

This page contains the Default Investment Strategy (DIS) Disclosure and Business Rules which forms part of the form. Member should read the contents in detail before completing the form.

DIS Disclosure and Business Rules (Effective Date is 1 April 2017)

Default Option

- (1) Effective from 1 April 2017, the default investment arrangement of the scheme is DIS.
- (2) Members are allowed to choose separate fund choices on mandatory or voluntary contribution. For unspecified part, the future contributions and accrued benefits transferred from another MPF scheme will be set to DIS.

Valid Investment Option

- (1) Fund choice allocation must be an integer.
- (2) For new enrolment case, if the total fund choice allocation is less than or exceeded 100%, or the percentage has been amended but without member's signature, future contributions and accrued benefits transferred from another MPF scheme will be set to DIS.
- (3) For fund switching case, the percentage amount for switching should be an integer percentage and the switch-in total must be 100%. If the total fund choice allocation is less than or exceeded 100%, switching percentage not an integer or the percentage has been amended but without member's signature, the existing investment choice for future contributions and accrued benefits transferred from another MPF scheme and/or fund allocation of the accrued benefits (if any) will remain unchanged.
- (4) For switching out of partial accrued benefits to other constituent fund(s), the fund allocation for the rest of the accrued benefits in any or all of a member's sub-account(s) for which no specified instruction has been given will remain unchanged until the member submits another valid fund switching request.

DIS Features

- (1) Members are free to choose to invest in the DIS. Also, members can select a combination of DIS and other constituent funds including Principal Core Accumulation Fund ("CAF") and Principal Age 65 Plus Fund ("A65F").
- (2) The automatic de-risking feature will only apply to members who have selected or defaulted to DIS. This feature does not apply if member has chosen the CAF and A65F as a standalone constituent fund choice.
- (3) The date of annual de-risking will be on member's birthday. In case the member's birthday is not a business day, the annual de-risking day will be the following business day. For member's birthday on 29 February, the de-risking will be on 1 March if there is no 29 February for the year.
- (4) For member who has selected DIS and with incomplete date of birth record:
 - If only the year and month of birth is available, the annual de-risking will use the last calendar day of the birth month or the following business day if such day is not a business day.
 - If only the year of birth is available, the annual de-risking will use the last calendar day of the year or the following business day if such day is not a business day.
 - If the date of birth is unknown, member's accrued benefits will be fully invested in A65F without de-risking
- (5) For change of date of birth or submission of date of birth after member enrolment, an ad hoc de-risking on the DIS may be processed within 10 business days after we have updated the member's record.

Discontinue of De-risking

- (1) The de-risking mechanism for future contributions and accrued benefits transferred from another MPF scheme under DIS will be discontinued if member has provided a valid investment instruction on future investment choice to us which does not involve any DIS selection.
- (2) The de-risking mechanism on the accrued benefits under DIS will be discontinued if member has provided a valid fund switching instruction to us to switch out all the existing fund balance under DIS.
- (3) For a deceased member, de-risking will be ceased once we have received proof of the death of the member. If de-risking has already been taken place between the death of the member and the time at which we received the satisfactory proof of such death, such de-risking will not be undone, although no further de-risking will take place in respect of the deceased member.

Multiple Transactions

- (1) If we have received another specified instruction, including but not limited to subscription (e.g. contribution or fund transfer-in), redemption (e.g. fund transfer-out or withdrawals) or switching instructions, the de-risking will be automatically processed on the member's birthday while the other instruction(s) will be processed within the service turnaround time.
- (2) When one or more of the specified instructions, including but not limited to subscription, redemption or switching instructions, are being processed on the annual de-risking date for a relevant member, while the annual de-risking will only take place after completion of these instructions, the annual de-risking will be completed on the original de-risking date.
- (3) In order to ensure that the switching instruction can be processed on or prior to the de-risking date, members should refer to the cut-off time and the required time to complete (after the date of receipt of completed instruction) as set out in the "Trustee Service Comparative Platform" in the MPFA's website before submitting a valid switching instruction or change of investment mandate instruction. Any valid switching instruction or change of investment mandate instruction received by the Trustee before the annual de-risking but not meeting the required timeframe may only be completed after the annual de-risking.

Transfer or Withdrawal of Accrued Benefits

- (1) For transfer of accrued benefits from one account to another account within the same scheme, for example, to transfer the account balance from a terminated member account to a personal account under the same scheme, it will be by way of unit transfer. Regarding future contributions and accrued benefits transferred from another MPF scheme, unless the member has provided investment instruction under the new personal account, the investment mandate will be set to DIS.
- (2) For any specified instructions involving unit redemption, including but not limited to consolidation of personal accounts among different schemes, partial or full withdrawal of accrued benefits, transfer out of accrued benefits due to member termination or under employee choice arrangement, long service payment / severance payment offset and employer switching plans, all or part of the member accrued benefits including DIS will be withdrawn. The de-risking mechanism on the remaining DIS accrued benefits will be continued until the DIS account balance is zero.
- (3) When an account is terminated and all the accrued benefit has been withdrawn or transferred out to another scheme, the subsequent contribution will be withdrawn to the member or transferred out to another scheme from the terminated account without allocating to any of the investment fund.

Contact Details

(1) For details of the default fund arrangement, de-risking mechanism and de-risking table, please contact our customer service hotline at 2827 1233 or visit our website at www.principal.com.hk.

Continued on next page (請轉移到下頁)

預設投資策略披露及商業守則(生效日期為1/4/2017)

預設選擇

- (1) 由2017年4月1日生效日期起,預設投資策略將會成為本計劃的預設投資安排。
- (2) 成員可就強制性或自願性供款選擇不同基金。若沒有指示,未來供款和轉移自另一項強積金計劃的累算權益將設定為預設投資策略。

有效投資選擇

- (1) 基金選擇分配必須為整數。
- (2) 就新登記成員而言,若基金選擇分配之總和少於或多於百分之一百,又或是分配率修改而沒有簽署作實,未來供款和轉移自另一項強積金計劃的 累算權益將設定為預設投資策略。
- (3) 就基金轉換而言,轉換指示的百分比必須為整數百分比,及轉入總和必須是100%。若基金選擇分配之總和少於或多於100%,轉換率非整數或轉換率經修改而沒有簽署作實,現有未來供款和轉移自另一項強積金計劃的累算權益之投資分配及/或累算權益基金分配(如有)將繼續不變。
- (4) 就把部分累算權益轉出至其它成分基金的情況,成員的任何或所有分賬户內沒有給予明確指示的餘下累算權益,其基金分配將保持不變,直至該 成員遞交另一有效之基金轉換申請。

預設投資策略特色

- (1) 成員可自由選擇按照預設投資策略下投資。同時,成員亦可混合選擇預設投資策略及其他成分基金,包括信安核心累積基金及信安65歲後基金。
- (2) 自動降低投資風險之特性只適用於成員因已選擇或基於預設投資安排於預設投資策略中。此特性並不適用於成員選擇信安核心累積基金及信安65 歲後基金為獨立之成分基金。
- (3) 週年降低投資風險之日期定於成員之生日。倘若成員之生日並非交易日,則會改為下一個交易日。假使成員生日是2月29日而該年沒有2月29日, 則降低投資風險會在3月1日進行。
- (4) 就選擇預設投資策略而沒有完整出生日期之成員而言:
 - 若只能提供出生年份及月份,週年降低投資風險將會在出生月份之最後一個曆日進行,若該天不是交易日,則會延至下一個交易日。
 - 若只能提供出生年份,週年降低投資風險將會在每年之最後一個曆日進行,若該天不是交易日,則會延至下一個交易日。
 - 若未能提供出生日期,成員之累算權益將全部投資於信安65歲後基金,亦不會進行降低投資風險。
- (5) 已登記之成員之後更改出生日期或遞交出生日期,本公司會在更新成員紀錄後之十個工作天內就預設投資策略進行一次降低投資風險。

終止降低投資風險

- (1) 若成員就未來新供款之投資選擇向本公司提交有效之投資指示而該指示不涉及任何預設投資策略,則未來供款和轉移自另一項強積金計劃的累算權益之投資選擇在預設投資策略下之降低投資風險機制會終止。
- (2) 若成員向本公司提交有效之基金轉換指示以轉出在預設投資策略下所有現有基金結餘,則累算權益在預設投資策略下之降低投資風險機制會終止。
- (3) 對於已故成員,一旦本公司收到成員之身故證明,降低風險機制便會停止。 倘若自成員身故之日至本公司收到令其信納的該等身故證明期間,降 低風險經已發生,則該等降低風險將不會被撤銷,但是,將不會發生與已故成員有關的任何進一步之降低風險。

多項交易

- (1) 若本公司收到另一指示,包括但不限於認購(例如供款或基金轉入)、贖回(例如基金轉出或提取權益)或轉換基金指示,降低投資風險將自動在成員生日當天進行,而上述之指示則會在服務運轉時間內處理。
- (2) 若於週年降低投資風險日需要為有關成員處理一個或更多特別指示,包括但不限於購入、贖回或轉換基金指示,每年降低風險的安排只會在此等 指示辦妥後進行,則每年降低風險的安排將會於原來的降低風險日期辦妥。
- (3) 為確保轉換指示或更改投資授權指示能於降低風險之日或之前辦理,成員在提交有效指示前,應參考強積金管理局網站中「受託人服務比較平台」 載列之截止時間及所需時間完成(收妥指示日期後起計)。受託人在每年降低風險之日之前收到但不滿足所需時間規定之任何有效的轉換指示或更 改投資授權指示,僅可於進行每年降低風險之後方可辦妥。

轉移或提取累算權益

- (1) 就同一計劃下由一個帳戶轉移累算權益至另一個帳戶,例如,轉移一個離職成員帳戶內之累算權益至同一計劃下之個人帳戶,將會用基金單位轉移方式處理。有關未來供款和轉移自另一項強積金計劃的累算權益之投資分配,除非成員在新個人帳戶提交投資指示,否則投資分配將設定為預設投資策略。
- (2) 就任何特定指示涉及基金單位贖回、不同計劃下之個人帳戶整合、累算權益之部份或全數提取,因成員離職或僱員在自選安排下而轉移累算權益、長期服務金/遣散費抵銷及僱主轉換計劃,全部或部份之成員累算權益(包括預設投資策略)將被提取。在預設投資策略下之餘下累算權益仍會有降低風險機制,直至預設投資策略下之帳戶結存為零。
- (3) 當帳戶已結束及所有累算權益已被提取或轉移至另一計劃,其後再收到之供款將會從已結束之帳戶內提取給成員或轉移至另一計劃而不會作出任何投資。

聯絡詳情

(1) 有關預設基金安排、降低投資風險機制及降低投資風險列表之詳情可向客戶服務部熱線 2827 1233或登入本公司網址www.principal.com.hk查詢。

Continued on next page (請轉移到下頁)

Consent for Transfer of Accrued Benefits to Principal MPF Scheme Series 800 Derived from Mandatory and Voluntary Contributions

			MPF to	MPF
To:	Principal Trust Compa	ny (Asia) Limited ("Trustee")	<u> </u>	
Re:	Inter-Group Transfer	from	MPF Scheme	
	(hereinafter referred t	(Name of the "Old Scheme") o as "the Old Scheme") under		
	Contract No.	ne of the "Old Employer")		
	(0	ld Contract No.) (Name	f the "New Scheme")	
	(hereinafter referred t	o as "the New Scheme") under		
	Contract No.	(if known).	ume of the "New Employer")	
	(270	ew Contract No.)		
PART	Γ A – To be completed by	Employee Member		
and E truste (Appli I here transf instru balan [also contra Scher (Appli I here accord instru Scher For C comp me un	imployer's contributions as the is Principal Trust Comparing the series of the Principal Trust Comparing the series of the Old Scheme of the Scheme of the Scheme of the Old Scheme of the Old Scheme of the Invested according to the investment in option of the Invested according to the Invested to the		are contributions and/or accrumeme according to the existing Trustee. Where applicable, the distribution of the principal MPF Scheme we Scheme until such further fic investment instruction(s) from the butions to the new account until the contributions under the Mat if there is/are no specifications to the new account under the new account under the Mat if there is/are no specifications to the new account under the	rued benefits g investment ne qualifying e Series 800) notice to the for the Future nder the New New Scheme e investment der the New hare that upon ability due to
Signa	ture of Employee Member			_IGT_v.1.Oct20

Date:

continued on next page (請轉到下頁)

OBJTCONSENT

FTYPI

PART B – To be completed by both Existing and New Employer									
We, and are the Existing and New Employer of the Employee Member respectively. We hereby confirm that the employment of the Employee Member shall be treated as continuous by virtue of change of ownership of business or employment transfer between associated companies in pursuance to Section 12A of the Mandatory Provident Fund Scheme Ordinance.									
The New Employer agrees to take over any liabilities for Severance Payment or Long Service Payment which the Existing Employer is obliged to pay to the Employee Member under the Employment Ordinance as at the date of the transfer. The Existing Employer consents and directs you to transfer the unvested benefits arising from the Employer's Contributions of the Employee Member as of (dd/mm/yyyy) under the Old Scheme to the New Scheme of which the trustee is Principal Trust Company (Asia) Limited and such benefits will be invested according to the above instruction indicated by the Employee Member.									
Authorized Signature of Existing Employer	Authorized Signature of New Employer								
Date: Remark 1 This form must be used together with "the M	Date: IPF Scheme Ordinance Form MPF(S)-P(E)".								

2 * Please delete where inappropriate.

continued on next page (請轉到下頁)

自願性及強制性供款利益轉移至信安強積金計劃 800 系列同意書

						MPF to MPF
致:	信安信託(亞洲)有限	公司(「信託)	人」)		L_	
有關:	: 內部調職 由之					強積金計劃(下文稱
		「僱主名稱)		有強積金計劃名稱)		
	「現有強積金計劃」)	,合約編號	至		(30 16 V 10 10	
			沿位人址劃 (工	· 文稱「新強積金計	(新僱主名稱 Ni) A 幼妇毕	• /
	(新強積金計畫]名稱)	深例室可到(1	【人們 邓[法传金司]	rt]] / 白 s / s s s s s s s s s s s s s s s s	(Xn_767.W1)。
甲部份	· - 由僱員成員填寫					
+ 1	(禾)	共自必然/摧阳:	米點 Æ .)(「伯昌七	吕) 双珥 左	強積金計劃的僱員成員。
						强俱並可動的惟貝成貝。 頃下截至 年 月
	星此内 忌及相 尔 贞公 日所衍生的累算權益					欠了似土
	可用的工的示开作业。	可沙土州压惧亚	可则 六旧印入	何旧又旧时(亚州)	Я ТКА Ч	
	用於轉移至同一強積金訂					
						·劃的累算權益 (「未來供
款」);	根據現有強積金計劃~	下的原有投資指	示在新強積金計	劃下作出投資,直	至另行通知有	關信託人為止。如適用,
在現有	有強積金計劃下的長線	保證基金 (信安	子強積金計劃 800	系列)所累積的合-	乎規定結餘及	合乎規定期間在新強積金
計劃將	界相應地在新強積金計	·劃下延續,直至	至另行通知有關信	:託人為止。本人?	亦同意若現有	強積金計劃的任何或所有
		出特定投資指力	示,新強積金計畫	川下的新賬户內之	未來供款將按	照預設投資策略的安排進
行投資	, .					
/ m v±	: 田从从井从公社人儿	剃挂板大厂的双	4 th A +1 +1 000 3	ΣΛ		
	用於從其他強積金計				t /4 t/ b/ 107 l	人於新強積金計劃下的投
						人於利強預金計劃下的投 金計劃下的新賬户內之未
	、作山投貝。本人亦同 欠將按照預設投資策略			· 秋作山村及权 貝	百小 ,利 独 預	金司蓟下的利威厂内人不
米供制	() 所按照預設投頁東略	的女排進行投具	貝 °			
前該盆	笔 生 信 釺 人 為 信 安 信 封	-(西洲)右限公司	司的現有強穑全計	-割,木人謹此罄日	月及確認在宗	成上述利益轉移後,信託
						成上述利益轉移前的任何
	7.57年八年纪为 强领显 5.遗漏而引致的任何责		风景为 10 景为 12 1	7 . L . X . X . W . () . L		<u>从工运行业</u> 行为
11 200	(远端川)5011211页	11/1/				
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	_				
僱負成	美員簽署					
日期:						

P07_IGT_v.1.Oct20

FTYPI *OBJTCONSENT*

continued on next page (請轉到下頁)

乙部份 – 由現有及新僱主填寫				
本公司				
再者,新僱主願承接現有僱主於僱傭條例下就該僱員成員	截至調職日為止所享有的長期服務金或遣散費的責任。			
而現有僱主同意及指示 貴公司就僱員成員在該強積金計 所衍生的非累算權益轉移至新強積金計劃,其信託人為信 的指示投資。	劃的僱主自願性供款戶口項下截至年月日言安信託(亞洲)有限公司,而有關權益將依照僱員成員上述			
就該等其信託人為信安信託(亞洲)有限公司的現有強積金計劃,本公司亦謹此聲明及確認在完成上述利益轉移後,信託人不再對我公司就有關僱員成員在現有強積金計劃下的僱員成員身份負有任何責任或義務(除因信託人在完成上述利益轉移前的任何行為或遺漏而引致的任何責任外)。				
現有僱主的授權簽署	新僱主的授權簽署			
日期:	日期:			

註: 1 此表格須與「強制性公積金條例第 MPF(S)-P(E)號表格」一併使用

2*請刪除不適合者