 7. I understand that Prescient will accept instructions from my FSP only if duly appointed and authorised in writing by me. Prescient will not be held liable for any losses that may result from unauthorised instructions given to Prescient by my FSP.
- 8. I hereby authorise Prescient to furnish written reports to my duly appointed FSP, if applicable.
- 9. 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 Prescient.
- 10. I authorise Prescient to accept and act upon instructions by facsimile or e-mail and hereby waive any claim that I have against Prescient and indemnify Prescient against any loss incurred as a result of Prescient receiving and acting on such communication or instruction.
- 11. SARS requires Prescient to pay over dividend tax on your behalf where applicable. Prescient will deduct this tax before it pays any dividends or re-invests these into your investment account. Unless Prescient receives information from you indicating otherwise, accounts held by South African trusts, companies and partnerships will attract the default Dividend Withholding Tax (DWT) rate of 20%.
- 12. Any personal information 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 Prescient's employees (if relevant), or agents who require such information to carry out their duties.
- 13. I consent to Prescient making enquiries of whatsoever nature for the purpose of verifying the information disclosed in this application and I expressly consent to Prescient obtaining any other information concerning me from any source whatsoever to enable Prescient to process this application.
- 14. I confirm that I have received, noted and understand the following information:
 - the Minimum Disclosure Document
 - Effective Annual Cost
 - investment objectives
 - the calculation of the NAV and dealing prices
 - charges and fees
 - risk factors
 - distribution of income accruals
 - any additional information necessary to enable the investor to make an informed decision\
- 15. Political Exposed Person (PEP) is someone who has been entrusted with a prominent public function, or an individual who is closely related to such a person.

to such a person.			
I consider myself to be, or to be associated with a PEP:	Yes	No	
If Yes, Please provide details:			





Signed at				Date	
Full name of signatory				Capacity	
Signature of Investor/Le	gal Guardian				
Signature of investor's a	authorised repre	sentative* (if applicable)			
* If signing on behalf of	the investor ple	ase provide proof of author	nority and supporting verifying	documentat	ion.
COMPULSOR	y Foreig	GN TAX DECL	LARATION AND S	SELF-C	CERTIFICATION
Instructions for comp	etion:				
1 This Declaration m	ict ha complete	d by all investors includir	ing South African citizons		

- 2. We are obliged for FATCA (Foreign Account Tax Compliance Act) and the Common Reporting Standard (CRS) to collect certain information about each investor's tax arrangements. Please complete the sections below as directed and provide any additional information that is requested. Please note that in certain circumstances we may be obliged to share this information with the relevant tax authorities.
- 3. Unless otherwise stated, all relevant terms are as defined in the Agreement between the Government of South Africa and the Government of the United States of America to Improve International Tax Compliance and to Implement FATCA (the "Agreement"), and/or the OECD Standard for Automatic Exchange of Financial Account Information in Tax Matters ("the Standard") and, specifically, the Common Reporting Standard ("CRS").
- 4. 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.
- 5. If you have any questions about how to complete this form, please contact your tax advisor.

SECTION 1:	Investor Identification
Investor Name	
Current residenti	ial address:
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





Town or City of Birth Country of Birth	
Date of Birth d d m m y y y y	
SECTION 2: FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA)	
SA Tax Number (Issued by SARS)	
Do you have a Tax Identification Number (TIN) issued by another country?	No
If yes please list them:	
Country of Tax Issue Tax ID Number (TIN))
Are you considered a tax payer, or need to submit a tax return, in any other country for which you have not been issued. Yes No If yes please list them: List of Countries	ed a TIN?
SECTION 3: CRS DECLARATION OF TAX RESIDENCY	
Please indicate your/ the investor's country of tax residence (if resident in more than one country please detail all cand associated taxpayer identification numbers ("TIN").	countries of tax residence
Country of Tax Residence Tax ID Number (TI	N)
NOTE: Provision of a Tax ID number (TIN) is required unless you are tax resident in a Jurisdiction that does not iss	

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

I/We 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.

SECTION 4: DECLARATIONS AND UNDERTAKINGS





Authorised Signature (s)	
Capacity in which declaration is made	
Date	

TERMS AND CONDITIONS

TO BE RETAINED BY INVESTOR

GENERAL

- This application together with the Main Deed and the relevant Supplemental Deeds, will govern the legal relationship between the investor, the asset manager and Prescient Management Company (RF) Limited ("Prescient"). It is Prescient's sole discretion to accept or reject the investor's application form.
- 2. Any references to the singular shall include the plural.
- 3. Please note that all documents, notifications of deposit, investment, redemption and switch applications must be received by Prescient by or before 13:00 (SA), to be transacted at the net asset value price for that day. Where all required documentation is not received before the stated cut off time Prescient shall not be obliged to transact at the net asset value price as agreed to.
- 4. No interest will accrue to monies awaiting allocation.
- 5. All redemptions must be submitted in writing and will be executed following receipt and acceptance of such instruction. Please note in the case of redemptions, settlement may take up to 48 hours. 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.
- 6. Investors wishing to redeem units amounting to more than 5% of the total market value of the relevant unit trust fund portfolio must provide Prescient with at least 7 business days' written notice of such redemption. If this notice is not received by Prescient, Prescient may treat such withdrawal as only having taken place on the 7th business date after such instruction is received. However, where the amount to be redeemed exceeds 10% of the total market value of the portfolio, the parties shall determine the actual date of withdrawal through mutual agreement between them.
- 7. The net asset value price is calculated using the forward pricing methodology. The net asset value can be defined as the total market value of all assets in the portfolio including any income accruals and less any permissible deductions from the portfolio, divided by the number of units in issue.
- 8. Units will be bought and sold at the net asset value price in accordance with the requirements of the Collective Investment Schemes Control Act 45 of 2002 and the relevant Deed.
- Prescient may, at its discretion, close portfolios to new investors and existing unit holders including the cessation of debit orders, if applicable.
- 10. Prescient reserves the right to terminate this contract by giving 30 days' notice to the investor. Units shall be repurchased on the 30th day after notification of termination at the ruling price on that day. Any proceeds from the termination shall be paid to the Investor's bank account given in this application form.
- 11. All material facts must be accurately and properly disclosed, and the accuracy and completeness of all answers, statements or other information provided by or on behalf of the investor, are the investor's own responsibility.
- 12. No indulgence granted by Prescient shall affect or prejudice the rights of Prescient, nor shall it be regarded as a waiver of Prescient's rights.
- 13. The Trustee's details are: Nedbank Ltd Investor Services, 2nd Floor, 16 Constantia Boulevard, Constantia Kloof, Roodepoort, 1709, South Africa. P.O. Box 1144, Johannesburg, 2000, South Africa.

APPLICABLE IF APPOINTING A FINANCIAL ADVISOR/FSP

- Prescient will only accept applications, submitted on behalf of investors, from FSP's who have been granted a licence by the Financial Services Board.
- Prescient cannot be held responsible or liable for loss or damage suffered by the investor as a result of the FSP acting outside his / her
 licence parameters or because of delays in the processing or rejection of this application form, caused by the fact that the investor's
 FSP is not authorised as a Financial Services Provider or is not approved by Prescient.
- The FSP is responsible for ensuring that the investor receives and understands all appropriate advice, product and fee information including changes in the working practices and procedures of Prescient.

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 Please initial each page	





Instructions

- 1. Only signed written instructions (faxed copies included) from the unit holder or the FSP will be acted upon.
- 2. Prescient will not proceed with any transaction if there is any doubt as to the validity of any signatures/information or if it deems the application to be incomplete in any way and Prescient cannot be held liable for any resultant losses as a result thereof.

REPORTING

Unit Holder statements will be issued quarterly. Transaction notes are sent on a transaction basis. Additional investor statements are available on request from Prescient.

FEES

- 1. The fees that apply to this investment are set out in the latest Investment Option Brochure.
- 2. You may negotiate an initial advisor fee, subject to the relevant maximums, to be paid to your FSP before your first contribution is invested.
- 3. The annual management fee is the fee you pay to Prescient for managing the portfolios.
- 4. Prescient may pay an annual advisor service fee to your FSP out of the annual management fee of Prescient. This is set and taken into account when the price of the portfolio is calculated (i.e. part of the standard expense of the portfolio). You cannot negotiate this fee percentage.
- 5. You may negotiate an additional annual advisor fee to be paid to your FSP. Units will need to be cancelled to pay your advisor this fee.
- 6. All fees may be amended by Prescient from time to time, and in such event, a notification will be sent to the investor.
- 7. All fees are exclusive of VAT.

RISK WARNING

Collective Investment Schemes in Securities (CIS) should be considered as medium to long-term investments. The value may go up as well as down and past performance is not necessarily a guide to future performance. CIS's are traded at the ruling price and can engage in scrip lending and borrowing. A schedule of fees, charges and maximum commissions is available on request from the Manager. There is no guarantee in respect of capital or returns in a portfolio. A CIS may be closed to new investors in order for it to be managed more efficiently in accordance with its mandate. CIS prices are calculated on a net asset basis, which is the total value of all the assets in the portfolio including any income accruals and less any permissible deductions (brokerage, STT, VAT, auditor's fees, bank charges, trustee and custodian fees and the annual management fee) from the portfolio divided by the number of participatory interests (units) in issue. Forward pricing is used. The Fund's Total Expense Ratio (TER) reflects the percentage of the average Net Asset Value (NAV) of the portfolio that was incurred as charges, levies and fees related to the management of the portfolio. A higher TER does not necessarily imply a poor return, nor does a low TER imply a good return. The current TER cannot be regarded as an indication of future TER's. During the phase in period TER's do not include information gathered over a full year.

A Money Market portfolio is not a bank deposit account and the price is targeted at a constant value. The total return is made up of interest received and any gain or loss made on any particular instrument; and in most cases the return will have the effect of increasing or decreasing the daily yield, but in the case of abnormal losses it can have the effect of reducing the capital value of the portfolio. The yield is calculated as a weighted average yield of each underlying instrument in the portfolio. Excessive withdrawals from the portfolio may place the portfolio under liquidity pressures and a process of ring-fencing of withdrawal instructions and managed pay-outs over time may be followed.

A Fund of Funds is a portfolio that invests in portfolios of collective investment schemes, which levy their own charges, which could result in a higher fee structure for these portfolios.

A Feeder Fund is a portfolio that invests in a single portfolio of a collective investment scheme which levies its own charges and which could result in a higher fee structure for the feeder fund.

The Manager retains full legal responsibility for any third-party-named portfolio.

Where foreign securities are included in a portfolio there may be potential constraints on liquidity and the repatriation of funds, macroeconomic risks, political risks, foreign exchange risks, tax risks, settlement risks; and potential limitations on the availability of market information.

The investor acknowledges the inherent risk associated with the selected investments and that there are no guarantees. Prescient is a member of the Association for Savings and Investments SA.





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 document containing a photo, full names, date of birth and ID number, a passport or a valid driver's licence.

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

1. South African Citizens and Residents or Foreign Nationals (Natural Person)

- ID document, drivers licence or a passport.
- Proof of address. (e.g. utility bill or telephone account less than three months old)
- Proof of income tax number
- Proof of bank statement.

2. Third Party Representing another Individual/Power of Attorney (Natural Person)

- ID document in respect of both parties.
- Proof of address.
- Proof of authority to act e.g. power of attorney, mandate, resolution or court order.
- Proof of bank statement.

CUSTOMER INFORMATION NOTICE - COMMON REPORTING STANDARD (CRS)

Prescient Management Company ("the Manager") intends to take such steps as may be required to satisfy any obligations imposed by the OECD Standard for Automatic Exchange of Financial Account Information in Tax Matters ("the Standard") and, specifically, the Common Reporting Standard ("CRS") therein.

The Manager is obliged under the Tax Administration Act 2011 (as amended) and regulations made pursuant to that section to collect certain information about each Investor's tax arrangements.

Please note that in certain circumstances the Manager may be legally obliged to share this information and other financial information with respect to the Investor with the South African Revenue Service (SARS). In turn, and to the extent the account has been identified as a Reportable Account, SARS will exchange this information with the country of residence of the Reportable Person(s) in respect of that Reportable Account.

In particular, the following information will be reported by the Manager to SARS in respect of each Reportable Account maintained by the Manager:

- The name, address, jurisdiction of residence, tax identification number and date and place of birth, in the case of an individual, of each Reportable Person that is an Account Holder of the account and, in the case of any Entity that is an Account Holder and that, after application of the due diligence procedures consistent with CRS is identified as having one or more Controlling Persons that is a Reportable Person, the name, address, jurisdiction of residence and tax identification number of the Entity and the name, address, jurisdiction of residence, TIN and date and place of birth of each such Reportable Person.
- The account number (or functional equivalent in the absence of an account number);
- The account balance or value as of the end of the relevant calendar year or other appropriate reporting period or, if the account was closed during such year or period, the closure of the account;
- The total gross amount paid or credited to the Account Holder with respect to the account during the calendar year or other appropriate reporting period with respect to which the Reporting Financial Institution is the obligor or debtor, including the aggregate amount of any redemption payments made to the Account Holder during the calendar year or other appropriate reporting period.

The Manager may send this data to SARS who will determine whether the country of origin is a Participating Jurisdiction for CRS purposes and, if so, exchange your data with them.

Applicants and Investors can obtain more information on the Manager's tax reporting obligations on the SARS website: http://www.sars.gov.za/ClientSegments/Businesses/Mod3rdParty/Pages/Automatic-Exchange-of-Information.aspx

(All capitalised terms above, unless otherwise defined above, shall have the same meaning as they have in the Standard.)





CONTACT PRESCIENT MANAGEMENT COMPANY (RF) LTD

Physical Address	Prescient House, Westlake Business Park, Otto Close, Westlake, 7945
Postal Address	P.O. Box 31142 Tokai 7966
Telephone	+27 21 700 3600
Fax	+27 21 700 7333
Email	pmancoadmin@prescient.co.za
Website	www.prescient.co.za

AEON INVESTMENT MANAGEMENT (PTY)LTD			
Physical Address	4th Floor, The Citadel 15 Cavendish Street Claremont Cape Town South Africa 7708		
Postal Address	P.O. Box 24020 Claremont Cape Town South Africa 7735		
Telephone	+27 21 204 6063		
Email	funds@aeonim.co.za		
Website	www.aeonim.co.za		

COMPLIANCE DEPARTMENT

Compliance Officer	Christine Pretorius
Physical Address	Prescient House, Westlake Business Park, Otto Close, Westlake, 7945
Postal Address	P.O. Box 31142 Tokai 7966
Telephone	+27 21 700 3607
Fax	+27 21 700 7333
Email	complaints@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.

If an investor is not satisfied with the response from Prescient or if an investor has a complaint about the advice given by 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.

Postal Address	P.O. Box 74571 Lynnwood Ridge 0040
Telephone	+27 12 470 9080
Fax	+27 12 348 3447
Email	info@faisombud.co.za



INVESTMENT OPTION BROCHURE

Unit Trust Portfolio	ASISA Classification	Investment Objective	Risk Rating	Benchmark	Reg 28	Income Distribution	Annual Management Fee	Annual Distribution Fee
Aeon Enhanced Equity Prescient Fund	SA – Equity - General	Aeon IM's enhanced equity strategy seeks to generate excess returns above benchmark that are positive, stable, explainable, and repeatable with a target tracking error of less than 2%. This fund employs low cost trading techniques and manages risk through disciplined portfolio construction.	Aggressive	FTSE/ JSE SWIX Total Return	No	Annually March	0.50% per annum	
Aeon Balanced Prescient Fund	SA – Multi Asset - Flexible	Aeon IM's balanced strategy invests in a mix of asset classes including domestic equities, bonds, cash, financial instruments, foreign equities and bonds in order to provide the investor with a simple and comprehensive long term investment strategy and outperform the benchmark over a three year period. The fund is regulation 28 compliant.	Moderate	CPI +5%	Yes	Annually March	0.50% per annum	

Notes:

- 1. The *annual management fee* is the fee charged by Prescient for managing or administering the fund.
- 2. An *annual distribution fee* is an annual fee payable to financial advisors by Prescient for marketing and distribution services. This fee is included in the annual management fee and will not reflect on investor statements. You cannot negotiate this fee percentage. Each Investment Option set out herein may have more than one class available. It is important for investors to understand that the class they select will determine whether the fees payable are fixed or are negotiable and how the fees are deducted. Certain fee classes will pay the Annual Distribution Fee to financial advisors. Financial Advisor Fees agreed to by the investor will be in addition to the Annual Distribution Fee. Your financial advisor must disclose all fees payable to him/her/it to you.
- 3. **ASISA** is the Association for Savings and Investments South Africa.
- 4. The **ASISA classification** is when ASISA classifies portfolios that are registered with the FSB according to where they invest, either being locally or off-shore, and what they invest in (e.g. shares or bonds).
- 5. The **Benchmark** is an index or measure which is used to calculate the rate of return that a portfolio needs to achieve.
- 6. Regulation 28 of the Pension Funds Act determines investment limits that are considered suitable for retirement savings purposes. Some Portfolios are managed to comply with these limits.

^{*}Should you elect to have your distributions paid out, they will be paid into the bank account specified in this application. All distributions below R1 000 will automatically be re-invested.