

Please consult the Gift Plan Q&A (IBGPQA) before completing this form. The Q&A can be found on standardlife.co.uk

Products on the Wrap platform, presented using the abrdn brand, may be provided by companies outside of the abrdn group. The Wrap Onshore Bond is provided by Phoenix Life Limited, trading as Standard Life, which is part of Phoenix Group. The Wrap International Portfolio Bond is provided by Standard Life International which is part of Phoenix Group.



Important

This trust is only suitable if you (the Settlor(s)), your Trustees and all of your Beneficiaries are resident in the UK and intend to remain resident in the UK. If you and they are not all resident in the UK at any time, there could be additional tax consequences. Many different factors determine whether a person is resident in the UK so you should speak to your adviser if you are unsure about this.

Please ensure you have:

- · Completed Parts A to G
- · Considered the restricted liability of the Trustees in clause 8
- · Consulted your legal, tax or financial adviser before signing this trust deed
- Signed on page 7 and also that all Trustees have signed on page 8 (and if applicable page 9)

Standard Life has drafted this trust deed with due care and attention to reflect the law at March 2023. It cannot accept any responsibility for loss, damage or other claim which may arise from the use of this trust or the way in which you complete it. abrdn cannot perform the function of a legal, tax or other professional adviser or guarantee that this trust will meet all of your specific requirements. You are strongly recommended to consult your own professional advisers.

Please ensure the trust is registered on HMRC's Trust Registration Service, unless exempt. In addition, if the trust holds a Standard Life International Bond, it must be registered on the Irish Revenue's Central Registration of Beneficial Ownership of Trusts (CRBOT). This is being updated and you or your adviser should check on the Irish Revenue's website whether the service is currently available. If your trust cannot be registered now, please send us evidence of your trust's CRBOT registration as soon as this is possible.

Part A - Date of Trust

Please insert date when last person signs this deed

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I his trust is made on the	day of	





Part B – My Details (Settlor(s))			
Please insert your full name and address (Settlor 1)			
Title (Mr/Mrs/Miss/ Ms/Dr/Rev/Other) Surname			
Forenames (In full)			
Address			
Postcode			
This Settlor will be automatically appointed as a trustee of this trust unless you tick this box.			
Please insert your full name and address (Settlor 2)			
Title (Mr/Mrs/Miss/ Ms/Dr/Rev/Other) Surname			
Forenames (In full)			
Address			
Postcode			
This Settlor will be automatically appointed as a trustee of this trust unless you tick this box.			
Please note that if you are appointing a Corporate Trustee they may request that the Settlor is not also a Trustee, in which case this box should be initialled. If you are unsure whether the Settlor should or should not be appointed as a trustee please discuss with your professional adviser(s).			
Part C – Additional Trustees			
Please insert full names and addresses. Trustees must be 18 years of age or over and UK resident.			
There should be at least one Additional Trustee. If the Settlor is a Trustee, details from Part B should not be repeated in Part C.For a corporate trustee please complete the full name of the corporate trustee (and company number where applicable) in the 'name' box.			
Name			
Address			
Postcode			
Name			
Address			
Postcode			
Name			
Address			

Part D - Beneficiaries

Please insert the full names of the Beneficiary/Beneficiaries.

If more than one Beneficiary insert their percentage share of the Trust Fund in the box on the same line as their name.

All percentages must add up to 100%.

Unless you indicate otherwise the Beneficiaries will benefit equally.

Please note you cannot amend your Beneficiary/Beneficiaries or their percentage shares after this trust deed is dated. DO NOT include the Settlor(s).

Name	Relationship to Settlor	Date of Birth	Percentage
		Tota	100%
Part E – Settlor's contribution to the Trust Fund			
Only to be completed in the case of more than c	ne Settlor making unequal cor	ntributions.	
Where there is more than one settlor the Trust Fund shall be deemed to have been provided by the Settlors in equal shares (ie 50%, 50%) unless the settlors indicate to the contrary by inserting their respective contributions in percentage terms.			
First Settlor % Second	Settlor %		
Part F - Trust Fund			
If you are gifting cash to the trust please enter the amount of cash you are gifting. If there is one Settlor please ensure that the cash is paid from an account in the Settlor's sole name. If there is more than one Settlor an account or accounts in their names.			
If you are gifting a bond(s) to the trust please ent	er the bond number(s) for the	bond(s) that you are gif	ting.
If you are gifting mutual funds to the trust, or intend to do so in the future, please tick the box.			
Amount gifted to the Trustees £]	
or Bond Number(s)			
The sum of £10 or other property			

Part G - Choice of Law
Please tick the relevant box to choose which law is to apply to this trust:
English Law is to apply to this Trust
Scots Law is to apply to this Trust
Please tick the relevant box to choose which law should apply to this trust. If you are not sure which law should apply

If you do not tick either of these boxes then the trust will be governed by English Law.

The Settlor wishes to gift the Trust Fund to the Trustees to hold on the trusts and subject to the powers and provisions set out in this trust deed. In addition, the Settlor may wish to transfer cash to the Trustees to hold as Nominee Property.

Now this deed witnesses as follows:

please discuss with your professional adviser(s).

- 1. Definitions
- 1.1 In this trust deed:

Additional Trustee means the person or persons named in Part C.

Beneficiaries means the person or persons named or described in Part D.

Civil Partner means civil partner as defined in the Civil Partnership Act 2004, as amended.

Corporate Trustee means any company which is authorised to carry on a business which consists of or includes the management of trusts.

Minor means a person under the age of 18 years or, if domiciled in Scotland, under the age of 16 years.

Nominee Property means any sum transferred to the Trustees over and above the Trust Fund specified in Part F which sum is not intended to form part of the Trust Fund, but not including any interest accruing on or growth of that additional sum.

Relevant Section means Section 31 Trustee Act 1925 where English law applies to this trust.

Settlor means the person (or persons) named in Part B.

Standard Life means Phoenix Life Limited when investing in a Tailored Investment Bond or an Onshore Bond for Wrap and Standard Life International DAC when investing in an International Bond or an International Portfolio Bond for Wrap.

Trustee means the Settlor, unless the relevant boxes are initialled in Part B, and the Additional Trustees named in Part C and any other trustees for the time being of this trust.

Trust Fund means the property specified in Part F gifted by the Settlor to the Trustees and all property, other than Nominee Property but including any interest accruing on or growth of the Nominee Property, at any time held by the Trustees whether by way of accumulation of income, capital appreciation, further settlement or otherwise and all monies, investments, income and other property for the time being representing or arising from the same or any parts of the Trust Fund.

- 1.2 Words describing relationships include adopted and step children and those tracing their descent through them.
- 1.3 Words importing the singular shall include the plural and vice versa. Words importing a gender include every gender.
- 1.4 Incapable shall be construed in accordance with the provisions of the Adults with Incapacity (Scotland) Act 2000.

2. The Gift

Where the Trust Fund comprises a policy of assurance, the Settlor hereby assigns this to the Trustees and the Trustees by their signature of this trust deed acknowledge intimation of this transfer. Where the Trust Fund comprises cash the Settlor at the direction of the Trustees (as the Trustees by their signature of this trust deed acknowledge) has paid it to Standard Life; and the Settlor assigns all other rights to constitute the Trust Fund to the Trustees.

3. The Nominee Property and payment of fees

- 3.1 The Nominee Property shall be held by the Trustees as nominee for the Settlor.
- 3.2 The Trustees, by their signature of this trust deed, acknowledge that the Settlor has paid the Nominee Property to Standard Life.
- 3.3 The Trustees, by their signature of this trust deed, agree to hold any Nominee Property.
 - i. for the purpose of paying any financial advice fee for the Settlor's advice in connection with this trust and/or
 - ii. for the purpose of paying any financial advice fee for the Trustees' advice in connection with this trust.

Such payment shall be made in accordance with the payment terms for the fee.

- 3.4 If the amount of the fees is less than the amount of the Nominee Property on the date of payment of the fees by Standard Life, Standard Life will, when instructed to do so by the Settlor, pay the remaining Nominee Property to the Settlor after payment of the fees.
- 3.5 If the amount of the fees is more than the amount of the Nominee Property on the date of payment of the fees by Standard Life, the Settlor hereby instructs Standard Life to use the Nominee Property in payment of the fees. This shall be a full discharge to the Trustees in relation to the Nominee Property.

4. The Trust

- 4.1 By signing this trust deed the Trustees accept appointment as trustees and they will hold the Trust Fund on the trusts and subject to the powers and provisions set out in this trust deed.
- 4.2 The Trustees shall hold the Trust Fund for the Beneficiaries absolutely and if more than one in the percentage shares specified in Part D or equally in default of percentage shares being specified (or the specified shares not adding up to 100%).

5. The Trust Provisions

- 5.1 Subject to clause 5.2, the Settlor shall have power to give instructions in relation to the initial investment of the Trust Fund (which shall include the power to give instructions to hold part of the Trust Fund as cash) which instruction the Trustees shall be obliged to follow. These instruction will be conveyed by the Trustees to Standard Life. Once the Trust Fund has been invested, the Settlor's powers under this clause shall cease.
- 5.2 If the Settlor is Incapable and there is a person who is legally entitled to make settlements and make investment decisions on behalf of the Settlor, the Settlor's powers in clause 5.1 shall vest in that person.
- 5.3 While the Settlor or the person acting on his behalf has such power, the Trustees shall have no power in relation to giving instructions on the investment of the Trust Fund.
- 5.4 The Trust shall carry the intermediate income and the Relevant Section (if otherwise applicable) shall not apply to the same. Whilst any Beneficiary entitled to income under this trust is a Minor the Trustees shall pay or otherwise apply for or towards his benefit so much of the income from his share in this trust as the Trustees may in their absolute discretion think fit. The Trustees shall retain the balance of any income of such share on trust for that Beneficiary absolutely.
- 5.5 The Trustees shall have the power to pay or otherwise apply the whole or any part of the capital of a share as they in their absolute discretion think fit for or towards the benefit of the relevant Beneficiary.

6. Trustees' powers

Subject to clauses 5.1 - 5.3:

- 6.1 The Trustees may (with due regard to the standard investment criteria, if applicable, and subject to obtaining advice, if required by law) make any kind of investment of the Trust Fund and the Nominee Property they could make if they were absolute beneficial owners (and in particular (i) may invest in and retain non-income producing assets situated anywhere in the world and (ii) need not have regard to any rule of law requiring them to diversify the investments).
- 6.2 The Trustees may make any disposition of the Trust Fund that they could make if they were absolute beneficial owners.
- 6.3 The Trustees may lend all or any part of the Trust Fund to any Beneficiary on such terms (whether or not including provision for the payment of interest) as the Trustees in their absolute discretion think fit.
- 6.4 The Trustees may borrow on the security of all or any part of the Trust Fund or without giving any security.
- 6.5 The Trustees may pay or transfer capital or income to the parent or guardian of any Minor who is beneficially entitled to it and the receipt of such parent or guardian shall be a full discharge to the Trustees.
- 6.6 The Trustees may apply all or part of the Trust Fund in purchasing or maintaining any policy of assurance on the life of any person and shall have all the powers of an absolute beneficial owner in relation to any such policy.
- 6.7 The receipt of the Trustees for any money payable under or deriving from any dealing with any policy of life assurance shall be a full and sufficient discharge to Standard Life or to any other company issuing such policy, which company shall not be concerned in the application of any such monies.
- 6.8 The Trustees may appoint advisers, agents, discretionary investment managers, nominees and custodians on such terms as the Trustees in their absolute discretion think fit and may, directly or indirectly, pay fees rendered for such services from the Trust Fund.
- 6.9 The Trustees may appropriate all or any part of the Trust Fund as they think fit in or towards satisfaction of the interest of any Beneficiary and may for that purpose place such value on any property as they think fit.
- 6.10 Any Trustee (other than the Settlor or any spouse or Civil Partner for the time being of the Settlor) who is a solicitor or other person engaged in a profession or business or any corporate trustee, may charge all usual reasonable professional charges in relation to work carried out in connection with this trust deed.
- 6.11 No Trustee shall be precluded from joining in the exercise of any of the powers contained in this trust deed notwithstanding that he will or may benefit from such exercise or by reason of the fact that he or she is or may become a Beneficiary, provided that at least one other Trustee who takes no benefit also agrees to the exercise in favour of the benefiting Trustee.
- 6.12 If this trust is governed by Scots law, the Trustees shall have all the powers, privileges and immunities conferred on gratuitous trustees under Scots law.
- 6.13 The Trustees may by deed (and so as to bind their successors) release or restrict the future exercise of all or any of the powers conferred on them by this trust deed or by law.
- 6.14 Any legal rule requiring apportionments to be made for the purpose of this trust is excluded and shall not apply.

7. Corporate Trustees

The following clauses apply to Corporate Trustees only:

- 7.1 A Corporate Trustee may delegate any of their investment powers including managing, realising, or otherwise dealing with any investments of whatever nature to any person, including the Settlor, as the Corporate Trustee thinks fit.
- 7.2 No Corporate Trustee shall be responsible for the default of any agent appointed under clause 7.1 if the Corporate Trustee delegated in good faith.
- 7.3 In discharging their investment powers a Corporate Trustee shall not be subject to the duties imposed by the Trustee Act 2000 ("the Act") or any other similar duties, in particular:
 - 7.3.1 the duty of care in section 1 of the Act;
 - 7.3.2 the duty to take advice in section 5 of the Act;
 - 7.3.3 the duty to have regard to the standard investment criteria in section 4 of the Act;
 - 7.3.4 the duties in the Act concerning the appointment of any person to act as investment manager;
 - 7.3.5 any duty to diversify the Trust Fund or to consider diversifying the Trust Fund; and
 - 7.3.6 any duty to balance the interest of the Beneficiaries with different interests.
- 7.4 In the exercise of the power conferred by clause 7.1:
 - 7.4.1 A Corporate Trustee may authorise the agent to sub-delegate any of their functions to any person;
 - 7.4.2 A Corporate Trustee shall not be subject to any of the duties and restrictions imposed by the Act (or any others to the like effect) and in particular the restrictions in sections 12 to 15 of the Act and the duties in section 22 of the Act shall not apply;
 - 7.4.3 In selecting an agent a Corporate Trustee owes no statutory or other duty of care;
 - 7.4.4 A Corporate Trustee shall not be bound or required to supervise the agent once appointed; and
 - 7.4.5 The Trustees shall not be liable for any loss to the Trust Fund arising by reason of the acts or defaults of any agent (or any person to whom that or any other agent has sub-delegated any function) except where such losses arise from the Trustees' own fraud or dishonesty.

8. Trustee Liability

No Trustee shall be liable for any loss to the Trust Fund or part of the Trust Fund at any time unless that loss is caused by his own knowing breach of trust.

9. Exclusion of Settlor

- 9.1 No part of the capital or income of the Trust Fund shall be capable of being paid or lent or applied to or for the benefit of the Settlor in any circumstances whatsoever.
- 9.2 Any person who has gifted property to this trust shall be subject to the same exclusions as detailed in clause 8.1 notwithstanding any other provisions of this trust deed.

10. The Settlor's power to appoint and remove Trustees

- 10.1 The Settlor (where there are two Settlors, jointly and the survivor of them) shall have power to appoint new and additional trustees and to remove any trustee as long as there shall be at least one corporate trustee or two individual trustees acting after such removal.
- 10.2 Where there are two Settlors and one Settlor is Incapable, the other Settlor shall have the powers in clause 9.1 above.
- 10.3 After the Settlor's death or if the Settlor becomes incapable, the Settlor's powers in clause 9.1 shall vest in the Trustees (excluding the Settlor) declaring that they may by deed remove any trustee only with the agreement of all Trustees other than the one to be removed and as long as there shall be at least one corporate trustee or two individual trustees acting after such removal.

11. Choice of law

Subject to any choice of Scots law in Part G this trust shall be governed by English law.

Settlor(s) signatures			
IN WITNESS WHEREOF the	e parties have signed this deed on the day and year first above w	ritten	
Signed and delivered as a c	leed by the Settlor:		
Signature	X		Signature required
Full name			
Date ¹			
Place ²			
In the presence of:			
Signature of Witness	X		Signature required
Witness' full name			
Witness' address			
	Postcode		
Signed and delivered as a c	leed by the second Settlor (if any):		
Signature	X		Signature required
Full name			
Date ¹			
Place ²			
In the presence of:			
Signature of Witness	X		Signature required
Witness' full name			
Witness' address			
	Postcode		

¹Please add the date of signature. Once all parties have signed, the most recent date on which a person signs should be added to Part A.

 $^{\rm 2}\,{\rm Please}$ add the place where the deed was signed e.g. Edinburgh.

Please ensure that all of the above details have been correctly completed. Witnesses should be over 18 years of age, independent and not someone already named in the trust or their spouse or civil partner.

Trustees signatures		
Signed and delivered as a c	leed by the Trustee:	
Signature	X	Signature required
Full name		
Date ¹		
Place ²		
In the presence of:		
Signature of Witness	X	Signature required
Witness' full name		
Witness' address		
	Postcode	
Signed and delivered as a c	leed by the Trustee:	
Signature	X	Signature required
Fullname		
Date ¹		
Place ²		
In the presence of:		
Signature of Witness	X	Signature required
Witness' full name		
Witness' address		
	Postcode	

Please ensure that all of the above details have been correctly completed. Witnesses should be over 18 years of age, independent and not someone already named in the trust o their spouse or civil partner.

Please ensure the trust is registered on HMRC's Trust Registration Service, unless exempt. In addition if the trust holds a Standard Life International Bond, it must be registered on the Irish Revenue's Central Registration of Beneficial Ownership of Trusts (CRBOT). This is being updated and you or your adviser should check on the Irish Revenue's website whether the service is currently available. If your trust cannot be registered now, please send us evidence of your trust's CRBOT registration as soon as this is possible.

For corporate trustees, the authorised signatory(ies) for the corporate should sign on behalf of the corporate trustee.

For example, for a company, two directors or one director and the company secretary will sign.

Please insert the two signatures in the signatory box, the full names of the individuals signing on behalf on the company and whether they are a director or company secretary. Please also insert the name of the corporate trustee. Please also include a copy of the authorised signatory list.

Trustees signatures (continued)			
leed by the Trustee:			
X		Signature required	
X		Signature required	
Postcode			
leed by the Trustee:			
×		Signature required	
X		Signature required	
Postcode			
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5 y ıg their spouse or civil partner.

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Please insert the two signatures in the signatory box, the full names of the individuals signing on behalf on the company and whether they are a director or company secretary. Please also insert the name of the corporate trustee. Please also include a copy of the authorised signatory list.

For more information visit abrdn.com

Phoenix Life Limited, trading as Standard Life, the provider of the Onshore Bond for Wrap, is registered in England and Wales (1016269) at 1 Wythall Green Way, Wythall, Birmingham, B47 6WG, and is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

Standard Life Savings Limited, provider of abrdn's Wrap platform, is registered in Scotland (SC180203) at 1 George Street, Edinburgh, EH2 2LL, and authorised and regulated by the Financial Conduct Authority. Standard Life Savings Limited is part of abrdn group (abrdn plc and its subsidiaries).

Standard Life International dac, registered in Dublin, Ireland (408507), is the provider of the Wrap International Portfolio Bond. It is a designated activity company limited by shares with its registered office at 90 St Stephen's Green, Dublin D02 F653.

Standard Life International dac is authorised and regulated by the Central Bank of Ireland; deemed authorised by the Prudential Regulation Authority; subject to regulation by the Financial Conduct Authority, and limited regulation by the Prudential Regulation Authority. The nature and extent of consumer protections may differ from those for firms based in the UK. Details of the Temporary Permissions Regime, which allows EEA-based firms to operate in the UK for a limited period while seeking full authorisation, are available on the Financial Conduct Authority's website.

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