

**CLIENT ACCOUNT UPDATE FORM (INSTITUTION)** ACCOUNT NO. For Philequity Use Only 15<sup>th</sup> Floor PSE Tower, 5<sup>th</sup> Avenue. corner 28<sup>th</sup> Street, Bonifacio Global City, Taguig City, 1634 (+632) 8250 8700 invest@philequity.net | ask@philequity.net www.philequity.net DATE mm/dd/yyyy INSTRUCTIONS: Please type all information in CAPITAL LETTERS. Fill out this form completely. Write N/A on fields that are not applicable and do not leave any blank spaces. Account Name\* (This is the name that will appear on your statement of account and other correspondence) **BUSINESS INFORMATION** Company Name\* Date of Incorporation\* Place of Incorporation\* (mm-dd-yyyy) (Country of Registration) Source of Funds\* **Business Name\* Business Type\*** Type of Industry\* **Annual Income\*** Php500,000 - Php1Million below Php300,000 Php300,000 - Php500,000 Php1Million - Php5Million over Php5 Million Corporate TIN\* SEC/DTI Registry Number\* Business Address\* (# Street, Subdivision, District, Town/City, Province, Country, Zip Code) Communication Address\* (# Street, Subdivision, District, Town/City, Province, Country, Zip Code) Same as Business Address **Business Website** Email (Office)\* Office Phone Number **Business Fax Number** AUTHORIZED CONTACT PERSON **CONTACT PERSON 1** Last Name\* First Name\* Middle Name\* Position\* Email Address\* Phone Number<sup>3</sup> **CONTACT PERSON 2** Last Name\* First Name\* Middle Name\* Position\* **Email Address\*** Phone Number<sup>\*</sup> PERSON AUTHORIZED TO RECEIVE DOCUMENTS/CORRESPONDENCES Same as Authorized Contact Person **AUTHORIZED PERSON 1** Last Name\* First Name<sup>\*</sup> Middle Name<sup>3</sup> Position\* Email Address\* **Phone Number\* AUTHORIZED PERSON 2** Last Name\* First Name\* Middle Name\* **Email Address\*** Position\* **Phone Number\*** FOREIGN ACCOUNTS TAX COMPLIANCE ACT (FATCA) The business has substantial US owners with more than 10% shareholdings. YES NO The business has standing instructions to pay or transfer funds to any account maintained in the U.S. YES NO YES NO The business has a power of attorney or signatory authority granted to a person with a U.S. address. 3.

# INSTITUTION'S PHILIPPINE BANK ACCOUNT DETAILS (For Redemption Purposes)

\*Bank Account Type must accept checks. Bank Account Name must match your Philequity Account Name. Redemption proceeds will only be deposited to the bank account of the institution that is xactly the same as the Philequity Account Name

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Bank Name*	Branch Name*	Acco	unt Cur	Currency*				T	Type of Account*						
				Peso		Dollar			Sa	vings	С	hecking			
Bank Account Name*		Bank	Accou	nt Num	ber*										

SPECIMEN SIGNATURE																						
Account Name*	Signatu							re Requirement: (choose one)														
	Any							One Any Two Others See Sec. C							ert							
AUTHORIZED SIGNATORIES																						
AUTHORIZED SIGNATORY 1																						
Last Name			Firs	First Name						Middle Name												
Date of Birth (mm-dd-yyyy)	Place of Birth Citizenship																					
Position						Email Address								Contact No.								
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AUTHORIZED SIGNATORY 2																						
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AUTHORIZED SIGNATORY 3																						
Last Name First Name Middle Name																						
Date of Birth (mm-dd-yyyy)					Place of Birth						Citizenship											
Position					Email Address							Contact No.										
Philippine Tax Identificatio	n Number										SSS Number	GSIS	Number									
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AUTHORIZED SIGNATORY 4																						
Last Name					First Name						Middle Name											
Date of Birth (mm-dd-yyyy)						Place of Birth								Citizenship								
Position		Email Address								Con	ntact No											
Philippine Tax Identificatio	n Number										SSS Number	GSIS	Number									
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Authenticated by (Corporate Secretary)  Signature over Printed Name																						

				UESTIONNAIRE (IRP								
<b>OBJECTIVES:</b> The purpose					iide you in sele	ecting your investments.						
INSTRUCTIONS: All question	ons must be answered. Add	all the points in bracke	ets to co	mpute your total score.								
		QUEST	IONN	AIRE								
The percentage of the com												
[1] More than 75%	[2] 50% to 7	5%	[3]	25% to 50%	[4]	Less than 25%						
The company's goal/objec [1] Capital Preservation		Cash Flow	[3]	Capital Growth and Regular Cash Flow	[4]	Capital Appreciation						
	deposits, Repos, Promissor		[1]	Fixed Income Securities								
[1] Equities (common, p			[1]	Financial Derivatives (F)	X, Swaps, Inte	erest Rate)						
The company is most com [1] Return of 10% and loss of 5%		f 20% and	[3]	Return of 30% and loss of 20%	[4]	Return of 40% and loss of 30%						
				1055 01 20 /0		1055 01 30 /6						
How much investment volatility is the company most comfortable with?  [1] As little as possible. The [2] Some. The company is [3] Moderate. The company is [4] A considerable amount. The												
company wants to focus on income and stability of princivalue even if it means that the	ong compa ave risk in	pany is willing to take substantial n pursuit of higher total returns.										
returns are relatively small.	growth over time	e some potential for	time.	ater potential for growth ove								
RISK PROFILING RESULTS												
	SCORE	RISK PRO	FILE		RECOMME	ENDED FUND						
TOTAL SCORE	1 – 6	Conserva	tive		Bon	d funds						
	7 – 13	Modera	te	Bond fund	s OR combinat	tion of bond and equity funds						
	14 – 20	Aggressi	ive		Equi	ty funds						
		DECL	ARAT	ION								
representative/sign.  2. I/We have presente information given ir from the occurrence.  3. I/We am/are not er ("AMLA"). I/We furt deemed to cover al.  4. I/We have read and terms and condition.  5. I/We accept, consermade thereto from and thereto from a condition of future.  7. I/We hold PEMI, its arising out of or in condition.	been authorised by the Boar atory/(ies) for the aforesaid pued authentic and legitimate do a this form is correct and compete of the change.  Ingaged in any of the unlawfurther declare that the funds I/well investments I may subsequed understood the contents of its set out in the Funds prosperent and agree to abide by the time to time.  Is/units in mutual funds, include performance.	rpose cument including the S clete. Should any inform I activities listed in the will invest are not from antly make. this form and the Fund' ctuses. General Terms and Colling the Funds, may flu free and harmless from this account and/or ma	ecretary nation pi Anti-Mo any of s prosp nditions actuate f m any a y incur	's Certificate supporting our ovided herein change, I/we use the said unlawful activities. The ectus. I/We understand that a a copy of which was provide from time to time, thus, returned all claims, liabilities, loss, as a result of my/our decision.	declaration in t indertake to info ended, and its his declaration any investment ed to me/us too ins are not guar damages, exp	atory 2 ed Name						
		SIGNAL SHOW				SI CANDI						
A	uthorized Signatory 3			Aut	horized Signa							
S	ignature over Printed Name			Signa	ature over Printe							
	DECLARAT	ION OF THE MUT	ΓUAL	FUND REPRESENTA	TIVE							
Client/s. 2. I have explained in deta recommended investmer 3. To the best of my knowle invested by the Client/s in	ory evidence and have verified in and discussed with the client which are also found in the leading, the Client/s does not enging the Funds, as managed by Ferse change in my opinion of the Funds, as managed by Ferse change in my opinion of the Funds, as managed by Ferse change in my opinion of the Funds, as managed by Ferse change in my opinion of the Funds, as managed by Ferse change in my opinion of the Funds, as managed by Ferse change in my opinion of the Funds and the	nt/s the (1) Result of the Fund's prospectus proving gege in any unlawful act PEMI were not generate the standing integrity or	ne IRPC ided to t ivities li ed from a reputati	, (2) Basis for my recommer ne Client/s. sted in AMLA. I further declar any unlawful activities listed in on of the Applicant, I shall info	ndation, and (3 e that, to the be n AMLA. orm PEMI imme							
Certified Investme	nt Solicitor Signature over Prin	ted Name		CIS License Number		Date						
	DIST	RIBUTOR / AGEN	IT AC	KNOWLEDGEMENT								
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# TERMS AND CONDITIONS

AGREEMENT. These Terms and Conditions shall form part of your account/s with the Philequity Management Inc. and shall be applicable to any future account that you may open with us. As used in the succeeding paragraphs, "we", "our", "us", and "PEMI" refer to Philequity Management Inc. The terms "you", "your" and "investor" refer to every person who has an account or opens an account with Philequity Management Inc.

ACCEPTANCE. In signing our account opening forms or by using our services and facilities, including the portal, you agree to be bound by these Terms and Conditions and such other conditions further stated in the Fund's prospectus and its registration statements both under the Investment Company Act and the Securities Regulation Code filed with the Securities and Exchange Commission ("SEC").

**DOCUMENTARY SUBMISSION.** You undertake to submit documents and give information required by PEMI and failure to comply may result in the closure of the account/termination of the agreement

DISCLOSURE OF INFORMATION. You certify that all information that you have provided or will provide to us is complete, true and correct and that all signatures on these documents are genuine. You agree to waive confidentiality of information and records relating to you that we may obtain from third parties, including government agencies, your employer, business associates and other entities as we may deem proper and sufficient in the conduct of our business. You acknowledge that we may be required by law, competent courts or government or regulatory bodies or other offices or agencies authorized by law to disclose information or data relating to you and your accounts. If you have provided information about your spouse or the beneficiary, you confirm that you have full authority to do so. You understand and agree that we may be required to report your accounts, including the handling thereof, to the SEC, Anti-Money Laundering Council ("AMLC"), Bureau of Revenue ("BIR"), and/or any other governmental or regulatory body. Likewise, you consent that we can disclose your information to companies that perform marketing services on our behalf or to your agents and distributors for purposes allowed under privacy laws and regulations.

PEMI will still keep your personal information upon account closure. The retention period may be five (5) years or more depending on the limit set by the laws and regulations.

CUSTOMER INFORMATION UPDATE. We, at our sole discretion, may update any and/or all your existing records with us using the latest customer information that we derive from you.

**ELIGIBLE APPLICANT.** Shares/Units of the Fund may be held by any person of legal or any duly organized and existing corporation, or legal entity regardless of citizenship or nationality.

#### a. JOINT ACCOUNTS

Each joint account holder represents that you are of legal age and can enter into legal contracts.

Any units/shares available in the Joint Account, currently or in the future, is presumed to be owned by all Joint Account holders equally unless proven otherwise. In case of death of any of the Joint Account holders, you acknowledge that the interest of the heirs of the deceased Joint Account holder shall be limited to the share of the deceased Account holder in the Joint Account.

Whenever one or more of you redeem from your joint account, you are doing so with the explicit and sworn declaration under pain of perjury that all your co-investors are still living on the date of the redemption. The Joint Account holders agree to keep PEMI free and harmless for our reliance on such representation. Upon the death of a co-investor, the surviving account holders shall immediately notify PEMI in writing of the death of any one of the account holders. Upon receipt of the written notice of death, PEMI will hold the units/ shares in the name of the account holders. Any redemption and release of the proceeds shall be subject to applicable Philippine laws, rules and regulations, as well as PEMI's policies and procedures on deceased shareholders. In a joint "and" account, since the funds are owned equally by the Joint Account holders, only the share of the deceased will be subjected to estate tax while in a joint "or" account, the entire investment will be subjected to estate tax. PEMI reserves the right to withhold the funds unless all requirements are complied with.

In case PEMI, before acting on instructions received from any of you, receives contradictory instructions from another Joint Account holder, PEMI may, at its option, require all Joint Account holders to provide the common instructions. In the absence of such common instructions, PEMI may opt to either freeze the account or file an action for interpleader in court or take such other appropriate actions or remedies to resolve the contradictory instructions. You agree to reimburse PEMI for the cost of suit, attorney's fees, and other expenses that PEMI may incur in resolving the contradictory instructions.

- a. **JOINT "OR" ACCOUNTS.** The funds in your joint "or" account/s are owned entirely by any one of you jointly and severally, and shall be payable to and collectable by any one or more of you. Your joint "or" account authorizes us to allow and accept subscriptions and redemptions with any investors who are Joint Account holders and whose signatures are indicated in the specimen signature, and automatically vests in any of you to do whatever is desired with the funds without the consent of the other co-investor except in the following cases where written instructions or documents should be executed by all Joint Account holders:
  - i. Instruction to change any information concerning the maintenance of the account;
  - ii. Affidavit of loss for stock certificate;
  - iii. Special Power of Attorney authorizing a third party to a) withdraw or effect fund transfer (payable only to any of the account holders); b) assign the investment as a collateral or security for any obligation; and
  - iv. Instruction to add or delete an Account holder from the account.

It is understood that all instructions, notices or communications, including any assignment of the investment to be made by any one of you through any of PEMI's channels are done with the consent of all Joint Account holders.

- b. **JOINT "AND" ACCOUNTS.** The funds in your joint "and" account are co-owned by all of you equally, and shall be payable to and collectible by all of you jointly during your lifetime. Your joint "and" accounts authorize us to allow and accept subscriptions and redemptions only with written consent, approval and signature of all the co-investors of the Joint "and" Account
- b. IN TRUST FOR (ITF) ACCOUNT. Trustees are not subject to any relationship restrictions between one another, or between themselves and the beneficiary who is a minor.

In opening an ITF account, you declare and acknowledge that the funds covered by the ITF account are being held by you as trustee, in trust for and for the sole benefit of the beneficiary named in the account opening form. Note that in an ITF account, there can only be one beneficiary per ITF account though he can be a beneficiary on multiple accounts, and that beneficiary is irrevocable. He cannot be removed or changed from the account once named.

You shall provide all the documents that we require to establish the identity of the beneficiary, the creation of the trust and the purpose of the opening of the ITF account. The ITF account shall be subject to such other terms as we may require.

b1. Beneficiary Reaches the Age of Majority. Once the beneficiary is of age, it is expected that the trustee will work with PEMI to have the account transferred directly to the beneficiary. The ITF account shall be terminated and a new account shall be opened in the name of the beneficiary upon submission of the complete documentary requirements.

In case the proceeds will be withdrawn, it should be payable directly to the beneficiary and not to the trustee unless otherwise consented to or approved by the beneficiary. They alone are solely entitled to receive the funds. If on the other hand, the investment will be redeemed while the beneficiary is still a minor, the trustee should declare that the proceeds will be used solely for the benefit of the beneficiary. Each account holder, as trustee, acknowledges that it shall only manage the assets and is not beneficially entitled to the assets held in the ITF account.









## TERMS AND CONDITIONS

You warrant and represent that the ITF account, including payment or release of the funds, is established for a legitimate purpose. You shall hold us free and harmless from any and all claims of whatever kind or nature arising out of or in connection with the establishment, release and/or disposition of the ITF account.

Deceased Shareholder/Unitholder in an ITF Account. The ITF account opened with PEMI will be considered as irrevocable trust. The Trustee/account holder has full authority to give instructions to PEMI (i.e. subscriptions, redemptions, queries) until the beneficiary reaches the age of majority. The provisions mentioned earlier on beneficiary reaching the age of majority would be enforced. In case of death of the trustee/account holder while the beneficiary is still a minor, proof of death must be provided and a new trustee will be appointed in accordance with the laws of the Republic of the Philippines. If a joint trustee dies while the beneficiary is still a minor, the surviving account holder would remain the sole trustee to the ITF account. If the trustee dies and the beneficiary is of age, upon submission of all the required documents, he can terminate and withdraw the funds payable to his name.

The funds in an irrevocable trust will not form part of the estate of the deceased shareholder.

- Legal and Tax Implications. There may be legal and tax consequences in creating an ITF account and that PEMI makes no legal or tax representations regarding these types of accounts. You are advised to obtain professional tax and legal advice prior to opening the ITF account and making investment decisions for the benefit of the named beneficiary.
- CORPORATE AND PARTNERSHIP ACCOUNTS. In opening a partnership or corporate account, you shall submit to us a Secretary's Certificate of a Resolution of the Partners c. of your partnership or of the Board of Directors of your corporation, in accordance with your articles of partnership or incorporation and by-laws, allowing your partnership or corporation to open an account and invest with us as well as the name and title of the signatories authorized to sign on behalf of your partnership or corporation. You shall provide us with certified true copies of your Registration Certificate with the Securities and Exchange Commission (SEC) and your articles of partnership or incorporation and by-laws, which we will retain in our records. In the event of changes in signatories, we require complete original documents to be submitted before processing of any transactions.

NET ASSET VALUE PER SHARE (NAVPS)/NET ASSET VALUE PER UNIT (NAVPU). The NAV per share/unit is defined as the difference of total assets less its total liabilities divided by the number of shares outstanding. The NAV per share/unit is computed on each banking day. For purposes hereof, "banking day" means any of the days in a week when the banks are not required or authorized by law to close for business in Metro Manila.

WEB PORTAL. This is a facility granted to the existing and new investors for efficiency and better customer service. This will allow the investors to do the following:

- Open an account and update client information
- Access account information and balances 2.
- 3. Book subscriptions and redemptions
- View transaction history

For new investors, PEMI will still require the hard copies of all documents for the account opening. All originally signed documents should be forwarded to our office within 7 days from the date of enrollment subject to our validation and acceptance. A more stringent KYC procedure will also be followed by PEMI for investors who opened through this facility. You agree to submit additional documents that we may require, conduct third party confirmation through your employer, and conduct a video call. These steps will help establish your identity for the approval of your application.

- PORTAL AVAILABILITY. The Philequity Management, Inc, Portal will be available to all investors 24 hours a day, seven days a week except during scheduled system a. maintenance or unavoidable technical problems. All subscriptions and redemptions encoded on a non-working day will be booked the next business day subject to verification of PEMI. The company may reject an application that doesn't comply with all the requirements.
- USER ID AND PASSWORD. Investor understands that he/she shall nominate a User ID and Password (at least 8 alpha numeric characters) in order to access the system. b.

Upon creation of the User ID and Password, the investor assumes full responsibility for all transactions, queries made in his/her account. The company presumes that any movement in the account is authorized by the investor. The Investor hereby holds the company free and harmless from any liability arising from the implementation/execution of instructions made thru the aforesaid User ID and Password.

CUTOFF TIME PER TRANSACTION. The daily cut-off time for submission/encoding of the investment application and redemption form shall be 12:00 noon.

ACCEPTANCE OF PURCHASE. Applications to purchase are subject to confirmation by PEMI as to the amount of shares/units, the applicable NAVPS/NAVPU and the final approval by the investment manager. We will process transactions only upon its receipt of complete information, documentary requirements and funds from you within the cut-off time. Thus, your funds must have cleared through the banking system and available to the funds for investment deployment.

PURCHASE PRICE. The principal amount of the investment shall purchase the corresponding number of Fund shares/units at the purchase price, which is the prevailing NAVPS/NAVPU at the time of acceptance of the investment application form plus the sales load fee. The NAVPS/NAVPU for the following banking day will be used for purchases after the daily cut off time.

MINIMUM INVESTMENT. Application for investment must be for a minimum size as indicated in the Fund prospectus. Any and all investments shall be paid in full.

FOREIGN PORTFOLIO INVESTMENTS (FPIs). As a general rule, FPIs are not required to be registered with the Bangko Sentral ng Pilipinas (BSP) unless the foreign investor intends to use the foreign exchange (FX) resources of the banking system for capital repatriation and outward remittance of earnings from their investments in the Philippines.

For registration purposes, the FX funding for the FPIs must be inwardly remitted and converted to peso. The foreign investor through its designated custodian bank should be responsible for the registration of the FPIs. A copy of the Bangko Sentral Registration Document (BSRD) should be provided to PEMI.

RIGHT TO ACCEPT/REJECT & SCALE DOWN APPLICATIONS. We reserve the right to accept, reject or reduce the number of shares/units applied for in any application as its sole discretion and in such manner that it may deem appropriate. In the event the application is not accepted as a whole or in part, we will refund the corresponding investment to you without interest, within (7) banking days from submission of the form.

DEPOSIT FOR FUTURE SUBSCRIPTION. In case of deficiency of registered shares, shares that have been applied for will be considered as deposit for future subscription until such time that the Fund has registered new shares with the Securities and Exchange Commission.

As such, the deposit for future subscription will be based on the Fund's NAVPS/NAVPU at the time of the deposit and any withdrawal from said deposit will likewise be computed using the Fund's NAVPS/NAVPU at the time of the withdrawal.

ACCEPTANCE OF REDEMPTION. We will honor redemptions at any day that it is open for business. The redemption price of shares/units surrendered for redemption before the daily cut off time shall be the next computed NAVPS/NAVPU. Request for redemptions received by the fund after the cut-off time shall be considered received the following business day and processed accordingly. Payments for shares/units redeemed must be effected within seven (7) banking days from receipt of the request for redemption.

REDEMPTION PROCEEDS. All checks/proceeds will be payable to the investors on record only. This will be deposited to any of the investors bank account enrolled in the Settlement Account Form. We reserve the right to not act upon redemptions/payouts to parties other than the investor on record.



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**DECEASED SHAREHOLDER/UNITHOLDER.** In case of death of the account holder, whatever funds remain in the account will form part of the estate of the deceased shareholder/unitholder subject to the applicable taxes. PEMI will require several documents including tax clearance prior to the release of the funds to the rightful heirs. The release of the redemption proceeds will be subject to Philippine laws and regulations, as well as PEMI's policies and procedures.

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

For USD transfers, we may, at our discretion, convert into Philippine Currency the funds transferred to the investor at the prevailing foreign exchange rate on the day such funds are transferred. PEMI's statement in writing that it has effected such conversion shall be conclusive.

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

**DELIVERY OF CERTIFICATES.** In the interest of economy and convenience, certificates for shares/units purchased will only be issued if so requested in writing. Shares/Units are recorded on a register by the Corporation's duly appointed Transfer Agent and shareholders who do not elect to receive stock certificates have the same rights of ownership as if certificates had been issued to them. Unitholders who do not elect to receive certificates of units of participation shall likewise have the same rights as if certificates of participation had been issued to them. A Confirmation Notice (CN) shall evidence your subscription into the Fund.

Stock Certificate evidencing ownership of shares or Certificates evidencing units of participation shall only be issued by the transfer agent upon the written request of the shareholder/unitholder. Cost of issuance of stock certificate or certificate of participation will be for the account of the shareholder/unitholder.

FOREIGN ACCOUNT TAX COMPLIANCE ACT ("FATCA"). To avoid tax evasion by U.S persons, the U.S. Foreign Account Tax Compliance Act ("FATCA") was enacted to ensure Foreign Financial Institutions ("FFIs") such as mutual funds place compliance measures and report foreign (non-U.S.) assets to the U.S. Internal Revenue Services ("IRS"). If the Fund is found to be non-compliant, the Fund may be subject to a 30% withholding tax on U.S. sources of income or proceeds. To comply with FATCA requirements, FFIs are required to identify and report U.S. customers to the IRS or the BIR along with investors who are unable or unwilling to confirm their corresponding U.S. status.

Given the complex requirements of FATCA, PEMI will not accept investors who are U.S. citizens or found to have any indicia of U.S. status. U.S. indicia refers to any of the following: a) U.S. citizenship or lawful permanent resident (green card) status; b) a U.S. birthplace; c) a U.S. residence address or a U.S. correspondence address (including a U.S. P.O. box); d) a U.S. telephone number (regardless of whether such number is the only telephone number associated with the account holder); e) Standing instructions to pay any amounts from the account to an account maintained in the U.S.; f) an "in care of" address or a "hold mail" address that is the sole address with respect to the client; or g) a power of attorney or signatory authority granted to a person with a U.S. address. PEMI reserves the right to reject an application to purchase shares of the Fund for investors who are U.S. citizens of found to have any indicia of U.S. status. PEMI also reserves the right to redeem and terminate accounts of investors who are found to be U.S. citizens, have any indicia of U.S. status, unwilling to confirm their corresponding U.S. status or have been found provide false or inaccurate information of their U.S. status.

**INSTRUCTIONS.** All instructions, oral or written, whether original, facsimile, via electronic-mail or thru our online facility, given or purported to have been given by the persons authorized to operate the account as designated in the Account Opening Form (or otherwise in writing), are binding on the investor. We, may at our discretion, conclusively rely and act on any such instructions, and shall not in any way be liable for any loss which you may incur as a result of the Fund's reliance and action on any such instruction.

**FACSIMILE, ELECTRONIC MAIL AND ONLINE INSTRUCTIONS.** You understand that this facility is applicable to your additional subscriptions, redemptions, auto-debits instructions from your bank account, fund switches upon our receipt of fax and/or e-mail documents and any other forms bearing your signature. You also understand that we have the right to further verify these forms and reject any forms if found to be non-compliant.

In case of discrepancy in subscription amount indicated in the Investment Application Form and amount remitted to us, or should the signature in the fax and/or email document not match those in your signature cards, we reserves the right not to process the said transaction. On the other hand, in case the shares/units to be redeemed or transferred are higher than the remaining balance in a Fund/s, you authorize us to redeem or transfer the available balance, and to close your account in the Fund/s.

You undertake to reimburse/indemnify us for all costs, payments, damages and expenses, which we may be liable for or which we may incur or have incurred in the implementation of your faxed and signed transactions, even if same occurs through inadvertence or accident only.

COMMUNICATIONS AND NOTICES. All communications, whether by mail, facsimile, electronic-mail, messenger or otherwise, sent to the address appearing in our records shall constitute personal delivery to you. All communications shall be directed to your last known address unless we received a written notice of change of address within five (5) banking days prior to the delivery of communication or notice. All communications sent to your address or fax number shall be conclusive as to their correctness in the absence of any written objection received by us within five (5) banking days from delivery thereof.

**ELECTRONIC DELIVERY.** You acknowledge that by default, all communications to you shall be delivered to your preferred email address as indicated in this form. You understand that you will receive your Statement of Account/s (SOA) as well as transaction Confirmation Notices (CN) as password protected PDF attachments to the primary investors preferred email address.

STATEMENTS AND REPORTS. You will receive a regular statement of account in such frequency as we may be determined. We may also issue a certification and annual report, as may be requested by the investor subject to processing fees.

**LIABILITY OF INVESTMENT MANAGER.** The price of shares/units in the mutual fund may rise as well as fall depending on prevailing market conditions. Thus, any "income expectation" or like terms is neither assumed nor guaranteed and it does not entitle the investor to a fixed interest or return on investment. Past performance is not a guaranty of future performance. The investment manager shall not be liable for any loss or depreciation in the value of the fund or in the value of the investor's shareholdings or units of participation unless attributable to the investment manager's act of fraud, willful default, gross negligence or evident bad faith.

TAXES, EXPENSES AND FEES. The investment manager is authorized, without prior notice to the investor, to incur and 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, the investment manager shall collect on every valuation date a management fee based on the investor's proportionate share of the Net Asset Value (NAVPS/NAVPU) of the Fund. The investment manager is also hereby authorized to deduct or withhold any and all taxes incurred from your account in accordance with the applicable local or foreign laws.

**APPLICABLE LAW AND VENUE OF SUIT.** These Terms and Conditions shall be covered and construed in accordance with the laws of the Philippines. The investor's irrevocable consents that any dispute, claim, action or suit arising out of or in relation to these terms and conditions shall be instituted in any competent court or administrative body in Metro Manila, Philippines and the investor submits to and accepts, generally and unconditionally, the jurisdiction of any such court or administrative body.

The Applicant is advised to read the prospectus and the registration statement filed with the Securities and Exchange Commission (SEC) for a complete description of the Securities. These Securities have not been approved or disapproved by the SEC nor has the SEC passed upon the accuracy of the prospectus of registration statement. Any representation to the contrary is a criminal offense.



Signature over Printed Name

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Signature over Printed Name