

RL360°

# TABLE OF CONTENTS

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PAGE 1
YOUR DETAILS

02

PAGE 2

**PLAN REQUIREMENTS** 

03

PAGE 3

**ASSET REQUIREMENTS** 

04

PAGE 4

**SOURCE OF WEALTH DETAILS** 

In this section, tell us how your wealth was accumulated. It is important that you complete this section so that we can meet Isle of Man anti-money laundering requirements.

05

PAGE 6
REGULAR WITHDRAWALS

06

PAGE 7

**ADDITIONAL INFORMATION** 

07

PAGE 8

**DECLARATION** 

In this section you must agree to the plan terms and conditions and sign where appropriate.

08

PAGE 10

**FINANCIAL ADVISER DETAILS** 

09

PAGE 11

**APPLICATION CHECKLIST** 

10

PAGE 13

**PAYMENT METHODS** 

AUTHORISATION TO PAY A FINANCIAL ADVISER FEE (OPTIONAL)

PAGE 14

INVESTMENT ADVISER
APPOINTMENT (OPTIONAL)

PAGE 16

THE BENEFICIARY TRUST (OPTIONAL)

PAGE 20

#### COMPLETION

Please complete this form using BLOCK CAPITALS throughout. Please tick boxes where applicable and follow the instructions provided in each section. Please use Section 09 - Application Checklist before submitting your application, to make sure that you provide us with everything we need to process your application.

Specified US Person means a US citizen or tax resident individual who has a US residential/correspondence address or who either holds a US Passport, a US Green Card or who was born in the US and has not yet renounced their US citizenship. More information on US FATCA can be found at: www.irs.gov/Businesses/Corporations/Foreign-Account-Tax-Compliance-Act-FATCA

If you choose Yes to being a Specified US Person, you will need to provide us with your US Taxpayer Identification Number (TIN) or US Social Security Number (SSN).

If you choose No but you have a US residential/correspondence address, hold a US Passport, a US Green Card or you were born in the US, you will need to provide us with documentary evidence that you are in the process of or have renounced your US Citizenship. RL360 can accept a certified copy of your DS-4083 form (also known as CLN - Certificate of Loss of Nationality) and/or a certified copy of your passport in which you are obtaining new citizenship.

A copy of the completed application and the plan Terms and Conditions are available on request. You should be aware that your plan could be brought to an end if you fail to tell us any facts which might influence our assessment of your application. If you have any doubt as to whether a fact is relevant, then you should disclose it to us.

We will accept emailed or faxed scans of applications. However, we reserve the right to request original documents in some circumstances, so these must be retained in your records. Where the policyholder is resident in Africa, we will still require original signed instructions.

Once you have completed and signed the application, you should send it along with all requested additional information to: newbusiness@rl360.com or alternatively post it to: New Business Team, RL360, International House, Cooil Road Douglas, Isle of Man, IM2 2SP, British Isles.

Please note that the start date of your plan may be delayed if you fail to complete this application in full or provide suitable evidence where required.

Remember, if you need any help, our Regional Support teams are on hand to guide you by telephone or by email.

All references to RL360 within this application form mean RL360 Insurance Company Limited.

All references to PIMS within this application form mean Personal Investment Management Service.



You should provide us with verification of your identity and current residential address (see page 11 for details).

	Applicant 1				1	Applicant	: 2			
Sex (please tick)	Male		Female			Male		Fema	е	
Title (please tick)	Mr [	Mrs	Miss			Mr	Mrs	Miss		
				Other (in full)					Other (	(in full)
First name(s)										
Last name(s)										
Date of birth (dd/mm/	уууу)									
Country of birth										
Nationality										
Country of residence for tax purposes										
Tax Identification Num If unavailable, provide		equivalen	t (eg National	l Insurance Number	, Sc	ocial Secur	rity Numbe	r, resident re	gistration nu	umber)
Are you a Specified US	Person?	Yes	No			Yes	No			
Current residential address and postcode (in full)										
Country										
Home telephone numb	oer [									
Mobile telephone num	ber [									
Relationship to Applic	ant 1									
Online services If you wish to access of	details of yo	ur plan on	line, you mus	st supply us with th	ıe fc	ollowing ir	nformation			
Email address										
Password (you will only use this once)										
Password hint										
Correspondence deta Please note that any correspondence addre	orresponde								ere. If no	
Address and postcode for correspondence										
Is this address for	You		Your fina	ancial adviser		A frier	nd	A fam	ily member	

# PLAN REQUIREMENTS

Who will fund the plan?	The applicant(s)	Employer	Spouse	Parent	Other
If the payer is anyone other than further details.	n the applicant(s), please re	efer to Section 09 - A	pplication Checklis	t, Third party payme	ents for
IMPORTANT: The following info	ormation MUST match the	details shown on you	r Key Information [	Document.	
Plan currency					
Please tick only one:	GBP USD	EUR CHF	AUD HKI	JPY	
Payment					
Please remember the minimum equivalent minimums. Where y					currency
Your initial payment will be app	olied to your plan in the cu	ırrency(ies) paid to u	5.		
Amount		(Curre	ncy and cash amou	nt)	
	+				
Asset exchange value (if any)	+	(Cash	amount)		
Asset transfer value (if any)		(Existi	ng assets to be ado	led directly into you	r plan)
	=				
Total payment					
Segments Please state your required num blank we will issue your plan wi	-	imum number of seg	ments is 1 and the r	maximum is 100. If y	ou leave this
Number of segments					
<b>IMPORTANT:</b> some banking inst bank if any charges will apply p transfers is enough, so that the	orior to transferring your p	ayment to us. If they	do, please make su		
Payments by cheque or telegra	aphic transfer				
Please confirm the details of th	•	aking payment from.			
If you want to use a Currency E RL360 first. Please also provide to evidence the transfer to us.					
Bank name					
Bank address and postcode					
Account holder's name					
Branch SWIFT code (for all non-GBP and internation SWIFT code must be either 8 or			OR Bank sort c (for UK GB	ode	
IBAN/account number (all non-GBP accounts)			OR Account nu		
Account held for	years	months			

### 3 ASSET REQUIREMENTS

If you wish to use an investment adviser you should complete our Investment Adviser Appointment Form, returning it along with your application. If you need additional space to complete this section, please use Section 06 - Additional Information.

The payment and any asset exchange value will be used to calculate the amount linked to each of your chosen assets. Asset transfers will be added into the plan directly.

#### **Quick selection**

- 1	
	Please allocate my payment to the PIMS cash account (we will supply a Dealing Instruction at a later date)
	Please allocate my payment to the Phys cash account (we will supply a Dealing instruction at a later date)

#### Your PIMS assets

Please tell us the percentages of the payment that you want to be applied to each asset.

PIMS cash account (mandatory <sup>1</sup> )				
You must place at least 2% of your total payment into the PIMS cash account				
Bank or building society n	ame	Cash deposit name	Percentage	
			%	
ISIN or Sedol code <sup>2</sup>	Asset manager	Asset name (including currency)	Percentage	
			%	
			%	
			%	
			%	
			%	
			%	
			%	
			%	
			%	
			%	
			%	
			%	
		Total	100%	

<sup>&</sup>lt;sup>1</sup> If you do not specify a percentage we will reduce your selected asset percentages proportionally to ensure that 2% is allocated to the PIMS cash account.

<sup>&</sup>lt;sup>2</sup> Please be aware that asset managers may impose minimum amounts that they will allow to be sold or purchased. Any income from distributing assets will automatically be credited to your PIMS cash account.

### SOURCE OF WEALTH DETAILS

The Insurance (Anti-Money Laundering) Regulations 2008 requires all Isle of Man life companies to make enquiries as to how an applicant has acquired the monies to be used as payment for their plan. This reflects the Isle of Man's commitment to maintain the highest possible standards of business practice and to counter money laundering and the financing of terrorism.

RL360 has adopted a risk-based approach to meet these regulations, categorising all countries that we will accept business from into 1 of 3 tiers. Each tier has different source of wealth requirements. We have categorised countries according to their level of compliance with international regulatory standards.

Full details on the source of wealth procedures can be obtained from your financial adviser or can be downloaded from www.rl360.com/sourceofwealth.pdf.

You must complete the following questions below in all cases and for both applicants as applicable.

	Applicant 1	Applicant 2
Annual salary plus bo	nuses	
Income this year (include currency)		
Income last year (include currency)		
Occupation		
Employer's company name		
Nature of business		
Other unearned incon	ne	
Amount received (include currency)		
Received from		
Date received (dd/mm	/уууу)	
If you are retired please	e tell us your previous occupation, salary, employer and	date of retirement.
Previous occupation		
Salary (include currency)		
Employer's company name		
Date retired (dd/mm/y	ууу)	
Where your source of	wealth for this application is from any of the following,	please provide details.
Savings Amount received (include currency)		
Bank where savings were held		
How were savings accumulated?		



### SOURCE OF WEALTH DETAILS CONTINUED

Pension transfer	Applicant I		Applicant 2
Amount received			
(include currency)			
Received from			
Date received (dd/mm	/уууу)		
Property or asset sale	)		
Amount received			
(include currency)			
Address of property sold or asset type			
How long held			
Date of sale (dd/mm/y	уууу)		
Company profits			
Profits this year			
(include currency)			
Profits last year			
(include currency)			
Industry			
maustry			
Company sale			
Amount received (include currency)			
(merade editeriey)			
Company name			
Company industry			
Date received (dd/mm	/уууу)		
Other (such as a lotte	ry or betting win, gift	t or inheritance. For inheritan	ce please state from who.)
Amount received (include currency)			
Source			
Date received (dd/mm	/уууу)		

RL360 reserves the right to request further documentary evidence of source of wealth should it be considered necessary.



If you do not wish to set up regular withdrawals on the plan at this stage, please continue to Section 06 - Additional Information.

Please remember that the minimum regular withdrawal is GBP250 or currency equivalent. Regular withdrawals will be paid in the

plan currency unless you tell us otherwise in Section 06 - Additional Information. As fixed amount How do you want to take the Tell us the amount withdrawals? (choose only one) OR As a percentage Tell us the percentage of the total initial payment % Half-yearly Withdrawal frequency Monthly Quarterly Yearly Termly Date of first withdrawal (dd/mm/yyyy) BACS Payment method BACS payments require up to three days to clear and can only be used for GBP payments to a UK bank account. A GBP20 (or currency equivalent) charge applies to payments made by TT. If you would like withdrawals to be paid back to the same bank account as detailed in Section 02 - Plan Requirements, please tick below. Otherwise please specify the bank account to be used to receive withdrawals. Payments can only be made to bank accounts in your name, as the applicant. Please use the bank account details in Section 02 - Plan Requirements. Bank name Bank address and postcode Account holder's name Branch SWIFT code **OR** Bank sort code (for UK GBP payments only) (for all non-GBP and international payments) SWIFT code must be either 8 or 11 digits IBAN/account number **OR** Account number (GBP UK Bank only) (all non-GBP accounts) Account held for months years



f you have no additional notes, please continue to Section 07 - Declaration.				



#### Plan literature

I confirm that I have read a copy of the plan literature including the Product Guide, Key Information Document and Terms and Conditions.

#### My application

I confirm that all of the information provided in this application, along with any supporting forms, questionnaires, statements, reports or other information is true and complete.

#### Availability

I confirm that to the best of my knowledge and belief, I am not subject to any legislation that would make my investment into this plan unlawful.

Financial adviser		
I have appointed	(company name)	to act as my financial adviser

I agree to RL360 disclosing all information relating to my plan to my appointed financial adviser. I will let RL360 know in writing if I decide to change my appointed financial adviser.

#### Illustration

I understand that my Illustration is not guaranteed by RL360 or my adviser, and only offers an indication of what I might get back under a limited number of scenarios. I accept that RL360 is not responsible for monitoring whether my plan's performance matches the assumptions made in my Illustration.

#### **Key Information Document (KID)**

I confirm that I have included a signed KID with this application.

I understand that the KID sets out the details of my plan, and by signing it I acknowledge that I am aware of the charges that will be deducted.

I am also aware that the details that I have provided in Section 02 – Plan Requirements must match my signed KID. If they are different RL360 will ask me to sign a new KID matching Section 02 – Plan Requirements before it can allow my plan to start.

#### Investment

I am aware that RL360 does not provide investment advice. I request that RL360 allocates the payment to the assets detailed in Section 03 - Asset Requirements. In order for RL360 to do this, I confirm the following:

- a) I agree to RL360 acting on dealing instructions received from me or the appointed adviser, and I will read the documentation issued by the asset manager for each asset prior to selecting it for the plan.
- b) Where the payment is allocated in full or in part to any cash deposit account(s), I am aware that I may not be covered by any depositors compensation scheme should the deposit account provider become insolvent. I am aware that this is because RL360 holds this account on my behalf. I acknowledge the risks associated with linking a cash deposit account to the plan and accept that in the event of the insolvency of my chosen deposit account provider, RL360 will have no responsibility for any loss and I could lose the full amount invested. I am aware and acknowledge that the deposit provider I choose to invest with may not be an institution or subsidiary with which RL360 would normally hold balances or deposits.
- c) I am aware that some assets (including cash deposits) may have terms and conditions that could:
  - i) restrict RL360 from realising a cash value when requested and prevent RL360 paying out benefits from the plan in a timely fashion.
  - ii) result in RL360 receiving the cash value from a sale in multiple instalments. If this should happen RL360 has the right not to re-invest or pay in full, benefits from the plan until the amount has been received in full.
  - iii) result in RL360 receiving a payment from a sale by a means other than cash. If this should happen RL360 may require us to cancel some or all of the plan.
  - iv) result in RL360 having to pay back some or all of the sale proceeds if an adjustment has to be made after the payment. If RL360 is required to make such a repayment and the plan value is too low to cover it, or I have cancelled the plan, I agree to compensate RL360 for any loss that it has suffered as a result.
- d) I accept that RL360 has the right to sell assets linked to the plan without requiring my permission. RL360 may do this if it decides that an asset may have harmful legal or tax consequences under law.
- e) I am aware that there may be fees to pay when RL360 sells one or more of the assets linked to the plan. Any fees due when selling an asset should be detailed by the investment manager in the asset documentation.
- f) I confirm that I am aware of the fees that must be paid in relation to the chosen assets. I realise that these fees are required to cover the costs of promoting and distributing the assets, including any commission paid to my appointed adviser(s).

#### **Data protection**

This form collects your personal data. We require your personal data so we can provide you with services relating to the performance of your plan. You may ask us to stop processing your data, however this may disrupt the services RL360 can provide to you or may stop us being able to assist you. To find out how long we will keep your data, please refer to our privacy policy at www.rl360.com/privacy. Any data you provide to RL360 may be shared, if allowed by law, with other companies both inside and outside of RL360 and to persons who act on your behalf. Data and information about you can be transferred outside of the Isle of Man and RL360 may be required to provide it to its regulator, its government or anyone else required by law.

RL360 will use your data and information to allow for the administration of your plan, prevent crime, prosecute criminals and for market research and statistics. RL360 will, at all times, make sure that your data and information is only used in ways that are allowed by law.

You can receive a copy of the information RL360 holds about you free of charge by writing to our Data Protection Officer at: RL360, International House, Cooil Road, Douglas, Isle of Man, IM2 2SP, British Isles, or by emailing dpo@rl360.com. We can reserve the right to not send you your personal data in some circumstances - if we do we will write to you setting out the reasons why.

Our full privacy policy can be viewed at www.rl360.com/privacy or can be obtained by requesting a copy from our Data Protection Officer.

#### **Politically Exposed Persons**

A Politically Exposed Person (PEP) is a person entrusted with prominent public functions, their immediate family members or persons known to be close associates of such persons.

Examples of PEPs include political figures, members of the judiciary, diplomatic service officers, managers and supervisors of state owned enterprises and senior ranking military officers.

Please add the names of any PEPs associated with this application in the box below.						

Where this box is left blank, you are confirming that no PEPs are associated with this plan.

#### Legal

I agree to my plan being governed by Isle of Man law and to the Isle of Man Courts having the right to decide any case that maybe brought in relation to my plan.

#### Cancellation

I am aware that I have the right to cancel my plan as detailed in the Key Information Document. I understand that the amount I get back may be less than what I paid where my selected assets have fallen in value. I am aware that to cancel my plan I will need to complete the Cancellation Notice and return it to RL360.

#### Final agreement

I agree to the following documents forming the basis of the contract between me and RL360:

- this Application Form
- My Key Information Document
- The Terms and Conditions
- The Plan Schedule
- Any Endorsement to the Plan Schedule.

I accept that RL360 can bring my plan to an end if I have failed to detail any facts that may influence the decision to accept this application.

I confirm that this ap	oplication was signed in (give country)		
	Applicant 1	Applicant 2	
Signed			
Date (dd/mm/yyyy)			



This section is to be completed by your financial adviser.

The RL360 adviser number can be obtained from your regional office.

Company name	
RL360 adviser number	
Name of regulatory or	
authorising body	
Regulatory number	
(if applicable)	
Financial adviser's stamp	
(if this does not state an	
address, please complete	
company address details too)	
Full name	
Online services username	
(if registered)	
( 0 3 10 10 1 0 0 1	
Work telephone number	
·	
Mobile telephone number	
Email address	
	entary proof of the applicant(s) identity, and certification of their residential address, and have,
where applicable, attached suitab	bly certified copies of both as set out in the completion notes, along with this application.
Signed	
Date (dd/mm/yyyy)	
Date (dd/IIIII/ yyyy)	



This checklist will help make sure you have provided everything we need to process your application.

#### Verification of identify - must be provided for all applicants

Please send a **suitably certified copy**\* of your passport or National Identity Card showing your photograph(s) – If you are unable to provide either of these please provide a reason why and contact us to discuss other acceptable documents before sending in your application.

Applicant 1			Applicant 2		
I have provided	identification (pleas	e tick to confirm)	I have provided identification (please tick to confirm)		
If you are unable to provide ID please confirm why below:			If you are unable to provide ID please confirm why below:		
Please send a <b>suitak</b> any of the documen	oly certified copy* o ts listed below, plea		all applicants  ng documents for each applicant. If you are unable to provide  Section 06 - Additional Information and contact us to discuss		
Applicant 1 (please tick which documents you have sent us)	Applicant 2 (please tick which documents you have sent us)	Acceptable document			
		Latest bank account or cre	edit card statement		
		Utility, rates or council tax acceptable	bill (less than 3 months old). Mobile telephone bills are not		
		Current driving licence			
		Proof of ownership or rent	al at current residential address		
		Mortgage statement			
		Tax assessment document	:		
		State pension, benefit boo entitlement	ok or other government produced document showing benefit		
		Extract from official regist	er of electors		
		· •	Box service (which must also show the residential address) s also the correspondence address of the applicant		
		Entry in local telephone d	rectory.		
Confirmation of plan details  Please make sure you have completed Section 02 - Plan Requirements and have included a signed Illustration and Key Information Document.  I have provided my plan requirements and can confirm that they match my Key Information Document (please tick to confirm).					
I have included	I have included a signed Illustration and Key Information Document (please tick to confirm).				



#### \*Suitably Certified Copy Documentation

Your financial adviser can certify your copy documents, if they hold established Terms of Business with us and, where appropriate, have been granted Suitable Certifier status. Please consult your financial adviser to check if they can certify your documents.

If your financial adviser cannot certify your documents, we will accept certification by one of the following 'Suitable Certifiers':

- A Notary Public (or equivalent)
- A lawyer or advocate
- A formally appointed member of the judiciary
- An employee of RL360
- A Commissioner for Oaths
- · A registrar or other civil or public servant authorised to issue or certify copy documents.

If you cannot have your documents certified by one of the above, please contact us.

#### The certifier must:

- Add the statement 'Certified as a true copy taken from the original'
- Sign and date the copy document on all pages
- Print their name clearly in BLOCK CAPITALS underneath their signature
- Record the capacity or position in which they are certifying the document
- Add their company name or official stamp or seal.

The documents which we receive must contain the original certification and stamp.

#### Third party payments

If the payer is anyone other than the applicant(s), we will require the following documentation:

#### Employer funding the plan for a key employee:

- Certificate of incorporation or equivalent document showing date and place of incorporation
- Evidence of the registered office
- A list of all directors and verification of identity and address of at least two directors
- A set of the latest annual report and accounts
- A list of all shareholders
- $\bullet$  Verification of the identity of all shareholders holding 25% or more of the issued share capital

#### Spouse/parent funding a plan for a partner/child:

- Certified copy of the payer's ID
- Certified copy of the payer's proof of residential address
- Where the payer has a different surname to the applicant, evidence of the relationship

#### Other

• Please contact RL360 to determine if the payer is acceptable and if so, what documentation will be required

### PAYMENT METHODS

Your payment can be paid using any of the following methods.

#### Cheque

Please send your cheque, made payable to RL360 Insurance Company Limited to RL360, International House, Cooil Road, Douglas, Isle of Man, IM2 2SP, British Isles.

Your cheque must come from the bank account you have detailed in Section 02 - Plan Requirements.

Please note that GBP cheques can take up to five working days to clear. Other currency cheques may take considerably longer to clear.

#### Telegraphic transfer

If you are paying into your plan by telegraphic transfer please instruct your bank to quote your name as a reference.

Your payment must come from the bank account you have detailed in Section 02 - Plan Requirements.

Please make your payment to RL360 Insurance Company Limited through the appropriate bank below.

Currency	SWIFT code	IBAN	Sort code	Account number	Bank name	Account name
AUD	CITIGB2L	GB45 CITI 1850 0813 1419 34	18-50-08	13141934	Citibank, London	RL360
CHF	CITIGB2L	GB26 CITI 1850 0813 1418 88	18-50-08	13141888	Citibank, London	RL360
EUR	CITIGB2L	GB20 CITI 1850 0813 1418 02	18-50-08	13141802	Citibank, London	RL360
GBP	CITIGB2L	GB34 CITI 1850 0813 1420 35	18-50-08	13142035	Citibank, London	RL360
HKD	CITIGB2L	GB10 CITI 1850 0813 1416 91	18-50-08	13141691	Citibank, London	RL360
JPY	CITIGB2L	GB26 CITI 1850 0813 1415 00	18-50-08	13141500	Citibank, London	RL360
USD	CITIGB2L	GB54 CITI 1850 0813 1415 78	18-50-08	13141578	Citibank, London	RL360

#### **Bank address**

The bank address for all the above accounts is: Citibank, Citigroup Centre, Canada Square, Canary Wharf, London, E14 5LB, UK.

### AUTHORISATION TO PAY A FINANCIAL ADVISER FEE

Please complete in BLOCK capitals throughout.

Who is this form for?
This form is for applicants who wish to authorise RL360 to pay a financial adviser fee to:

(adviser company and address)

RL360 adviser number:

We can only accept instructions that have been signed by all applicants.

#### Important notes

- 1. As this instruction will result in a deduction from your plan to meet the fee you are agreeing to pay, you should note that this deduction may form part of any deferred tax allowance for your country of residence. You should consult your tax adviser to determine whether this could affect you.
- 2. RL360 cannot be held responsible for any future tax liability that may accrue to the adviser as a result of a failure to levy tax where it later transpires that it should have been charged. The adviser is responsible for deciding whether or not the service they are providing is subject to any additional taxes.
- 3. This fee is calculated and paid each quarter from the plan anniversary.
- 4. The value of any additional payments made to the original plan will be treated as part of its value when the fees are calculated.
- 5. This agreement shall be subject to, and interpreted in, accordance with the laws of the Isle of Man.
- 6. I confirm that I will inform RL360 in writing should I wish to terminate payment of this fee.

#### Applicant(s) to complete

I authorise RL360 to pay the following fee to my financial adviser:

Financial a	dviser fee
-------------	------------

per year, paid quarterly in arrears as percentage of my plan value (the fee should not be more than 1.5% per year).

Note: where this fee is used in conjunction with an investment adviser fee, the two fees combined cannot be more than 2.0% per year.

Plan application dated (dd/mm/yyyy)

	Applicant 1	Applicant 2
Signed		
Full name		
Date (dd/mm/yyyy)		

# INVESTMENT ADVISER APPOINTMENT

#### Who is this form for?

This form is for applicants who wish to appoint an investment adviser to their plan. Investment advisers may act on a non-discretionary or discretionary basis. This is your choice and an agreement that you must make with your investment adviser.

#### Completing this form

By completing this form you will be informing RL360 about the appointment of a company to act as an investment adviser to your plan. They will have the power to place dealing instructions on your behalf.

We can only accept written instructions that have been signed by all owners, trustees or authorised signatories.

Please complete in BLOCK capitals throughout.

#### SECTION 1 INVESTMENT ADVISER APPOINTMENT

Δn	nli	can	†/c	) to	com	plete

writing (originals only), immediately.

I wish to appoint
Investment adviser company name
to act in the capacity of an investment adviser to my plan
Application dated (dd/mm/yyyy)
I understand that my investment adviser will be able to act on my behalf, subject to the terms and conditions set out in Section 5 below, to advise on and change the assets to which the value of my plan is linked. I authorise RL360 Insurance Company Limited (RL360) to release all relevant information relating to my plan to my investment adviser when requested.
I understand that RL360 is not responsible for any loss or liability incurred to my plan as a result of advice given, or negligence by, my appointed investment adviser. I also understand that RL360 is not responsible for the performance of any assets linked t my plan.
I confirm that all communications in relation to dealing instructions should be directed to my investment adviser.
Please confirm on what basis you wish your investment adviser to be appointed, non-discretionary or discretionary, by ticking the appropriate box below.
I confirm that my investment adviser will be acting on a non-discretionary basis. Dealing instructions may only be forwarded to RL360 after my investment adviser has consulted me. My investment adviser has confirmed to me that they have the necessary regulatory authorisations in order to perform this role. I understand that RL360 is not required to obtain proof that my investment adviser has consulted with me, prior to acting on any instructions received.
I confirm that my investment adviser will be acting on a discretionary basis. Dealing instructions may be forwarded to RL360 without my consent. My investment adviser has confirmed to me that they have the necessary regulatory authorisations in order to perform this role.
I authorise RL360 to take a withdrawal from my plan in line with the following:
A percentage
% per year, taken quarterly as a percentage of my plan value (the fee should not be more than 1.5% per year).
<b>Note:</b> where this fee is used in conjunction with a financial adviser fee, the two fees combined cannot be more than 2.0% per year.

I am aware that for as long as I have an appointed investment adviser I will be unable to access online dealing facilities.

I confirm that should I change my investment adviser, or bring this agreement to an end in the future, I agree to inform RL360 in

#### SECTION 1 INVESTMENT ADVISER APPOINTMENT CONTINUED

I acknowledge that RL360 has the right to reject the appointment of my investment adviser at its discretion.

I am aware that for as long as I have an appointed investment adviser I will be unable to access online dealing facilities.

I confirm that should I change my investment adviser, or bring this agreement to an end in the future, I agree to inform RL360 in writing (originals only), immediately.

I acknowledge that RL360 has the right to reject the appointment of my investment adviser at its discretion.

I agree that I am solely responsible for the appointment of an investment adviser to my plan and that I am also responsible for ensuring that they have the appropriate experience, and/or qualifications and permissions to provide me with investment advice.

I acknowledge that RL360 is not liable for the performance or conduct of my investment adviser, or for ensuring that they hold and continue to maintain any regulatory or legal permissions required to provide investment advice.

	Applicant 1	Applicant 2
Signed		
Full name		
Date (dd/mm/yyyy)		
SECTION 2 INVESTMENT	ADVISER DETAILS AND CONDITIONS	
Investment adviser to complete		
Full name		
Online services username (if registered)		
Company name		
RL360 adviser number		
Investment adviser company address		
Email address		
Telephone number		
Fax number		

If you do not have Terms of Business with RL360, please contact your Regional Sales Manager before submitting this form.

In accepting the appointment of investment adviser to the above stated plan, I agree to the following terms and conditions:

- 1. All instructions relating to the purchase, sale or switching of assets will be in respect of any asset agreed by RL360 as being eligible for the plan.
- 2. All instructions should be provided in a format as agreed by RL360.
- 3. RL360 will purchase, sell or switch assets at the relevant market price as available at the time of placing an instruction.
- 4. RL360 has the right to accept or reject any instruction from the investment adviser at its own discretion.
- 5. The investment adviser must maintain such authorisation as is necessary to act as an investment adviser under the legislation and regulation in the country in which advice is given.
- 6. RL360 and the plan owner cannot be held responsible for any future tax liability, that may accrue to the investment adviser, as a result of a failure to levy tax where it later transpires that it should have been charged. The investment adviser is responsible for deciding whether or not the service they are providing is subject to the levy of any additional taxes.

#### SECTION 2 INVESTMENT ADVISER DETAILS AND CONDITIONS CONTINUED

- 7. RL360 has the right to remove the investment adviser from the plan, without specifying a reason, and on giving one month's written notice to the plan owner and the investment adviser.
- 8. The investment adviser may resign their appointment by giving written notice to the plan owner and RL360. RL360 will remove the investment adviser from the plan as soon as the notification is received.
- 9. The appointment will cease immediately upon written notification of bankruptcy, dissolution or insolvency of the investment adviser, or any composition with creditors, or if the investment adviser is in breach of any regulatory requirement, or it becomes illegal for the investment adviser to act in this capacity.
- 10. This appointment and agreement shall be subject to, and interpreted in, accordance with the laws of the Isle of Man.
- 11. RL360 will not be liable in the event that the appointed investment adviser or the plan owner fails to notify RL360 of any material factor affecting the above.

Please submit a current certified copy of your company's Authorised Signatory list with this form. If you have an additional list for persons authorised to sign dealing instructions, please also submit a certified copy with this form.

If your company is not regulated in the UK, Isle of Man, Channel Islands, Hong Kong or Gibraltar, please provide identification and address verification for each person on the Authorised Signatory list.

	Investment adviser			
Signed				
Date (dd/mm/yyyy)				

# THE BENEFICIARY TRUST

### Completion of this trust deed is optional.

This form should be completed if you are the owner(s) of a RL360 plan and want the benefits to go to one or more adults and/or children as beneficiaries in the event of your death.

This form invalidates all previous beneficiary designations therefore it is important that it includes all details of all the persons whom you wish to benefit.

You cannot use this form if you wish to create a gift for UK Inheritance Tax purposes.

If you cannot enter the details asked for in the space available, please make a note on the form and attach a page containing those details.

This trust comes into effect upon the death of the Relevant Person. The plan benefits are then payable to the trustees for the benefit of the beneficiaries in accordance with the provisions in Part C of this form. At such time as this trust comes into effect it may be necessary for RL360 to obtain the appropriate identification documentation in respect of the trustees and any beneficiary to whom benefits are to be paid.

The plan owner(s) and the trustees must sign this form at Part D.

### INHERITANCE LAWS AND BENEFICIARY DESIGNATION

Some countries have laws governing the distribution of a person's estate on their death. Although the beneficiary trust technically removes the benefits of the plan from your estate, this could be challenged. The legal basis for such a challenge would be that the rights of heirs may be placed above individual rights to pass on assets on trust to other parties. Authorities responsible for judgements in such cases may use discretion and uphold your wishes (as

expressed by using this form). However, to avoid any doubt, you should seek advice in choosing an appropriate course of action.

#### **CHANGES TO BENEFICIARIES**

Completing a subsequent form can change those named as beneficiaries in this form.

#### THE RELEVANT PERSON

The plan owner, or where there are joint plan owners, the last surviving plan owner. Where there are joint plan owners, the terms of this document will have no effect unless both owners are deceased

#### RELEVANT EVENT

The death of the Relevant Person(s).

#### **TRUSTEES**

Trustees must be appointed to act after your death and give instructions concerning the plan or any benefits arising from it. RL360 Insurance Company Limited ("the Company") cannot be responsible for any actions or omissions by those trustees.

#### **TRUST FUND**

The plan benefits of the plan detailed in Part A of this trust deed.

#### INTERPRETATION

The Company will carry out the instructions given by you as plan owner(s). It cannot be held responsible for any misunderstanding made when the form was completed or any changes in circumstances affecting who should benefit from the plan. If any challenges are made to the validity of payments made under your instructions in this form, they must be addressed to the recipients of any benefits.

#### **ASSIGNMENTS**

If you assign the plan specified in this form as security or collateral to a financial body (such as a bank), that assignment will take priority over beneficiaries' claim to any benefits designated here.

### BENEFITS WHERE NO BENEFICIARY SURVIVES

If no beneficiaries are alive at such time as any benefits become payable, all benefits will pass to the estate of the plan owner or where there are joint plan owners, to the estate of the last surviving plan owner.

#### PART A

(i) Plan Details Application dated (dd)	/mm/yyyyj							
Plan owner 1 (Relevan	nt Person)							
Date of birth (dd/mm/	<sup>/</sup> yyyy)							
Country of residence for tax purposes								
Tax Identification Num If unavailable, provide		al equivaler	nt (eg National	l Insurance Number,	Social Secu	ırity Numbe	r, resident reg	gistration number)
Plan owner 2 (Relevan	nt Person)							
Date of birth (dd/mm/	<sup>/</sup> yyyy)							
Country of residence for tax purposes								
Tax Identification Num If unavailable, provide	, ,	al equivaler	nt (eg National	l Insurance Number,	Social Secu	ırity Numbe	r, resident reg	gistration number)
(ii) Declaration of Tru As owner(s) of the pla								
Title (please tick)	Trustee 1	Mrs	Miss		Trustee 2	2 Mrs	Miss	
				Other (in full)				Other (in full)
Full name								
Date of birth (dd/mm/	′уууу)							
Current residential address and postcode (in full)								
Country of residence for tax purposes								
Tax Identification Num If unavailable, provide		al equivaler	nt (eg National	I Insurance Number,	Social Secu	urity Numbe	er, resident reg	gistration number)
Title (please tick)	Trustee 3	Mrs	Miss	Other (in full)	Trustee 4	Mrs	Miss	Other (in full)
Full name				Other (iii ruii)				Other (III full)
Date of birth (dd/mm/	′уууу)							
Current residential address and postcode (in full)								
Country of residence for tax purposes								
Tax Identification Num If unavailable, provide		al equivaler	nt (eg National	I Insurance Number,	Social Secu	ırity Numbe	er, resident rec	gistration number)

to act as trustee(s) under the plan terms and conditions to hold all plan benefits on my death on trust absolutely as follows:

#### PART A CONTINUED

(iii) For the beneficiar shares*	ies named in Part B (i) of this document in the shares s	pecified and if no shares specified then in equal
	Plan owner 1 (Relevant Person)	Plan owner 2 (Relevant Person)
Signature		
Or;		
	ries named in Part B (i) of this document together wit time and in such shares as the trustees shall see fit	h such persons or classes of persons named in the
	Plan owner 1 (Relevant Person)	Plan owner 2 (Relevant Person)
Signature		
The plan owner(s) mu	ust agree with either option (iii) or (iv) above and sign	in the appropriate box.
* the death of a Name	ed Beneficiary under Part B (i) will increase the shares	of the remaining beneficiaries
PART B		
	ficiaries and the Appropriate Shares ficiaries and the Appropriate Shares means:	
Full name		
Residential address		
Date of birth (dd/mm/	/уууу)	
Appropriate Share	%	
Full name		
Residential address		
Date of birth (dd/mm/	/уууу)	
Appropriate Share	%	
Full name		
Residential address		
Date of birth (dd/mm/	/уууу)	
Appropriate Share	%	
Full name		
Residential address		
Date of birth (dd/mm/	/уууу)	
Appropriate Share	%	

#### **PART B CONTINUED**

#### ii) Schedule

Any child, grandchild or remoter issue of the Relevant Person

Any brother, sister or parent of the Relevant Person

Any surviving spouse/civil partner of the Relevant Person

Any person or class of persons identified here (please insert full name(s) and address(es))

#### Children, grandchildren and issue of any person

References to children, grandchildren and the issue of any person shall include children, grandchildren and remoter issue whether legitimate, illegitimate or adopted

#### Civil partner, former civil partner and surviving civil partner of any person

References to a person's civil partner are to that person's civil partner within the meaning of the Civil Partnership Act 2004; references to a person's former civil partner are to a person who was that person's civil partner until their civil partnership was dissolved or annulled; and references to a person's surviving civil partner are to a person who was that person's civil partner immediately before that person's death.

#### **PART C**

#### **Trust Provisions**

- 1. The trustees for the time being of these trusts shall have the following powers:
  - (i) to make any kind of investment that they could make if they were absolutely entitled to the Trust Fund
  - (ii) to apply the whole or such part as the trustees in their absolute discretion shall think fit of the income and capital held on trust for any beneficiary whose interest shall not have vested for or towards the maintenance, education advancement or benefit of such beneficiary and the trustees may exercise such powers whether or not there is any other fund or income available for any such purposes or whether or not there is any person bound by law to provide such maintenance or education
  - (iii) to accept as a good and sufficient discharge the receipt given by any such beneficiary who shall have attained the age of 18 years or any parent or guardian of any minor beneficiary in respect of the payment of capital or income paid or applied for the benefit of such beneficiary on the trustees first obtaining an undertaking from such parent or guardian so to apply such capital or income
  - (iv) during the minority of any beneficiary under these trusts to accumulate any surplus income held on trust for such beneficiary and invest the same in accordance with paragraph (i) above and any such accumulation shall be added to the fund or share from which it was derived and shall devolve with such fund or share but the trustees may at any time apply any or all of such accumulations for any of the purposes permitted by these trusts as if it were income arising in the then current year
- 2. Any trustee of these trusts who is engaged in any profession or business shall be entitled to charge and be paid all professional or business charges for business done by him or his firm in connection with these trusts including business which a trustee not being engaged in such profession or business could have done personally.
- 3. Any corporate trustee may be appointed as trustee of these trusts and the general terms and conditions upon which it acts as a trustee last published before the date of this designation form shall apply to these trusts and it shall be entitled to retain remuneration in accordance with the scale and other fees usually charged at that date for its services in acting as a trustee of these trusts with power to retain and be paid remuneration in accordance with the scale and other fees published by it from time to time for such services.
- 4. No trustee of these trusts shall be liable for any loss arising by reason of any investment made in good faith or for the default, negligence or fraud of any agent employed by him or by any other trustee whether or not the employment of such agent was strictly necessary or expedient or by reason of any mistake or omission made in good faith by any trustee or by reason of any other matter or thing except wilful fraud or intentional wrongdoing on the part of the trustee who is sought to be made liable.
- 5. The perpetuity period applicable to these trusts shall be the period from the date of the designation form until the expiration of 21 years from the date of the Relevant Event.
- 6. This Trust Deed shall be governed by and construed according to the laws of the Isle of Man.

#### PART D

Signed by the plan owner(s) and the appointed trustee(s) to show their acceptance of their duties under this trust:

	Plan owner 1	Plan owner 2 (if applicable)
Signed		
Full name		
Witnessed by: Any witness must be	over 18 years old and not party to the trust.	
Full name		
Witness's current residential address		
Date (dd/mm/yyyy)		
Witness's signature		
	Trustee 1	Trustee 2
Full name		
Signed		
Date (dd/mm/yyyy)		
	Trustee 3	Trustee 4
Full name		
Signed		
Date (dd/mm/yyyy)		

#### **DATA PROTECTION**

This form collects your personal data. We require your personal data so we can provide you with services relating to the performance of your contract. You may ask us to stop processing your data, however this may disrupt the services RL360 can provide to you or may stop us being able to assist you. To find out how long we will keep your data, please refer to our privacy policy at www.rl360.com/privacy. Any data you provide to RL360 may be shared, if allowed by law, with other companies both inside and outside of RL360 and to persons who act on your behalf. Data and information about you can be transferred outside of the Isle of Man and RL360 may be required to provide it to its regulator, its government or anyone else required by law.

RL360 will use your data and information to allow for the administration of your plan, prevent crime, prosecute criminals and for market research and statistics. RL360 will, at all times, make sure that your data and information is only used in ways that are allowed by law.

You can receive a copy of the information RL360 holds about you free of charge by writing to our Data Protection Officer at: RL360, International House, Cooil Road, Douglas, Isle of Man, IM2 2SP, British Isles, or by emailing dpo@rl360.com. We can reserve the right to not send you your personal data in some circumstances - if we do we will write to you setting out the reasons why.

Our full privacy and cookie policies can be viewed at www.rl360.com/privacy or can be obtained by requesting a copy from our Data Protection Officer.

RL360 Insurance Company Limited

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Registered Office: International House, Cooil Road, Douglas, Isle of Man, IM2 2SP, British Isles. Registered in the Isle of Man number 053002C. RL360 Insurance Company Limited is authorised by the Isle of Man Financial Services Authority.

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PROTECT AND GROW YOUR WEALTH

