

Loan Trust application

– for a Collective Investment Bond (CIB)

For completion with a financial adviser

With this form you can:

- ✓ invest in a new CIB
- ✓ top up an existing CIB.



- The Loan Trust will need to be in place before the investment can be made.
- For top-ups, an additional loan agreement should be in place.
- If the Loan Trust is being set up using a Quilter trust deed:
 - · we will need to see the deed before the investment is made
 - to comply with relevant HMRC guidelines and trust laws, the dating sequence for the related documents is imperative.

They need to be dated in this order:

- 1. cheque
- 2. trust deed
- 3. this application form.

We regularly update our forms; your financial adviser can confirm that this October 2025 version is the latest by checking our website *quilter.com*



Completing this form

- Option 1 (electronic): Save the form to your desktop, open it in Adobe Acrobat to complete the editable fields, then print
 and sign it.
- Option 2 (by hand): Print the form and complete it in BLOCK CAPITALS using blue or black ink.
- Date Format: please use DD/MM/YYYY.
- Missing or unclear information can result in delays. We are unable to correct errors or omissions retrospectively.
- The settlors of the trust may need to sign this form in addition to the trustees see section 5 for more information.



Additional documents we need

Tax Declaration and CoVI form (at the end of this application) - for new investments, this form must also be completed
and returned to us, otherwise the investment will be delayed.



Send your completed form as follows:

- **By post to:** Quilter, SUNDERLAND, SR43 4JP.



Timescales

 Provided we have received all the information we need, we will deal with your application by the end of the working day following receipt. We will then write to confirm details of your investment, including the assets you have chosen.





Important documents you need to read before completing your application

Your financial adviser will have provided you with the following:

- CIB Key Features Document
- CIB Terms and Conditions for Charge Basis 3
- Costs and Charges documents
- **Key Information Document (KID)** in respect of the CIB
- Asset list for your Charge Basis
- Key Investor Information Documents (KIIDs) or Key Information Documents (KIDs) in respect of your asset choice. Details of any rebates applicable
- **Privacy notice** concerning use of your personal information.

The declaration you sign in section 10 will include your confirmation that you have read these documents.

1. Financial adviser's details and dec	elaration					
1.1 Network ► If applicable		Company na	me			
Assigned adviser/Account to receive remuner	ration					
1.2 Are you appropriately authorised to conduct	this business?	Yes - go to 1.3	No - you ca applic	annot submit this cation		
1.3 Did you give financial advice to the client in re application?	espect of this	Yes	No			
 1.4 Adviser Fees – I understand that adviser fee 1.5 Tax information – based on the knowledge I residency self-certification requires any follow 	I have gained of the	relevant parties, I have.	•			
Financial adviser's signature		Date				
Print full name		Positi	on			
Email address		Telep	hone			
 Tax Declaration and CoVI If this investment is for a new account, you must include the Tax Declaration and CoVI, available at the end of the application, in respect of the applicant and associated parties. If the completed form is not returned with the application, the investment could be delayed. 						

Managed Portfolio Service (MPS) or Discretionary Investment Manager (DIM) portfolios

- If the asset selection in section 6 includes any MPS or DIM portfolios, you must also sign the declaration in section 11.

Additional needs

If any of the parties associated with the investment (eg trustees) have any additional needs arising from aspects of their life such as their capabilities, health issues, life events, or their resilience, please capture the details on our *Additional Needs form*, available from our website. For more information about additional needs click *here* or go to 'help and support' on our website, *quilter.com*

2. Applicant details 2.1 Type of investment New account Bond ID Top up this account number: 3 (if known) 2.2 Applicant details Full name of trust Telephone number **Email** Registered address Postcode ▶ We cannot accept addresses that are 'care of', or belong to your financial adviser. Use this address for correspondence? Yes No - enter the correspondence address below Correspondence address Postcode ▶ We cannot accept a correspondence address that belongs to your financial adviser. Tax reporting Country of registration * Tax reporting country GIIN 2.3 Trust details Trust date ▶ This is the date of the declaration of trust; if you are using a Quilter trust deed the date must be before the date the application is signed in section 10. Is/Are the names of the beneficiary/beneficiaries known? Yes ► See section 2.4 Class(es) ▶ eg grandchildren No ► Please state the class(es) of the beneficiary/beneficiaries: 2.4 Associated parties * Please provide details of the entity's associated parties (eg trustees, beneficiaries, directors, officers) in the Tax Declaration and CoVI form at the end of this application. * If the country of registration is Russia or Belarus, and/or if the majority of the associated parties are citizens of Russia or Belarus, you will not be able to proceed with the application. 3. Capital Protected Death Benefit (relevant to new CIB applications only) Please tick to indicate which of these options you require If neither option is ticked, Capital Protected Death Benefit will NOT apply The Capital Protected Death Benefit CANNOT be added at a later date.

With Capital Protected Death Benefit*

This benefit is independently calculated on each policy within your bond. The benefit payable on each policy within the bond will be a cash sum equal to the greater of the total premiums paid on each policy less any previous encashments, including adviser fees where appropriate, or 100.1%* of the policy encashment value.

* A monthly Death Benefit Charge - may apply depending on the value of your bond. More information is in the CIB Terms and Conditions.

OR

Without Capital Protected Death Benefit

This benefit is independently calculated on each policy within your bond. The benefit payable on each policy within the bond will be:

a cash sum equal to 100.1%* of the policy encashment value.

^{* 101%} prior to 25 November 2024

1. Dieco acomica actamo (referan	it to riew ci	в аррпсацоп	3 Offig)		
1. Title	Mr	Mrs	Miss	Ms	Other ► (Please specify)
First name(s)					
Surname					
Date of birth*				Relationshi applicant	p to
Gender**	Male	Female	!		
2. Title	Mr	Mrs	Miss	Ms	Other ► (Please specify)
First name(s)					
Surname					
Date of birth*				Relationshi applicant	p to
Gender**	Male	Female	!		
3. Title	Mr	Mrs	Miss	Ms	Other ► (Please specify)
First name(s)					
Surname					
Date of birth*				Relationshi applicant	p to
Gender**	Male	Female		аррпсанс	
4. Title	Mr	Mrs	Miss	Ms	Other ► (Please specify)
First name(s)					
Surname					
Date of birth*				Relationshi	p to
Gender**	Male	Female		applicant	

^{*} Maximum age 90 attained

 $^{^{**}}$ Only required where Capital Protected Death Benefit has been selected

5. Contribution details



Single payments

- **Minimum investment** £10,000 for a new account, no minimum for top-ups to an existing account.
- Cheque must be payable to a Quilter Life and Pensions Ltd Collections Account and it must be dated BEFORE the date of the trust deed.
- If you are sending payment for more than one application, please send a separate payment for each one.

Phased investment

- You can place your investments into the BlackRock Cash Fund within your CIB, then phase the investment into your choice of assets in equal instalments on the first working day of each month for 3, 6 or 12 months.
- To select phased investment, complete the required start date in **Part C**, then list your choice of assets in section 6.
- If you do not specify a start date, we will begin phasing the month following your investment.

- Initial fees are deducted prior to investment.
- The 5% tax-deferred allowance on the bond should therefore be calculated using the net investment amount.

Please complete either Part A or B as applicable, then Part C if required.

Part A

omplete Part A if you would like Quilter to facilitate an initial fee, which the **settlor(s) of the Loan Trust has agreed** with their

			rustees. The settlor(s) must also sign below.
Amount loaned to trust by the settlor(s)	£	This is the amount whic	h will be invested into the bond.
+ Adviser's initial fee	£		
= Total cheque payment	£	Cheque number	
This declaration is made by each s a) I instruct Quilter to deduct			nt made to Quilter.
b) I confirm that I have author	ity to approve these ins	structions.	
			would need to contact my financial adviser ect to me by my financial adviser.
	First settlor		Second settlor (if applicable)
Full name			
Full address			
	Postcode		Postcode
Signature			
Date			
Part B			
Complete Part B if: - you would like Quilter to facilitat the trustees after the loan has beautiful and the where no initial fee applies.		ne trustees have agreed with	n their financial adviser for advice given to
Investment amount	£		
+ Adviser's initial fee	£		
= Total cheque payment*	£	Cheque number	
*This is also the amount of the loan made by t	the settlor(s) to the trust.		

Number of months

12

Complete Part C if you want to phase the investment.

Part C

Phased investment start date:

6. Your asset selection

Managed Portfolio Service (MPS) and Discretionary Investment Management (DIM) Portfolios

- For CIBs on Charge Basis 3, if you wish to invest using our WealthSelect MPS or into DIM portfolios, enter details of the portfolio(s)* required in the table below.
 - *Some MPS portfolios are not available for the CIB, more information is in the Adviser Guide to the MPS.
- The MPS/DIM portfolio declaration in section 11 must also be signed by your financial adviser.

6.1 We will automatically default to the 'unbundled' versions of any assets you choose in section 6.2.

- 'Unbundled' assets typically have lower Annual Management Charges (AMC) with reduced rebates.
- 'Bundled' assets have full AMC with rebates.

Tick here if you want the 'bundled' version of your asset choice, if available.

6.2 State your asset choice in the table below



Asset/Portfolio

- If you selected **phased investment** in section 5, you cannot phase back into the BlackRock Cash fund, please do not select that fund one of your asset choices below.
- If an asset choice you give is missing, illegible or otherwise invalid, we will place the investment into the BlackRock Cash Fund within your CIB, after which you or your adviser can switch into a revised asset choice.
- If Income (Inc) or Accumulation (Acc) is not stated, accumulation units (where available) will automatically be applied. Where accumulation units have been selected and they are not available, income units will be automatically applied or vice versa.

Inc/Acc

- If you require more space for your asset choice, complete and attach a copy of this page

			Total	100%
Discretionary Investment Manager (DIM) If the asset choice includes a DIM portfolio, y	– Portfolio Fee (Cl vour adviser can red	narge Basis 3 only) cord the related fee details here.		
Portfolio Fee Amount:	%	of the portfolio value each year		
Model portfolio(s) to which the fee relates				

Quarterly

Half-yearly

Yearly

Monthly

Frequency

7. Regular withdrawals ► If required



- You can use this section to establish optional regular loan repayments to the settlor.
 Any instructions you give in this section will apply to your entire CIB, and will override any existing instructions.
 Regular withdrawals paid from your CIB will count towards your 5% annual withdrawal allowance and may therefore have tax implications.
- We recommend that you **consult your financial adviser** before requesting regular withdrawals.
- Payments will be made into the bank account you nominate in section 8.
- We will meet regular withdrawal payments in line with your instructions in section 7.3.

7.1 Withdrawal amount						
State how much you w	vant to receive EACI	H PAYMENT	£		(minimum £25)	
7.2 Frequency						
Monthly	Yearly	Specific mo	onth(s) – tic	k below as requ	ired	
		Jan	Feb	Mar		
		Apr	May	Jun		
		Jul	Aug	Sep		
		Oct	Nov	Dec		
First payment date			► Any day froi	n 01 - 28, if left blani	k we will use the earliest possible payr	ment date.
•		ts/portfolios	et your reg	ular withdrawal	payments:	
						%
					Total	100 %
* If you select o	a portfolio, we will take the	amount requested	from the north	olio across all of the		100 70
ij you seicer c	a portjono, we will take the	amount requested	grom the porty	ono across an of the	assets within it.	
8. Your bank detail	ls					
We will use the information		section for ma	ıking any pa	nyments to you	from your CIB.	
This must be a withdrawal pay	UK bank account in ments to third parti	the name of	the settlor	or with them as	a joint holder; we CANNO	
=					know if this is the case as s	oon as we can.
	building societies of				ferent account in the future	iust lot us
					ner reference number.	r, just let us
				D I (D . !L!		
Branch sort code				Bank/Buildi account nur		
D 1 (D 1) 11 C 1 .						
Bank/Building Society nar	me					
Name of account holder(s	5)					
Reference (optional)						
	► Any re	ference here will a	ppear on your	bank statements. Fo	or a Building Society account, enter t	he roll number.

Joint

Individual

Bank account type

9. Charges and fees

- Your CIB is subject to charges.
- Details of our three charge bases are in Part A.
- More information about charges and fees is in the 'Important documents' listed on page 2.

Part A - Our charge bases

We have three charge bases, they are:

Charge Basis 3

- This applies to CIBs opened from 18 December 2012.
- They are subject to our Product Charge and Adviser Charging, where financial advisers (if applicable) are paid by fees.
- If the assets selected include a WealthSelect Managed Portfolio, the CIB will also be subject to a monthly Managed – Portfolio Service (MPS) charge.
- All new CIBs are opened on, and will remain on, Charge Basis 3.

Charge Basis 2

- This applies to CIBs that have converted from Charge Basis 1, either by request or automatically*.
- They are subject to our Investor Charge and Adviser Charging, where financial advisers (if applicable) are paid by fees.
- CIBs on Charge Basis 2 will remain on this Charge Basis.

Charge Basis 1

- This applies to CIBs opened before 18 December 2012, which have not been converted to Charge Basis 2.
- They are subject to our Investor
 Charge and financial advisers
 (if applicable) are paid by commission.
- Topping up your CIB will convert it to Charge Basis 2.**

If you are not sure which Charge Basis applies to your CIB, check on your regular statement or call us on 0808 171 2626.

Part B - Adviser ongoing servicing fees ▶ If required

Complete this section if you wish us to deduct ongoing servicing fees from your account for your financial adviser.



- The servicing fee is an annual amount including VAT, which will be divided by the payment frequency selected and paid accordingly. ► For example, £100 half-yearly would be £50 every six months.
- Percentage fees can be entered up to two decimal places.
- Where a percentage fee amount is agreed, the fee paid may go up or down depending on the value of your investment on the date the fee is deducted.
- Any servicing fee authorised will override any existing servicing fee instruction on this account.
- If you leave the frequency blank, we will assume 'monthly'.

Monthly

- If you wish to cancel an existing fee instruction using this form, enter £0 or 0%. It will be cancelled for the whole account, not just the investment in this application.
- Any servicing fees paid from your CIB will count towards your 5% annual withdrawal allowance and may therefore have tax implications.

A - Fixed monetary amount

Fee amount	£	each year		
Frequency	Monthly	Quarterly	Half-yearly	Yearly
B - Fixed percentage				
Fee amount		% of the accou	ınt value each year	

Quarterly

Half-yearly

Yearly

Frequency

^{*} The Terms & Conditions outline which transactions automatically convert bonds to Charge Basis 2.

^{**} Once you convert to Charge Basis 2, you cannot revert to Charge Basis 1.

C - Tiered percentage (Charge Basis 3 only)

Insert the investment bands	and their respective percentages in the tab	ole below.			
Total investment* val	ue	% Servicing fee	2		
Lower limit	Upper limit	each year			
requency	Monthly	Quarterly	Half-yearly	Yearly	

10. Declaration and signatures

Please read this section carefully – it is important that you read and understand the Terms and Conditions as well as this declaration. You should ask questions if there is anything you do not understand.

- All references to 'I', 'Me' or 'My' within this declaration mean you, as the investor.
- This declaration has 8 clauses, arranged into 4 sections:
 - 1 My application and information
 - 2 Keeping me informed
 - 3 Fees
 - 4 My declaration
- The declaration is made by each party associated with the application.

My application and information

1. On the basis of the details supplied in my application:

- a) I apply to invest in 1,000 unit-linked, whole of life assurance policies referred to collectively as the Collective Investment Bond. Alternatively, I apply to invest an additional amount into my existing Collective Investment Bond with that additional amount invested equally in each policy.
- b) I declare that:
 - i) I am 18 years of age or over
 - ii) the entity is registered in the United Kingdom (this does not apply to top-ups) and will inform Quilter Life & Pensions Limited (Quilter) if this changes in the future
 - iii) I am not a citizen of Russia or Belarus.
- c) I understand that Quilter will administer the Collective Investment Bond in accordance with UK tax legislation.
- d) I understand that incorrect information regarding lives assured may result in a reduced death benefit being paid.
- e) I confirm that if withdrawals are to be paid to a beneficiary, the beneficiary is 18 or over.
- f) I am acting as a trustee, or on behalf of a corporate entity, club or unincorporated association described in the application and I confirm I am suitably authorised to invest and deal in all aspects of this investment.

2. I authorise Quilter:

- a) to hold interest distributions, dividends, rebates and any other rights or proceeds in respect of the investments in the Collective Investment Bond
- b) to sell units or shares in investments within the bond to meet any charges or fees for my financial adviser or discretionary investment manager (if applicable)
- c) to give effect to my instructions in accordance with the Terms and Conditions.
- 3. Personal information I confirm that:
 - a) I have read Quilter's privacy notice available at quilter.com/privacy concerning use of my personal information
 - b) I have obtained the consent of any other party named in this application (including each life assured) to use their personal data in accordance with Quilter's privacy notice.
- **4. Tax information** I understand that for regulatory purposes Quilter is required to obtain information concerning my tax status.
 - a) I declare that I will provide a completed Tax Declaration for Entities to accompany my application.
 - b) I understand that:
 - i) Quilter may need to contact me for further information regarding tax information
 - ii) where the entity is, or any controlling persons are, resident for taxation outside of the UK and/or a national/citizen in a country other than the UK, Quilter may need to share information with the relevant tax authorities.

Keeping me informed

- 5. Contract notes I understand that I will not receive confirmation relating to transactions involving the purchase or sale of investments, which are carried out on a periodic basis in the manner agreed to in this application. Details of these transactions will be shown in the periodic statement which will be sent to me. In particular, such transactions include:
 - phased investments
 - rebalances carried out by my financial adviser or portfolio manager (if applicable)
 - regular withdrawals
 - dividend and rebate reinvestments,
 - sales of units to meet Quilter charges and fees for my financial adviser and discretionary investment manager (if applicable).



Phased investment allows you to invest gradually from a cash fund in your account into your chosen investment(s) over a period of 3, 6 or 12 months.

Rebalances are where the weightings of portfolio assets are periodically realigned, to match the percentages set by your financial adviser or portfolio manager.

- **6. Important documents** I have been given the opportunity to read and keep the following, and to have any questions concerning them answered to my satisfaction:
 - a) Terms and Conditions, to which I agree
 - b) Key Features Document
 - c) Key Information Document about the Collective Investment Bond
 - d) an illustration and information about the costs and charges associated with my investment
 - e) information including rebates, in respect of my chosen funds
 - f) Terms and Conditions for Quilter's online Customer Centre.

Fees

- **7. Facilitation of fees** If I have authorised fees for my financial adviser or discretionary investment manager (DIM) in respect of my application:
 - a) I authorise Quilter to deduct those fees from my investment and pay them to my financial adviser or DIM (as applicable).
 - b) I confirm that:
 - i) I have agreed any authorised fees with my financial adviser
 - ii) my financial adviser has explained the effect that selling units to pay fees from my investment will have on its future value and the tax implications of Quilter deducting these fees.
 - c) I understand that:
 - i) the fees agreed will be met as follows (as applicable):
 - Initial fee by deduction from my payment before the balance is invested into my choice of assets
 - Ongoing servicing fees, DIM portfolio fees and ad hoc fees by selling units proportionally from all assets in my bond
 - ii) if I authorise a servicing fee or DIM portfolio fee:
 - as a percentage amount, the fee paid may go up or down depending on the value of the investment on the date the fee is calculated
 - the agreed fee will be an annual amount, which will be divided by the payment frequency selected and paid to my adviser or DIM accordingly
 - the servicing fee will apply to the entire bond and will override any existing servicing fee on the bond
 - VAT may also be payable on DIM portfolio fees.

- iii) Fees will be paid in line with my bond Terms and Conditions and subject to the limits outlined in Quilter's Remuneration Guide for financial advisers
- iv) Quilter will confirm details to me of the fees applied to my bond
- v) I will need to reauthorise any increases to fees that have been previously agreed
- vi) Ongoing servicing fees, DIM portfolio fees and ad hoc fees are taken as withdrawals from my bond and will utilise some of the 5% tax deferred allowance.
- d) I understand that:
 - i) I can cancel an adviser ongoing servicing fee at least 10 working days before it is deducted, by contacting Quilter, but I cannot make changes to a discretionary management portfolio fee
 - ii) I cannot cancel a fee once it has been deducted, instead I would need to contact my financial adviser to discuss whether a refund is payable
 - iii) If I cancel a fee, a pro rata payment may be made for the period up to the date of cancellation.
- e) Where I am investing an additional amount into my existing Collective Investment Bond and I am converting to Charge Basis 2:
 - i) I instruct Quilter to stop any commission payments currently being paid to my adviser (if applicable) in respect of this investment under Charge Basis 1 with immediate effect
 - ii) I understand that existing commission arrangements will not convert to fees when my account changes to the new Charge Basis, and that fees will therefore need to be agreed separately
 - iii) I confirm that Quilter has brought to my attention the importance of discussing adviser fees with my financial adviser before authorising them.

My Declaration

- 8. I declare that:
 - a) my application has been completed correctly and to the best of my knowledge and belief
 - b) I have provided my correct email address to ensure that I receive notifications about my correspondence relating to this account.

Signatures ► All trustees/signatories must sign

Signature:	Date
Print full name	Capacity
Signature:	Date
Print full name	Capacity
Signature:	Date
Print full name	Capacity
Signature:	Date
Print full name	Capacity
Signature:	Date
Print full name	Capacity



- All types of investment involve some risk.
- Your account value may fall or rise and you might not get back what you put in.



11. Managed Portfolio Service (MPS) and Discretionary Investment Manager (DIM) Portfolios

If the assets selected in section 6 include MPS or DIM portfolios, this section must be completed by your financial adviser.

Part A - Where the assets in section 6 include any MPS portfolios

- 1. I have read and agreed to the following WealthSelect Managed Portfolio Service declaration.
- 2. I confirm that I have explained the WealthSelect Managed Portfolio Service (MPS) to my client(s) and I have their authority to use the MPS in respect of their account and I request that you invest their account into the Managed Portfolio I have selected.
- 3. I confirm for each client:
 - a) I have given advice in relation to the suitability of using the Managed Portfolio Service and to the Managed Portfolio to be selected which meets my client's needs.
 - b) I have provided the client with the factsheet for the relevant Managed Portfolio; I have given the client an opportunity to read it and they understand the investment risks relating to the Managed Portfolio Service in general and specifically to the relevant Managed Portfolio.
 - c) I am responsible for ensuring that the Managed Portfolio selected is suitable currently and on an ongoing basis in accordance with my duties under the FCA rules.
 - d) My client is aware that you, as the portfolio manager, will have complete discretion over the assets in each Managed Portfolio to buy, sell, retain, exchange or otherwise deal in assets, take all routine and day-to-day decisions about the asset allocation of the Managed Portfolios, and that the client and I are not permitted to provide such dealing instructions or modifications to the Managed Portfolio.
 - e) My client accepts that the agreement to provide the Managed Portfolio Service is between you and them as detailed in the Terms and Conditions, and you are offering this service to them as part of your agreement with them on the condition that I am appointed as their financial adviser to offer advice in respect of the ongoing suitability of the Managed Portfolio for their needs.
- 4. Where a portfolio that has an explicit Managed Portfolio Service Charge is chosen
 - a) My client understands and agrees that, while the Managed Portfolio Service is in use for their account, a Managed Portfolio Service Charge will be applied in accordance with the latest Terms and Conditions for that account. I have explained that:
 - b) The Managed Portfolio Service Charge will be applied as a percentage of the value held within the Managed Portfolio Service and that the amount of the charge may go up or down depending on the value of the investments.
 - c) The Managed Portfolio Service Charge is accrued daily and will be deducted from the account on the Account Charge Date.
- 5. **My client understands that** deductions to meet withdrawals cannot be taken from individual assets within the Managed Portfolio, only from the Managed Portfolio as a whole.
- **6. My client has a copy** of the latest Charge Basis 3 Terms and Conditions which includes the WealthSelect Managed Portfolio Service. They have had an opportunity to read and understand them before agreeing to the use of the Managed Portfolio Service.

The latest version of the Terms and Conditions can be found on our website quilter.com/literature/

Part B - Where the assets in section 6 include any DIM portfolios

- 1. I have read and agreed to the following discretionary managed model portfolio declaration.
- 2. I confirm that I have explained the discretionary managed model portfolio service to my client(s) and I have authority from my client(s) to use the discretionary managed model portfolio(s) selected in respect of their account and I request that you invest their account into the model portfolio(s) I have selected.
- 3. I confirm that I have disclosed costs and charges to my client(s). I have printed/will print an Adviser Fee Authorisation form for my client(s) to sign and will retain a copy of this confirming their acceptance of the discretionary management portfolio fee (if applicable) associated to the model(s).
- 4. I understand that Quilter may ask for sight of the signed Adviser Fee Authorisation form in the future.
- 5 I confirm that for each client:
 - a) I have given advice in relation to the suitability of using the discretionary managed model portfolio(s) selected which meets my client's needs.
 - b) I am responsible for ensuring that the discretionary managed model portfolio(s) is suitable currently and on an ongoing basis in accordance with my duties under the FCA rules.
 - c) My client is aware that the portfolio manager will have complete discretion over the assets in each discretionary managed model portfolio to buy, sell, retain, exchange or otherwise deal in assets, take all routine and day-to-day decisions about the asset allocation of the discretionary managed model portfolio, and that the client and I are not permitted to provide such dealing instructions or modifications to the discretionary managed model portfolio.
 - d) My client accepts that the agreement to provide the discretionary managed model portfolio is between the discretionary investment manager and me, and I am offering this service to them as part of my agreement with them.

e) My client has been made	e aware of the roles and	d responsibilities o	of the discretionar	y manager	in line with regulator	y guidance.

Financial adviser's signature	Date			
Print name				

quilter.com

Please be aware that calls and electronic communications may be recorded for monitoring, regulatory and training purposes and records are available for at least five years.

Quilter is the trading name of Quilter Investment Platform Limited which provides an Individual Savings Account (ISA), Junior ISA (JISA) and Collective Investment Account (CIA) and Quilter Life & Pensions Limited which provides a Collective Retirement Account (CRA) and Collective Investment Bond (CIB).

Quilter Investment Platform Limited and Quilter Life & Pensions Limited are registered in England and Wales under numbers 1680071 and 4163431 respectively.

Registered Office at Senator House, 85 Queen Victoria Street, London, EC4V 4AB, United Kingdom. Quilter Investment Platform Limited is authorised and regulated by the Financial Conduct Authority. Quilter Life & Pensions Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority.

and the Prudential Regulation Authority. Their Financial Services register numbers are 165359 and 207977 respectively. VAT number 386 1301 59.

Using the editable fields?

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





- For the Collective Investment Account (CIA) or Collective Investment Bond (CIB)

This form is needed for the following:

- new investments into the CIA or CIB by a Trust; Company/Partnership; Registered Charity; Registered Pension Scheme; Insurance Company; Club/Association, referred to as 'entities'
- where an existing account is transferred or assigned to an entity, eg when using a Quilter trust deed.
- existing accounts where there has been a change in circumstances of the entity or a controlling person (such as a change of address, tax residency or nationality)

We regularly update our forms; your financial adviser can confirm that this June 2025 version is the latest by checking on our website *quilter.com*



Completing this form:



You must complete all sections indicated for your entity type

- Failure to provide all relevant information may result in a delay to your instruction and/or cause the entity to become reportable.
- The declarations made in this form will remain valid until there has been a change in circumstances for the entity or controlling persons. In this event you must provide an updated declaration within 90 days of the event.
- We've provided notes and definitions at the back of this form to aid with completion.
- You can complete the form electronically by using the editable fields, if preferred; save the form to your desktop before you do so, to ensure that the information is saved correctly. Then print, sign and send it to us.
- Alternatively, you can print and complete it by hand using **BLOCK CAPITALS** and blue or black ink.
- For dates, please use the format DD/MM/YYYY.
- References to Quilter in this form mean Quilter Life & Pensions Limited or Quilter Investment Platform Limited.



How to send us your form

Send your scanned form to us via PROMPT, our tool for uploading documents direct to us.



- Advisers, visit: quilter.com/Adviser-Prompt
- Customers, visit: quilter.com/Customer-Prompt

OR

Send your scanned form securely by email to:



ask@quilter.com

Alternatively, you can send your form by post to: Quilter, SUNDERLAND, SR43 4JP.

Part 1 – The entity

COMPLETE THIS SE	CHON IN ALL CA	SES					
Entity's name							
		(this is also the nar	me of the applic	ant/account holde	r)		
Entity's address							
						Pc	ostcode
Entity's reference r	umher*						
(company, charity or pensic							
*This is any reference issued	to the entity on registra	tion with its govern	ing body, eg co	mpany number, ch	arity numb	er, pens	ion scheme reference.
Entity's Legal Entity	y Identifier (LEI**	f) ► If applicable		0 0			
						Custo	omer reference Account
Entity's account de	tails	Account nun	nber <i>►lf know</i>	vn	A C		
		OR					
		Bond number	er (CIB only)	►If known	3		
Entity type**							
Use the table below	to indicate the ent	tity type (tick o	ne)				
Entity type			Classifica	ition		Tick one	Next step
	Non-Professiona	lly Managed	Passive No	on-Financial Er	ntity		Proceed to Parts 2, 3 and 4
Trust	Professionally Ma (by a corporate entity		Non-reporting Financial Institution managed by a Reporting Financial Institution				Provide the trustee company's GIIN and proceed to Part 4
Campung	Non-Trading Con	npany	Passive Non-Financial Entity				Proceed to Parts 2, 3 and 4
Company/ Partnership	Trading Company		Active Non-Financial Entity				Proceed to Part 4
Registered	Investment Entity	У	Financial Institution				Provide the charity's GIIN and proceed to Part 4
Charity	Not-for-profit cha	arity	Active Non-Financial Entity				Proceed to Part 4
Club/Association			Active Nor	n-Financial Ent	ity		Proceed to Part 4
Registered Pension Scheme			Non-Repo Financial I				Proceed to Part 4
Insurance Company			Financial II	nstitution			Provide the insurance company's GIIN and proceed to Part 4
Other** - provide details							Refer to the notes and definitions for next steps
Global Intermediar	v Idontification N	Jumbor (GIIN)	\				
Provide the entity's	-						
If there is no GIIN, yo	ou must explain wh sification under FATCA re	ny: egulations)					
► If you do not have a GIIN,	we may request addition	nal information fro	m you.				
++C	otop and deficition	a for marin in C	rno otic -				

See the notes and definitions for more information.

Part 2 – Tax residency

ONLY COMPLETE THIS SECTION IF INDICATED IN PART 1

Please indicate the country(ies) in which the entity is tax resident. For each country provide the Tax Identification Number (TIN) issued to the entity by that country.



See the notes and definitions for more information on TINs.

Country of tax residency	Tax Identification Number (TIN)	Type of TIN				
If a TIN has not been provided, tick below to indicate why:						

Entity is a new Quilter trust, which has not yet registered with HMRC's Trust Register ► The trustees have 90 days from the trust date to register. You must send the proof of registration document to Quilter.

Entity is a UK trust, which is exempt from registration with HMRC's Trust Register

The country of residence does not issue TINs to this type of entity

The entity does not require a TIN - please explain why below

Other - please explain why below

Part 3 – Controlling persons

ONLY COMPLETE THIS SECTION IF INDICATED IN PART 1



- A controlling person is any individual who has influence or control over the entity.
- See the notes and definitions for help identifying the controlling persons.

Tick one of the following:

All controlling persons are British citizens and UK tax resident only - No further information required in Part 3. Go to Part 4 One or more controlling persons is a national, citizen or tax resident in a country other than, or in addition to, the UK - Complete the remainder of Part 3

You must provide their details in this section and list all countries in which they are a national, citizen or tax resident (including the UK, if applicable).

Role	Settlor Director	Trus Sha	tee eholder	Protector		Beneficiary (or included in a class of beneficiaries)
Title	Mr	Mrs	Miss	Ms	Other •	Please specify
First name(s)						
Surname						
Date of birth				ountry of b	oirth	
Residential address						
					Pos	tcode

List all countries in which the controlling person is a national, citizen or tax resident (including the UK, if applicable)

Country	Status* (tick all that apply,)	Tax Identification Number(s) (TIN)	Type of TIN
	National/Citizen	Tax resident		
	National/Citizen	Tax resident		

If a TIN has not been provided, please indicate why:

The country's tax authority has not issued a TIN to the controlling person.

Other - Please explain

	Settlor	Trustee	Protector	Beneficially (or includ	led in a class of beneficiari
	Director	Shareholder			
ītle	Mr Mrs	Miss	Ms C	Other ► Please specify	
irst name(s)					
Gurname					
Date of birth			Country of bir	th	
Residential address					
				Postcode	
ist all countries in which	h the controlling pers	son is a national,	citizen or tax	resident (including the UK,	if applicable)
Country	Status* (tick all that	apply)	Tax Ider	ntification Number(s) (TIN)	Type of TIN
	National/Citize	en Tax reside	ent		
	National/Citize	en Tax reside	ent		
The country's tax aut Other - Please explai	in				led in a class of heneficiari
Other - Please explai	-	Trustee	Protector		led in a class of beneficiari
Other - Please explai	Settlor Director	Trustee Shareholder	Protector	Beneficiary (or includ	led in a class of beneficiari
Other - Please explai	Settlor	Trustee Shareholder	Protector		led in a class of beneficiari
-	Settlor Director	Trustee Shareholder	Protector	Beneficiary (or includ	led in a class of beneficiari
Other - Please explai	Settlor Director	Trustee Shareholder	Protector	Beneficiary (or includ	led in a class of beneficiari
Other - Please explai	Settlor Director Mr Mrs	Trustee Shareholder Miss	Protector	Beneficiary (or includ Other ► Please specify	led in a class of beneficiari
Other - Please explai Role Fitle First name(s) Surname Date of birth	Settlor Director Mr Mrs	Trustee Shareholder Miss	Protector Ms C	Beneficiary (or includ Other ► Please specify	led in a class of beneficiari
Other - Please explai	Settlor Director Mr Mrs	Trustee Shareholder Miss	Protector Ms C	Beneficiary (or includ Other ► Please specify	led in a class of beneficiari
Other - Please explai	Settlor Director Mr Mrs	Trustee Shareholder Miss	Protector Ms C Country of bir	Beneficiary (or includ Other ► Please specify	
Other - Please explai	Settlor Director Mr Mrs h the controlling pers	Trustee Shareholder Miss son is a national,	Protector Ms C Country of bir citizen or tax Tax Ider	Beneficiary (or includ Other ► Please specify The Postcode	if applicable)
Other - Please explai Role Fitle First name(s) Surname Date of birth Residential address List all countries in which	Settlor Director Mr Mrs h the controlling pers Status* (tick all that	Trustee Shareholder Miss son is a national, apply) Tax reside	Protector Ms C Country of bir citizen or tax Tax Ider	Beneficiary (or includ Other ► Please specify The Postcode resident (including the UK,	if applicable)
Other - Please explai Role Fitle First name(s) Surname Date of birth Residential address List all countries in which	Settlor Director Mr Mrs h the controlling pers	Trustee Shareholder Miss son is a national, apply) Tax reside	Protector Ms C Country of bir citizen or tax Tax Ider	Beneficiary (or includ Other ► Please specify The Postcode resident (including the UK,	if applicable)
Other - Please explai Role Fitle First name(s) Fourname Date of birth Residential address List all countries in which	Settlor Director Mr Mrs h the controlling pers Status* (tick all that National/Citize National/Citize	Trustee Shareholder Miss son is a national, apply) en Tax reside en Tax reside se why:	Protector Ms C Country of bir citizen or tax Tax Ider ent	Beneficiary (or included) Other Please specify The Postcode resident (including the UK, intification Number(s) (TIN)	if applicable)



*For the purpose of completing this tax declaration, you are required to ignore any double taxation treaties which may make you `treaty resident/non-resident' in certain jurisdictions.

Part 4 – Declarations



- This declaration can be made by one or more of the trustees, company directors, scheme administrators, or other signatory(ies) authorised to represent the entity.
- Alternatively, the financial adviser, as agent, may make the declaration on behalf of the entity.

The declaration is made by each person signing below.

- 1. I declare that the information provided in this Tax Declaration is, to the best of my knowledge and belief, accurate and that the statements made herein are true and complete.
- 2. I agree to notify you within 90 days if any information contained in this Tax Declaration changes, for example where the controlling persons change. I understand that this will require a new Tax Declaration form to be completed.
- 3. I understand that the information collected in this Tax Declaration may be disclosed to HM Revenue & Customs which may, under a relevant inter-governmental agreement, provide the information to an overseas tax authority.
- 4. I understand that any missing or incomplete information may delay my instruction to Quilter and cause the entity to become reportable.
- **5. Personal information** I confirm that:
 - a) I have read Quilter's privacy notice available at quilter.com/privacy concerning use of my personal information.
 - b) I have obtained the consent of any other party named in this Tax Declaration to use their personal data in accordance with Quilter's privacy notice.

By signing below I confirm that I have read the above declaration and, if a third party has completed this form on behalf of the entity, that all the information provided within it is correct.

Signature:	Date	
Print full name	Capacity in which signing*	
Signature:	Date	
Print full name	Capacity in which signing*	
Signature:	Date	
Print full name	Capacity in which signing*	
Signature:	Date	
Print full name	Capacity in which signing*	



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^{*}eg trustee, company director, scheme administrator, signatory, financial adviser



Tax Declaration for Entities Notes and definitions

These notes are for you to keep; please read them before completing and submitting the form.

Why is a tax declaration needed?

- Under Automatic Exchange of Information (AEOI) regulations, Quilter is required to gather information about an entity's tax residency. In some circumstances this also includes the tax residency, nationality or citizenship of persons who are deemed to have control over the entity, such as trustees.
- AEOI is a term that covers Foreign Account Tax Compliance Act (FATCA) and Common Reporting Standards (CRS). These
 regulations are a commitment made by governments to exchange information about financial accounts held by taxpayers in
 another participating country.



Completion of the tax declaration is compulsory

- If any information is missing or incomplete, your instruction to us will be delayed and cause the entity to become reportable.
- For further information of AEOI regulations, please refer to the Q&A on our website, visit *quilter.com* and search 'Tax Declaration Questions and Answers'.

Part 1 – The entity

Legal Entity Identifier (LEI)

- An LEI is a 20-character code used to track the identity of any entity entering into a transaction via a stock exchange.
- This is only applicable where the entity has, or is applying for, a Collective Investment Account (CIA) which holds Exchange Traded Instruments (ETIs).
- Failure to provide the entity's LEI will delay your instruction.

Entity Type

Entity type		Description
Trust	Non-Professionally Managed	A trust where all trustees are individuals, eg, family and friends of the settlor. This also applies where a professional individual (such as a solicitor) has been personally appointed as a trustee.
	Professionally Managed (by a corporate entity acting as trustee)	A trust where at least one trustee is a corporate entity which provides professional trustee management services.
	Non-Trading Company	A company where the majority of the entity's activities, assets and income are related to holding or making investments.
Company/Partnership	Trading Company	A company (including partnerships) where the majority of the entity's activities, assets and income are related to the provision of goods and services.
Registered Charity	Investment Entity	A charity where 50%+ income/assets are held through investment activity.
,	Not-for-profit charity	Assets and income applied for charitable purposes only.
Club/Association		Includes sporting/hobby clubs and religious groups, not otherwise registered as a charity, incorporated or established by trust deed. Assets and income are applied for the purpose for which the organisation was established.

continued

Entity type	Description	
Registered Pension Scheme	A registered pension scheme, where the Quilter CIA will b an asset of the scheme.	e held as
Insurance Company	Providers of onshore or offshore investment bonds, w Quilter CIA will be held as an asset of the bond.	here the
Other	Use this option if your entity type is not listed, or if your entity's classification under FATCA/CRS differs from the default provided in the table. - Use the space provided to state the nature of the entity and how it is classified under FATCA/CRS. - Provide a GIIN if applicable. - If the entity is a Passive Non-Financial Entity, you must also complete Parts 2 and 3. - Part 4 must be completed in all cases. We may request additional information before proceeding with your instruction.	

Global Intermediary Identification Number (GIIN)

- We have requested a GIIN if your entity type is usually classed as a 'Financial Institution' under FATCA regulations, or has a trustee, which is itself a Financial Institution.
- Financial Institutions are required to register for a GIIN and comply with FATCA regulations.
- If the entity or trustee does not have a GIIN you must instead state the entity's classification under FATCA. For example some Financial Institutions also fall under the classification of 'Exempt Beneficial Owner'.



For guidance, please refer to the FATCA agreement for your jurisdiction: https://home.treasury.gov/policy-issues/tax-policy/foreign-account-tax-compliance-act

Part 2 - Tax residency

The entity's Tax Identification Number (TIN)

A TIN is a number used by the entity when reporting/registering with the tax authority. Common examples are given below.

Jurisdiction	Trust	Company	
UK	Unique Tax Reference (UTR) issued when registering a taxable trust and used for trustee tax returns.	Unique Tax Reference (UTR) issued when incorporated and used for filing company accounts.	
	If registering a non-taxable trust you will be issued with a Unique Reference Number (URN) - Enter this instead .		
Jersey	Revenue Jersey issues all registered entities with a 10-digit tax identification number.		
Guernsey	Guernsey does not usually issue TINs to trust entities.	Company registration number issued by the Guernsey Registry usually between 1 and 6 digits.	
Isle of Man	Tax reference number issued when registering with the	income tax division.	

Part 3 - Controlling persons

You must identify any controlling person who is a national, citizen or tax resident of a country other than the UK.

What is a controlling person?

- A controlling person is any individual who has influence or control over the entity or has a majority ownership interest in an entity.
- To help you, we've identified the persons who meet this description under the regulations. However, if the entity has any other controlling persons, you must include these too.

Entity	Controlling persons
Trust	 Settlor (if living at the time of completion) Trustees Protector Any beneficiary that: has an absolute interest in the trust fund (bare trust) is the life tenant (interest in possession trust) is in receipt of capital or income from the trust (or will be when the account is set up) has influence or control over the entity
Company	 The directors Any shareholder with 25%+ share holding Any shareholders with voting rights



You only need to provide details of controlling persons who are national, citizen or tax resident in a country other than, or addition to, the UK.

National and **Citizen** may have different meanings under local law. However, they usually apply to a person who has the right to live or work in a country.

Tax resident refers to a person who is resident or deemed resident in a country for the purpose of reporting tax. Their status may be affected by the amount of time spent in a country or whether they're considered a national or citizen.

A person can be a national, citizen or tax resident of more than one country. If you are unsure seek suitable advice.

$Tax\,Identification\,Number\,(TIN)\,for\,controlling\,persons$

- A TIN is a number issued by the country's tax authority, usually automatically and on becoming resident in the country.
- The following TIN types are required for the UK and Crown Dependencies:

Jurisdiction	Type of TIN
UK	National Insurance Number
Jersey	Social Security Number
Guernsey	Social Security Number
Isle of Man	National Insurance Number



For guidance on TINs for other countries see:

www.oecd.org/tax/automatic-exchange/crs-implementation-and-assistance/tax-identification-numbers

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





Confirmation of Verification of Identity (CoVI) - Entities

- Collective Investment Account (CIA) and Collective Investment Bond (CIB)

For use by financial advisers only

With this form you can:

provide verification of identity for the entity types listed below* and their associated parties**

*Entity types include: Trust; Company/Partnership; Registered Charity; Registered Pension Scheme; Insurance Company; Club/Association (such as a sports, hobby or religious group, which is not registered as a charity, limited company, or a trust).

**Associated parties to be verified are listed in the guidance notes at the end of this form.

It should not be used:

- if you are not a financial adviser, however you can confirm the identity of an entity and associated parties by sending documents outlined in our acceptable proof of identification guide. Visit *quilter.com* and search 'acceptable proof of identification'.
- 💢 to confirm the identity of individuals, for which there is a separate CoVI available from our website *quilter.com*
- x to verify the identity of CashHub investors, which is subject to a separate process.

We regularly update our forms; you can confirm that this **September 2024** version is the latest by checking our website *quilter.com*



This form is required when:

- placing a new or existing account into trust
- applying for a new account on behalf of one of the above types of entity
- when adding new trustees or signatories to an existing account.



- Using this form allows you, in your role as financial adviser, to confirm that you have obtained evidence to verify the identity of the entity* and associated parties**, as set out within the guidance for the UK Financial Sector issued by the Joint Money Laundering Steering Group (JMLSG).
- Unless indicated, you do not need to send copies of the evidence you have obtained but must be able to produce it when requested by Quilter.



Completing this form

- Use BLOCK CAPITALS and blue or black ink. For dates, please use the format day/month/year (DD/MM/YYYY).



If you are a trustee, you must also provide the 'proof of registration' document for your trust. Please see
the guidance at the end of this form for details.



How to send us your form(s)

PROMPT

Send your scanned form(s) to us via PROMPT, our tool for uploading documents direct to us. Visit:





OR

Email

Send your scanned form(s) securely by email to:

ask@quilter.com

Alternatively, you can send your form(s) by post to: Quilter, SUNDERLAND, SR43 4JP.







1. The entity COMPLETE THIS SECTION IN ALL CASES Customer Reference Entity name (This is also the name of the account holder) Company/Partnership Club/Association Trust Type of entity Charity Pension Scheme Insurance company Email address Telephone Registered address (UK, Isle of Man, Guernsey or Jersey) Postcode Correspondence address (if different from above) Postcode Give the registration number provided by the governing body (if any), eg Trust Registration Number, Registered Charity Number, Pension Scheme Reference (PSTR), Company Registration Number. Registration/reference for the entity (if applicable) 2. Associated parties The associated parties to be verified are listed in the guidance notes at the end of this form. COMPLETE THIS SECTION FOR EACH ASSOCIATED PARTY ► Use Part A if the associated party is an individual, or Part B if it is another entity. Part A - Individual Trustee Beneficiary Director/Partner Shareholder The associated party is a: Club Officer/Signatory Other **▶**please specify Title Mr Mrs Miss Ms Other ► Please specify First name(s) Surname Date of birth Email address Telephone Permanent UK residential address Postcode Trustee Beneficiary Director/Partner Shareholder The associated party is a: Club Officer/Signatory Other *▶please specify* Title Mr Mrs Miss Ms Other ► Please specify First name(s) Surname Date of birth Email address Telephone Permanent UK residential address

Postcode



If there are more than four associated parties, please provide the same information for any additional parties by using a copy of this page.

The associated party is a:	Trustee Club Offi		eneficiary atory	Directo Other ▶ plea	or/Partner Shareholder see specify
Title	Mr	Mrs	Miss	Ms	Other ► Please specify
First name(s)					
Surname					
Date of birth					
Email address					Telephone
Permanent UK residential address					
					Postcode
The associated party is a:	Trustee Club Offi		eneficiary atory	Directo Other ▶ plea	or/Partner Shareholder use specify
Title	Mr	Mrs	Miss	Ms	Other ► Please specify
First name(s)					
Surname					
Date of birth					
Email address					Telephone
Permanent UK residential address					
					Postcode
Part B - Associated party is a d	lifferent e	entity			
Type of entity	Company Other > p			onal trustee	services
Name of entity					
Email address					Telephone
Registered address					
					Postcode
Company registration number					
Please provide an authorised sig	gnatory list f	or the er	ntity - see gu	idance notes	



3. Trust registration

THIS SECTION APPLIES TO ALL TRUSTS - all other entities continue to section 4.

All UK resident 'express' trusts are required to be registered with HM Revenue & Customs' (HMRC) Trust Registration Service (TRS). To meet anti-money laundering requirements you are required either to provide the 'Proof of Registration' document or confirm on behalf of the trustees that the trust is exempt.

Please tick one of the following

A new trust has been created using a Quilter draft trust deed (includes the CIA Designated Account Request form) to be applied to a new or existing account.

The trustees must register the trust and you must send Quilter the proof of registration document within 90 days of the declaration date on the deed. You may provide the proof of registration document with this form if the trust is already registered.

An existing trust is applying for a new account

You must include the proof of registration document with this form.

An account is to be assigned/transferred to the trustees of an existing trust

You must include the proof of registration document with this form.

An amendment has been made to an existing account held by the trust. This includes:

- adding trustees
- a change in the personal details of a trustee or beneficiary listed on the account.

You must include the updated proof of registration document with this form, reflecting the changes made.

The trust is exempt from registration

No proof of registration document is required.



Help with Trust Registration

- In accordance with HMRC guidance, we can only accept the official Proof of Registration document, which can be accessed by the trustees through their government gateway account (or registering agent). We are not permitted to accept any other document, letter or a 'declared copy' of your registration.
- The information on the proof of registration, such as trustees'/beneficiaries' name, date of birth and residency, must match that provided to Quilter. If there is a discrepancy, your proof of registration document will be rejected. If the discrepancy is not resolved Quilter must report it to HMRC
- Failure to provide a Proof of Registration document, missing or inaccurate information may result in a delay to your application/instruction and trigger a potential fine from HMRC of £5,000
- Quilter has a guide for trustees to help with registration and obtaining the Proof of Registration document.
 https://www.quilter.com/siteassets/documents/platform/guides-and-brochures/qip22888_registering_trust-guide.pdf

If you experience any issues when registering, or obtaining the proof of registration document, contact HMRC on 0300 123 1072.

4. Declaration and signature ▶ To be completed by a financial adviser



This form cannot be used to verify the identity of anyone who falls into one of the following categories:

- those who are exempt from verification as being an existing client of the introducing firm prior to the introduction of the requirement for such verification,
- those who have been subject to Simplified Due Diligence under the Money Laundering Regulations, or
- those whose identity has been verified using the source of funds as evidence.

Evidence of identity must be provided to us for any such cases.

1. I confirm that:

- a) All information provided in this CoVI form is, to the best of my knowledge and belief, accurate and that the statements made herein are true.
- b) I have verified the identity of the entity referred to in section 1 and all associated parties referred to in section 2 of this form, other than any listed in f) below
- c) the information in this form was obtained by me in respect of those parties
- d) the evidence I have obtained to verify the identity of the entity and associated parties meets, or exceeds, the standard of evidence set out within the guidance for the UK Financial Sector issued by the Joint Money Laundering Steering Group (JMLSG), and any evidence can be produced on demand
- e) if any individual referred to in this form has changed address within the last three months, I can provide evidence on demand
- f) I have not verified the identity of the parties named in the box below because they are exempt from verification under Money Laundering Regulations
- g) this section is signed below by the person who has seen the documentary evidence (which may include an electronic identity check).

ł	h) for trusts only, I have read the information in section 3 of this form and I have provided/will provide the Proof of
	Registration document as instructed.

registration document as instructed.	
Financial adviser's signature	Date
Print name	Position
Email address	Telephone number
Full name of regulated firm (or sole trader)	Financial Services number

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CoVI - entity applicants Guidance Notes

Associated parties

The associated parties to be identified in this form are given in the table below. We may request additional information or supporting evidence once we have reviewed your application/instruction.

Entity Type	Associated parties	Notes			
Trusts	 All trustees Beneficiaries: any who are 18+ and have an absolute interest in the trust fund any who are in receipt of payments from the Collective Investment Bond / Collective Investment Account 	You must also provide the Proof of Registration document, if applicable. The associated parties listed in this CoVI should also be listed on the proof of registration.			
Private Company/ Partnership	 All directors/partners Shareholders with 25%+ shareholding (if not already covered as a director) 				
Registered Charity	 Any person or other entity acting as signatory on the account with Quilter who is not: Listed as a trust/officer on a public register of the charities. An employee of the charity. 	 The entity must be registered in the UK, Channel Islands or Isle of Man. If it is not possible to verify the entity on a public register, we may request further documentary evidence, which confirms the creation and nature of the entity, along with details of individuals with influence and control over the entity. 			
Registered Pension Scheme	Any person or other entity acting as trustee of the scheme. Example, Pension Scheme Trustees, or where a Scheme Member is acting as a signatory or Trustee. You do not need to provide the names of individuals employed in the administration of the scheme.				
Clubs / Associations	 Any person or other entity acting as signatory on the account with Quilter. 				
Insurance Company	There are no associated parties.				

Authorised signatory list

In some cases, the details captured in this form under Anti-Money Laundering Regulations may not be those who will be instructing Quilter in the creation or administration of the account. For example, an employee of a Company, Pension Scheme, Charity or Insurance Company who is authorised in the management of the entity's assets.

In these cases you should send us an authorised signatory list. This is a document issued by the entity which contains names and sample signatures of those authorised to act on its behalf. The document may also indicate how many signatures are required to authorise an instruction.

An authorised signatory list cannot be used by a trust entity, but can be used by a professional trustee company which has been appointed as trustee.