EVOLUTION

APPLICATION FORM FOR CORPORATE APPLICANTS



IMPORTANT INFORMATION

INTRODUCTION

We only sell our products through Financial Advisers as it is important you receive independent financial advice. As it is you who chooses your Financial Adviser, you need to bear in mind that they are acting on your behalf and not on behalf of Utmost International Isle of Man Limited. You are responsible for their actions or omissions.

This document contains links to relevant documents, websites and email addresses. Click on the bold gold words to access these links.

Capitalised terms not defined in this Application Form shall have the meaning given to them in the Policy Conditions.

The Policy Conditions and Policy Schedule for your Bond will be provided to you when your Bond is issued. The Applicant may request a sample copy of the Policy Conditions prior to application from Utmost International Isle of Man Limited's Welcome Team on +44 (0)1624 653 251 or welcome@utmostwealth.com.

HOW TO COMPLETE THIS FORM

Electronic completion

To ensure your information is saved correctly, we recommend you save the form to your desktop before you start completing the required fields.

Paper completion

Declarations

Banking and

payment details

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If completing a hard copy of this form, please use black or blue ink and BLOCK CAPITALS. If you make a mistake, cross it out, put in the correct details and sign your initials next to the correction. Do not use correction fluid.

For help completing this form, refer to our Guide for Evolution Corporate Applicants.

Applicant declarations

Bank details and payment methods

The separate Tax Declaration and Self-Certification for Entitles form will need to be completed and submitted with this application. This separate form is used to identify the various requirements necessary under the Common Reporting Standards and US FATCA, including the entity type and controlling persons (if any). Note the application cannot proceed without this form being fully completed and submitted. To access the forms please visit www.utmostinternational.com

HOW TO SUBMIT THIS FORM

PAGE SECTION

Once completed, arrange for your Financial Adviser to return the completed forms and supporting documentation that are digitally signed and/or scanned by email to us at: newbusiness@utmostwealth.com

Alternatively, if completing a hard copy, ask your Financial Adviser to return by post to Utmost International Isle of Man Limited, King Edward Bay House, King Edward Road, Onchan, Isle of Man, IM99 1NU.

ond and pplicant	2	Α	Bond details	Mandatory
etails	2	В	Politically Exposed Persons details	Mandatory
	3	С	Applicant details	Mandatory
	6	D	Additional Life Assured details	Optional
	6	Е	Premium details	Mandatory
	7	F	Regular Withdrawals	Optional
	8	G	Adviser Charging	Optional
	10	Н	Source of funds	Mandatory
	14	1	Identification requirements	Mandatory
	17	J	Financial adviser details	Mandatory
	18	K	Investment options	Mandatory

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Mandatory

Information

Δ	BOND DETAILS	MANDATORY
1	Type of contract	Section D does not need to be completed
	Life Assurance Capital Redemption	if Capital Redemption is chosen.
2	Provide a copy of the Personal Illustration that you have been given or enter your Personal Illustration reference number here	
3	Welcome Team ticket reference	If the Welcome Team produced a Personal Illustration for you, a ticket reference can be found at the top
4	What is your chosen Product Management Charge option? Full initial Charge OR Full ongoing Charge OR Combination of initial and ongoing	Please note that this is a product Charge applied by Utmost International Isle of Man Limited. Adviser Charges can be applied later in
	If you choose a combination of initial and ongoing Product Management Charge, enter your chosen combination to a maximum of three decimal places.	Section G of this form.
	% Initial % Ongoing (per annum)	
5	Currency of Bond Pound Sterling US Dollar Euro	Once your Bond is established you cannot change the Bond's currency.
6	Number of policy segments If you do not specify the number of policy segments, the Bond will automatically default to the maximum available for the investment amount.	The number of policy segments available is subject to a minimum investment of £500 in each. The maximum number of
7	Nature and purpose of investment	policy segments is 9,999.
В	POLITICALLY EXPOSED PERSONS DETAILS	MANDATORY
proposed S	nder our current anti-money laundering obligations, we are required to identify persons sociated with this application who could be classed as a Politically Exposed Person ("PEP"). P is a term used to describe someone who is currently or has previously been, entrusted with ominent public functions or responsibilities. For example: a Head of State, a holder of a senior elitical or government post, a senior member of the Judiciary or the Military, a senior employee of State Owned Corporation, or a board member of a Central Bank. Immediate family members or ose associates of a PEP should be considered a PEP in their own right.	
	relation to this application. Non-completion confirms that there are no associated PEPs.	

Where any party to the application is considered a PEP (as defined above), you will be required to complete and submit a Source of Wealth Information Questionnaire alongside this application. This questionnaire can be obtained via www.utmostinternational.com or by contacting our Welcome Team.

B1 ADDITIONAL REQUIREMENTS FOR POLITICALLY EXPOSED PERSONS

C	APPLICANT DET	AILS				MANDATORY
C .	1 CORPORATE APP	LICANTS				
1	Company name					
2	Company registration number					
3	Registered address (PO Boxes and 'care of' addresses are not acceptable)					
				Postcode		
4	State the jurisdiction in which the company is liable for tax					
5	Full correspondence address					
				Postcode		
6	If the correspondence address is different from the registered address, give a reason					
7	Is this investment in respect of employee benefits?	Yes	No			
8	Is the company an investment company controlled by persons residing in the UK?	Yes	No			For this purpose, a holding company or a collective investment scheme is not an
9	Is the company a trading company? If "Yes", state its main	Yes	No			investment company.
	business					
10	Is the company in the process of being dissolved, struck off, wound up or terminated?	Yes	No			
11	Is the company quoted on a recognised stock exchange?	Yes	No			
	If "Yes", which one?					
12	Has the company been established or owned by a Government Department, Political Party, Local Council	Yes	No			Question 12, refer to our separate document Politically Exposed Persons
	Authority, Trade Union or State Owned Industry?					
	If "Yes", give a description.					

EVOLUTION

An authorised signatory will need to read and sign Section **C3** on behalf of the company. List all the current directors of the company (continue as necessary on a separate sheet).

FULL NAME	DATE OF BIRTH							
	d	d	m	m	У	У	У	У
	d	d	m	m	У	У	У	У
	d	d	m	m	У	У	У	У
	d	d	m	m	У	У	У	У
	d	d	m	m	У	У	У	У
	d	d	m	m	у	у	у	У

Directors

From the list, supply the details of two directors, including at least one executive director. You will need to provide suitable verification of their identity and residential address at Section I.

		Executive Direct	tor	Director		
1	Title (Mr, Mrs, Miss or Other)					
2	Gender	Male	Female	Male	Female	
3	Surname					
4	Maiden name (if applicable)					Questions 4 and 5, if not completed we will
5	Previous name or any aliases (if applicable)					assume you have never been known by another name.
6	Forenames (in full)					
7	Permanent residential address (PO Boxes and 'care of' addresses are not acceptable)					
			Postcode		Postcode	-
8	Nationality and dual nationality (if applicable)					
9	Date of birth	d d m m	у у у у	d d m m	у у у у	
10	Country of birth					

Shareholders

If there is a corporate shareholder or any of the shares are held within a Trust, contact our Welcome Team on **+44 (0) 1624 653 251.**

For private companies, provide details of all **shareholders holding 25% or more** of the issued share capital at the date of the application.

		Shareholder 1		Shareholder 2		
1	Percentage share	Silarenolder 1		Shareholder 2		7
2	Title (Mr, Mrs, Miss or Other)]
3	Gender	Male	Female	Male	Female	
	Maiden name (if applicable)					Questions 4 and 5, if not completed we will
5	Previous name or any aliases (if applicable)					assume you have never been known by another name.
6	Forenames (in full)]
7	Permanent residential address (PO Boxes and 'care of' addresses are not acceptable)					
			Postcode		Postcode	
8	Nationality and dual nationality (if applicable)					
9	Date of birth	d d m m	у у у у	d d m m	y y y y	-
10	Country of birth]
		Shareholder 3		Shareholder 4		_
1	Percentage share	Shareholder 3		Shareholder 4]
2	Title (Mr, Mrs, Miss or Other)					J
3	Gender					
		Male	Female	Male	Female	
4	Maiden name (if applicable)	Male	Female	Male	Female	Questions 4 and 5, if
	Maiden name (if applicable) Previous name or any aliases (if applicable)	Male	Female 	Male	Female	Questions 4 and 5, if not completed we will assume you have never been known by another name.
5	(if applicable) Previous name or any	Male	Female	Male	Female	not completed we will assume you have never been known by another
5	(if applicable) Previous name or any aliases (if applicable)	Male	Female	Male	Female	not completed we will assume you have never been known by another
5 6	(if applicable) Previous name or any aliases (if applicable) Forenames (in full) Permanent residential address (PO Boxes and 'care of' addresses are	Male	Female	Male	Female	not completed we will assume you have never been known by another
5 6	(if applicable) Previous name or any aliases (if applicable) Forenames (in full) Permanent residential address (PO Boxes and 'care of' addresses are	Male		Male		not completed we will assume you have never been known by another
5 6 7	(if applicable) Previous name or any aliases (if applicable) Forenames (in full) Permanent residential address (PO Boxes and 'care of' addresses are not acceptable) Nationality and dual nationality	Male		Male		not completed we will assume you have never been known by another

Proof of identity and verification of addresses will be required for the above-named shareholders. The required documents are outlined in Section I of this application. Further details of these requirements are available from us on our website www.utmostinternational.com

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I	LIFE ASSURED	DETAILS				OPTIONAL
W	ot required if you are app here you have chosen th sured, complete this sec	e Life Assurance o	ption for your Bo		ne at least one life	
		Life Assured 1		Life Assured 2		If you want more
1	Title (Mr, Mrs, Miss or Other)					than two Lives Assured photocopy this page,
2	Gender	Male	Female	Male	Female	complete and attach it securely to this form. You can have a maximum of
3	Surname					six lives assured.
4	Maiden name (if applicable)					Questions 4 and 5, if not completed we will
5	Previous name or any aliases (if applicable)					assume the Life Assured has never been known by another name.
6	Forenames (in full)					
7	Permanent residential address (PO Boxes and 'care of' addresses are not acceptable)					
			Postcode		Postcode	
8	Nationality or dual nationality (if applicable)					
9	Date of birth	d d m m	/ y y y	d d m m	у у у у	
10	Country of birth					
11	Relationship to Applicant					
E	PREMIUM DETA	ILS				MANDATORY
Сι	urrency of the premium	Pound Stei	·ling US	Dollar E	uro	Your bank may charge for transferring
	tal premium nonetary amount)					funds depending on the payment method chosen.
Н	ow would you like to pay	Cheque	BACS	CHAPS	Telegraphic Transfer	
	e will deduct any Charge uide for Evolution Corpo					

E 1	ACCOUNT DETA	ILS WHERE FUNDS ARE BEING REMITTED FROM	
Ac	count name		It'll D · · ·
			If the Premium is received from an
Ac	ccount number		account other than the one specified here, this
Ва	ink sort code		may cause a delay in processing. The Premium must be remitted from an
	uilding Society roll Imber (if applicable)		account in the name of the Applicants.
Ba (re	ank BIC or SWIFT code equired for all banks atside the UK)		I
Na	ame and address bank		
		Postcode	
	ow long has this count been held?	Years	
F	REGULAR WITH	IDRAWALS	OPTIONAL
Ple ba	ease note we will require	u wish to set up regular withdrawals from the start of your Bond. an original or suitably certified bank statement to prove the receiving e of the Applicant. This bank statement must be dated within the last six	
w	here an Applicant is a PE	P withdrawals will only be paid to the source bank account.	
Re	gular withdrawals will b	e taken equally across all policy segments.	
	nimum GBP200 per pay rrency of the Bond.	ment (or currency equivalent). Payments will only be made in the	
		Annual monetary amount Annual percentage of premium	The annual
1	Amount of withdrawal	OR %	percentage or monetary amount specified will be
2	Frequency of withdrawals	Monthly Quarterly Half-yearly Yearly	divided by the frequency you specify.
3	Payment start date	d d m m y y y y OR	
		As soon as possible (30 days after inception)	
4	Withdrawal receiving a	ccount (please tick relevant box)	
	the account the Pr	emium is remitted from as detailed in Subsection E1 OR	
	an alternative acco	ount (Please provide details in Section F1 . Not applicable to PEPs.)	

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¹ If you are a direct reporting Passive Non-Financial Foreign Entity for FATCA you will also need to provide a Global Intermediary Identification Number ("GIIN") at question 11. This status will not apply unless you have registered as such.

² If the entity is registered deemed compliant then a GIIN would be expected. If the entity is certified deemed compliant, or owner documented, then no GIIN is required for FATCA but, dependent on your categorisation for CRS, you may still need to supply a tax reference number.

Payment method will be BACS transfer for Pound Sterling payments to UK clearing banks only or Telegraphic Transfer for other currencies or for payments to banks outside of the UK. A charge will be levied by our bankers for Telegraphic Transfer payments which will be deducted from the value of the Bond.

If you have opted for an end date on your client **Personal Illustration**, note that this is for illustrative purposes only. When you wish for withdrawals to stop, we will require an instruction at that point to be sent to the Claims Department at claims@utmostwealth.com

FI DETAILS OF AN	ALIERNATIVE ACCOUNT THAT WITHDRAWALS WI	TT RE ZENT TO
Account name		
Account number		
Bank sort code		
Building Society roll number (if applicable)		When requesting withdrawals be paid to an account other than
Bank BIC or SWIFT code (required for all banks outside the UK) IBAN		the account the Premium is remitted from (as detailed in Subsection E1), an original or suitably certified bank statement, dated within the last
Name and address of bank		six months must be submitted to prove the alternative bank account is in the name of the Applicant.
	Postcode	
How long has the account been held?	Years	
G ADVISER CHAR	GING	OPTIONAL

G1 ADVISER CHARGE (AC)

Complete this Subsection if you would like us to facilitate an initial Adviser Charge and/or ongoing Adviser Charge payments to your Financial Adviser detailed in Section J.

For detailed information about Adviser Charges and how these may be applicable to you, see the Evolution and Estate Planning Bond Charges Guide

IMPORTANT NOTE

The taxation of bonds held by corporate entities is a complex matter. The tax treatment will depend on the basis upon which the entity declares its annual accounts. Utmost International Isle of Man Limited is unable to provide advice in this regard and accepts no responsibility if adverse tax consequences result from the application of Adviser Charges to the Bond.

Initial Adviser Charge

Tick one of the following payment options:

1 Initial Adviser Charge to be deducted from the Premium prior to the capital being invested.

OR

Initial Adviser Charge to be deducted from the Bond after the capital has been invested.

2	Specify the amount as either a monetary figure	or a pe	rcentage v	alue:			
Monetary amount			% of Premium			The amount confirmed here should be the net amount excluding VAT.	
		OR		%		_	
3	Does the initial Adviser Charge attract VAT? (If yes, this will be applied in addition to that		Yes	No		If VAT is to be applied, please tick under question 3.	
	stated in question two of this Section)		103	110			
	ngoing Adviser Charge						
	omplete this Section if you would like to make requigoing advice.	gular pa	ayments to	your Financial	Adviser for	The amount confirmed here should	
1	Frequency of payments Monthly	Quarte	erly	Half-yearly	Yearly	be the net amount excluding VAT.	
2	Specify the total annual amount as either a mor	netary fi	gure or a p	percentage of t	he Bond value:	If VAT is to be applied, please tick under	
	Annual monetary amount	Aı	nnual %			question 4.	
		OR		%		State the total percentage of Bond	
3	Ongoing Adviser Charge start date		d d m	m y y y	У	value or monetary amount you wish to pay per year. For example, if you wish to pay 0.1%	
				n as possible after inception)		payable on a half-yearly basis, the annual amount you should state here	
4	Does the ongoing Adviser Charge attract VAT? (If yes, this will be applied in addition to that stated in question two of this Section)		Yes	No		is 0.2%. Alternatively, if you wish to pay £500 on a half-yearly basis, the annual amount you should state is £1,000.	

G2 INVESTMENT ADVISER CHARGE (IAC)

This Subsection should be completed if you would like your nominated Investment Adviser (including any nominated Platform Adviser) to be paid from the value of your Bond.

Ongoing Investment Adviser Charge

How should the Investment Adviser be paid?

Facilitated by the External Manager nominated in Subsection K6

Facilitated by Utmost International Isle of Man Limited

If you have selected "Facilitated by Utmost International Isle of Man Limited", please complete the questions below.

Only complete the following questions if you would like Utmost International Isle of Man Limited to facilitate an ongoing Investment Adviser Charge payable to the Investment Adviser or Platform Adviser nominated in Subsection **K5** or **K7** as applicable.

IMPORTANT NOTE

Charges relating specifically to the investment advice you are receiving (from an Investment Adviser, External Manager or Platform Adviser) can be requested in this Subsection. This type of Charge will need to be illustrated accordingly.

Any agreed Investment Adviser Charges to be paid from the value of your Bond will be deducted equally across all Policy segments. It is important to note that Investment Adviser Charges can only be paid in the currency of your Bond.

All Charges including Investment Adviser Charges will be debited from the Dealing Account and therefore it must be closely monitored to ensure it does not become overdrawn.

Please be aware that throughout this Section, the monetary amount or percentage should be entered **excluding** VAT. If the Investment Adviser Charge attracts VAT, tick the relevant box to indicate VAT applies. For example, if the IAC is 1% plus VAT, enter 1% rather than 1.2% assuming 20% VAT is included, and tick the box to indicate that VAT applies.

1	Frequency	Monthly	Quarterly	, Н	alf-yearly	Yearly	
2	Specify the total annual amo	ount as either a m	nonetary figu Annı		entage of the E	Bond value:	
	Tambur Memetary amount		OR _	, o	%		
3	Ongoing IAC start date		d	d m m	у у у у		
				As soon as (30 days aft	possible er inception)		
4	Does the ongoing IAC attraction (If yes, this will be applied in stated in question 2 of this S	addition to that		Yes	No		
Во	r detailed information about and Charges Guide available set up an Adviser Charge pa	on our website	www.utmost	internation	al.com or from	n your financial	adviser on request.
Н	SOURCE OF FUND	S					MANDATORY
— Н1	I ACTIVITY WHICH G	 ENERATED A	MOUNT 1	OBEIN	VESTED		
ac rel	most International is required cumulated. Where your funds evant sections to give us the ocumentary evidence required.	s come from mor full picture of the	e than one so				
So	r details of our documentary urce of Wealth Requirement r Welcome Team.						
	4.6						
	1. Compensation payme	nt					Evidence required:
	me of organisation individual that paid						Original or suitably certified copy of one of the following:
	mpensation						› Letter on company
Re	ason for compensation						headed paper or court order from compensating
	untry where compensation is awarded			1			body validating the information in this application; or
To	tal amount received	Currency		Amount			› Signed letter on
Da	te received	d d m m	уууу	у			company headed paper from the solicitor or lawyer handling the compensation validating the information in this application.

2. Loan		
Name of loan provider		Evidence required: Original or suitably
Address of loan provider		certified copy of one of the following:
Address of four provider	Postcode	A signed letter from the lender on letter-headed paper confirming the name of borrower, amount of loan and date of draw-down; or A loan statement
Total amount borrowed	Currency Amount	confirming the details provided in this form.
Date of loan		p.onasa iii alio lo.iiii
Purpose of loan		
If the source of Funds is the sa Name of policy provider Address of policy provider	cy claim/replacement policy/pension ale of an investment rather than maturity, please complete 4 instead.	Evidence required: Original or suitably certified copy of one of the following: Letter on company headed paper from previous product provider regarding notification of proceeds of claim under the policy; or Closing statement from previous product provider.
Policyholder's full name		
Length of time policy held	years months	
Reason for policy claim or replacement policy (if applicable)		
Total amount received	Currency Amount	
Date received	d d m m y y y y	
If a surrender penalty was applied, please indicate the amount		

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4. Sale of asset portfolio or investment

If the source of Funds is a maturing investment rather than one that you are choosing to sell, please complete 3 instead.

Description of asset portfolio or investment (e.g. government bonds, equities etc.)	
Name of the company that held it	
Registered address of company	
	Postcode
Account name	
Length of time asset portfolio or investment held	years months
Date of sale	d d m m y y y y
Net amount received	Currency Amount

Evidence required:



Original or suitably certified copy of **one** of the following:

- › Legal sale document; or
- > Copy of contract note.

5. Company sale or sale of interest in company

Company name		
Industry/business sector		
Address of company		
	Postcode	
Date of sale	d d m m y y y y	
Sale amount	Currency Amount	
Net amount received i.e. the amount the Applicant received after any deductions such as fees and taxes.	Currency Amount	

Evidence required:

 \bigcirc

Original or suitably certified copy of **one** of the following:

- > Signed letter on company headed paper from a solicitor or lawyer validating the information confirmed in this section of the application form; **or**
- > Signed letter on company headed paper from a regulated accountant validating the information in this section of the application form; or
- Copy of contract of sale and bank statement in the name of the Applicant showing payment of the proceeds into an account in the name of the Applicant.

6. Property sale

If the Applicant is not the beneficial owner of this property, please select a different option for source of funds that is more appropriate

Address of property sold (including postcode if applicable)		
		Postcode
Length of time property owned	years months	i
Date of sale	d d m m y y y y	
Total sale amount	Currency	unt
Net amount the Settlor received from sale	Currency Amo	unt

Evidence required:



Original or suitably certified copy of **one** of the following:

- Signed letter on headed paper from the solicitor; or lawyer handling the sale or from a regulated accountant; or
- Copy of contract of sale detailing the details included in the application form.

7. Company profits (trading companies only)

Company profits (currency
and amount) most recent
trading year
Company profits (currency and
amount) prior trading year

Evidend	e requi	red



Original or suitably certified copy of one of the following:

- > Copy of the latest available annual report and accounts; **or**
- A letter from a regulated accountant giving details of company profits over the last two years.

8. Share sale

If the source of Funds is the sale of an investment rather than maturity, please complete 4 instead.

What shares were held		
Amount of sales proceeds	Currency	unt
How they were sold (bank, stockbroker, etc.)		
Address of bank, stockbroker etc.		
		Postcode
Date received	d d m m y y y y	
How long were the shares held	years months	S

Evidence required:



Original or suitably certified copy of **one** of the following:

- > Signed letter on company headed paper from a solicitor or lawyer validating the information confirmed in this section of the application form; or
- > Signed letter on company headed paper from a regulated accountant validating the information in this section of the application form; or
- Copy of contract of sale and bank statement in the name of the Applicant showing payment of the proceeds into an account in the name of the Applicant.

9. Other income source	s			Evidence required: Original or suitably
Description of the activity that generated the funds Role in relation to above activities Period over which the activities occurred Country in which the activity occurred				certified copy of one of the following: Appropriate, independent supporting documentation which validates the information provided in this section of the application form; or Signed letter from a person with personal
Date received Proceeds received from the activity	Currency	months Amount		knowledge of the activities described and in a position subject to anti-money laundering regulation, for example a regulated accountant or lawyer.
All investments are assessed application we may request i suitably certified copies of so available in our Anti-Money L Please provide as much detai will need to request further in	ndependent evidence ource of Funds evidence aundering and Docun il as possible. If it is no offormation and the Bo	of source of funds. We do not not not not not not not not not no	can accept original or certify documents is rements document. ere accumulated we	
information is received and a	Satisfactory risk asses	sment is completed.		
I IDENTIFICATION	·	·		MANDATORY
IDENTIFICATION	REQUIREMENTS	·		MANDATORY
	REQUIREMENTS nplete this section. laundering regulation	s we are required to ver		ss of all Applicants
I IDENTIFICATION Note: Financial adviser to cor Under Isle of Man anti-money	REQUIREMENTS Inplete this section. I laundering regulation our Anti-Money Launder de minimum requirem we will require identifie	s we are required to ver dering and Source of We ents. If necessary copy F	ealth Requirements for mearts 1 and 2, as all partie	ss of all Applicants ore information. s to the Bond must
Note: Financial adviser to con Under Isle of Man anti-money related to a contract. Refer to Below you will find the standa be identified. For corporates	REQUIREMENTS Inplete this section. I laundering regulation our Anti-Money Launce and minimum requirem we will require identified share capital.	is we are required to ver dering and Source of We ents. If necessary copy F cation verification for two	ealth Requirements for mearts 1 and 2, as all partie	ss of all Applicants ore information. s to the Bond must
Note: Financial adviser to cor Under Isle of Man anti-money related to a contract. Refer to Below you will find the standa be identified. For corporates hold 25% or more of the issu	REQUIREMENTS Inplete this section. I laundering regulation our Anti-Money Launder and minimum requirem we will require identified share capital. In request additional infied document from Page 1.	is we are required to ver dering and Source of We ents. If necessary copy F cation verification for two aformation.	ealth Requirements for mage Parts 1 and 2, as all parties of directors and individua	ss of all Applicants ore information. s to the Bond must I shareholders that
Note: Financial adviser to con- Under Isle of Man anti-money related to a contract. Refer to Below you will find the standa be identified. For corporates hold 25% or more of the issu In some circumstances we man	requirements of the part 3. REQUIREMENTS of the part and minimum requirements we will require identified share capital.	is we are required to ver dering and Source of We ents. If necessary copy F cation verification for two aformation.	ealth Requirements for mage Parts 1 and 2, as all parties of directors and individua	ss of all Applicants ore information. s to the Bond must I shareholders that
Note: Financial adviser to con Under Isle of Man anti-money related to a contract. Refer to Below you will find the standa be identified. For corporates hold 25% or more of the issu In some circumstances we man We require one suitably certified and the commentation from	REQUIREMENTS Inplete this section. I laundering regulation our Anti-Money Launce and minimum requirem we will require identified share capital. By request additional infied document from Part 3. ENTITY Identified in each sections	Is we are required to ver dering and Source of We ents. If necessary copy For cation verification for two information. Int 1 together with one second on e.g. Executive Direct	Parts 1 and 2, as all parties of directors and individual uitably certified documentary. Director, Shareholder	ss of all Applicants ore information. s to the Bond must I shareholders that out from Part 2 and all
Note: Financial adviser to confunder Isle of Man anti-money related to a contract. Refer to Below you will find the standabe identified. For corporates hold 25% or more of the issue In some circumstances we may we require one suitably certification from PART 1 PERSONAL ID	REQUIREMENTS Inplete this section. I laundering regulation our Anti-Money Launce and minimum requirem we will require identified share capital. By request additional infied document from Part 3. ENTITY Identified in each sections	Is we are required to ver dering and Source of We ents. If necessary copy For cation verification for two information. Int 1 together with one second on e.g. Executive Direct	Parts 1 and 2, as all parties of directors and individual uitably certified documentary. Director, Shareholder	ss of all Applicants ore information. s to the Bond must I shareholders that out from Part 2 and all
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Note: Financial adviser to confunder Isle of Man anti-money related to a contract. Refer to Below you will find the standabe identified. For corporates hold 25% or more of the issue In some circumstances we may we require one suitably certification from PART 1 PERSONAL ID Please confirm who is being if there are more than four part of the importance o	REQUIREMENTS Inplete this section. I laundering regulation our Anti-Money Launce and minimum requirem we will require identified share capital. By request additional infied document from Part 3. ENTITY Identified in each sections	Is we are required to ver dering and Source of We ents. If necessary copy For cation verification for two information. Int 1 together with one second on e.g. Executive Direct	Parts 1 and 2, as all parties of directors and individual uitably certified documentary. Director, Shareholder	ss of all Applicants ore information. s to the Bond must I shareholders that out from Part 2 and all
Note: Financial adviser to confunder Isle of Man anti-money related to a contract. Refer to Below you will find the standabe identified. For corporates hold 25% or more of the issue In some circumstances we may we require one suitably certification from PART 1 PERSONAL ID Please confirm who is being if there are more than four parts of the image of the	REQUIREMENTS Inplete this section. I laundering regulation our Anti-Money Launce and minimum requirem we will require identified share capital. By request additional infied document from Part 3. ENTITY Identified in each sections	Is we are required to ver dering and Source of We ents. If necessary copy For cation verification for two information. Int 1 together with one second on e.g. Executive Direct	Parts 1 and 2, as all parties of directors and individual uitably certified documentary. Director, Shareholder	ss of all Applicants ore information. s to the Bond must I shareholders that out from Part 2 and all

6 Issuing entity⁴

 $^{^{\}rm 3}$ Where the driving licence does not confirm nationality this will be requested.

⁴ To include entity name and country where the document was issued.

APPLICATION FORM FOR CORPORATE APPLICANTS EVOLUTION

7	Issue date	d d m m y y y y	d d m m y y y y	d d m m y y y y	d d m m y y y y
8	Expiry date	d d m m y y y y	d d m m y y y y	d d m m y y y y	d d m m y y y y
	here the Applicant does no rt 2.	ot hold an item from Part	t 1, indicate why in the b	ox below and supply a so	econd document from
		d issued from a recognis	ty it cannot also be used sed jurisdiction.	to verify address. The di	iving licence needs
P.A	ART 2 VERIFICATIO	N OF ADDRESS			
	ease confirm who is being c. If there are more than f				
1	Whose address is being verified?				
2	A recent ⁵ utility bill dated and certified within the last six months				
3	A recent ⁵ mortgage statement, giving the residential address				
4	A current driving licence				
5	A state pension, benefit or other government produced document showing benefit entitlement				
6	A recent ⁵ tax assessment document				
7					
8	A recent ⁵ account statement from bank or credit card showing at least one transaction				
М	obile phone bills and store	e card statements are no	t acceptable.		
9	Reference number				
10	Issuing entity ⁶				

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⁵ Recent generally means not more than six months old, if issued on a monthly basis. If the document is issued less frequently, e.g. annually, recent means the most recently issued document (for example mortgage statements are usually issued annually).

⁶ To include entity name and country where the document was issued.

PART 3 - CORPORATE IDENTITY

A copy of the Certificate of Incorporation

Company Memorandum and Articles of Association

Evidence of the registered office of the Company

Copy of annual reports and accounts (only required where not a public company)

An authorised signatory list

A list of all shareholders holding 25% or more of the issued share capital

A certified copy of the Board Resolution appointing the authorised signatories (for public registered companies only)

PART 4 - HOW HAS THE CUSTOMER DUE DILIGENCE (CDD) BEEN OBTAINED

Please confirm which items of CDD have been provided and how they were obtained by ticking the relevant boxes.

Please note 'Obtained via a third party who has met the Applicant face to face' also includes via live video stream.

Obtained by the Financial Adviser directly from the Applicant

Obtained via a third party who has met the Applicant face to face

Provided direct to Utmost by the Applicant

Valid identity documents

Valid proof of residential address

Source of funds documents

Source of wealth documents and information

Certification Requirements

Identity verification

I certify that this document is a true copy of the original which I have sighted and the photograph represents a good likeness of the Applicant who I have met.

Source of funds, source of wealth and address verification

I certify that this document is a true copy of the original which I have sighted.

PART 5 - THIRD-PARTY DETAILS

If you have not met the person being identified face to face or customer due diligence (CDD) has been obtained via a third party who has met the person being identified face to face, please provide the following details:

	Third-Party Details
Name of individual who obtained the CDD or met the person being identified face to face	
Occupation that qualifies the individual to certify CDD	
Date of birth	d d m m y y y y

_			
Ke	sidential address		
		Postcode	
Re	gistered company name	rostcode	
Re	gistered company addres	SS	
		Do to the	
		Postcode	
J	FINANCIAL ADV	ISER DETAILS	MANDATORY
No	ote: Financial adviser to co	omplete this section	
1	How and when were	Simpleto and decitori.	
	you introduced to the Applicant?		
2	Please confirm	I have met the Applicant in person	
	how you met the Applicant	I have met the Applicant face-to-face via secure live	
		video stream	
		I have not met the Applicant face-to-face	
3	Is the Applicant acting as a nominee	Yes No	
	for someone else? (if "Yes" give details)		
	(iii iiii giro dotaiio,		
4	Which country was the		
	advice leading to this application given in?		
5	Which country was this		
6	application signed in? The basis on which the	Independent Restricted	
	advice was offered is (UK advisers only)	independent itestricted	
7	Name of your		
8	regulatory body Regulatory body		
9	membership number Name of your usual		
	Regional Sales Manager		
10	Please confirm how you would like to receive the	via post to your address as detailed; OR	
	Bond documentation for onward transmission	via email to your email-address as detailed	
	to the Applicant.		

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If the Applicant(s) have selected to pay these fees from the Bond please ensure Subsection ${\bf G1}$ is completed.

Adviser Charge (AC)

J1 FINANCIAL ADVISER DECLARATION Print full name Telephone number Email address I declare that: > I have taken reasonable steps to ensure that the funding is legitimate and in line with the Applicant's circumstances. To the best of my knowledge, all the information provided with this application form is true and complete and that I will provide further information if required. I have not made any changes to the application form after the Applicant has signed it. I have had sight of the original documents used to identify the Applicants. > Where I have obtained the CDD documents listed in Part 1, 2 and 3 of Section I, I certify that they are true copies of the originals which I have sighted and the photograph represents a good likeness of the Applicant who I have met. Financial adviser **SIGNATURE** Financial adviser to sign here. Date Financial adviser company name and address (company stamp if possible) MANDATORY You may only choose one of the four investment options for your Bond. Therefore please only complete those sections applicable to your investment selection. K1 WHO WILL DIRECT INVESTMENT Utmost International Isle of Man Limited is not responsible for any reduction in the value of investments arising directly or indirectly from Policyholder investment decisions or those of a properly appointed third party (such as, but not limited to, an External Manager or Platform Adviser ("EMC")). Investment decisions and instructions in relation to the Utmost Bond's linked assets can be provided by the Policyholder, or by an authorised third party. Please choose relevant option: 1 Self-direct

The Applicant will provide investment instructions directly to Utmost International Isle of

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Man Limited.

Yes

No

If "Yes" then Subsection K2 and K3 must be completed before continuing at Section L.

2 Investment Adviser

The Applicant nominates an external person to advise them in relation to the choice of assets linked to the Utmost Bond, in accordance with the terms of appointment. The Investment Adviser will provide investment instructions directly to Utmost International Isle of Man Limited.

Yes

nominee must have the necessary regulatory authorisations to perform these services. The nominee will be asked to confirm this

In each instance, the

If "Yes" then Subsection K2, K3 (if you wish to provide any initial investment instructions) and K5 must be completed and signed before continuing at Section L.

3 External Manager

The Applicant nominates an external investment firm, such as a discretionary fund manager, to either manage or advise on assets linked to the Utmost Bond. The External Manager will provide its services via an external account, utilising the services of a Custodian (the party that holds the investment assets and cash).

Yes Nο

If "Yes" then Subsection K2, K4 and K6 must be completed before continuing at Section L.

4 Platform Adviser

The Applicant nominates an external firm to carry out transactions on an external Platform account linked to the Utmost Bond. The Platform Adviser will manage or advise on the assets held on the Platform, in addition to managing and/or advising on the Utmost Bond's linked assets held off Platform, such as cash held in the Dealing Account.

Yes No

If "Yes" then Subsection K2, K4 and K7 must be completed and signed before continuing at Section **L**.

K2 DEALING ACCOUNT

Confirm the amount of cash to be retained in the Dealing Account to cover Charges and withdrawals

This amount will be Q used to cover Charges and withdrawals and will be retained net of any initial Bond Charges.

Nomination of investments to cover an overdrawn Dealing Account

All transactions (including Charges and withdrawals) will go through the Dealing Account, and it may become overdrawn. In these circumstances, we reserve the right to sell sufficient investments to clear the negative debit balance.

Indicate in the boxes below which investments you would like us to sell in these circumstances. Note: You cannot specify a deposit account.

If no Funds are selected, then from within the portfolio, we will automatically sell Units from the highest value Fund, that is liquid at the time of sale. If an EMC has been selected, we may set up a regular payment from the External Account.

%

If more than one Fund is selected, each Fund sale will be subject to the prevailing dealing fees.

Full Fund name

K3 INITIAL DEALING INSTRUCTION

Indicate the investments you wish to be purchased (e.g. Funds and/or cash deposits). The	se
investments will form the assets underlying the Bond. The combined total should equal 10)0%.

Full name of investment	Fund reference /SEDOL/ISIN	Currency of investment	%	Certain investments or require completion of an Investor Declaration Form which is available
				from your financial adviser on request.
				Any missing information will result in a delay in investment Requests to link the
				value of the Bond to any investment in which we have not previously
				traded will first need to go through our asset onboarding process. Investment cannot be made until this process
				is complete. Where relevant we will purchase accumulation
				Units unless otherwise instructed. If income Units are selected, the
				Fund manager will be requested to pay all income as cash, which will be credited to the
				Dealing Account.
Refer to our website www.utmostinter the relevant SEDOL or ISIN codes. Ensi provided.				
K4 ATTITUDE TO RISK AND I	NVESTMENT OBJE	CTIVES		
Your investment strategy and risk profilingshould have received. If this has change investment strategy below. This is only re	d, please provide details of	f the revised attitude	e to risk and	

K5 NOMINATION OF AN INVESTMENT ADVISER

Nomination of an Investment Adviser

Only to be completed in cases where an Investment Adviser is to be nominated. The Investment Adviser must sign this Subsection.

1	Name of firm or individual to be nominated as Investment Adviser												
2	Address of Investment												
_	Adviser's firm												
								Pos	stcoo	10			
								10.	31000	10			
3	Contact name												
4	Email address												
5	Telephone number (international format)												
6	Facsimile number (international format)												
7	Regulatory body name												
8	Registration number with regulatory body												
0	The above is nominated	l to be	annoi	inta	d or	٠.							

The above is nominated to be appointed on:

A Discretionary basis. The Investment Adviser will make investment decisions on the Funds without any specific consultation with the Applicant.

An Advisory basis. Each investment instruction made by the Investment Adviser will be the result of prior discussions with the Applicant and in accordance with their agreement.

Do not leave blank. Please tick one of the boxes to indicate the type of service you require. If no boxes are ticked, the form will be returned and this will cause a delay in processing your request.

This nomination is made in line with the terms agreed between Utmost International Isle of Man Limited and the Investment Adviser and is subject to change.



Investment Adviser Charge (IAC)

If the Applicant(s) have selected to pay these fees from the Bond please ensure Subsection G2 is completed.

Investment Adviser Declaration

To be completed by the Investment Adviser

I, the Investment Adviser named in this Subsection:

- > Have read and understood the terms of the appointment as outlined in this Subsection.
- > Confirm that I have the authorisation necessary to act as an Investment Adviser under the legislation and regulations in
- > I will remain so authorised and comply with the rules of the appropriate regulatory body, whilst acting as Investment Adviser to this Bond.
- I confirm that I will notify Utmost International Isle of Man Limited immediately of any changes to my authorisation including any disciplinary action taken against me.

By signing this section I confirm that:

Any Investment Adviser Charges to be taken in relation to Subsection G2 will, in my opinion, constitute Charges for investment advice given in relation to the Bond that issued as a result of this application.

are ticked, the form

will be returned, and

this will cause a delay

in processing your

request.

- > I understand that investment advice cannot include financial advice or any advice provided to the Policyholder to take out the product.
- > If I cannot separate the type of advice I am giving between general and investment advice, or between different products the Applicant has, then such advice will need to be deducted as an Adviser Charge which will be taken as a Policyholder withdrawal.
- > I confirm that any Investment Adviser Charge requested to be paid in this form under Subsection G2 does not contain any such 'bundled' charges.
- > Should advice be given other than investment advice but paid for from the Bond as an Investment Adviser Charge, as per Subsection G2, adverse tax consequences could arise for the Policyholder. Utmost International Isle of Man Limited will not be held responsible for any adverse tax consequences that may occur under such circumstances neither will they be held responsible should the nature of the investment advice itself be retrospectively challenged by HMRC.
- > Where I believe any advice given is not investment advice or no longer constitutes investment advice, I will immediately inform Utmost International Isle of Man Limited who will cancel any ongoing Investment Adviser Charges detailed in this document.

		Investment Adviser	
	int full name of		
	gnatory		
SI	GNATURE		Investment Adviser Q to sign here.
D.	-1-		
D	ate	d d m m y y y y	
Th	ne Applicant should no	ow proceed to Section L .	
K	6 NOMINATION	OF AN EXTERNAL MANAGER (E.G. DISCRETIONARY FUN	D MANAGER "DFM")
0	nly to be completed i	n cases where an External Manager is to be nominated.	
1	Name of firm		
2	Address		
		Postcode	
3	Contact name		
4	Email address		
5	Telephone number (international formational	t)	
6	Facsimile number (international formational	t)	
7	Regulatory body nai	me	
8	Registration number with regulatory body		Do not leave blank. Please tick one of the boxes to indicate the
9		ated to be appointed on: is. The External Manager will make investment decisions on the	type of service you require. If no boxes

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Funds without any specific consultation with the Applicant.

agreement.

An **Advisory basis.** Each investment instruction made by the External Manager will

be the result of prior discussions with the Applicant and in accordance with their

This nomination is made in line with the terms agreed between Utmost International Isle of Man Limited and the External Manager and is subject to change.

The Applicant should now proceed to Section L.

K7 NOMINATION OF PLATFORM AND PLATFORM ADVISER

Only complete this Subsection in cases where a Platform and Platform Adviser are to be nominated. The Platform Adviser must sign this Subsection.

1	Name of the Platform		
2	Name of Platform Adviser firm		
3	Address of Platform Adviser		
		Postcode	Details only required for Platform Adviser, NOT the
4	Email address		Platform.
5	Telephone number (international format)		
6	Facsimile number (international format)		
7	Regulatory body name		
8	Registration number with regulatory body		Do not leave blank. Q
0	The above is nominated	to be appointed on:	boxes to indicate the

The above is nominated to be appointed on:

A Discretionary basis. The Platform Adviser will make investment decisions on the Funds without any specific consultation with the Applicant.

An Advisory basis. Each investment instruction made by the Platform Adviser will be the result of prior discussions with the Applicant and in accordance with their agreement.

type of service you require. If no boxes are ticked, the form will be returned and this will cause a delay in processing your request.

This nomination is made in line with the terms agreed between Utmost International Isle of Man Limited and the Platform and Platform Adviser and is subject to change.



Investment Adviser Charge (IAC) for Platform Advisers

Where a Platform Adviser is nominated, the Platform Adviser will automatically be appointed as the Bond's Investment Adviser. If the Applicant(s) have selected to pay the Platform Adviser's fees from the Bond please ensure Subsection G2 is completed.

Platform Adviser Declaration

To be completed by the Platform Adviser.

I, the Platform Adviser named in this Subsection:

- Have read and understood the terms of the appointment as outlined in this Subsection.
- > Confirm that I have the authorisation necessary to act as a Platform Adviser under the legislation and regulations in
- > I will remain so authorised and comply with the rules of the appropriate regulatory body, whilst acting as Platform Adviser to this Bond.
- > I confirm that I will notify Utmost International Isle of Man Limited immediately of any changes to my authorisation including any disciplinary action taken against me.

By signing this Subsection, I confirm that:

- > I am an authorised signatory of the Platform Adviser and agree on behalf of the Platform Adviser to manage and/or advise on (as applicable) Utmost International Isle of Man Limited's account with the named Platform.
- > Where the Conditions of this appointment conflict with the Platform Adviser's standard terms and conditions applicable to its operation of the Platform Account, these Conditions will prevail.
- > Where Charges for financial advice or investment advice are agreed, I am not permitted to take such Charges from the Platform unless Utmost International Isle of Man Limited has given prior written consent.
- Any Charges to be taken in relation to Subsection **G2** will, in my opinion, constitute Charges for investment advice given in relation to the Bond that issued on foot of this application.
- > I understand that investment advice cannot include financial advice or any advice provided to the Policyholder to take out the product.
- If I cannot separate the type of advice I am giving between general and investment advice, or between different products the Applicant has, then such advice will need to be deducted as an Adviser Charge which will be taken as a Policyholder withdrawal.
- I confirm that any Investment Adviser Charge requested to be paid in this form under Subsection **G2** does not contain any such 'bundled' Charges.
- Should advice be given other than investment advice but paid for from the Bond as an Investment Adviser Charge, as per Subsection G2, adverse tax consequences could arise for the Policyholder. Utmost International Isle of Man Limited will not be held responsible for any adverse tax consequences that may occur under such circumstances neither will they be held responsible should the nature of the investment advice itself be retrospectively challenged by HMRC.
- Where I believe any advice given is not investment advice or no longer constitutes investment advice, I will immediately inform Utmost International Isle of Man Limited who will cancel any ongoing Investment Adviser Charges detailed in this document.
- I am not permitted to arrange any transfers of cash or investments into or out of the Platform Account, except where cash is to be returned to the Utmost International Isle of Man Limited Bond, to a bank account designated in writing by Utmost International Isle of Man Limited, or as a part of supporting regular trading or settlement activity.
- I agree and understand that any appointment will be on terms agreed between the Platform and Utmost International Isle of Man Limited, and that the operation of the Platform Account is subject to those terms, and to the terms specified in this document which, among other things, shall include the following terms to which I undertake to fully adhere to through the signing of this document:
 - By way of this appointment, the Platform Adviser is only being authorised to buy and sell
 assets within the Platform Account on behalf of Utmost International Isle of Man Limited,
 unless written authorisation stating otherwise is provided by Utmost International Isle of
 Man Limited.
 - All investments must be in accordance with the Investment Parameters provided to the Platform Adviser by Utmost International Isle of Man Limited.
 - Utmost International Isle of Man Limited reserves the right to update the Investment Parameters from time to time.
 - Utmost International Isle of Man Limited is not responsible for monitoring the assets held within the Platform Account or for any costs resulting from a breach of these restrictions.
 - Utmost International Isle of Man Limited always reserves the right to refuse to accept individual assets for investment and to override instructions given by the Platform Adviser in relation to investment or any other function of the Platform Account.
 - Utmost International Isle of Man Limited may at any time at its sole discretion give
 instructions directly to the Platform without notice and without requiring the Platform
 Adviser's approval. If instructions given by Utmost International Isle of Man Limited conflict
 with instructions given by the Platform Adviser, Utmost International Isle of Man Limited's
 instructions shall have priority.
 - The Platform Account is legally owned by Utmost International Isle of Man Limited, and Utmost International Isle of Man Limited is the sole beneficial owner of all assets within the Platform Account. Neither the Platform Adviser nor the Policyholder have any claim or ownership over the Platform Account, or the assets held within.
 - The Platform Adviser is being appointed by Utmost International Isle of Man Limited to instruct trades directly with the Platform on a restricted basis.

- Manufacturing costs relating to trading transactions, custody fees and discretionary Fund management costs can be charged to the Platform Account as an investment expense.
- Changes to the basis of this appointment, between discretionary, advisory or otherwise, may only be made with Utmost International Isle of Man Limited's prior written authority.
- The Platform Adviser may accept instructions from the Policyholder to appoint one of a restricted list of Discretionary Fund Managers who have a direct agreement with the Platform DFM. Written evidence of the instruction and/or agreement must be retained and made available to Utmost International Isle of Man Limited on request. The Platform Adviser will retain its responsibility for adherence to the Investment Parameters even where a Platform DFM is selected.
- The Platform Account will not be more than 100% invested (i.e. no overdrawn positions shall be created) nor any other commitments made beyond the amount of the cash available in the Platform Account without Utmost International Isle of Man Limited's prior written authority.

I agree and understand that:

- By accepting this nomination, that if appointed by Utmost International Isle of Man Limited, I will be appointed to manage Utmost International Isle of Man Limited's underlying assets in respect of this Bond including the Dealing Account.
- > It will be my responsibility to ensure that there is sufficient cash in the Dealing Account to cover the cost of any Charges or withdrawals. Debit interest will be charged on any negative balance.
- I am solely responsible for ensuring that I act within the limits of the authority set out in this nomination and the terms agreed with the Platform.
- I accept full responsibility and legal liability for loss, damages or expenses which it or any other party may suffer or incur, directly or indirectly, as a result of acting outside the limits of this authority and promises to reimburse Utmost International Isle of Man Limited for any costs, claims, damages or liabilities incurred by Utmost International Isle of Man Limited as a result of acting in my appointed capacity.
- > I promise not to make or bring any formal or informal legal claims, complaints, or proceedings against Utmost International Isle of Man Limited in respect of my activities under this limited investment authority.

	Platform Adviser		
Print full name of signatory			
SIGNATURE		Platform Adviser to sign here.	Q
Date	d d m m y y y y		

STANDARD APPLICANT DECLARATION

In this declaration 'the Applicant' mean the corporate Applicant, its officers and/or authorised signatories applying for this Bond.

It is important that each Applicant reads this section carefully. This application forms the basis of Utmost International Isle of Man Limited's agreement with the Applicant, along with the Policy Conditions.

If any Applicant does not understand any part of this application, the Applicant should ask their financial adviser for guidance.

Companies holding contracts of life assurance are caught under the Loan Relationship rules. Before signing the Applicant should ensure that their financial adviser or accountants have explained the tax implications of effecting an Evolution Bond, including how withdrawals and any Adviser Charge and/or Investment Adviser Charge will be treated.

MANDATORY

The Applicant may request a sample copy of the Policy Conditions prior to application from Utmost International Isle of Man Limited's Welcome Team on +44 (0)1624 653 251 or welcome@utmostwealth.com.

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Before signing, each Applicant should also read the Key Features of Evolution, Evolution Product Guide, Guide to Charges Evolution and Estate Planning Bond, Personal Illustration the Evolution Key Information Document - Capital Redemption and the Evolution Key Information Document

- Life where applicable, which explain the key features of and the specific Charges applicable to Evolution. An Applicant should not rely on any statements made by the financial adviser that are not supported in the listed literature.

Utmost International Isle of Man Limited proposes that the laws of the Isle of Man shall apply to any contract relating to this application and that the Isle of Man Courts shall be the sole forum to consider disputes in relation to any contract arising from this application. Any decision to alter the Isle of Man Court's jurisdiction shall be at the discretion of Utmost International Isle of Man Limited.

The Evolution Bond will be issued in accordance with the Policy Conditions and Policy Schedule which will be issued by Utmost International Isle of Man Limited upon acceptance of this application.

The Charges laid out in this document should match those shown in the Applicant's **Personal Illustration** provided to the Applicant by the financial adviser. Should there be any inconsistencies ask the financial adviser for an updated **Personal Illustration**.

Utmost International Isle of Man Limited will only issue the Applicant's Bond once Utmost International Isle of Man Limited have received all the information and documentation required to satisfy regulatory requirements relating to anti-money laundering and the prevention of tax evasion.

L1 HOW UTMOST INTERNATIONAL USES THE APPLICANT'S INFORMATION

Utmost International Isle of Man Limited uses the information the Applicant provides, about themselves and other people, to provide them with Utmost International Isle of Man Limited's products and services.

- In order to support Utmost International Isle of Man Limited's products and services, Utmost International Isle of Man Limited transfers information between different entities within Utmost's immediate operating group and to appointed data processors.
- Utmost International Isle of Man Limited does not carry out marketing using the information nor does it transfer or sell, the Applicant's personal information to others for marketing purposes.
- More details about how Utmost International Isle of Man Limited uses the Applicant's information, the Applicant's rights over this information and how the Applicant can exercise those rights can be found in the applicable Privacy Notice. Utmost International Isle of Man Limited publishes its Privacy Notices on Utmost International Isle of Man Limited's website at www.utmostinternational.com/privacy-statements or the Applicant can ring Utmost International Isle of Man Limited on +44 (0) 1624 643 345 and request a copy.

The Applicant acknowledges that:

- Utmost International Isle of Man Limited will store, process and/or pass on the Applicant's data whether or not the Applicant's application is accepted.
- Utmost International Isle of Man Limited will, in the event of the death of an Applicant or Life Assured (as applicable), obtain necessary evidence as to the cause and circumstances relating to that Applicant's or Life Assured's death should it wish to do so.

L2 ANTI-MONEY LAUNDERING AND TAX EVASION PROVISIONS

Source of Funds - statement of truth

The Applicant truthfully confirms that:

- All funds invested in the Bond applied for have been or will be properly declared to the relevant tax authorities in the jurisdiction of the Applicant's tax residence and/or any other jurisdictions as necessary or appropriate in accordance with applicable laws and regulations.
- None of the funds invested derive, directly or indirectly, from illegal activities or sources, tax evasion, and/or conduct which will, or may be, regarded as such.
- > The Applicant is habitually tax resident in the jurisdiction entered in Section **C** of this application form.

Disclosure of information to tax and other government authorities

The Applicant has been advised and understands that:

- Utmost Group plc and Utmost International Isle of Man Limited have a long-standing policy of cooperating with tax and other government authorities to combat money laundering, tax evasion or other illegal activities or conduct that will or may be regarded as such.
- If Utmost International Isle of Man Limited suspects that the funds invested in the Bond are wholly or partly derived from illegal activities or sources and/or tax evasion, then:
 - Utmost International Isle of Man Limited will at its discretion, to the fullest extent permitted by applicable law and regulation, have the ability to disclose to the Applicant's home country tax and/or other government authorities the Applicant's identity and any relevant information considered necessary or appropriate, concerning the Bond.
 - Such action will not limit Utmost International Isle of Man Limited's legal remedies or options.
- > Utmost International Isle of Man Limited's obligations under the Bond, including the payment of Benefits, will be suspended either in whole or in part, to the extent that performance of any Bond obligation may expose Utmost International Isle of Man Limited to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanction, laws or regulations of the European Union, United Kingdom or United States of America.
- The Applicant understands and agrees that Utmost International Isle of Man Limited will, as appropriate, report the Applicant's Bond under the various exchange of information agreements including the Foreign Account Tax Compliance Act ("FATCA") and the Common Reporting Standard ("CRS").

L3 INVESTMENT RELATED PROVISIONS

The Applicant understands and agrees that:

- > Investment involves risk, this risk rests with the Applicant.
- > Utmost International Isle of Man Limited is and must remain, the beneficial owner of all assets linked to the Bond.
- The Applicant has no legal right to the investments underlying the Bond.
- The range of assets available is restricted in line with Utmost International Isle of Man Limited's Investment Parameters and the type of assets applicable to the contract as set out in the Evolution Policy Conditions which Utmost International Isle of Man Limited reserves the right to change from time to time. Utmost International Isle of Man Limited also has the right at its discretion to refuse to accept individual assets for investment in the Bond.
- If assets other than the restricted range are linked to the Bond, it could be deemed highly personalised and may be subject to penal taxation. Utmost International Isle of Man Limited is not responsible for monitoring the Bond's assets or for any cost resulting from a breach of these restrictions.
- > Utmost International Isle of Man Limited reserves the right to realise assets to clear an overdrawn position on any part of the Bond at any time.
- Utmost International Isle of Man Limited's ability to sell, reinvest or pay cash in a timely manner can be restricted by certain types of assets underlying the Bond. Utmost International Isle of Man Limited reserves the right to delay settlement or reinvestment at its discretion.

L4 PROVISIONS RELATED TO INVESTMENT ADVISER OR EMC NOMINATION

This Subsection only applies where an Investment Adviser or EMC has been nominated.

In this Section the term "EMC" refers to an External Manager, Platform and/or Platform Adviser as applicable, nominated in Subsections **K6** or **K7**, to provide services on an advisory or discretionary basis. Utmost International Isle of Man Limited retains the right to decline the appointment of any nominated Investment Adviser or EMC.

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The Applicant confirms that the below statements have been explained to the Applicant by the financial adviser and that the Applicant understands and agrees to them.

The Applicant requests and agrees that:

- Any nominated Investment Adviser is appointed in accordance with the Applicant's wishes set out in Subsection **K5** to give investment instructions to Utmost International Isle of Man.
- Any nominated EMC is appointed in accordance with the Applicant's wishes set out in Subsection **K6** or **K7** to advise on and/or manage an External Account to which the performance of the Bond is linked.
- Any appointments made under the nominations in Subsections **K5**, **K6** or **K7** can be terminated by Utmost International Isle of Man Limited at the Applicant's request or otherwise by the Investment Adviser, EMC or Utmost International Isle of Man Limited at any time by giving written notice to all other parties.
- > The Applicant is aware the appointment of an Investment Adviser or EMC will be based on terms agreed between the Investment Adviser or EMC and Utmost International Isle of Man Limited.
- Any assets purchased as a result of an instruction received from an Investment Adviser shall be purchased at the open market buying price as shown in the contract note issued by the vendor or stockbroker, less any discount Utmost International Isle of Man Limited has negotiated.
- The Applicant's financial adviser and/or the Applicant can also obtain valuation statements directly from an EMC.

The Applicant understands and agrees that:

- If an Investment Adviser or EMC is appointed on a discretionary basis, they will make investment decisions in relation to the Bond without any specific consultation with the Applicant.
- If an Investment Adviser or EMC is appointed on an advisory basis, each investment instruction made by the Investment Adviser or EMC will be made subject to prior discussions between the Investment Adviser or EMC, and Applicant. The Applicant authorises and requests the Investment Adviser or EMC to retain evidence of this agreement and authorises the Investment Adviser or EMC to share copies of such evidence, if requested to do so by Utmost International Isle of Man Limited.
- > The Investment Adviser or EMC has confirmed to the Applicant that they have the necessary regulatory authorisations to perform the service they have been nominated to perform.
- > There are additional risks associated with the appointment of an Investment Adviser or EMC, in particular, where the EMC is responsible for the selection and/or safekeeping of the assets linked to the Bond.
- The Investment Adviser or EMC has explained Utmost International Isle of Man Limited's Charges associated with its appointment.

Provisions applicable to EMC nomination

- Utmost International Isle of Man Limited will not be responsible for any loss or liability to the External Account, resulting from the EMC's appointment, or from services rendered or procured, by the EMC to Utmost International Isle of Man Limited.
- Utmost International Isle of Man Limited will recover any necessary money from the External Account to cover Utmost International Isle of Man Limited's fees and expenses, as detailed in the Policy Schedule and Evolution Policy Conditions.
- > Utmost International Isle of Man Limited has the right to place trading instructions directly with the External Manager or Platform at any time without requiring the Applicant's approval. This may affect the value of the Bond. Where there are conflicting instructions, Utmost International Isle of Man Limited's instructions override the Applicant's or the EMC's instructions.
- > The Applicant has no legal right to the investments held by an EMC. Apart from agreeing or rejecting recommendations given to the Applicant, where an advisory basis has been selected, the Applicant may not give any direct instructions to an EMC regarding the investments, including instructions relating to the selection of assets or with respect to withdrawals or surrenders.
- Further the Applicant may not give any legal charge, pledge or lien over the External Account, nor may the Applicant instruct the EMC to give any guarantee, indemnity, or counterindemnity in favour of any person or company.

- Utmost International Isle of Man Limited will extend a Limited Power of Authority ("LPOA") on the Applicant's behalf which enables the Applicant to agree certain charges, (not linked to advice) investment strategy and risk profile with the EMC. If the Applicant is nominating a Platform and Platform Adviser, the Applicant is also given limited powers to agree the appointment of a Platform DFM who hold agreements with the Platform and Platform Adviser. Utmost International Isle of Man Limited retains the right to decline any such appointment.
- An EMC will be responsible for ensuring compliance with the objectives and risk information provided by the Applicant to the EMC via a separate Investment Mandate document.
- > The range of assets available is restricted in line with Utmost International Isle of Man Limited's Investment Parameters.
- If assets other than the restricted range are linked to the Bond, it could be deemed highly personalised and may be subject to penal taxation.
- Utmost International Isle of Man Limited is not responsible for monitoring the Bond's assets or for any cost resulting from a breach of any restrictions.
- > Utmost International Isle of Man Limited's ability to sell, reinvest or pay cash in a timely manner can be restricted by certain types of assets underlying the Bond. Utmost International Isle of Man Limited reserves the right to delay settlement or reinvestment at its discretion.

The Applicant agrees and understands that:

- An EMC may take charges for services other than advice, including those for transaction and/or custody services provided, as detailed under the standard charges section of their terms and conditions or as agreed separately with the Applicant.
- An EMC is authorised by Utmost International Isle of Man Limited to deduct such charges for transactions and/or custody services directly from the External Account and make any separate investment management service payments on its behalf.

The Applicant promises to:

Be responsible for reimbursing Utmost International Isle of Man Limited for any costs, losses and/or expenses incurred by Utmost International Isle of Man Limited as a result of any legal claims, complaints or proceedings brought by any party in respect of loss arising from the services and performance of an EMC.

L5 ADVISER CHARGES AND INVESTMENT ADVISER CHARGES

Where the Applicant has requested Utmost International Isle of Man Limited to facilitate the payment of Adviser Charges and/or Investment Adviser Charges, as set out in Section \mathbf{G} , the Applicant authorises Utmost International Isle of Man Limited to pay those Charges.

Where the Applicant requires any adjustment to an Adviser Charge or Investment Adviser Charge paid by Utmost International Isle of Man Limited, Utmost International Isle of Man Limited will not be responsible for making such adjustments and the Applicant will liaise directly with their adviser.

Adviser Charge

The Applicant understands and accepts that:

- > When paid to a financial adviser, an Adviser Charge will be treated for tax purposes, as a withdrawal by the Applicant from the Bond.
- The Applicant should contact their financial adviser in the first instance to discuss anything regarding Adviser Charges paid to them.
- The taxation of bonds held by corporate entities is complex and tax treatment will depend on the basis upon which annual accounts are declared. Utmost International Isle of Man Limited is unable to provide advice in this regard and accepts no responsibility for any adverse tax consequences resulting from the application of Adviser Charges to the Bond.
- > Utmost International Isle of Man Limited cannot cancel an Adviser Charge after it has been paid, even if the Applicant decides to cancel the Bond during the cancellation period.
- Any Adviser Charges to be paid as a fixed monetary amount will not be reduced if the Applicant takes a withdrawal or surrenders one or more policy segments, unless the Applicant specifically requests this to happen at the time of the policy segment surrender.

Where any ongoing Adviser Charge attracts VAT, the Applicant authorises Utmost International Isle of Man Limited to automatically adjust future payments if the rate of VAT changes without any further authority from the Applicant.

Investment Adviser Charge

The Applicant understands and accepts that:

- > Investment Adviser Charges will only be paid when there is sufficient value and assets underlying the Bond that can be sold to cover the payment in full.
- Any Investment Adviser Charge paid from the value of the Bond will be deducted equally across all policy segments. It is important to note that Investment Adviser Charges can only be paid in the currency of the Bond.
- Any Investment Adviser Charges to be paid as a fixed monetary amount will not be reduced if the Policyholder takes a withdrawal or surrenders one or more policy segments, unless the Policyholder specifically requests this to happen at the time of the policy segment surrender.
- > Where any ongoing Investment Adviser Charge attracts VAT, the Applicant authorises Utmost International Isle of Man Limited to automatically adjust future payments if the rate of VAT changes without any further authority from the Applicant.
- > The actual amounts paid by Utmost International Isle of Man Limited as Investment Adviser Charges will be treated as non-taxable withdrawals from the Bond and will not be used in any Chargeable event calculations.
- > Utmost International Isle of Man Limited cannot cancel an Investment Adviser Charge after it has been paid, even if the Applicant decides to cancel the Bond during the cancellation period.
- > The Policyholder can cancel the instruction to pay any future Investment Adviser Charges due from the Bond at any time by writing to Utmost International Isle of Man Limited.
- Until Utmost International Isle of Man Limited receives written notification to cancel an Investment Adviser Charge, Utmost International Isle of Man Limited will continue to make payments to the Investment Adviser or EMC.
- If the Applicant cancels the Bond within the cancellation period, changes the nominated Investment Adviser or EMC, cancels payment of any Investment Adviser Charges from their Bond, assigns the Bond, or any other situation where it is not reasonably possible for Utmost International Isle of Man Limited to facilitate a payment, it will be the Applicant's responsibility to settle any outstanding Charges directly with the Investment Adviser or EMC.
- The Policyholder should in the first instance contact their Investment Adviser or EMC to discuss any Investment Adviser Charges they believe should not have been applied to their Bond.

Where the Bond is linked to an External Managed Account

The Applicant acknowledges and agrees that:

- Any Fund-based Adviser Charge or Investment Adviser Charge payments will be based on the last available value of the investment for the External Managed Account held in Utmost International Isle of Man Limited's records.
- Due to timing differences, there may be significant market movements between the date when Utmost International Isle of Man Limited's records were last updated with the value of the Externally Managed Account and the date the Adviser Charge or Investment Adviser Charge is calculated as a percentage of the whole of the Bond value.

L6 POTENTIAL CONSEQUENCES OF MISLEADING UTMOST INTERNATIONAL ISLE OF MAN LIMITED

The Applicant fully acknowledges and agrees that if Utmost International Isle of Man Limited discovers that the Applicant misled Utmost International Isle of Man Limited in respect of any part of the application, that Utmost International Isle of Man Limited shall, to the fullest extent permitted by applicable law and regulation, without limiting Utmost International Isle of Man Limited's legal remedies or options, have the contractual ability to:

> Terminate the Bond immediately and, regardless of the actual date of Bond termination, impose the maximum encashment and any other relevant Charges which may be imposed on the Applicant under the Bond as if the Bond had been encashed immediately after issue. Such Charges shall be applied to the extent that they cover any costs, expenses or losses caused by Utmost International Isle of Man Limited being misled, without limiting Utmost International Isle of Man Limited's ability to seek additional recompense from the Applicant in respect of any shortfall.

- Notify relevant government authorities and provide all information considered necessary or appropriate at Utmost International Isle of Man Limited's discretion concerning the Applicant and/ or the Bond; and
- > If considered appropriate after consultation with government authorities and/or legal counsel, either:
 - subject to satisfying Utmost International Isle of Man Limited's further reasonable requirements, refund the Applicant's premium and other amounts paid to Utmost International Isle of Man Limited to the date of such termination, less applicable encashment and other Charges in accordance with the Evolution Policy Conditions; or
 - if legally required to do so by competent government authorities, freeze or pay over to relevant government authorities all or a portion of the refund amount or take such other actions as competent government authorities may legally require.

L7 GENERAL CONFIRMATIONS AND ACKNOWLEDGEMENTS

The Applicant understands and agrees that:

- This contract is of the utmost good faith and that the information the Applicant supplies in this application form, together with any supporting information completed or given by the Applicant or in the Applicant's name, shall form the basis of the contract with Utmost International Isle of Man Limited.
- If it subsequently comes to light that any information supplied to Utmost International Isle of Man Limited by an Applicant or on an Applicant's behalf was misleading or incomplete, then this may invalidate the contract and adversely affect the Applicant's rights under the Bond.
- The Applicant understands the requirement to provide accurate and relevant information in the Applicant's dealings with Utmost International Isle of Man Limited is continuous and binding on the Applicant or any subsequent holder of the Bond.
- > The Applicant agrees to inform Utmost International Isle of Man Limited immediately should any information within this application change and understand that they are obliged to do so.
- The Applicant understands that no contract shall be issued in respect of this application and Utmost International Isle of Man Limited shall be under no obligation in respect of this application until the first premium has been received by Utmost International Isle of Man Limited and Utmost International Isle of Man Limited has expressly confirmed in writing that it accepts this application.

The Applicant accepts that:

- > The selection of investments is the Applicant's responsibility or, where appropriate, that of any appointed Investment Adviser or EMC.
- > Utmost International Isle of Man Limited has no legal responsibility in respect of future performance of such linked assets.
- The investment risk remains with the Policyholder at all times.

The Applicant confirms and understands that:

- ightarrow The firm named in Section **J** will be acting as the Applicant's financial adviser on an ongoing basis.
- The Applicant agrees that Utmost International Isle of Man Limited is able to disclose all information relating to the Applicant's Bond to the financial adviser.
- If the Applicant decides to change their financial adviser, it is the Applicant's responsibility to inform Utmost International Isle of Man Limited in writing of this change.
- > The Applicant's financial adviser is acting as the Applicant's agent and not an agent of Utmost International Isle of Man Limited.

The Applicant agrees that:

A copy of this Declaration section will have the validity of the original.

The Applicant confirms that:

> It has the power to enter into the contract applied for.

The Applicant confirms and declares that:

The information given regarding the Applicant and any other parties associated with the Applicant, as entered in this application form, is correct.

The Applicant understands and agrees that:

The Applicant will be responsible for reimbursing Utmost International Isle of Man Limited for any costs, losses and/or expenses incurred by Utmost International Isle of Man Limited as a result of any legal claims, complaints or proceedings brought by any party in respect of loss arising from the services and performance of any nominated Investment Adviser or EMC.

The Applicant confirms that:

The statements made in this Section **L** have been explained to them by their financial adviser and that the Applicant understands and agrees to be bound by them.

By signing this form the Applicant confirms that:

- > The Adviser Charges set out in this form match the Personal Illustration received from the Applicant's financial adviser.
- > Legally binding obligations will be placed on the Applicant in connection with the Bond.
- This instruction is subject to the terms and conditions of the Bond.
- > If the application is not proceeded with, the Applicant will be refunded the premium in full, less any Adviser Charges already paid. Any outstanding Charges will be the Applicant's responsibility to settle.

Confirm the minimum number of authorised signatories that will be required to	
sign the contract and provide instructions	

	Authorised signatory 1	Authorised signatory 2 (it any)
SIGNATURE		
Print full name		
Date	d d m m y y y y	d d m m y y y y
SIGNATURE	Authorised signatory 3 (if any)	Authorised signatory 4 (if any)
SIGNATURE Print full name	Authorised signatory 3 (if any)	Authorised signatory 4 (if any)

If there are more than four Authorised signatories photocopy this section and after signing the additional copies attach them securely to the form.

Μ

BANK DETAILS AND PAYMENT METHODS

MANDATORY

Payment should only be transferred once the application has been received and we have confirmed that all requirements have been met. No interest will be paid on monies held prior to issue of the Bond.

M1 CHEQUE PAYMENT

Cheques made payable to: 'Utmost International Isle of Man Limited, Premium Collection Account' (account name is required to be printed on the cheque).

Please ensure that the Applicant's name is referenced on all payments, if the Bond number is known please include this as well.

Example:

Utmost International Isle of Man Limited, Premium Collection Account re: ABC Limited.

M2 TELEGRAPHIC TRANSFER DETAILS

Payments from account and currency detailed in Subsection E1.

Account name: Utmost International Isle of Man Limited, Premium Collection Account

Bank: Royal Bank of Scotland

Bank address: Royal Bank of Scotland International Limited, Floor 2, 2 Athol Street,

Douglas, Isle of Man, IM99 1AN, British Isles

Account number: 58098652 Sort code: 16-58-80

IBAN: GB58 RBOS 1658 8058 0986 52

BIC/Swift code: RBOSIMDXXXX

Payment reference: [Client name / proposal number]

A WEALTH Of DIFFERENCE

www.utmost international.com

Calls may be monitored and recorded for training purposes and to avoid misunderstandings.

Utmost International Isle of Man Limited is registered in the Isle of Man under number 024916C.

Registered Office: King Edward Bay House, King Edward Road, Onchan, Isle of Man, IM99 1NU, British Isles.

Tel: +44 (0) 1624 643 345. Licensed by the Isle of Man Financial Services Authority.

 $Ut most \, We alth \, Solutions \, is \, registered \, in \, the \, Isle \, of \, Man \, as \, a \, business \, name \, of \, Ut most \, International \, Isle \, of \, Man \, Limited.$