

Mutual Fund Customer Information & US Person Declaration (For Institutional Accounts)

future transactions on your Mutual Funds Account/s. A notice in writing should be received by BPI Investment Management, Inc. ("BIMI"), thru our authorized Certified Investment Solicitors &/or accredited distributors, in case you wish to change any

Please fill-out this form completely. Details provided herein will form the basis of all

	riease	wı	ite	"
– AC	COUNT	ID		

	Please write he	truction herein. avily or type as you are	e making (3) co	pies.	
SECTION I –	ACCOUNT ID				
		und investment accor		natically be enrolled to receive ed if you prefer otherwise:	
	$\hfill\Box$ Do not enroll in electronic statements & opt for delivery of paper statements.				
I – CORPORATE / II	NSTITUTIONAL INFOR	MATION			
			TIN:		
Location of Business:		Country of Registration/Ir	ncorporation:	Nature/Line of Business*:	

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SECTIO		

SECTION I – ACCOL	JN
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You	ır
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			SECTIO

SECTION I – A

Mutual Fund Account Number:	Date:_	
	SECT	ION II – COPPOPA

Nationality

Nationality

Position

Position

requirements of the FATCA. Select ONE and put a tick mark on the circle that corresponds to the Entity's FATCA classification and provide relevant document/information under Instruction

SECTION III – FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) SELF-CERTIFICATION ENTITY'S FATCA CLASSIFICATION: IMPORTANT NOTE: The information that your Entity will provide in this document forms part of BIMI's new account on-boarding procedures in compliance with the

SECTION IV - AGREEMENT, CLIENT CERTIFICATION, AND AUTHORIZATION

Please sign twice:

in this form.

None

Address

Business	
Directo	

Address:

rs, Partners, Trustee &/or Senior Officers (please use additional sheet if necessary)

Settlement Details: (To protect your interests, all your redemptions to the FUND/S shall be credited your nominated settlement account)

Classification

Foreign Financial Institution (FFI) in a Partner Jurisdiction (Model 1 or Model

Non-Financial Foreign Entity (NFFE) – Passive with Controlling US Person

By affixing our signature below (which shall also serve as our specimen signatures), we hereby certify that the

information we provided herein is true, accurate and complete, and we agree to notify and update BIMI of any

We certify that the information we provided herein is true, accurate and complete, and we agree to notify and

update BIMI of any change in any of the information supplied in this form. BIMI shall not be responsible for our failure to update this form. We further warrant that, prior to submitting to BIMI any information (including

personal information) of an individual, we have obtained all necessary authorizations and consents as may be required by applicable confidentiality and data privacy laws or agreement to enable BIMI to process such

We further acknowledge to have read, understood and agreed to be bound by the terms and conditions, which may

be amended from time to time, set forth at the reverse side hereof and have signified our acceptance as party to

the Agreement. Our maintenance and continued use of our investment account shall constitute as our acceptance

We likewise agree that BIMI, its parent, subsidiaries and affiliates (collectively, the "BPI Group of Companies") and

marketing partners and third parties, whether within or outside the Philippines (the "Program Partners") and their

respective authorized representatives, agents and service providers, under an obligation of confidentiality, may pursue marketing initiatives and communicate such customer offerings and promotional opportunities to us through email, SMS, mail, telephone calls, social media, e-commerce and telemarketing platforms or any other

means of communication or channels which BIMI or such member of the BPI Group of Companies may deem

appropriate for the purpose. By signing this form or by continuing to maintain or use our investment account, we agree that all personal information of individuals related to us, our transactions, business and credit relationships,

accounts or account information or records which are with you, made available or submitted to you, whether through electronic means or such other modes deemed appropriate by BIMI, or are in your possession or updated

from time to time, may be collected, obtained, used, stored, consolidated, processed, profiled, benchmarked, shared to, and disclosed, by and between BIMI and any member of the BPI Group of Companies, their successors

AUTHORIZED SIGNATORIES

SIGNATURE

Non-Financial Foreign Entity (NFFE) – Passive without Controlling US Person

FFI with GIIN (Global Intermediary Identification Number)

Non-Participating Foreign Financial Institution (NPFFI)

Name of Controlling US Person

Non-Financial Foreign Entity (NFFE) – Active

Currency:

Nationality

Citizenship

Citizenship

Nationality

Business Email Address

Position**

% owned

% owned

Citizenship

Account Number:

- Complete the table (A) below on details of Controlling US Person

- All Controlling US Person listed in the table must accomplished separate FATCA Self Certification Form – Individual and submit an IRS Form W-9

and assigns, and their respective authorized representatives, agents and service providers, for any or all the purposes described in the Data Privacy Statement published at its website and deemed incorporated by reference

The foregoing constitutes our express consent under the applicable confidentiality and data privacy laws of the

Philippines and other jurisdictions and we agree to hold BIMI, each member of the BPI Group of Companies, the Program Partners and their respective directors, officers, employees, authorized representatives, agents and service providers, free and harmless from any and all liabilities, claims, damages, suits, costs, and expenses

resulting from or in connection with the implementation of the purposes and authorities conferred by us

We authorize BIMI to rely upon our declaration herein and, if the Entity is (i) a Specified US Entity (ii) a NFFE Passive

with Controlling US Person or (iii) a NPFFI, that render the account/s reportable under FATCA, we consent to the reporting and disclosure of the required information to the Internal Revenue Services (IRS) and/or Bureau of

Internal Revenue (BIR) in compliance with FATCA. In consideration of the foregoing, we agree to hold BIMI, its directors, officers, employees, representatives and agents free and harmless from any liability, action and suits,

costs, and expenses, arising from or in connection with BIMI's compliance with FATCA regulations and/or as a result

We likewise agree that this constitutes our consent to the disclosure of account information under RA10173 or the

We have understood the product features, inherent risks and other pertinent information about the FUND/s and

We further acknowledge and confirm that no solicitation whatsoever of the FUND/s has/have been made by Sales

FOR INTERNAL USE ONLY: TO BE FILLED UP BY AUTHORIZED PERSONNEL

I declare that the required account opening verification has been performed on the documents for the customer listed above, and that the information provided is true,

☐ NPFFI

Please indicate the Entity's US TIN: _

Please indicate the Entity's GIIN:

Please indicate the Entity's GIIN: Please submit an IRS Form W-8 BEN E

- Submit an IRS Form W-9

Not allowed to open

of disclosure made to the US IRS and/or BIR.

Data Privacy Act of 2012 and other similar or related laws

Agents in jurisdictions where the same is prohibited by law

Assessment: Entity is a:

☐ Specified US Entity

correct, and updated.

Name of Certified Investment Solicitor:

we agree to be bound by such other conditions stated in the FUND's Prospectus.

 \square NFFE Passive with Controlling US Person \square Others

Instruction

Address

Address

Address

Address

1	1.
2	2.

4. Stockholders with at least 20% share of stocks (please use additional sheet if necessary)

Beneficial Owners (if any) (please use additional sheet if necessary)

Authorized Signatories (please use additional sheet if necessary) Authorized Representative/s / Contact Person/s (employees or agents authorized to receive statements or information about the co

Bank:

0

0

0

0

0

0

0

0

Specified US Entity

FFI GIIN not needed

Table A- Details on Controlling US Person

change in any of the information supplied in this form.

and agreement to the applicable specific terms and conditions.

2 Intergovernmental Agreement)

□ any one / OR	□ all / AND of the foregoing signatures
THIS IS NOT A DEPOSIT PRODU	EARNINGS ARE NOT ASSURED AND PRINCIPAL AMOUNT INVESTED IS EXPOSED TO RISK OF LOSS. THIS PRODUCT CANNOT BE SOLD
VOLULINI ESS ITS RENEEITS AN	SKS HAVE REEN THOROLIGHIY EXPLAINED. IE YOU DO NOT EULIY UNDERSTAND THIS PRODUCT. DO NOT PURCHASE OR INVEST IN I

Please honor (check one):

PRINTED NAME

CUSTOMER INFORMATION SHEET - LIST OF VALUES

	Nature of Business*					
ACT	 Accounting / Bookkeeping / Tax Practice / 	EIC — Economically Inactive (Not employed or no business)	NGO — Foundation (NGO)			
ADS	 Advertising / Marketing / Sales Activities 	EMB — Embassies / Foreign Consulates	OPS — Other Professional Services (like Delivery,			
AGR	 Agriculture / Hunting / Forestry / Animal Farming 	ENT — Entertainment (Recreational / Cultural / Sporting	Photography, Catering, Interior Design, Fashion,			
	/Fishing	Services like Party Planning Services, Event	Design Styling, etc.)			
BFB	 Banking - Foreign Banks 	Organizing, Carnival Rides Rental, Fireworks,	PUB — Publishing / Printing / Reproduction of Recorded			
BHS	 Beauty and Health Services (like Spa, Beauty parlors, 	Displays, Media Network, Film Production)	Media			
	Fitness Centers)	FDI — Food Industry / Food Manufacturing / Food	PWN — Pawnshops			
BLR	 Banking — Local — Rural 	Preparation / Processing / Food Packaging	RCY — Recycling			
BLU	 Banking — Local — Universal / Commercial / Savings 	FIN — Financial Services	REL — Real Estate (like development, sales, etc.)			
BNK	Banking	FXD — FX Dealer / Money Changer	REM — Remittance Agent			
BPO	 Business Process Outsourcing (like Call Centers, 	GAC — Gaming Clubs / Casino	REP — Repairs Services			
	Billing / Credit / Collections)	GOV — Government Service – NP	SAN — Sanitation / Cleaning / Housekeeping Services (like			
BRO	Brokerage	INS — Insurance Activities	Janitorial Services, Building Maintenance, Laundry,			
CHA	Charities	LEG — Legal Practice	etc.)			
CMT	 Commodities Trader 	LSE — Leasing / Rental Activities (like Land, Building,	SHP — Maritime or Shipping			
COM	 Communication (Telecommunications includes 	Machinery, etc.)	TOU — Tourism (like Hotels, Inns, Resorts, Tour Agencies,			
	postal)	MED — Medical Services (includes caregiving)	Restaurants)			
CSY	 Consultancy (like Computer-related Consultancy- 	MFG — Manufacturing (Non-food, like Garments, Vehicles,	TRA — Wholesale / Retail Trade			
	hardware/software, Technical	Jewelry, Heavy Equipment, etc.)	TRN — Transport (Air, Water or Land)			
	Engineering/Architectural, Scientific Related	MIL — Military NP	UTL — Utilities (Electricity, Gas & Water Supply)			
	Consultation, Business Consultancy)	MIN — Mining	WAT — Collection, Purification and Distribution of Water			
CTN	 Construction (like Building, Plumbing, Electrical, 	MNF — Manning or Employment Agencies Foreign	OTH — Others, please specify			
	Carpentry)	MNL — Manning or Employment Agencies Local				
EDU	 Education (including private tutorials, special 					
	education)					
	Nature of Work (Job Title)**					

TERMS AND CONDITIONS

— Top Management / Senior Level

Economically Inactive Clients

OFW-Land-based

Sales Rep

MGT

SAL

EIC

OFW

The INVESTOR hereby participates in the mutual funds ("FUNDS") managed by BPI Investment Management, Inc. ("BIMI"), a wholly owned subsidiary of the Bank of the Philippine Islands. Without limiting the Terms and Conditions of the FUNDS' Prospectus, the **INVESTOR** fully agrees to the following:

AUTHORITY OF THE FUNDS' DULY AUTHORIZED REPRESENTATIVES.

- Clerical / Rank and File

Professional

Mgr / Supervisor / Middle Level

Contractual / Probationary

CLE

MGR

PRO

FUND MANAGER. BIMI shall exercise absolute control, direction and management of the investments of the FUNDS.

SERVICE ADMINISTRATOR. BIMI shall provide administrative support to the FUND's backroom/operational and reportorial requirements.

SALES AGENTS. The FUND shall be sold only through duly licensed and authorized sales agents of BIMI, as well as other authorized distributors and their licensed sales agents.

FUND VALUATION. The investments of the FUND shall be valued using the valuation method defined in the FUND's Prospectus.

MANNER OF PARTICIPATION. Every transaction of an INVESTOR shall be made via the purchase of a whole number of the FUND's shares of stock arrived at by dividing the transaction amount, net of any applicable sales load, by the applicable Net Asset Value per Share / Net Asset Value per Unit (NAVps / NAVpU).

EVIDENCE OF PARTICIPATION. A system-generated Transaction Advice shall be issued by the FUND, through BIMI, as evidence of contributions of the INVESTOR/s into the FUND.

SETTLEMENT ACCOUNT: Each investment account shall have a corresponding settlement account to facilitate the transfer of funds. The INVESTOR/S' nominated settlement account shall be under the same account name/s as to the investment account..

MANNER OF ADMISSION/SUBSCRIPTION. The FUND shall be sold only through the FUND's SEC-accredited Certified Investment Solicitor (CISOI) &/or distribution channels. Contributions into the FUND shall be computed on the basis of the applicable NAVps / NAVpU, net of the applicable sales load.

New contributions to the FUND serve to expand the FUND's total outstanding shares of stock. In case of insufficient funding for whatever reason, the entire subscription order shall not be processed. Excess funds shall be credited back to the investors' nominated settlement account net of applicable fees. In case the excess subscription is less than the transfer/remittance fees and cannot cover the same, then the excess shall automatically revert to the FUND.

MANNER OF REDEMPTION. Redemptions out of the FUND shall be computed on the basis of the applicable NAVps / NAVpU on the day the redemption order is received, subject to the applicable cut-off time. Proceeds of the redemption, net of any applicable redemption fees and applicable transfer/remittance fees, shall be paid out not later than seven (7) banking days from the date of BIMI's receipt of the Mutual Fund Order Form. Should a partial redemption result in the investment falling below the required minimum maintaining balance, the entire balance shall be paid to the INVESTOR by crediting the nominated settlement account or by check, as may be applicable.

The FUNDS shall be entitled to collect an Early Redemption Fee based on the amount redeemed, in accordance with the respective Prospectus of the FUND.

All redemption proceeds shall be payable to the INVESTOR on record only.

SELECTED FEATURES OF THE FUND. For the effective and efficient management of the FUND, the FUND, through BIMI, in accordance with applicable rules, shall set, and retain the option to change from time to time, the minimum holding period for each investment in the FUND, the amounts for initial and additional contributions, partial redemptions, and the required minimum maintaining balance for investment in the FUND. The INVESTOR's continued investment in the FUNDS after the effective date of such revision and/or change shall be deemed to constitute as acceptance of

the changes and/or revisions without reservation.

AUTHORIZED SIGNATORIES. The operation of and withdrawals in "all/AND" accounts must be signed or authorized by all the authorized signatories. In cases of "any one/OR" accounts, any one (1) of the authorized signatories is authorized to operate and effect any withdrawal therefrom.

CUT-OFF TIME PER TRANSACTION. For the effective and efficient management of the FUND, the FUND through BIMI, shall set and shall retain the option to change from time to time, such rules as the cut-off times and value dates for each type of transaction.

INSTRUCTIONS. All instructions, oral or written, whether original, facsimile or via electronic-mail, given or purported to have been given by the persons authorized to operate the account as designated in this Agreement (or otherwise in writing), are binding on the INVESTOR. The FUND may, through BIMI, at its discretion, conclusively rely and act on any such instructions, and shall not in any way be liable for any loss which the INVESTOR/s may incur as a result of the FUND's reliance and action or inaction with regard to any such instruction.

COMMUNICATION AND NOTICES. All communications, whether by mail, telephone, facsimile, electronic-mail, messenger or otherwise, sent to the INVESTOR's contact information appearing in the records of BIMI, shall constitute personal delivery to the INVESTOR. All communications shall be directed to said last known nominated address appearing in BIMI's records unless a written notice of change of address is received by BIMI at least five (5) banking days prior to the delivery of communication or notice to the INVESTOR. All communications sent to the INVESTOR's address, email address or fax number shall be conclusive as to their correctness in the absence of any written objection received by BIMI within five (5) banking days from delivery thereof.

REPORTS. A report shall be submitted to the INVESTOR/s at least once every quarter. The report shall consist, of, among others, the INVESTOR's summary of investments showing the number of shares/units in the FUND, the total cost and market value thereof, the unrealized income/(loss), and a transactions activity report showing contributions and redemptions made during the period covered.

ADJUSTMENTS. BIMI is authorized by the INVESTOR to correct any error or mistake in the INVESTOR's account without need of prior notice or consent.

DISTRIBUTION OF FUND EARNINGS. The total income of the FUND shall be allocated to the respective INVESTOR/s in proportion to their respective investment. The unrealized income of each INVESTOR is the difference between the applicable NAVps / NAVpU over the average acquisition cost of the INVESTOR's shares/units, multiplied by the number of shares/units held by the INVESTOR. Realization of any income, or conversely, any loss, of the INVESTOR occurs when shares/units are partially or fully redeemed. Further, the FUND/s, in accordance with applicable laws, may from time to time, declare dividends.

LIABILITY OF BIMI. Nothing in these Terms and Conditions shall be construed as a guaranty of return or income; nor does it entitle the INVESTOR to a fixed rate of return on the money invested by in the FUND. BIMI shall not be liable for any loss or depreciation in the value of the FUND or in the value of INVESTOR's investment unless attributable to BIMI's act of fraud, willful default, gross negligence or evident bad faith. It is understood that mutual funds are not bank deposit products, not guaranteed by BIMI not covered by the Philippine Deposit Insurance Corporation, and that losses, if any, are for the sole account of the INVESTOR.

INVESTOR.

TAXES, EXPENSES AND FEES. BIMI is authorized, without prior notice to the INVESTOR, to deduct from the FUND, taxes relative to the acquisition and disposition of investments, expenses (including but not limited to audit and legal fees, documentary stamps, etc.) and in consideration of services rendered herein, BIMI shall collect on every valuation date management and distribution fees

based on the INVESTOR's proportionate share of the

previous day's NAVps / NAVpU of the FUND in the percentage as disclosed in the FUND's Prospectus.

CHARACTER / NATURE OF THE AGREEMENT. It is understood that upon signing of this Agreement, the INVESTOR undertakes to consider this Agreement as the uniform / consolidated arrangement which shall govern all types of Mutual Funds managed by BIMI.

— Technical / Computer

OFW-Sea-based/Seafarer

Others, Please Specify

Foreign PEP

TEC

FOP

SEA

OTH

In case the **INVESTOR** decides to subsequently subscribe to any FUNDS managed by BIMI, the Terms and Conditions of this Agreement shall prevail, as there will be only one **(1) Omnibus** Agreement to be signed at the beginning of the period to which FUNDS managed by BIMI and the **INVESTOR** have mutually entered into for the participation of the **INVESTOR**.

Further, all Terms and Conditions stated in the provisions of this Agreement, insofar as the same shall be consistent and applicable to the type / nature of the FUND availed of by the INVESTOR, shall be controlling, and no other covenant shall be recognized, unless otherwise specifically enumerated in a separate agreement mutually acceptable to the FUNDS managed by BIMI and the INVESTOR, a court of competent jurisdiction, or other competent authority.

MISREPRESENTATION/ FRAUD. The INVESTOR attests that all information provided herein are true, correct and accurate. The INVESTOR further attests that the amounts invested in the FUNDS are derived from legitimate sources. In case of fraud or misrepresentation, it is agreed and understood that BIMI has the option to close/terminate the account/s at anytime without prior notice to the INVESTOR and the outstanding shares / units shall immediately be sold at the prevailing NAVps / NAVpU, and shall be subject to the applicable redemption fee and/or penalty. In such case, BIMI reserves the right to reject any subsequent subscriptions to the FUNDS.

LOST OR STALE CHECK. In case of lost or stale check, BIMI is not obliged to replace or honor a request for stop payment unless it complies with all requirements including charges that BIMI may incur and deem necessary to protect its

FUND TRANSFER. BIMI will immediately transfer the funds on behalf of the INVESTOR following its customary procedures and subjected to bank charges but in no case shall BIMI be liable for delays or additional charges that occur due to acts of correspondent or intermediary financial institutions or through any cause beyond the control of BIMI.

MANUALLY INITIATED FUND TRANSFER. BIMI has the absolute discretion to act or not to act upon, or to confirm instructions via telephone or e-mail prior to processing, any manually-initiated funds transfer application or other instructions received via messenger/agent/representative. BIMI shall not be liable for any failure or delay in the processing or the application as a result of BIMI electing to defer action prior to receiving confirmation.

In consideration of BIMI agreeing to accept and act upon such instruction via messenger/agent/representative, the INVESTOR hereby irrevocably undertakes that BIMI, its directors, officers, employees and representatives, shall not be held liable for any costs, losses, liabilities, damages, and expenses whatsoever arising out of or in connection with BIMI accepting or acting upon such instruction. The INVESTOR irrevocably undertakes to indemnify and hold BIMI, its directors, officers, employees and representatives free and harmless from any costs, losses, liabilities, damages, and expenses

TERMINATION/ SUSPENSION OF ACCOUNT/USE. BIMI reserves the right to terminate the INVESTOR's account or suspend the INVESTOR's current or future use of the same in whole or in part, such as not processing any redemption order if, among others, the INVESTOR violates these Terms and Conditions, pose a security threat, or the INVESTOR provides any information that is untrue, inaccurate, not current or incomplete, or the INVESTOR fails to submit any updated document required by BIMI, or when the account, in the opinion of BIMI, is being used or suspected to be used for fraudulent, criminal or unlawful activities or for any cause whatsoever, at any time without prior notice and the losses attributable to the termination of the account, if any, shall be for the account of the INVESTOR.