

IOOF WEALTHBUILDER

October 2021

Advice fees form

Investor advice fees - complete with your financial adviser

IOOF facilitates the payment of investor advice fees (IAFs) by deducting them from your account and paying them to your financial adviser directly.

IOOF, as issuer of IOOF WealthBuilder, is required to obtain specific written consent before a fee for financial advice can be deducted from your account. You are not under any obligation to consent to the fee being deducted.

You may alter your fees or revoke your consent at any time by contacting IOOF. Once your consent is revoked, no further fees will be deducted from your account, however any amount paid before you revoke your consent will not be automatically refunded.

I/we confirm that I/we have agreed with my/our financial adviser to have the following IAFs deducted:

IAF – upfront
% (maximum of 3.00% inclusive of GST)
To be applied to your initial contribution only .
Please complete Standing IAF – upfront if you would like to apply the same rate or to nominate a different rate to be applied to future additional contributions.
Standing IAF – upfront
For nomination of a standing IAF – upfront for future additional contributions.
To be applied to additional contributions received unless individually instructed otherwise on receipt of each contribution.
To be applied to additional contributions received unless individually instructed otherwise on receipt of each contribution.
Your adviser has estimated a fee of \$
for the 12 months [^] commencing
IAF – ongoing
either % pa (inclusive of GST) OR \$ (inclusive of GST)
Note: both % and \$ cannot be nominated
To be deducted from my/our account:
monthly quarterly half yearly yearly commencing from * 0 1 / M M / Y Y Y Y * The date from which the IAF - ongoing will be calculated. The IAF - ongoing will generally be deducted on the first day of the month following the end of the nominated frequency.
Your adviser has estimated a fee of \$
for the 12 months commencing
Consent expiry date (required)
Where I have chosen IAF – standing upfront and/or IAF – ongoing, I understand the consent for IOOF to pay the ongoing fee to my
adviser will cease on DD/MM//YYYYY which is 150 days after the appiversary date for an opgoing fee arrangement

IAF – one-off

\$ (inclusive of GST) to be deducted from my/our account on	0	1] /	Μ	Μ] /	Y	Y	Y	Y	

- * The date from which the IAF ongoing will be calculated. The IAF ongoing will generally be deducted on the first day of the month following the end of the nominated frequency.
- ^ or less if you have a fixed term advice agreement.

Please note:

- IAFs are not fees associated with IOOF. They are separately negotiated between you and your financial adviser for the provision of advice and services
- IAFs may not be deducted on the 1st of the nominated month in certain circumstances, for example, if there are insufficient funds where switches or withdrawals are pending.
- Asset (percentage) based IAFs are not permitted for accounts established with borrowed funds.
- Upon transfer of policy ownership, or a change of adviser, existing IAF arrangements will be cancelled and will need to be re-negotiated/agreed between the new policy owner/adviser.

Investor details

Account numbers										

Individual/joint investors

Investor 1	
Title (Dr/Mr/Mrs/Ms/Miss)	Surname
Given name(s)	
Investor 2	
Title (Dr/Mr/Mrs/Ms/Miss)	Surname Surname
Given name(s)	
Investor 3	
Title (Dr/Mr/Mrs/Ms/Miss)	Surname Surname
Given name(s)	

Companies, Trusts or Other investors

Company/Trust/														
Other entity name														

Investor declaration and signature(s)

- I authorise IOOF to charge the investor advice fee(s) selected against my account.
- The amount of any investor advice fee(s) that are paid to my financial adviser, or their Australian Financial Services Licensee (Licensee) as agreed by me, will be an additional cost to me and charged against my account. An advice fee will not be charged unless I tell IOOF to do so.
- Any agreed investor advice fee(s) will be charged to my account and paid in full to the financial adviser, or their Licensee, until I instruct IOOF to cease payment or when I change my nominated financial adviser.
- Where I have chosen ongoing fees, I understand the consent for IOOF to pay the ongoing fees to my adviser will cease on the consent end date, which is 150 days after the next anniversary date for my ongoing fee arrangement.
- I understand my consent for one-off fees will last until the one-off fee is paid.
- I understand I can withdraw my consent or vary the ongoing fee arrangement at any time by notice in writing to my adviser, or by contacting IOOF.
- I understand I can withdraw my consent at any time before the cost is passed on to me by contacting IOOF before the fee is paid.

Individual/joint investors

Investor/Signatory 1														D	ate	D	D	/	Μ	Μ	/	Y	Y	Y	Y
Title (if applicable)																									
Full name																									
Investor/Signatory 2 (for joint investors if applicable)		1		1		1	1		1	1	 1	1		D	ate	D	D	/	Μ	Μ	/	Y	Y	Y	Y
Title (if applicable)																									
Full name																									
Investor/Signatory 3 (for joint investors if applicable).		1	1	1		1	1	1	1	1	 1			D	ate	D	D	/	Μ	Μ	/	Y	Y	Y	Y
Title (if applicable)																									
Full name																									
Company/Trust/Other	en	ntity	y na	me	9						 								M	M	/		Y	Y	
Signatory 1 Title (such as Director/Sole Director/														 D	ate		D	/	101	111	/				
Company Secretary/Trustee)																									
Full name																									
																D	D	/	М	М	/	Y	Y	Y	Y
Signatory 2 Title (such as Director/Sole Director/													_	D	ate			/	101	IVI	/				
Company Secretary/Trustee)																									
Full name																									
Signatory 3 (for additional Trustees if applicable)											 			D	ate	D	D	/	Μ	Μ	/	Y	Y	Y	Y
Title																									
Full name																									
Signatory 4 (for additional Trustees if applicable)				1			1		1	1	 	1		D	ate	D	D	/	Μ	Μ	/	Y	Y	Y	Y
Title																									
Full name																									

Common seal (of company) if required

Financial adviser details (financial adviser to complete)

We will only register a financial adviser who:

- holds a current Australian Financial Services (AFS) Licence
- is an authorised representative of a current AFS Licensee.

Financial adviser details

Dealer group																						
License name																						
Financial adviser name																						
Financial adviser number														AFS r	lice num							
Phone (ah)														Phoi nobi								
Email																						
If you are a new financial ad	luice	×* 0	loor				loto	+bo	folle	in	a di	atail	<i>c</i> .									
li you ale a new inidiicial au	vise	: p	leas	e ais	50 CC	лпр	lete	the	IOIIC	000111	y u	etaii	5.									
Business name																						
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Business address							_				_				
Suburb								 Stat	e			Postc	ode		
Mailing address (if different from above)															
Suburb								Stat	e			Posto	ode		
Phone (bh)]						Stat					ouc	 	

* An email notifying you of your new financial adviser number will be forwarded to your office shortly after receipt of this application.

Declaration by financial adviser

In submitting this application form:

- I declare that I hold a current AFS Licence **OR** I am a representative or an authorised representative nominated to act on behalf of a holder of a current AFS Licence
- I confirm that investor advice fees have been fully explained to the investor(s) in relation to advice about their IOOF WeatlhBuilder account(s).

Adviser signature		Date D D / M M]/	ΥY	′ Y	Y
Post to:	IOOF WealthBuilder, Reply Paid 264, Melbourne VIC 8060					
Enquiries:	1800 002 217					

 Enquiries:
 1800 002 217

 Facsimile:
 1800 558 539

 Email:
 investorservices@ioof.com.au