

# **Discretionary Trust** - Settlor Excluded (English Law)

### Assistance with completing the trust deed



This guide is designed to assist with the completion of a discretionary trust deed (settlor excluded, English law version). This trust deed will create a new discretionary trust by assigning the ownership of a new or existing Collective Investment Bond to the chosen trustees.

Please note, neither Quilter Life & Pensions or its staff are authorised to provide legal advice and cannot be held responsible for any actions taken or refrained from being taken as a result of the guidance given in this document.

### Tips for getting started

- ✓ Ensure you have the latest version of the trust deed
- ✓ Ensure you place an application for a Collective Investment Bond in the name of the settlor(s)

### When you've completed the deed

- ✓ Remember to include the tax declaration and confirmation of identity forms which are attached to the trust deed.
- ✓ If the settlor has dated the deed, then their financial adviser can deliver the deed to Quilter electronically via <u>PROMPT</u>. Else, post the deed to Quilter, Sunderland, SR43 4JP
- ✓ The trust will need to be registered within 90 days of the settlement date or risk a £5,000 fine. The trustees must send Quilter the proof of registration document.

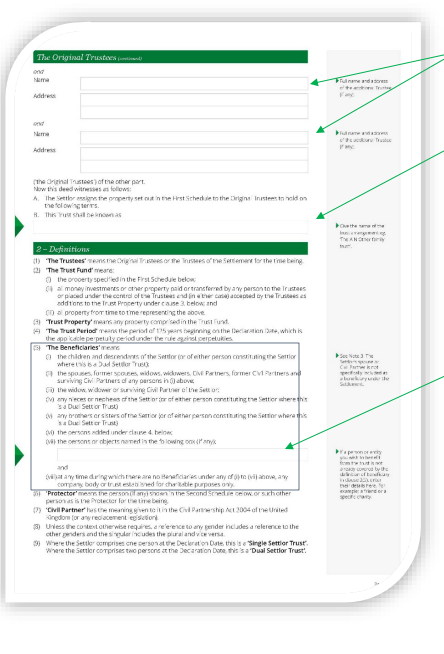


|  | post issue/DE  | Settlement Date  |
|--|--|--|
| Discretionary Trust<br>(English Law) Settlor excluded<br>Notice<br>This draft document is provided strictly as a draft for consideration by the Settlor's legal advisers.<br>Quilter accepts no responsibility for any loss of whatsoever nature occasioned by the adoption<br>unamended or otherwise of this draft trust document.<br>Any advice given on completion of the Discretionary Trust is according y given on the basis that. |  | <ul> <li>→ If you're sending the deed in relation to a recent application for a Collective Investment Bond you can either:         <ul> <li>Send the deed undated, Quilter will date the deed on the bond's start date or the day it is received by our office (if later). Or</li> <li>Date the deed on or after the bond's start date.</li> </ul> </li> <li>→ If you're sending the deed in relation to an existing Collective Investment Bond, then the settlor must date the deed on or after the bond's start date.</li> </ul> |
| having discussed the trust terms with legal advisers, the draft trust put forward for consideration is<br>adopted duly completed but otherwise unamended.<br><i>I – Introduction</i><br>1. Where the property in the First Schedule is a Collective Investment Bond being issued in<br>respect of an application to Quiter Life & Pensions Limited, then the Settlor authorises Quiter<br>Life & Pensions Limited to date the deed.      |  | ➔ If you'd like a specific date to be applied, then the settlor must apply the date themselves. For example, where multiple trusts are dated on separate days.   |
| Where the property in the First Schedule is other than 1 above, then the Settlor will date the deed, his Settlement is made the day of 20 (the Declaration Date) between   | See Note 1 for guidance en<br>duting this deed.  | Where can I find the bond's start date?  |
| The Settlor  | (The First Settion) insert<br>Use fur name and<br>address of the First<br>Settion:                           | On the confirmation schedule issued after we've applied the payment to the bond  |
|  |  |  |
| and<br>Name  | (The Second Section, if<br>any) insert the full name<br>and address of the                                   | Enter the name and address of each settlor   |
| (the Settion') of the one part and where there are two Persons identified then 'Settion' means both<br>of them jointly and the survivor of them after the death of the first to die, and   | Second Sattle:   | The settlor is the person setting up the trust. They will also be the owner of the Collective Investment Bond.   |
| The Original Trustees  |  | If there are two actilers, then any reference to "the actiler" in this dead and avide  |
| ame  | See Note 2 Insert the<br>full name and address<br>of the first Trustee. If the<br>Settlor is to be a Trustee | If there are two settlors, then any reference to 'the settlor' in this deed and guide means both of them.  |
|  | insert The Settlor"  | Does it matter which settlor is listed first / second?   |
| nd<br>Jame   | Full name and address  |  |
| ddress   | of the additional Trustee<br>(if any):   | No, the order in which you write the settlors does not have any impact.  |
| Page 2 of 13   |  |  |



|   | post issue/DE  | Page 2 continued   |
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| | <ul> <li>See Note 1 for godines on<br/>dring this dead</li> <li>(The First Settory) insore<br/>the first Settory insore<br/>the first Settory insore<br/>the first set are fully as a set of<br/>actees of the First<br/>Sector</li> <li>(The Second Settor, 1<br/>any) inset the fully me<br/>are address of the<br/>Second Setter;</li> <li>See Note 2, Sett the<br/>fully any inset the fully set<br/>second Setter;</li> <li>See Note 2, Sett the<br/>fully any inset the<br/>fully any inset the<br/>fully set to be a Truttee<br/>second Setter;</li> <li>Full name and actives<br/>of the settor;</li> <li>Full name and actives<br/>of the actives<br/>inset the Sector;</li> <li>Full name and actives<br/>of the actives<br/>of the settor;</li> </ul> | <ul> <li>Fage 2 continued</li> <li>Enter the name and address of each trustee <ul> <li>There is space for two trustees on this page, and a further two on the next page.</li> <li>If the settlor is a trustee, you can write 'the settlor' in name box. You do not need to repeat their address.</li> </ul> </li> <li>Does the settlor have to be a trustee? <ul> <li>No, though keep in mind that only the trustees are entitled to access details about the bond and will receive all correspondence.</li> <li>How many trustees should there be?</li> <li>We recommend at least at least one trustee who is not also the settlor and a minimum of two trustees in total.</li> </ul> </li> </ul> |

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#### Enter the name and address of each trustee (continued)

→ There is space for two more trustees on this page

#### Enter the trust's name

You can give the trust any name you like but keep in mind that this name will be used by Quilter as the addressee for all correspondence – so it should be a name which you don't mind the postal service seeing.

#### Enter the name of any additional beneficiaries

This box is optional. You can use it to nominate beneficiaries which are not already covered by the standard definition of beneficiary which given section 2(5) (as outlined here) of the deed.

#### When would I use this box?

This discretionary trust defines the beneficiaries by describing classes.

For example 5 (i) includes children and descendants of the settlor. This means the children, grandchildren and great grandchildren of either settlor are automatically included. This is regardless of whether they're born after the trust's declaration date.

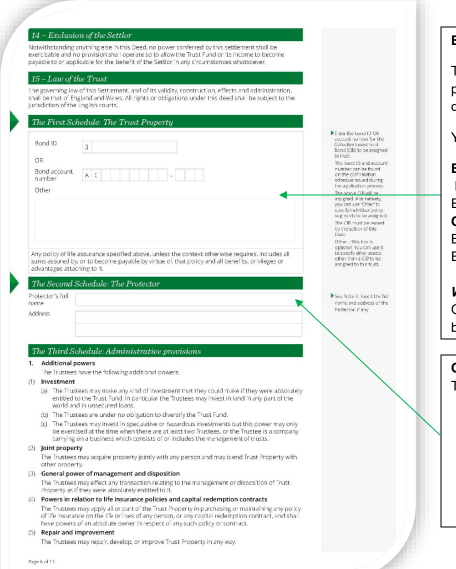
We strongly recommend reviewing the definition of beneficiary as given in the deed. If you would like to include a specific person who is not covered by these definitions, then use the box provided.

#### *If you need more space:*

You can write out a list separately. We recommend writing "Section 2(5) Continuation " and the name of your trust in the header.

Write "see continuation page" into this box within the deed.





#### Enter the Collective Investment Bond's Reference

This is where we define the asset which is to be placed into the trust. This is particularly important as a trust cannot be declared unless the gift is clearly defined.

You must enter either:

#### Bond ID

Begins with a 3. Example: 3000012345 **Or, Account number** Begins with AC and ends with a hyphen and three digits Example: AC123456- 002

#### Where can I find these numbers?

On the confirmation scheduled issued after onboarding the application for the bond via our website.

## Other property (if any) / Or part bond assignment

This box is optional. It can be used to either:

- A) Add property other than a Collective Investment Bond into the trust. E.g. Cash.
- B) Assign part of a Collective Investment Bond.
   Example: Writing 1 500 would assign the first 500 segments of the Collective Investment Bond identified above.



#### Page 6 continued

#### Enter the name and address of the protector (if any)

The protector is an optional role which can provide additional oversight of the action of the trustees. For example:

- → The protector has the power to dismiss a trustee with 30 days' notice.
- ➔ The trustees must obtain the consent of the protector to exercise certain powers, such as power of appointment in section 6.

#### Who can be the protector?

Any person aged 18+, including anyone who is already a settlor or trustee. However, we recommend using a person who is not otherwise party to the trust to ensure independence.

Proceed to page 10 of the trust deed

#### 14 - Exclusion of the Settlor Notwithstanding anything else in this Deed, no power conferred by this settlement shall be exercisable and no provision shall operate so to allow the Trust Fund or its income to become payable to or applicable for the benefit of the Settlor in any circumstances whatsoever. 15 – Law of the Trust The governing law of this Settlement, and of its validity, construction, effects and administration, shall be that of England and Wales. All rights or obligations under this deed shall be subject to the jurisdiction of the English courts. Enter the bond ID OR unt number for the Bond ID 3 Bond (CIB) to be assigned OR The bond ID and account number can be found on the confirmation schedule issued during the application process Bond account A C – number Other The whole CIB will be assigned Alternatively you can use 'Other' to specify individual policy segments to be assigned. The CIB must be owned by the settlor of this trust Other - This box is optional. You can use it to specify other assets other than a CIB to be assigned to this trust. Any policy of life assurance specified above, unless the context otherwise requires, includes all sums assured by, or to become payable by vintue of, that policy and all benefits, privileges or advantages attaching to it. The Second Schedule: The Protector Protector's full See Note 4. Insert the full name and address of the name intector, if any Address The Third Schedule: Administrative provisions Additional powers 1. The Trustees have the following additional powers: (1) Investment (a) The Trustees may make any kind of investment that they could make if they were absolutely entitled to the Trust Fund. In particular the Trustees may invest in land in any part of the world and in unsecured loans. (b) The Trustees are under no obligation to diversify the Trust Fund. (c) The Trustees may invest in speculative or hazardous investments but this power may only be exercised at the time when there are at least two Trustees, or the Trustee is a company carrying on a business which consists of or includes the management of trusts. (2) Joint property The Trustees may acquire property jointly with any person and may blend Trust Property with other property. (3) General power of management and disposition The Trustees may effect any transaction relating to the management or disposition of Trust Property as if they were absolutely entitled to it. (4) Powers in relation to life insurance policies and capital redemption contracts The Trustees may apply all or part of the Trust Property in purchasing or maintaining any policy of life insurance on the life or lives of any person, or any capital redemption contract, and shall have powers of an absolute owner in respect of any such policy or contract. (5) Repair and improvement The Trustees may repair, develop, or improve Trust Property in any way. Page 6 of 13

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| Iement, and its<br>of this Settlement; and<br>any proceedings<br>to (as defined in the<br>ion).<br>First Settler<br>First Settler<br>F   |
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| be witnessed. A Witness<br>must be age 18 or over<br>and cannot be a Settlor,   |
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| Trustee signature bod d   |
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#### Signatures and witnesses - General guidance

The deed must be signed by the settlor, protector (if any) and all trustees. Each signature requires an independent witness.

- → All signatures must be made in ink. Digital signatures are not permitted.
- → Where the settlor is also a trustee they must sign the deed twice. If they're also the protector, then they must sign in this capacity as well.
- ➔ An independent witness is any adult who is not otherwise a settlor, protector, trustee or potential beneficiary of the trust.
- → The same witness may be used for multiple signatures.

# Settlor signs Settlor's witness signs Settlor's witness name Settlor's witness address

Second Settlor signs

Second Settlor's witness signs

Second Settlor's witness name

Second Settlor's witness address

Trustee signs

Trustee date of birth

Trustee's witness signs

Trustee's witness name

Trustee's witness address

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|  |  | Trustee signs  |
|--|--|--|
| The Original Trustees' signatures and witnesses (continued)            |  | Trustee date of birth  |
| Signed as a deed<br>and delivered by                                   | Trustee  | Trustee's witness signs  |
| Date of birth (dxt/mm/yyy) In the presence of:                         | birth (where applicable).  | Trustee's witness name   |
| /tness<br>gnature<br>/tness  |  | Trustee's witness address  |
| name<br>Iness<br>Irress  |  |  |
| ned as a deed<br>d delivered by  | Trustee  | Trustee signs  |
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| ed as a deed<br>delivered by<br>e of birth distimuty yy j              | Trustee Additional Trustee<br>sgrature and date of<br>birth (where applicable).  | Trustee's witness address  |
| the presence of:   |  |  |
| ature<br>hess<br>name  |  | Trustee signs  |
| Iness dress  |  | Trustee date of birth  |
| e common seal of the Original<br>Istees has been affixed on this date: | Where a company is<br>to be appointed able<br>Trustee, the common<br>Sear of the text party                            | Trustee's witness signs  |
| (mai/yyy)  | may be afficed here.<br>If the company coefficient<br>not use a common<br>sea, the authorised<br>eignetory(ise) should | Trustee's witness name   |
| the presence of:<br>rector/<br>cretory/<br>thorised<br>photory         | sgn in the Trussee<br>sgnatuur boxes above   | Trustee's witness address  |
| larne of person<br>gning<br>ace of sealing                             |  | Corporate trustee's seal   |
| nd signing   |  | A corporate trustee may sign the deed by placing the company's seal  |
|  |  | here. You must include:  |
|  | Far  | <ul> <li>Date on which the seal was applied</li> <li>Signature of a director / secretary or other authorised signator</li> </ul> |
|  |  | <ul> <li>Address where the seal was applied (usually the company's</li> </ul>  |

If the corporate trustee does not use a seal, the signatory(ies) may sign in the trustee signature boxes above.

address)



| The Protector's signature and witness  |   |  | Protector signs            |
|--|---|--|----------------------------|
| bignature of<br>Protector<br>Date of birth   | Protector   | See Note 4: signature<br>and date of birth of the<br>Protector (if any). | Protector's date of birth  |
| the presence of:   |   |  |                            |
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