GENERAL NOTICES

NOTICE 910 OF 2010

FINANCIAL SERVICES BOARD

COLLECTIVE INVESTMENT SCHEMES CONTROL ACT, 2002

Determination of Fit and Proper Requirements and Conditions for Managers of Collective Investment Schemes

Under sections 42 (read with sections 48, 51, 53,54, 64, 77 and 114(4)(b)) of the Collective Investment Schemes Control Act, 2002, I, Dube Phineas Tshidi, Registrar of Collective Investment Schemes, hereby determine the Fit and Proper Requirements and Conditions for Managers of Collective Investment Schemes as set out in the Schedule.

This Notice is called the Determination of Fit and Proper Requirements and Conditions for Managers of Collective Investment Schemes.

DP TSHIDI

REGISTRAR OF COLLECTIVE INVESTMENT SCHEMES

SCHEDULE

DETERMINATION OF FIT AND PROPER REQUIREMENTS AND CONDITIONS FOR MANAGERS OF COLLECTIVE INVESTMENT SCHEMES

INDEX

Part 1	DEFINITIONS
Part II	INTRODUCTION
Part III	REQUIREMENTS FOR APPOINTMENT OF BOARD OF
	DIRECTORS OF MANAGERS OF COLLECTIVE INVESTMENT
	SCHEMES
Part IV	FIT AND PROPER REQUIREMENTS FOR DIRECTORS
Part V	OPERATIONAL REQUIREMENTS FOR MANAGER
Part VI	FINANCIAL SOUNDNESS OF MANAGER
Part VII	MANAGEMENT AND SUPERVISION BY MANAGER
Part VIII	RISK MANAGEMENT BY THE MANAGER
Part IX	COMPLAINT RESOLUTION BY MANAGER
Part X	COMPLIANCE REPORT FOR MANAGERS
Annexure A	GENERAL INFORMATION ON COMPLETION OF
	QUESTIONNAIRES AS CONTAINED IN ANNEXURES B AND C
Annexure B	QUESTIONNAIRE TO BE COMPLETED IN RESPECT OF
	DIRECTORS
Annexure C	QUESTIONNAIRE TO BE COMPLETED IN RESPECT OF
	OUTGOING DIRECTOR

INTRODUCTION

PART I DEFINITIONS

1. In this Schedule-

"the Act" means the Collective Investment Schemes Control Act, 2002 (Act No. 45 of 2002), and any word or expression to which a meaning has been assigned in the Act bears the meaning so assigned to it.

PART II INTRODUCTION

2. (1) Any manager authorised in terms of the Act, to administer a collective investment scheme, is required to adhere to the Fit and Proper

Requirements and Conditions for Managers of Collective Investment Schemes as determined in this Notice.

- (2) Managers must complete Annexure B attached to this Notice in respect of its directors and submit it to the registrar within three months after publication of this Notice together with a written statement signed by the chairperson/managing director describing compliance/non-compliance with paragraphs 3, 4, 5, 6, 7, 8 and 9 of this Notice.
- (3) Thereafter, managers must annually submit a written statement as prescribed in paragraph 10 of this Notice to the registrar.
- (4) Where an application is made for registration as manager of a collective investment scheme as contemplated in section 42(1) (read with sections 48, 51, 53, 54, 64 and 77) of the Act, or for approval for a change in directors as contemplated in section 43(1)(a) of the Act, Armexure B must be completed by the applicant or manager with regard to its directors.
- (5) If the appointment of a director of a manager is terminated for whatever reason the terminated director and public officer must complete Annexure C and submit it to the registrar within one month after termination of such appointment.

PART III REQUIREMENTS FOR APPOINTMENT OF BOARD OF DIRECTORS OF MANAGERS

- 3. (1) The registrar hereby determines the following requirements for the board of directors of managers:
 - (a) A minimum of four directors must be appointed as members of the board of directors of a manager (the number of directors to be appointed must be determined in the constituting documents of the company);
 - (b) the executive directors must be resident in the Republic;
 - (c) the non-executive directors must constitute at least 50% of the board of directors and the majority of the non-executive directors should be independent;
 - (d) the board of directors must be informed on issues for which enlightenment is sought and at least two executive directors or senior management should attend meetings of the board of directors with a duty to inform members; and

- (e) the chairperson should preferably be a non-executive and need not necessarily be resident in the Republic. The chairperson will be required to sign statutory documents and must be available to do so.
- (2) There must be sufficient collective investment schemes, legal and accounting experience and expertise amongst members of the board of directors. Each of the directors must be fit and proper and complete Annexure B together with the documents as required in terms of the said Annexure.
- (3) Prior written approval of the registrar must be obtained for any change in directors. An application for such change must be provided to the registrar and accompanied by reasons for such change. Managers must complete Annexure B in respect of new directors and Annexure C in respect of outgoing directors.

PART IV FIT AND PROPER REQUIREMENTS FOR DIRECTORS

- **4.** Directors of a manager must satisfy the following fit and proper requirements:
 - (a) A director must be a person who is honest and has integrity.
 - (b) In determining whether a director complies with subparagraph (a), the registrar may refer to any information in possession of the registrar or brought to the registrar's attention.
 - (c) Without prejudice to the generality of subparagraphs (a), (b) and (d), any of the following factors constitutes *prima facie* evidence that a director does not qualify in terms of paragraph (a), namely if the director -
 - (i) has within a period of five years preceding the date of application or the proposed date of appointment or approval, as the case may be, been found guilty in any criminal proceedings or liable in any civil proceedings by a court of law (whether in the Republic or elsewhere) of having acted fraudulently, dishonestly, unprofessionally, dishonourably or in breach of a fiduciary duty;
 - (ii) has within a period of five years preceding the date of application or the proposed date of appointment or approval, as the case may be, been found guilty by any statutory professional body

or voluntary professional body (whether in the Republic or elsewhere) recognised by the Financial Services Board, of an act of dishonesty, negligence, incompetence or mismanagement, sufficiently serious to impugn the honesty and integrity of the director;

- (iii) has within a period of five years preceding the date of application or the proposed date of appointment or approval, as the case may be, been denied membership of any body referred to in subparagraph (c)(ii) on account of an act of dishonesty, negligence, incompetence or mismanagement, sufficiently serious to impugn the honesty and integrity of the director;
- (iv) has within a period of five years preceding the date of application, or the proposed date of appointment or approval, as the case may be-
 - (aa) been found guilty by any regulatory or supervisory body (whether in the Republic or elsewhere), recognised by the Financial Services Board; or
 - (bb) had its authorisation to carry on business refused, suspended or withdrawn by any such body,
 - on account of an act of dishonesty, negligence, incompetence or mismanagement sufficiently serious to impugn the honesty and integrity of the director; or
- (v) has at any time prior to the date of application, appointment or approval, as the case may be, been disqualified or prohibited by any court of law (whether in the Republic or elsewhere) from taking part in the management of any company or other statutorily created, recognised or regulated body, irrespective whether such disqualification has since been lifted or not.
- (d) A manager and director must in the application to the registrar, be candid and accurate and must of own accord disclose all facts or information at the disposal of, or which may be assessable to, the manager or director and which may be relevant for purposes of a decision by the registrar whether the director complies with subparagraph (a).

PART V OPERATIONAL REQUIREMENTS FOR MANAGER

5. (1) A manager must have and be able to maintain the operational ability to fulfil the responsibilities imposed on it by the Act, including but not limited to the following:

- a) A principal office;
- b) adequate storage and filing systems for the safe-keeping of records, business communications and correspondence;
- c) adequate access to communication facilities including at least a full-time telephone or cell phone service, internet, typing and document duplication facilities; and
- d) the necessary policies, procedures and systems to ensure full compliance with the Financial Intelligence Centre Act, 2001, and other applicable anti-money laundering or terrorist financing legislation.
- (2) A manager that utilises any third party to render administrative or system functions on its behalf, must have in place a detailed service level agreement, specifying the agreed services, time, standards, roles and responsibilities and any penalties that might be applicable.

PART VI FINANCIAL SOUNDNESS OF MANAGER

- **6.** (1) A manager and its shareholder(s) must not be under liquidation or provisional liquidation.
 - (2) The assets of any shareholder (direct and/or indirect) of the manager as well as that of the manager must exceed the liabilities of the shareholder or manager, as the case may be. In addition, the manager must also comply with the capital requirements as determined in sections 4(3), 88 and 89 of the Act.

PART VII MANAGEMENT AND SUPERVISION BY MANAGER

- 7. (1) A manager must comply with standards of internal organisation and operational conduct that aim to protect the interests of investors and ensure proper management of risk.
 - (2) A manager must conduct its business in a way that protects the interests of investors and helps preserve the integrity of the collective investment schemes industry.

- (3) A manager is responsible for ensuring appropriate internal policies and procedures for compliance with relevant legislation and appropriate internal controls and risk management systems. Senior management must understand the business, its internal control procedures and environment and its policies on the assumption of risk.
- (4) A manager must ensure that internal control structures, procedures and controls are in place including inter alia:
 - a) Documentation relating to business processes, policies and controls, and technical requirements;
 - b) system application testing;
 - c) disaster recovery and back-up procedures on electronic data:
 - appropriate training for all staff regarding the requirements of d) relevant legislation; and
 - e) a business continuity plan.
- A manager must record all financial and system procedures to ensure that the manager is able to report in terms of applicable accounting requirements.
- (6)A manager must ensure that the necessary controls and compliance procedures are in place to manage and monitor the relevant system(s) in use.
- (7)A manager must have general administration processing, accounting transactions and risk control measurements in place to ensure accurate, complete and timeous processing of data, information reporting and the assurance of data integrity.

PART VIII RISK MANAGEMENT BY THE MANAGER

8. (1)The manager must execute periodic evaluation of risk management processes to ensure compliance with all relevant legislation. This must be conducted by an independent party, e.g. auditors or independent risk management consultants, so as not to compromise the evaluation.

(2) A manager must at all times have and effectively employ resources, procedures and appropriate technological systems that can reasonably be expected to eliminate the risk that investors may suffer financial loss through theft, fraud, other dishonest acts, poor administration, negligence, professional misconduct or culpable omissions, and to protect the interests of investors in general.

PART IX COMPLAINT RESOLUTION BY MANAGER

9. (1) For the purposes of this Part -

'complaint' means a complaint submitted by an investor to a manager for purposes of resolution by the manager; 'internal complaint resolution system procedures', in relation to a manager and an investor, means the system and procedures established and maintained by the manager in accordance with this paragraph for the resolution of complaints by investors; and 'resolution' or 'internal resolution' in relation to a complaint and a manager means the process of resolving a complaint through and in accordance with the internal complaint resolution system.

- (2) A manager must-
 - (a) request that any investor who has a complaint against the manager must lodge such complaint in writing;
 - (b) maintain record of complaints for a period of five years;
 - (c) handle complaints from investors in a timely and fair manner;
 - (d) take steps to investigate and respond promptly to complaints; and
 - (e) where a complaint is not resolved to the investor's satisfaction, advise the investor of any further steps which may be available to the investor in terms of any other law.
- (3) A manager must maintain an internal complaint resolution system procedures based on the following:
 - (a) Maintenance of a comprehensive complaints policy outlining the manager's commitment to, and system and procedures for, internal resolution of complaints;

or the worker of the thing years in

A CONTRACTOR AND A CONTRACTOR OF THE CONTRACTOR

- (b) transparency and visibility: ensuring that investors have full knowledge of the procedures for resolution of complaints;
- (c) accessibility of facilities: ensuring the existence of easy access to such procedures at any office or branch of the manager open to investors, or through ancillary postal, fax, telephone or electronic helpdesk support; and
- (d) fairness: ensuring that a resolution process be effected which is fair to both investors and the manager and its staff.
- (4) The internal complaint resolution system procedures of the manager must be designed to ensure the existence and maintenance of at least the following for purposes of effective and fair resolution of complaints:
 - (a) availability of adequate manpower and other resources;
 - (b) adequate training of all relevant staff, including imparting and ensuring full knowledge with regard to resolution of complaints;
 - (c) delegation of responsibilities and mandates to facilitate complaints resolution of a routine nature;
 - (d) provision for the escalation of non-routine serious complaints and the handling thereof by staff with adequate expertise; and
 - (e) internal follow-up procedures to ensure avoidance of occurrences giving rise to complaints, or to improve services and complaint systems and procedures where necessary.
- (5) The internal complaint resolution system procedures of a manager must contain arrangements which must-
 - (a) (i) reduce the details of the internal complaint resolution system procedures of the manager, including all subsequent updating or upgrading thereof, to writing; and
 - (ii) provide that access to the procedures is at all times available to investors at any relevant office or branch of the manager, or by electronic medium, and that such availability is appropriately made known by public press or electronic announcements or separate business communications to existing investors.

- (b) stipulate that complaints must, if possible, be submitted in writing and must contain all relevant information, and that copies of all relevant documentation must be attached thereto;
- (c) provide that the receipt of complaints is promptly acknowledged in writing to the investor, with communication particulars of contact staff to be involved in the resolution of the complaint, are properly internally recorded by the relevant staff;
- (d) make provision that after the receipt and recording of a particular complaint, the complaint will as soon as practically possible be forwarded to the relevant staff appointed to consider its resolution, and that -
 - (i) the complaint receives proper consideration; and
 - (ii) appropriate management controls are available to exercise effective control and supervision of the consideration process.
- (6) In any case where a complaint is resolved in favour of an investor, the manager must ensure that a full and appropriate level of redress is offered to the investor without any delay.

PART X COMPLIANCE REPORT FOR MANAGERS

10. A manager must, together with its audited financial statements submitted to the registrar in accordance with section 90(1)(a) of the Act, submit a written statement signed by the chairperson/managing director of the manager describing compliance/non-compliance with paragraphs 3, 4, 5, 6, 7, 8 and 9 of this Notice to the registrar.

ANNEXURE A

GENERAL INFORMATION ON COMPLETION OF QUESTIONNAIRES AS CONTAINED IN ANNEXURES B AND C

- A. <u>Instructions</u> for completion and submission
- 1. The questionnaires in Annexure B and C must be properly completed and signed. Questions must be answered either in full or indicated not applicable ("n/a"). The signatory(ies) of the questionnaires must be duly authorised to furnish the information.
- 2. The questionnaires in Annexure B and C must be completed in respect of directors as indicated therein.
- 3. The format of the questionnaire or the wording of questions may not be changed. However, this document may be reproduced.
- 4. Answers may be in writing or may be typed.
 - 4.1 If the questionnaire is completed electronically -
 - delete the solid lines in those areas provided for answers before the answers are typed or use the overtype mode whilst the answers are typed; and
 - (b) rows may be inserted where insufficient space is provided for answers.
 - 4.2 If the questionnaire is completed in writing and should the space provided not be sufficient, the detail can be provided on a separate page, duly cross-referenced to the relevant question. Please indicate the number of any supplementary sheets attached to Annexure B and C.
 - 4.3 If the questionnaire submitted contains any changes to typed or written information, such changes must be signed.

B. <u>General information</u>

- 1. The registrar may request information or documents in addition to the information and documentation requested in this questionnaire.
- 2. The information in the questionnaire is confidential and not available for inspection by the general public.

ANNEXURE B

QUESTIONNAIRE TO BE COMPLETED IN RESPECT OF DIRECTORS

1.		e of the manager in respect of which this questionnaire is being bleted:
2.	Pers direc	onal details of the director or individual proposing to become a tor.
	2.1	Surname and title:
	2.2	Full first name(s):
	2.3	Any previous surname(s) or first name(s):
	2.4	Indicate the proposed position to be held, e.g. director or managing director:
	2.5	Effective date of appointment (where applicable):
	2.6	Residential address and telephone number (both land line and cell):
	2.7	Postal address:
	2.8	Previous residential address(es) during the previous 5 years:

2.9	Dates, numbers and places. Date of birth:
	Place of birth:
	RSA Identity Document number:
	(attach a certified copy)
	Passport number:
	Expiry date:
	Country:
2.10	Nationality and indicate how it was acquired (e.g. birth, naturalisation or marriage):
2.11	Professional qualification(s), the year(s) when, and the institution(s) at which, this was acquired:
2.12	Attach completed Personal Credential Verification Forms for purposes of the background screening of each director. The said forms are obtainable from the Financial Services Board at request of the manager.
2.13	Attach detailed curriculum vitae.
Gene direct	eral details in respect of the individual proposing to become a tor.
3.1	State in what capacity you are completing this document, i.e. as a current or prospective director (executive or non-executive). State full job title and describe the particular duties and responsibilities attached to the position:

3.

	n'
instı	arrying out your duties, will you be acting on the direction ructions of any other individual or body corporate? If so, ish particulars:
	e you been, or will you be, appointed as an independent cutive director?
Y	es ¹
N	o
-	the answer is "Yes", are you, or will you be, a director whe is not a representative of a shareholder who has the to control or significantly influence management of manager;
-	is not a representative of a shareholder who has the to control or significantly influence management of
-	is not a representative of a shareholder who has the to control or significantly influence management of manager; Yes No² has not been employed by the manager, or the grown.
-	is not a representative of a shareholder who has the to control or significantly influence management of manager; Yes No² has not been employed by the manager, or the growhich it currently forms part, in an executive cap
-	is not a representative of a shareholder who has the to control or significantly influence management of manager; Yes No² has not been employed by the manager, or the growhich it currently forms part, in an executive cap
-	is not a representative of a shareholder who has the to control or significantly influence management of manager; Yes No² has not been employed by the manager, or the growhich it currently forms part, in an executive cape of the immediate family of an individual is, or has been in any of the past three financial employed by the manager or the group in an executive cape.

Yes		
No ²	ď.,	

is free from business or other relationship that could be seen to materially interfere with the individual's capacity to act in an independent manner.

Yes	
No ²	

² If the answer is no, kindly specify any matters that affect, or ma affect, your independence:			
-			

3.5 Are you a director of, or do you have a direct or indirect interest in, associated with any other collective investment scheme or any other party related to the administration of a collective investment scheme (e.g. authorised agent, administrator, investment manager, etc):

Yes ¹	
No	

If the answer is "Yes", provide detail:

- 4. Employment and membership qualifications in respect of individual proposing to become a director.
 - 4.1 List occupation(s) and employment(s) currently and during the previous 10 years as per table below:

Name of employer/ Organisation	Nature of business	Last position held	Period of service
			_

4.2	Name(s) of other body corporate(s) at any time during the last 10
	years of which you are a director or managing executive and
	indicate the dates on which you filled these positions:

- 4.3 Name(s) of any body corporate in which you have a direct or indirect interest representing 15 per cent or more of the issued capital of that body corporate:
- 5. Business relationships in respect of individual proposing to become a director.
 - 5.1 Does any of the employers/organisations/body corporate listed in reply to questions 4.1, 4.2 and 4.3 maintain a business relationship with the manager?

No					
	ne answer is '	"Yes", pro	vide detail	•	
					_
· · · · · · · · · · · · · · · · · · ·	^				
·,				<u></u> _	
					
-	arry on, or h	•			
	requivalent			rry on an	y business
activity in	the RSA or	elsewhe	re?		
Yes ¹					
No					
	he answer is	"Yes", pro	vide detai	!:	
_					
refused o revoked?	application r r withdrawn				
refused of revoked? Yes1 No		after it w	as grante	d or any r	
refused orevoked? Yes¹ No	r withdrawn	after it w	as grante	d or any r	
refused of revoked? Yes¹ No 1. If the	r withdrawn	after it w	vide detail.	d or any r	registration
refused of revoked? Yes¹ No 1. If the	n your privat	after it w	vide detail.	d or any r	registration
refused of revoked? Yes¹ No 1. If the contract of the contr	n your privat	after it w	vide detail.	d or any r	registration
refused or revoked? Yes¹ No 1. If the control of th	n your privat	e capacityith the m	vide detail.	d or any r	registration
refused or revoked? Yes¹ No 1. If the control of th	n your private business w	e capacityith the m	vide detail.	d or any r	registration
refused or revoked? Yes¹ No 1. If the control of th	n your private business w	e capacityith the m	vide detail.	d or any r	registration

6.

	applied for a licence or equivalent authorisation to carry on any related business activity?
	Yes ¹
	No
	1. If the answer is "Yes", provide detail:
	<u> </u>
5.6	Was any application referred to in paragraph 5.5 refused or withdrawn after it was granted or any registration revoked?
	Yes ¹
	No
	1. If the answer is "Yes", provide detail:
Disc direc	iplinary matters in respect of individual proposing to become a ctor.
6.1	Fit and proper requirements for directors 6.1.1. Has an adverse finding been made against you within a period of five years preceding the date of application in any civil or criminal proceedings by a court of law (whether in the Republic of South Africa or elsewhere) in which you were found to have acted fraudulently, dishonestly, unprofessionally, dishonourably or in breach of a fiduciary duty?
	Yes ¹
	No
	1. If the answer is "Yes", provide detail:
	-

6.1.2.	Have you within a period of five years preceding the date of application been found guilty by any professional or financial services industry body (whether in Republic or elsewhere) of an act of dishonesty, negligence, incompetence of mismanagement?
Yes	<u> </u>
No	
	the answer is "Yes", provide detail:
6.1.3.	Have you within a period of five years preceding the date of application been denied membership of any body referred to in paragraph 6.1.2 on account of an act of dishonesty negligence, incompetence or mismanagement.
Yes	51
No	
1. If	the answer is "Yes", provide detail:
	
6.1.4.	Have you within a period of five years preceding the date of application been found guilty by any regulator or supervisory body (whether in the Republic or elsewhere), recognised by the Financial Services Board, or has an authorisation to carry on business been refused, suspended or withdrawn by any such body on account or an act of dishonesty negligence, incompetence or mismanagement?
Yes	1
No	the answer is "Yes", provide detail:

6	S.1.5.			ithin a p						
				ion, or a / author						•
				ed to in		-	_	•		•
			ody of							
		us to	impugn							
	Vos	,1								

				_				
Yes	r							
No								
1. If ti	he ans	wer is "Y	es", pro	⊐ ovide detai	7):			
		_						
0.4.0						•		
					o the date			
					ny court o			
					taking par tutorily cr			
					whether			
	has	sin	-	been	lifted		or	not?
				7				
Yes	I							
No		1		1				
	ho ono	wor in "V	'o o" nro	」 ovide detai	u.			
1. 11 11	ie alis	wer is t	es , pro	wide detai	1.			

6.2. Additional information

- 6.2.1. Have you at any time been convicted of any offence, other than $\,$
- (a) any offence already mentioned in paragraph 6.1;

(b)

any offence committed when you were under 18 years,

		as committed	within the p	previous	10
years (c) any ro	·	ce in respect of	which a fine	was levi	ed;
or (d) any po	olitical offence t	for which amne	sty has been	granted	?
Yes ¹	· ·				
No					
	victed, the offend	nish particulars o			<i>'</i>
					<u> </u>
from c specif	carrying on a tra	ed the right to dade, business of other	r profession	for which	
Yes ¹					
No					
1. If the ans	wer is "Yes", pro	vide detail:			
law ao prohib	dministered by	led with a prob the Financial s egulatory bodie ustry?	Services Boa	ard or be	en
Yes ¹					
No					
1. If the ans	wer is "Yes", pro	vide detail:			
_					
6.2.4. Have	vou been invol	ved with a corp	oration whic	ch has be	en

	censured, disciplined, suspended or refused membership or registration by a stock exchange, future exchange, other market or regulatory authority?
Yes	,1
No	
	the answer is "Yes", provide detail:
	<u> </u>
6.2.5.	Have you had any judgment (including a finding of fraud, misrepresentation or dishonesty) given against you in any civil proceedings, in South Africa or elsewhere or are there any proceedings now pending which may lead to such judgment?
Yes	.1
No	
1. If t	he answer is "Yes", provide detail:
6.2.6. Yes	Have you knowingly or negligently aided or abetted other persons in the breaching of any laws, regulations, exchange rules or codes of conduct?
Yes	
No	
. 1. IT l	he answer is "Yes", provide detail:
6.2.7.	Have you, or has any body corporate, partnership, trust or unincorporated body with which you are, or have been associated as a director or member of the managing executive, been the subject of any investigation or disciplinary proceedings by any regulatory authority

Va			Republic or elsewhere) or exchange, r government body or agency?
16	s ¹		
No			
1. If	the answ	er is "Yes", pr	ovide detail:
6.2.8	or finall	y) by a court	declared insolvent (either provisionally in the Republic or elsewhere or has a ever been served on you?
Ye	s¹		
No			
1. If	the answ	er is "Yes", pro	ovide detail:
	<u> </u>		
-		<u> </u>	
6.2.9.	place u in relat	nder any law ion to secur	n refused a licence or registration in any v, which requires licensing or registration rities, properties or participation bonds
	activitie	S:	
Ye			
	s ¹		
No	s¹		ovide detail:
No	s¹	er is "Yes", pro	ovide detail:
No	s¹		ovide detail:
No	s¹		ovide detail:
No	s¹		ovide detail:

Ye	1
No	
	he answer is "Yes", provide detail:
6.2.11.	Have you, in the Republic or elsewhere, been censured, disciplined, warned as to future conduct, or made the subject of a court order at the instigation of any regulatory authority or any professional body to which you belong or belonged, or have you ever held a practising certificate subject to conditions?
Ye	
No	
1. If	he answer is "Yes", provide detail:
	<u> </u>
6.2.12.	Have you, in the Republic or elsewhere, been dismissed from any office or employment, or been subject to disciplinary proceedings by your employer or barred from entry to any profession or occupation?
Ye	1
No	
1. It	he answer is "Yes", provide detail:
6.2.13.	Have you failed to satisfy any debt adjudged due and payable by you, as a judgment-debtor under an order of a court in the Republic or elsewhere, or made any compromise arrangement with your creditor within the previous 10 years?

Ye	s¹		
No] .
1. If	the ansi	wer is "Yes", pro	ovide detail:
		 -	
.2.14.	as a delsewhadmin managarrang you we ceased any of	orporated institution in the interest of the i	corporate, partnership, trust or tution with which you were associated aber of the executive, in the Republic or wound up, made subject to an including curatorship and judicial erwise made any compromise or creditors or ceased trading either while d with it or within one year after you ated with it or has anything analogous to occurred under the laws of any other
	jurisdi	ction? □	ר
Ye	s ¹		
No			
-			
.2.15.	of the matter been of made	affairs of any b relating to a til censured, warn the subject of a	erned with the management or conduct body corporate which, by reason of any me when you were so concerned, has ned as to future conduct, disciplined or a court order at the instigation of any in the Republic or elsewhere?
Yes	s ¹		
No			
	the ansv	ver is "Yes", pro	vide detail:
		-	
		_	
	_		
_			

7.

7.1

an associate?:

Yes1

wer is "Yes", pr	ovide detail:	
wer is "Yes", pr	ovide detail:	
		_
ı have anv furl	her informatio	on which should be brougl
tion by the red	istrar of your l	honesty and integrity?
,		
wer is "Yes", pr	ovide detail:	
,, o, , o, , p,	orido dotaii.	
	e)	
		<u> </u>
managar but	معمد امرياطية	soins to become a
manager by I	ndividuai prop	osing to become a
		ned to it in section
	registrar's attertion by the reg	n have any further information registrar's attention, which notion by the registrar of your wer is "Yes", provide detail:

If the answer is "Yes", furnish the name(s) in which it is registered, number and class of shares:

Are shares in the manager registered in your name or the name of

e answer is "Ye	s", provide det	ʻail:	
		-	
			
	7.3 equitably	or legally char	ged or ple
answer is "Yes",	provide detail	! :	
portion of the v			
/			
(or of another	body corpora	ate of which it i	s a subs
	of the shares in s 7.1, 7.2 and 7 arty?	of the shares in the manages 7.1, 7.2 and 7.3 equitably arty?	of the shares in the manager mentioned in s 7.1, 7.2 and 7.3 equitably or legally charactery? answer is "Yes", provide detail:

7.6 If the exercise of the voting power at any general meeting of the

8.

	or may be contro	nother body corporate of which it is a subsidiary, is olled by one or more associates of you, furnish the voting power so controlled in each case and the associate:
	•	mation or documents that are relevant to this
docun	nent?	
Yes	,1	
No		
1. If the	e answer is "Yes" k	rindly specify the information or documents.
	7	

9. I hereby enclose -

- a certified copy of the RSA identity number referred to in question
- 9.2 completed Personal Credential Verification Forms referred to in question 2.12;
- 9.3 the curriculum vitae referred to in question 2.13;
- 9.4 the signed declaration; and
- the other documents, if any, mentioned in questions in support of 9.5 the information contained in this document.(Please indicate the pages of each enclosure and the number of question above to which enclosure relates):

ANNEXURE C QUESTIONNAIRE TO BE COMPLETED IN RESPECT OF OUTGOING DIRECTOR

1.	Spec	ific information to be provided:
	1. 1	Name of the manager in respect of which this questionnaire is being completed:
	1.2	Title, full name(s) and surname of outgoing director:
	1.3	Indicate the position held (e.g. director or managing director):
	1.4	Reason(s) for the termination or resignation of outgoing director:
	1.5	Effective date of the termination of the appointment or resignation:
2.		ere any other information or documents that are relevant to this ment?
	Ye	s ¹
	No	
	^{1.} If th	ne answer is "Yes" kindly specify the information or documents:
SIG	IATUR	E: MANAGING DIRECTOR DATE
SIGN	IATUR	E: OUTGOING DIRECTOR DATE

DECLARATION

I, the undersigned,	
(insert full first name(s) and surname) he knowledge, the information given in answ- complete and accurate and not misleading	ers to the above questions are true
I undertake that, as long as I continue to notify the registrar of any material changes accuracy of the answers to the questions a event later than 21 days from the day that t	s to, or affecting the completeness of above as soon as possible, but in no
I hereby authorise the Financial Service verification agent, to request or confirm any other information that I have provided in personal data holders (including but not Service, the Government of the Republic employers and any educational, training, organisations) for the purpose of verifying managements.	personal information as well as any support of my application to any limited to the South African Police, industry bodies and associations credit bureau and fraud prevention
Credential verification types include, buqualifications, professional membership, references including industry employment records, driver's licence, and fraud prevention	employment history, employment registers, consumer credit, crimina
I authorise the personal data holders (incluinstitutions) to furnish information regarding not, to the Financial Services Board a unconditionally indemnify the Financial Services the personal data holders against any liabinformation in this regard.	g my credentials, whether claimed or and its duly verification agent. vices Board, its verification agent and
Position held:	
SIGNATURE	DATE