FINANCIAL SERVICES BOARD

LICENSE No. 624

FINANCIAL SERVICES PROVIDER
Financial Advisory and Intermediary Services Act, 2002

It is hereby certified that with effect from 30 September 2004

FNB WEALTH A DIVISION OF FIRSTRAND BANK LIMITED

IS LICENSED AS A FINANCIAL SERVICES PROVIDER IN TERMS OF SECTION 8 OF THE
FINANCIAL ADVISORY AND INTERMEDIARY SERVICES ACT, 2002 (ACT NO. 37 OF 2002)
subject to the conditions and restrictions set out in the Annexure

REGISTRAR OF FINANCIAL SERVICES PROVIDERS

This document to be displayed in terms of section 8(8)(a) of the Act. The Annexure to be available for
the information of clients.
ANNEXURE
FINANCIAL ADVISORY AND INTERMEDIARY SERVICES ACT, 2002
CONDITIONS AND RESTRICTIONS
Licence no: 624
Issued to: FNB WEALTH A DIVISION OF FIRSTRAND BANK LIMITED

1. The licence authorises the licensee to carry on business in respect of
Financial advisory services as Financial Services Provider in respect of the following products:
Long-term Insurance: Category B1, C, B2, Retail Pension Fund Benefits, Pension Fund Benefits, Securities and Instruments: Shares in a company other than a "share block company" as defined in the Share Blocks Control Act, 1980, Money-market instruments, Debentures and securitised debt, Warrants, certificates and other instruments acknowledging, conferring or creating rights to subscribe to, acquire, dispose of, or convert securities, Bonds, Derivative instruments, Deposits as defined in the Banks Act, Participatory interest in one or more collective investment scheme, Foreign currency denominated investments instrument, including a foreign currency deposit

Financial intermediary services as Financial Services Provider in respect of the following products:
Long-term Insurance: Category B1, C, B2, Retail Pension Fund Benefits, Pension Fund Benefits, Securities and Instruments: Shares in a company other than a "share block company" as defined in the Share Blocks Control Act, 1980, Money-market instruments, Debentures and securitised debt, Warrants, certificates and other instruments acknowledging, conferring or creating rights to subscribe to, acquire, dispose of, or convert securities, Bonds, Derivative instruments, Deposits as defined in the Banks Act Participatory interest in one or more collective investment scheme, Foreign currency denominated investments instrument, including a foreign currency deposit

Discretionary Financial Services Provider in respect of the following products:
Securities and Instruments: Shares in a company other than a "share block company" as defined in the Share Blocks Control Act, 1980, Money-market instruments, Debentures and securitised debt, Warrants, certificates and other instruments acknowledging, conferring or creating rights to subscribe to, acquire, dispose of, or convert securities, Bonds, Derivative instruments, Participatory interest in one or more collective investment scheme, Foreign currency denominated investment instruments, including a foreign currency deposit

2. Further conditions/restrictions:

1. The financial services provider must inform the Registrar in writing, by facsimile or in an appropriate electronic format, within 15 days after the change has taken place, of any change in respect of business information of the financial services provider as provided in Form FSP1, FSP3, FSP4, FSP9, FSP10, FSP10A or FSP11, respectively, of the Application Form which was submitted by the provider for purposes of obtaining a licence, and in particular relating to the provider's representatives, auditor, compliance officer or any foreign clearing firm or foreign forex service provider involved (if any) and nominee company or independent custodian involved or the

CERTIFIED A TRUE COPY OF THE ORIGINAL

VECLE HAMILTON MEMELA
Legal Counsel
FirstRand Corporate Centre Legal Services
FirstRand Bank Limited
Commissioner of Oaths (Ex Officio)
1st Floor, 4 Merchant Place
1 Fredman Drive, Sandton, 2146

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shareholders, directors or trustees of any such company or custodian (If any).

2 The financial services provider must at all times during the currency of the provider’s
licence maintain the services of any key individual or key individuals mentioned in the
information submitted on the said Application Form, and must as regards changes in
respect of such information relating to a key individual, or appointment of a new key
individual, of the provider, in addition to acting also in such cases in accordance with
the procedure and time limit set out in Condition 1, also ensure full compliance with
section 8(4)(b) of the Act, the provisions of which must be regarded as included in this
Condition.

3 The financial services provider must within one month of the date contemplated in
section 7 of the Act, submit a copy of the register kept in terms of section 13(3) of the
Act to the Registrar, and must thereafter in accordance with the procedure and time
limit set out in Condition 1, inform the Registrar of any change effected to the details
as contained in that register.

4 The financial services provider must not in any manner change the name of the
financial services business as reflected on the licence concerned, or carry on any
financial services business under such a changed name, unless—(a) the provider has
fully complied with the provisions of any other law than the Act which regulates such
change of business name (if any); (b) the provider has fully disclosed to the Registrar
the details of such compliance with such other law; (c) the Registrar is satisfied that
such change of name is otherwise lawful and has approved such change of name; and
(d) the Registrar has issued to the provider an appropriately amended licence
under the provisions of section 8(5)(b)(i) of the Act.

5 The financial services provider must at all times ensure that any financial product in
respect of which the provider intends to render a financial service, qualifies as a
financial product contemplated in the Act and is or will be lawfully issued by the
relevant product supplier by virtue of an authority, approval or right granted to such
supplier under a law as contemplated in the definition of ‘product supplier’ in section
1(1) of the Act.

6 The financial services provider may only promote the business of, or solicit for
participatory interest in a foreign collective investment scheme that has been
approved by the Registrar of Collective Investment Schemes under section 65(1) of

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Legal Counsel
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3. Applicable exemptions (if any):

   Exemption of licensees as regards references to licences in business documentation (Board Notice 71 of 2004)
   Exemption of licensees as regards display certified copies of licences (Board Notice 40 of 2004)
   Exemption of investment managers and linked investment services providers and their related functionaries from fit at proper requirements (Board Notice 97 of 2003)
   Exemption of financial services providers as regards to representatives (Board Notice 95 of 2003)