

Momentum Corporate Pension Preservation Fund Momentum Corporate Provident Preservation Fund Investment Adviser Appointment by Member

Please complete this form using the fields provided. Use the tab key to move from one field to the next.

Section 1: Introduction

1. The Momentum Corporate Pension Fund and Provident Preservation Funds provide for member level investment choice.
2. The member's benefit will be invested in the trustee choice portfolio under the provider option unless the member instructs the fund otherwise.
3. A member whose transfer amount was transferred from the FundsAtWork Umbrella Pension and / or Provident Fund, will retain the investment allocation applicable to them immediately prior to their transfer into the fund and will be regarded the member's choice.
4. Members belonging to a product option that allows for it may, on giving written notice to the funds and the administrator, choose to opt out of the trustee choice portfolio or the transfer investment allocation and direct that the assets held by the fund be invested according to their choice, in the other portfolio/s offered by the fund.
5. A member that belongs to the Provider or Entrepreneur Option, has the right to nominate a suitably qualified investment adviser to
 - i. advise him on his investment choices, with the member executing his investment choices himself,
 - ii. advise him on his investment choices and the investment adviser submits the member's investment choice on his behalf, or
 - iii. exercise and submit an investment choice on his behalf.
6. The trustees will specify from time to time the criteria that must be met for an investment adviser to be regarded as suitably qualified to provide the necessary assistance to the members. The trustees will, in their sole discretion, determine whether an investment adviser nominated by a member is suitably qualified and meets the criteria determined by them. A member will not be entitled to nominate an investment adviser who does not meet the criteria. If the trustees at any time do not regard the investment adviser as suitably qualified, based on the stipulated criteria or any other criteria that may be relevant under the circumstances, their appointment will be terminated with immediate effect and the member will be notified accordingly.
7. The member will be required to submit the details of the nomination to the trustees for consideration. Thereafter the trustees will within a reasonable time consider the nomination and, if they in their sole discretion consider that the investment adviser is suitably qualified and meets the criteria as set by them, appoint the investment adviser. The member may at any time request the trustees to terminate the appointment. In this event, the member must immediately notify the fund of such a request and neither the fund nor the trustees shall be liable to the member where fees are paid subsequent to a termination because the member failed to inform the fund timeously.

Section 2: Nomination of Investment adviser

8. The member hereby nominates who is the key individual / a representative of an authorised financial services provider, to
- *advise the member on his investment choices, with the member executing his investment choices himself.
(Attach the investment adviser's Category I(A) FAIS licence)
- *advise the member on his investment choices and submit the member's investment choice on his behalf.
(Attach the investment adviser's Category I(B) FAIS licence)
In addition, the Category I FAIS licence must indicate the specific investment product/s in respect of which financial services may be rendered. The investment adviser operating under this licence will only be allowed to assist the member in exercising his investment choice in relation to the financial products as indicated on the Category I FAIS licence;
- *exercise and submit the member's investment choice on his behalf (discretionary management).
(Attach the investment adviser's Category II FAIS licence, indicating the specific investment products in respect of which financial services may be rendered)
- The investment adviser operating under this licence will only be allowed to exercise the member's investment choice on his behalf in relation to the financial products as indicated on the Category II FAIS licence.
- * Please indicate the function that the investment adviser is to fulfil.
9. The member agrees that upon nomination of the investment adviser to fulfil the function/s referred to in paragraph 8 above, the member will no longer be able to fulfil it himself, unless the appointment of the investment adviser is terminated. Neither the fund nor the trustees will become liable to the member as a result of the member not being able to fulfil the function/s himself.

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Section 2: Nomination of investment adviser (continued)

10. The member has agreed that in the event of the successful appointment of the investment adviser, the rate at which fees will be payable to the investment adviser will be:

% (max 1%) per annum of the assets held by the fund on behalf of the member.

Fees are exclusive of VAT and payable monthly in arrears.

If –

- (a) a decrease of the member's assets, due to negative investment returns, results in an overpayment of fees, no further fees will be payable to the investment adviser until the fee calculation indicates that a payment is due;
 - (b) upon termination of the scheme or termination of the investment adviser's appointment the overpayment has not been recovered from the investment adviser, the investment adviser will repay the overpaid amount to the fund. If the investment adviser fails to do so, the fund will be entitled to institute legal proceedings for payment of the outstanding amount. The investment adviser agrees to the jurisdiction of the Magistrate's Court in such proceedings and accepts liability for the payment of all legal costs, on an attorney-and-own-client scale, incurred in the recovery of the outstanding amount.
- 11. The member agrees that all the fees payable to the investment adviser in terms of this agreement will be charged against the assets held by the fund in respect of the member and shall be paid over by the fund to the investment adviser in terms of this agreement.
 - 12. Fees paid will accrue on a daily basis at a rate equal to the annual fee divided by 365 (three hundred and sixty five) and the fund will pay amounts owed to the investment adviser monthly in arrear at the end of each month.
 - 13. The investment adviser will provide a written report to the trustees as and when requested by them. The report will include all information that the trustees deem necessary.
 - 14. If the investment adviser does not provide the communication or the written report to the trustees within the time frame specified, the trustees shall have the right to terminate this agreement.
 - 15. The nominated investment adviser must notify his financial services provider of his appointment.
 - 16. The nominated investment adviser or his financial services provider must notify the fund if he is no longer in the employ of the original financial services provider.
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Section 3: Appointment

- 17. The trustees of the fund hereby appoint the investment adviser to fulfil the function/s referred to in paragraph 8.
 - 18. In consideration for the services rendered by the investment adviser, the fund will deduct the investment adviser fees at the rate agreed to between the member and the investment adviser in writing, but subject to such maxima as the trustees may from time to time determine, from the member's retirement savings account and pay it to the investment adviser. In the event of the member and the investment adviser agreeing on the fees being revised, a new agreement to that effect will be entered into between the member, the investment adviser and the fund.
 - 19. The fund and the trustees will under no circumstances become liable to the member in respect of advice provided to the member by virtue of this agreement or if any anticipated investment returns do not materialise.
 - 20. Notwithstanding the appointment of the investment adviser by the trustees, all risk and responsibility regarding the choice of investments remains, at all times, that of the member. Advice provided by the investment adviser will not be attributable to the fund or the trustees in any way. The investment adviser undertakes in favour of the fund, the trustees and the member that he will ensure that the member is made aware of the risks pertaining to the investments concerned.
 - 21. The member indemnifies and holds the fund and the trustees not responsible against any losses or damages of whatsoever nature they may suffer as a result of the appointment of the investment adviser and consequential actions taken by the member and / or the investment adviser.
 - 22. The investment adviser confirms that they did not receive any financial reward from the investment manager or any other party for choosing a specific portfolio.
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When you sign this form by inserting a digital signature it confirms that the information provided is true and correct.

Options to sign the form:

1. Print out the form, sign and scan it and send it back via email to FAWAdmin@momentum.co.za or fax it to Fax +27 (0)12 675 3970.
2. Place your scanned signature in the signature block.
 - Store your scanned signature in a safe place on your computer.
 - Select the 'comments' tab from your menu in Adobe.
 - Select the 'add stamp' icon.
 - Select custom stamps.
 - Create custom stamps.
 - You can now browse and upload your signature to save it as a custom stamp under 'sign here' in Adobe.
 - You can now go back to your 'stamps' icon and select 'sign here' and select your saved signature.
 - Place it in the document and save the document.

When you want to print the form to complete by hand you can turn off the field highlights by selecting the "highlight existing fields" on the top right hand corner of your screen.