INVESTMENT ADVISER APPOINTMENT FEE

Who is this form for?

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

Completing this form

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

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

Please complete in BLOCK capitals throughout.

Privacy policy

Applicant(s) to complete

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

SECTION 1 INVESTMENT ADVISER APPOINTMENT

RL360 plan number:	
I wish to appoint	
	Investment adviser company name
to act in the capacity of an investment adviser to my plan	
Application dated (dd/mm/yyyy)	
I understand that my investment adviser will be able to act on my behalf, subject to the te below, to advise on and change the assets to which the value of my plan is linked. I author (RL360) to release all relevant information relating to my plan to my investment adviser w	ise RL360 Insurance Company Limited
I understand that RL360 is not responsible for any loss or liability incurred to my plan as a res appointed investment adviser. I also understand that RL360 is not responsible for the perform	
I confirm that all communications in relation to dealing instructions should be directed to	my investment adviser.
Please confirm on what basis you wish your investment adviser to be appointed, non-disc the appropriate box below.	retionary or discretionary, by ticking
I confirm that my investment adviser will be acting on a non-discretionary basis. Dealing RL360 after my investment adviser has consulted me. My investment adviser has confirm regulatory authorisations in order to perform this role. I understand that RL360 is not reinvestment adviser has consulted with me, prior to acting on any instructions received.	med to me that they have the necessary
I confirm that my investment adviser will be acting on a discretionary basis. Dealing in to RL360 without my consent. My investment adviser has confirmed to me that they hauthorisations in order to perform this role.	-
I authorise RL360 to take a withdrawal from my plan in line with the following:	
Investment adviser fee	
% per year, taken quarterly as a percentage of my plan value (the fee should not k	pe more than 1.5% per year).

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

SECTION 1 INVESTMENT ADVISER APPOINTMENT CONTINUED

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

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

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

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

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

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

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

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

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

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

SECTION 2 INVESTMENT ADVISER DETAILS AND CONDITIONS CONTINUED

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

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

	Investment adviser	
Signed		
Date (dd/mm/yyyy)		