



CHANGES TO NEW LIFESTYLE INSTRUCTIONS FOR PURCHASE ("Instruction")

This form (the "Instruction"), in compliance with Sections 6 (1) (b), 6(2) (a) and/or 31 of the Act on securities and investment services, Act No. 566/ 2001 (the "securities act"), is submitted to International Investment Platform, o.c.p., a.s., registered office at Einsteinova 24, 851 01 Bratislava, Slovakia, Company ID: 35 771 801, incorporated in the Business Register of the City Court Bratislava III, Section: Sa, Insert No.: 4532/B (the "Broker") by the Client(s) stated in Article I. This Instruction relates to the NEW Lifestyle Investment Account Agreement (the "Agreement") - specifically to changes to the instruction for purchase arising from the Agreement.

Please return completed and signed form to: International Investment Platform, o.c.p., a.s., Aupark Tower, Einsteinova 24, 851 01 Bratislava, Slovakia

Article I – Client 1

1. Investment Account number:

2. Title: 3. Surname: 4. First name(s):

5. Date of birth (ddmmyyyy): 6. Nationality:

7. Passport number: 8. Passport issuing country: 9. Passport valid until (ddmmyyyy):

10. E-mail: 11. Telephone:

12. Residential address:
Street, Number: City:
Zip Code: Country:

13. Mailing address:¹ (to be completed only if different from the residential address) :
Street, Number: City:
Zip Code: Country:

¹ In the event of a joint account, all correspondence shall be dispatched to the address of Client 1 only.

Joint account*

Client 2

14. Title: 15. Surname: 16. First name(s):

17. Date of birth (ddmmyyyy): 18. Nationality:

19. Passport number: 20. Passport issuing country: 21. Passport valid until (ddmmyyyy):

22. E-mail: 23. Telephone:

24. Residential address:
Street, Number: City:
Zip Code: Country:

Client 1 and, if applicable Client 2, hereinafter referred to as the "Client".

Article II

1. Instruction to SELL**

- DO NOT SELL any of the securities held on my/our NEW Lifestyle Investment Account
- SELL all of the securities held on my/our NEW Lifestyle Investment Account
- SELECT the following securities only:

No	Name	ISIN	Sell**
1.			<input type="checkbox"/> DO NOT SELL <input type="checkbox"/> All <input type="checkbox"/> No of shares _____
2.			<input type="checkbox"/> DO NOT SELL <input type="checkbox"/> All <input type="checkbox"/> No of shares _____
3.			<input type="checkbox"/> DO NOT SELL <input type="checkbox"/> All <input type="checkbox"/> No of shares _____
4.			<input type="checkbox"/> DO NOT SELL <input type="checkbox"/> All <input type="checkbox"/> No of shares _____
5.			<input type="checkbox"/> DO NOT SELL <input type="checkbox"/> All <input type="checkbox"/> No of shares _____

** Please indicate how you wish to proceed by selecting one of the following three options. If no option is selected the Broker will assume no securities are to be sold .

2. Instruction for purchase

No	Name	ISIN	% of the Total Investment (sum of percentages must be 100)
1.			
2.			
3.			
4.			
5.			

By completing Article II, the Client confirms that they wish to change the allocation of securities from the previous instruction for purchase to the securities listed above. This new allocation supercedes any previous instructions for purchase. The Client must specify the name and ISIN of each security to be purchased and the percentage of the Total investment. The subsequent total value of the specified securities must equal 100%. The choice of securities must correspond to the Client's risk profile. If the purchase of a particular security specified by the Client is not feasible, or the choice of security does not correspond to risk profile of the Client, the Broker will notify the Client via the e-mail address specified in the Instruction without undue delay and at the same time, depending on the circumstances, the Broker will ask the Client to complete, correct or confirm the Instruction within 5 working days from the date of delivery of the notification or to update the data to determine the risk profile of the Client.

Article III

1. The acceptance and execution of the Instruction by the Broker is governed by the NEW Lifestyle Terms and Conditions of International Investment Platform, o.c.p., a.s. (hereinafter "Terms and Conditions"), the securities act, the Commercial Code and any other relevant legal regulations.

2. The Client hereby confirms that.

- The Client has been properly informed of the nature of the risks related to the provision of the investment services, of the criteria used to determine a client's categorisation, of the Client's right to request information from the Broker, of the Broker's obligations and responsibilities as a stock broker, of the method and frequency of financial instruments evaluation in the Client's Portfolio, of measures for avoiding the occurrence of conflicts of interests and of conflict of interests specified in the document Information for clients and potential clients on the rules of providing investment services;
- The Client has been properly informed of where the service is provided, of how the Broker executes the Instructions, of the Broker's strategy on forwarding of Instructions specified in the documents Strategy to carry out Instructions and the Information for clients and potential clients on the rules of providing investment services;
- The Client has been properly informed of the means and extent of the protection and guarantees provided to the Client by this system specified in documents the Information for clients on Investment Guarantee Fund and the Information for clients and potential clients on the rules of providing investment services;
- The Client has been properly informed of the amount of fees and compensation related to the Agreement and the Instruction specified in the document Service Charge List of International Investment Platform, o.c.p., a.s.;
- The Client has familiarised themselves with the Terms and Conditions effective at the time of signing the Instruction;
All of the above-mentioned information and documents are published and available to the Client on the Broker's website www.iiplt.com/en/documents-noeu;
- The Client is is not* a politically exposed person with respect to Act No. 297/ 2008 Coll., on protection against money laundering and on protection against terrorist financing, and on amendments to certain acts (Act No. 297/ 2008 Coll.);
- The Client is is not* a sanctioned person with respect to Act No. 289/ 2016 Coll., on the implementation of international sanctions and on Amendments to Act No. 566/ 2001 Coll., On securities and investment services, and on Amendments to Certain Acts (the securities act), as amended;
- The Client has familiarised themselves with the prospectus and simplified prospectus or KIID, management regulations, offering memorandum or similar documents, the latest annual and semi-annual reports as well as any statutes published by the issuers of the Securities which the Client shall obtain under the Instructions, and the Client agrees with the stated documents and is bound to comply with them;
- The Client acknowledges that as controller of their Personal Data, the Broker will process any data specified in the Instruction in accordance with the GDPR, on the basis of Act No. 297/ 2008 Coll. and the securities act for the purposes specified therein. This processing does not require the Client's consent. Detailed information on the processing of personal data is specified in document Information for the Clients in accordance with provisions of Article 13 and 14 of the Regulation (EU) 2016/ 679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data (GDPR), and is available on the Broker's website www.iiplt.com/en/documents-noeu;
- The Client declares that the funds deposited into their account have not come from illegal activities, including money laundering, and that the funds are the Client's property and that the Client makes the transaction for the benefit of their own account. If the funds are the property of another person, or if the transaction is to be made for the benefit of another person's account, the Client is obliged to provide the first name, surname, personal identification number, date of birth and residential address when the actual owner of the funds is a natural person (a private individual); or the name, registered office and identification number, if assigned, when a legal person (a corporate entity) is the owner of the funds; in either case, the Client must also submit written consent of the person concerned allowing for the disposal of their funds;
- All the information and data provided in this Instruction is correct, true and current.

Date (ddmmyyyy):

Date (ddmmyyyy):

Place/ Country:

Place/ Country:

Signature of Client 1:

Signature of Client 2:

Each signature must be certified by a Consultant or authorised person (e.g. embassy official, notary public, public authority).