

Revision of Terms and Conditions Governing CPF Investment Account

Please note that the following clause in the CPFIA Terms has been updated with effect from 01 May 2024:

- 25. (a) Without prejudice to any right of disclosure that we may have under the Banking Act (Chapter 19) or at common law, you authorise us, our staff and any other person who by reason of their scope of work or capacity or office have access to our records, registers or any correspondence or material with regard to information relating to you, the Account, your transactions and/or any personal data provided by you to us or which we receive from any other sources or is otherwise collected by us in the course of your relationship with us or any member of the DBS Group, to disclose such information and personal data to DBSN and (whether through DBSN or directly) to:
 - i. any member of the DBS Group wherever situated;
 - any governmental, quasi-government, regulatory, fiscal, monetary or other authority, agency, body or person whether in Singapore or elsewhere (including but not limited to the CPF Board, the Singapore Exchange and CDP) court of competent jurisdiction or other persons whose requests we or DBSN are accustomed to comply;
 - iii. any party involved in selling, providing, marketing, settling, administering or processing the order(s) of any Approved Investment (including any fund manager, insurance company, bank, stockbroking firm or platform-provider for transaction management, record-keeping and centralised-processing) or any share registrar of any issuer of Shares or such other party as we deem necessary in our absolute discretion; and
 - iv. any party to whom we are under a duty to disclose or where we in good faith deem fit in our interest to make such disclosure,