Application Form
Not for use in the United Kingdom, Spain, Belgium or France

Notes to help you
This form should only be used for applications for International Prudence Bond or International Prudence Bond (Capital Redemption option) issued by Prudential International Assurance plc (“Prudential International”).

This form is divided into sections. Notes are provided at the end of each section to help you to complete the section.

Before completing this form, the applicant must read the Privacy Notice in section 10 page 10. The Privacy Notice explains how we use your personal data and why we are collecting it.

The personal information you provide is being collected for the purpose of entering into a contract and to discharge our legal responsibilities. Failure to provide the requested information will result in the application not being processed.

If you have any queries while completing this application please speak to your Financial Adviser or call 0808 234 2200 where an operator will be happy to help – calls may be recorded or monitored for quality, staff training, dispute resolution and/or security purposes.

Please use black ink and write in CAPITAL LETTERS or tick as appropriate. Any corrections must be initialled – do not use correction fluid as this will invalidate your application.

Please send the completed form to Prudential International, Stirling, FK9 4UE.

A checklist is provided below to help ensure that all relevant sections have been completed. Failure to provide all relevant information will result in a delay in this application being processed.

Before you fill in this application form, it’s really important to think about whether this product is right for you.

If you are applying on, or after, 1 January 2018, before you invest in this product you should read our Key Information Document and relevant Investment Option Document(s). These include important information which may help you make up your mind.

You should receive these with your application form from that date. If not, please let us know.

These signs will direct you to the next relevant sections you need to complete.

Please select bond structure: *(tick one box only)*

<table>
<thead>
<tr>
<th>Ownership details</th>
<th>Life Assured option</th>
<th>Capital Redem ption option</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal investment <em>(including Gift Trust)</em></td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>Trust/Trustee investment <em>(including all Trusts, SIPP &amp; QROPS investments)</em></td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>Company investment</td>
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Applicant checklist

Section 1 – Tax Residency questions have been answered in full.
Section 1, 2 or 3 – has been completed and the Declaration of Beneficial Ownership (in section 9) has been completed (if applicable).
Section 2 & 3 – Please also complete the Tax Residency Self-Certification Form INVF11804.
Section 4 – has been fully completed. Part 4C is required under Money Laundering Requirements.
Section 7 – has been completed if regular withdrawals are required.
Section 9 – Declaration section has been read and signed.
Section 10 – Declaration of residence outside Ireland has been fully completed and signed.
### Section 1 – Personal investment

How many applicants are applying for the bond?

- **One applicant (Complete Part A only below)**
- **Two applicants (Complete Parts A & B below)**

#### Part A – First (or only) Applicant

<table>
<thead>
<tr>
<th>Surname</th>
<th>Full forenames</th>
<th>Mr</th>
<th>Mrs</th>
<th>Miss</th>
<th>Ms</th>
<th>Other</th>
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</table>

**Address (your habitual residence)**

<table>
<thead>
<tr>
<th>Postcode</th>
<th>Correspondence address</th>
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<td></td>
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</table>

**Telephone number**

**Email address**

**Date of birth**

**Sex**

- Male
- Female

**Nationality**

Please list the country or countries in which you are resident for tax purposes together with any tax Identification Number(s) (TIN), if relevant.

<table>
<thead>
<tr>
<th>Country/Countries of tax residence</th>
<th>TIN</th>
</tr>
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</table>

If no TIN has been supplied, tick this box if this is because the country of tax residence does not issue TINs to its residents.

If there is another reason why a TIN is not available, please state here:

If you are a US citizen or hold a US passport or green card, you will also be considered tax resident in the US even if you live outside the US.

**Profession (If retired also state previous profession.)**

<table>
<thead>
<tr>
<th>If retired how long have you been retired?</th>
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**Job title including industry**

**Do you have any policies with Prudential International?**

- Yes
- No

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<tr>
<th>Policy number(s)</th>
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### Notes

1. Please note we cannot accept an application from anyone who is under 18 years old.
2. If there are two applicants, we will issue the bond in their names as joint owners (in other words, as joint legal owners of the bond).
3. If you do not know your country of tax residence, please ask your Financial Adviser.

Go to Section 4.
Section 2 – Trust/Trustee investment

Notes to help you: For Trust/Trustee investments, Prudential International will take the country of tax residence of the Trust as the residency of the Trust for any obligatory tax reporting/paying purposes.

2. Questions about the Trust

1. What is the name of the Trust?

2. What is the country of tax residence of the Trust?

Please ALSO complete the Tax Residency Self-Certification Form – INVF11804 and submit with this application

3. What name do you want us to use for Trust correspondence?

4. What address do you want us to use for the Trust correspondence?

Postcode

5. Do any of the Trustees already have any policies with Prudential International? Yes  No

This includes any policy a Trustee may own personally as well as any policy a Trustee may own in a Trustee capacity.

Please include policy numbers below.

6. Do the Trustees’ investment powers permit the proposed investment into a bond?* Yes  No

* We cannot accept the application if the Trustees’ investment powers do not permit investment into a bond.

2(a). Trustee details – If a company is acting as a Trustee, please complete the Trust Company section below.

1st Trustee:

Surname

Full forenames

Mr  Mrs  Miss  Ms  Other

Address (your habitual residence)

Postcode

2nd Trustee:

Surname

Full forenames

Mr  Mrs  Miss  Ms  Other

Address (your habitual residence)

Postcode

2(b). Trust Company – complete this section if a company is acting as a Trustee of the Trust.

Full name of company

Company number

Country of incorporation

Reference number (if a designated body)

E-mail address

Registered office address

Telephone number

Fax number

Notes

4 A beneficial owner could be an individual beneficiary, a settlor of the trust or, where a corporate body is a beneficiary or settlor, a person who controls that corporate body and/or has an interest in it of 25% or more.

5 If there are additional Trustees, please photocopy Section 2, complete and send in with this application.
Section 3 – Company investment

Notes to help you: For company investments, Prudential International will take the country of tax residence as the company’s country of residence for any obligatory tax reporting/paying purposes.

Do any of the beneficial owners of the trust have an interest of 25% or more of the trust’s assets?
If Yes, please provide full details of beneficial owners in section 9.

Full name of company

Company number

Registered office address

Country of incorporation

Country of tax residence

Address for correspondence

Please ALSO complete the Tax Residency Self-Certification Form – INVF11804 and submit with this application

Number of registered directors

Reference number (if a designated body)

Telephone number

Email address

Fax number

Does the company already have any policies with Prudential International?

Policy number(s)

Authorised Signatories for correspondence – this information must be provided in full.

Surname

Full forenames

Mr  Mrs  Miss  Ms  Other

Position in the company

Surname

Full forenames

Mr  Mrs  Miss  Ms  Other

Position in the company

Notes

The persons named must have the authority of their company to make this application. If additional officers of the company are likely to be dealing with policy transactions in the future, please attach an Authorised Signatory list with this application (full name, position in company and specimen signature).
Section 4 – Investment & Payment Details, Source of Funds and Origin of Wealth

Part A
Number of policies required: (Standard 20)

Part B
Amount of your payment (min £20,000, Euro €25,000 or US$35,000)

Please note that cheque payments will be banked on receipt. Interest will not be credited to any payments received prior to the receipt of all documentation requirements.

Your payment is being made by: (method and source)

- Telegraphic transfer
- Cheque (payable to Prudential International)
- Bankers draft (payable to Prudential International)

If your payment is being made by telegraphic transfer or bankers draft, please provide details of the account from which the payment has been drawn below. Please note that the source of funds must be an account held in the name of the applicant(s).

If monies are coming from a jointly held bank account then we need certified photo identification and address verification for all account holders, even if they are not an applicant.

Name of bank or building society

Account name

Address

Account number

Sort code

IBAN

SWIFT-BIC

Part C – Source of your payment/origin of wealth

The following information is required under Anti-Money Laundering Regulations to safeguard against unlawful investment. Please complete parts B & C below.

Part B. Source(s) of your payment
Bank or building society deposit

Other (please specify)

Part C. Origin of wealth
(i) Borrowings, investment income, sale of property, sale of stockmarket investments (please specify)

Other (please specify)

(ii) Territory your payment was made from: UK

Other EU Country

Other (please specify)

Notes

8 You can choose to have your bond issued as one policy or as a group of policies (up to a maximum of 100). We will issue the bond as 20 policies unless you tell us here how many you wish to have.

9 The maximum total investment across PruFund Range of Funds is £1,000,000, Euro €1,500,000 or US$1,500,000. There is no maximum for the other funds.

10 We may need to request additional information such as personal identification and address verification to comply with our legal and regulatory obligations.

Now complete all the remaining sections.
Section 5 – Selected currency or currencies

You can choose to use different currencies for different aspects of your bond. Please select currencies using part 1 or 2 below to indicate how the bond is to be set up. If this section is left blank we will assume UK £ for all aspects. **Currency conversion does not take place until the contract issues. There is no guarantee of the conversion rate.**

1. One currency for all aspects

   - UK £ [ ]
   - US $ [ ]
   - Euro € [ ]

   OR

2. Different currencies – all boxes must be completed

   (a) Limit currency – The currency we use for charges, minimum and maximum limits and allocation factors.

   - UK £ [ ]
   - US $ [ ]
   - Euro € [ ]

   (b) Investment currency – The currency in which you make your payment into the bond.

   - UK £ [ ]
   - US $ [ ]
   - Euro € [ ]
   - Other [ ]

   (c) Cash in benefit currency – For payment of any cash-in benefits, including regular withdrawals you may take.

   - UK £ [ ]
   - US $ [ ]
   - Euro € [ ]
   - Other [ ]

   (d) Death/maturity benefit currency – For payment of death/maturity benefit.

   - UK £ [ ]
   - US $ [ ]
   - Euro € [ ]
   - Other [ ]

Notes

11a Complete if you wish to choose one currency to apply for all aspects of your bond. This does not include fund currency (this will depend on which funds you wish to invest in when completing Section 6).

11b Complete if you wish to select different currencies for different aspects of your bond. If this section is left blank we will assume UK £ for all aspects. All payments from the bond, including any from the PruFund Protected Funds, will be paid in the Cash-In Benefit Currency. The Limit Currency can only be UK £, US $ or Euro €.

Section 6 – Fund choice

<table>
<thead>
<tr>
<th>Fund name</th>
<th>Fund currency £, €, $</th>
<th>% of your total payment into the bond</th>
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**Total = 100%**

Notes

12 Minimum investment in each fund is £500, US $750, or Euro €750. You can invest in up to 10 funds. If necessary, photocopy this section, complete and send in with this application. To help make your initial fund choice, please contact your Financial Adviser.

You can select only one fund from each of these groups: the PruFund Growth Funds, the PruFund Cautious Funds and the PruFund Protected Funds. For example, you cannot invest in the PruFund Growth (Sterling) Fund and the PruFund Growth (US Dollar) Fund. However, you may choose one fund from each group, in either the same or different currencies.

Investment in any of the PruFund Range of Funds will initially be invested in the PruFund Account(s) corresponding to your chosen fund(s). Your investment will be switched into your chosen fund(s) at the next available PruFund Quarter Date.

There are also switching restrictions on the PruFund Range of Funds.

Please refer to “Your guide to investing in the PruFund Range of Funds” for further information.

13 Please refer to “The PruFund Range of Funds: Guarantee options” for the terms currently available and the charges that apply.
Section 7 – Taking regular withdrawals

Please read the Key Features document when completing this section.14, 15, 18

When regular withdrawals start or change, the amount requested during any 12 month period cannot exceed the greater of 5% of the full value of your plan, or if selected at the start of your plan, 5% of the total amount you paid in. If you stop regular withdrawals, you may not be able to re-start them later. Please see your Key Features document for more information.

Minimum payment £75, US $112.50, or Euro €112.50

1. I/We wish to receive _________ every year or _________ % of my/our initial investment into the bond
   _________ % of the value of my/our bond every year

2. Payable at these intervals
   □ Every month □ Every three months □ Every six months □ Every 12 months

3. Date you wish regular payments to start16 (must be at least 30 days after the start of your bond)

Name of bank

Account name16

Address

Account number

Sort code

IBAN

SWIFT-BIC

5. For payments by cheque – only where Direct Credit facility is not available and the payment does not exceed £5,000, US $5,000 or Euro €5,000.

Name of payee(s)

Address payment to be sent to

Postcode

6. For payments by Telegraphic Transfer17

Name of bank or building society

Account name

Address

Account number

Sort code

IBAN

SWIFT-BIC

Notes

14 If you are in any doubt as to how your regular withdrawal will be taxed you should consult your Financial Adviser. Tax may be payable where you make a regular withdrawal from your bond. Any tax liability may vary depending on your individual circumstances including, but not limited to, your tax residency status and the size of any regular withdrawal you make from your bond. Prudential International Assurance cannot, under any circumstances, undertake tax calculations for bondholders or their advisers. If you have selected a PruFund Protected Fund and wish to take regular withdrawals, the amount guaranteed will be adjusted proportionately for any withdrawals you have made.

15 Regular withdrawals will be taken by cancelling units across all bond policies and funds in your bond. If you have made two or more investments, we will cancel units in proportion to the value of units in each.

16 Normally we make the first payment at the end of the period you choose, for example, monthly payments start a month after the bond is set up. Only enter a date if you want your withdrawals to start later. Regular payments will usually reach your account within five working days of the date you have chosen.

17 Prudential International does not currently charge for payments made by Telegraphic Transfer but may do so in the future. In addition, banks including the recipient bank may levy further charges.

18 For all payments by Direct Credit or Telegraphic Transfer, Prudential International requires documentation to verify that the account is held in the name(s) of the policyholder(s). This can be provided by submitting a certified copy of a bank statement, or other suitable document, for the account to which funds are to be sent. We will require certified personal identification and address verification for any joint account holder in order to comply with all legal and regulatory obligations.

Payments cannot be made until full Bank Account verification is received.
### Section 8 – Person(s) to be covered by the bond

1. **Applicant(s) to be covered by the bond**: (please tick)  
   - [ ] First (or only)  
   - [ ] Applicant 2  
   - [ ] Applicant 3  
   - [ ] Applicant 4

If more than one person is to be covered by the bond, please state relationship between applicants:

2. If the death benefit is to be payable on first death please tick this box: [ ]

If not ticked, we will assume that the death benefit is to be payable on the death of the last surviving person.

3. **Person(s) to be covered by the Bond who are not Applicants**.

If anyone is to be covered by the Bond in addition to or instead of the Applicants, please complete the rest of this Section. Please note that naming a person as a Person to be covered by the Bond does not of itself give that person any financial right or interest in the Bond.

#### Personal investment

You can include your family as named lives assured. Please indicate the relationship of each life assured to you, for example, “husband”, “wife”, “son” or “daughter”.

#### Trust/Trustee investments

Please indicate the status of each life assured in relation to the Trust, for example “Beneficiary”, “Settlor” or “Trustee”.

#### Company investments

Please indicate the status of each life assured in relation to the company, for example “Director”, “Chairman”, “Employee” or “Shareholder”.

If you are naming persons to be covered in addition to or instead of the applicant(s), please complete the relationship box as follows:

### Additional person(s) to be covered by the bond who are not applicants

<table>
<thead>
<tr>
<th>Surname</th>
<th>Forenames</th>
<th>Mr</th>
<th>Mrs</th>
<th>Miss</th>
<th>Ms</th>
<th>Other</th>
<th>Sex</th>
<th>Male</th>
<th>Female</th>
</tr>
</thead>
</table>

**Notes**

19 The bond can cover up to 10 persons. If necessary please photocopy this page, complete and send in with this application.
Section 9 – Beneficial owner details

Please list ALL individuals with an interest of 25% or more of the asset.

Failure to provide all requirements will result in a delay in your application being processed.

First or only beneficial owner

Surname

Full forenames

Mr Mrs Miss Ms Other

Address

Country

Postcode

Date of birth

Holding % (whole % only)

Capacity

(eg: director, settlor, beneficiary, trustee)

Second beneficial owner (if applicable)

Surname

Full forenames

Mr Mrs Miss Ms Other

Address

Country

Postcode

Date of birth

Holding % (whole % only)

Capacity

(eg: director, settlor, beneficiary, trustee)

Notes

20 Prudential International Assurance plc requires this information so that we can meet our legal and regulatory obligations. We have a requirement to identify and verify those persons or entities that are beneficial owners of a trust, nominee holding or other arrangement that has applied for a bond. A beneficial owner is a person or entity that has an interest of 25% or more in the bond.

21 If there are more than two beneficial owners with an interest of 25% or more, please photocopy this page, complete and return with the application.

We will require “documents verifying” address and personal identification for all beneficial owners with an interest of 25% or more.

Please provide details as follows:

Non-corporate trusts

› Each individual named beneficiary of the trust entitled to an interest of 25% or more of the trust assets
› Settlers of the trust – individuals who have acted as Settlor in the creation of the trust

Corporate trusts (including QROPS providers)

› Each individual named beneficiary of the trust entitled to an interest of 25% or more of the trust assets
› Where the beneficiary is not an individual, i.e. it is a corporate body, any individual who controls that corporate body and/or has an interest in it of 25% or more.
› Settlers of the trust – individuals who have acted as Settlor in the creation of the trust Where the Settlor is not an individual, i.e. it is a corporate body, any individual who controls that corporate body and/or has an interest in it of 25% or more.
Section 10 – Declaration

1. Confirmation by each Applicant
This Application should be read and the Declaration signed by the person(s) who is/are to own the bond.

For applications on, or after, 1 January 2018, you should read our Key Information Document and the relevant Investment Option Document(s), as these will provide you with important information regarding the key risks and benefits of the product(s) to help you make a decision.

For your own benefit and protection, you should read carefully the documentation provided before signing this form. You should also read carefully any further documentation provided to you in the future. If there is anything you do not understand, please ask your Financial Adviser for further information.

You must be aged 18 or over to be the owner of the bond.

I confirm that:

a) the information given in this Application Form and any schedule or other document relating to this application, including information given in section 9 regarding beneficial owner(s), is true and complete to the best of my knowledge and belief.

b) I have not concealed or omitted any material facts (and to the best of my knowledge and belief no other person involved in this application has concealed or omitted any material facts).

c) I will notify you of any material facts I become aware of before the contract starts.

d) I have read the warning regarding material facts on page 11 and I understand that failure to disclose a material fact may affect entitlement to benefits under the contract and could result in the contract being void.

e) I understand that any additional payments made into the bond will be invested on the same basis as the initial payment unless otherwise stated and agreed.

f) I understand that a sole applicant, or, if there is more than one applicant, any one of the applicants, has the right to cancel the contract within 30 days of receiving the cancellation notice.

g) I acknowledge and accept that for personal investments, Prudential International will take the country of my main residential address, (the country where I normally live), to be my country of tax residence for any obligatory tax reporting/paying purposes.

h) I acknowledge and accept that for Trust/Trustee investments, Prudential International will take the country of tax residence of the Trust as the residency of the Trust for any obligatory tax reporting/paying purposes.

i) I acknowledge and accept that for company investments, Prudential International will take the country of tax residence as the company's country of residence for any obligatory tax reporting/paying purposes.

j) I will notify Prudential International if I change the country in which I reside, if the rights conferred by the contract come to be held subject to a Trust, or are transferred to another individual or body.

k) as a consequence of my investment and where applicable, I authorise and direct Prudential International to pay on my behalf all taxes, levies and other similar payments payable to my home country's taxation and revenue authorities from the funds from which the bond derives its value, which I acknowledge will result in a corresponding reduction in the value of the bond. I confirm that I have sought taxation advice in the country in which I am resident unless I consider my personal knowledge is such that I do not have to do so.

l) I understand that a copy of the terms and conditions, and the completed Application Form, are available on request.

m) I understand calls may be recorded or monitored for quality, staff training, dispute resolution and/or security purposes.

n) I acknowledge and accept that the validity, construction and performance of any contract entered into between Prudential International and myself shall be governed by English Law and that any dispute arising under or in connection with the contract shall be subject to the exclusive jurisdiction of the English Courts to which I hereby submit.

o) each person to be covered by the bond consents to this application (and/or the consent of a parent or guardian has been given for any person to be covered by the bond who is under 18 or otherwise lacks legal capacity).

p) I confirm that I have read the Key Information Document and relevant Investment Option Document(s) for this product.

2. How we use your personal information
We, Prudential International Assurance Plc (PIA), take the privacy and protection of your personal information seriously. PIA will operate as the data controller in respect of the data we collect about you.

So we’ve set out below information about our processing of your personal information, what rights you have, and how you can get in touch if you want to know more.

When we say personal information, we mean information about you, such as your name, date of birth and contact details. We collect personal information from you that is necessary for us to either provide you with the product or service you’ve requested or to comply with statutory or contractual requirements. Unfortunately, if you don’t provide all of the information we require this may mean we are unable to provide our products and services to you.
Section 10 – Declaration – continued

Part A – How we use your personal information and why

We, M&G plc and our Business Partners, will use the personal information you provide to us, together with other information, for the following purposes:

- the administration of our products and services, including to enable us to perform our obligations to you and to provide any relevant services as discussed with you prior to any purchase of a product or service;
- complying with any regulatory or other legal requirements;
- carrying out checks using agencies such as credit reference agencies, tracing companies, or publicly available information (See Part B for more);
- the provision of customer services – like to reply to a question, or tell you that something’s changing;
- automated decision-making or profiling (see Part C for more);
- keeping your information on record and carrying out other internal business administration.

Some of the purposes above are necessary to allow us to perform our contractual obligations to you and to enable us to comply with applicable laws and regulation. We may also rely on legitimate interests in using and sharing your personal information for the purposes described above to improve our products and services. This allows us to explore ways to develop our business and to gain insights into how our products and services are used.

In addition, we M&G plc and our Marketing Partners, may use the personal information you provide to us, together with other information, to send you direct marketing offers by electronic or non-electronic means including by post. Please see Part G for further details. To the extent that we need your consent to use your personal information for these purposes, you explicitly provide your consent as set out in Part G as appropriate.

Who we share your personal information with and why

We’ll share your personal information within M&G plc and with our Business Partners, for any of the purposes set out in Part A. If you have a joint policy or investment, the other person may receive your personal information too. If appropriate, we may also pass on your personal information to financial crime prevention agencies, any legal, regulatory or government bodies.

As we, M&G plc, and some of our Business Partners are global companies, we might need to send your personal information to countries that have different data protection laws to the European Economic Area. These transfers will only be:

- to countries in respect of which the European Commission has issued a data protection ‘adequacy’ decision (such as Guernsey, Isle of Man and Jersey),
- to other countries, such as India or the United States of America, where appropriate safeguards have been put in place (such as the European Commission’s ModelClauses), or where the transfer is necessary to allow us to perform our contractual obligations to you or to perform a contract which is in your interest.

If you want to know more about the above safeguards – like our use of the European Commission’s Model Clauses which govern the transfer of information outside of the European Economic Area – further information is available on request.

We keep your personal information for a set amount of time

Your personal information will be stored either for as long as you (or your joint policyholder) are our customer, or longer if required by law or as necessary to defend ourselves against legal action. Generally we will continue to hold your information for 30 years after you cease to be our customer. This is in order to manage any potentially long running disputes, in order to provide appropriate compensation to legacy holders of policies which have lapsed or to compensate customers in the event of a tax refund. For further information about our data retention policy, please visit www.prudential-international.com/mydata-recordretention. (To access this website, all characters must be typed in lowercase format.)

Part B – Reference checks

For certain products, we may use approved credit reference agencies, tracing companies, financial crime prevention agencies, or publicly available information, to help us to check your identity, as well as to prevent fraud and money laundering; this may include checks on your current or previous addresses. Results of these may be recorded for future reference.

These checks may also be carried out for a joint policy holder or person(s) that you provide personal information on. Should we ever lose contact with you, we may use these agencies to verify your address to help us get back in touch.

Any transfer of your personal information will always be done securely.

Part C – We may use your personal information to make automated decisions or profile you

We, M&G plc, our Business Partners, and our Marketing Partners may use your personal information to make automated decisions affecting you or to conduct other profiling (for example, marketing profiling).

To the extent that we conduct such automated decision making activity, we will provide you with further information at the appropriate time.

Part D – Use of your sensitive personal information

In order to provide certain products or services, we’ll need to collect and process personal information related to your health which are known as “special categories of personal data”. We will use this personal information only for the purpose of fulfilling our contractual obligations and legal responsibilities regarding your policy of insurance or life assurance (see Note 1).
Part E – You’re in control
When it comes to how we use your personal information, you’ve got the right to:

› request a copy of your personal information for free (we may charge you for this if the request is manifestly unfounded or excessive). We shall respond as soon as reasonably possible and at the latest within 30 days from the date of your request;

› in certain circumstances request that we move your personal information to another organisation if you want us to;

› request that we correct anything that’s wrong, or complete any incomplete personal information;

› ask us to delete your personal information if it is no longer needed for the purposes set out in Part A or if there is no other legal basis for the processing;

› limit how we use your personal information or withdraw your consents you have given for the processing of your personal information (including consents to automated decision making);

› complain to a data protection authority or another independent regulator about how we’re using it.

Note 1: This derogation from Art. 9 GDPR is in accordance with Art. 50 of the Irish Data Protection Act 2018. Processing of data concerning health shall be lawful where the processing is necessary and proportionate for the purposes of a policy of insurance or life assurance.

Note 2: To the extent that we process your data for direct marketing or other processing based on our legitimate interest, including any profiling on the basis of our legitimate interests, you have a right to object to such processing.

If you want to do any of these things, or would like an explanation as regards these rights, we’ve explained how you can get in touch in the ‘Contact Us’ section below.

If you do need to speak to us, it’ll be useful to have to hand that the data controller of your personal information is PIA. PIA has also appointed a Data Protection Officer who can be reached at the phone number provided in the ‘Contact Us’ section of this notice.

We may monitor or record calls or any other communication we have with you. This will be for training, for security, or to help us check for quality.

Part F – Acting on someone else’s behalf?
If you give us personal information about another person (or persons), we’ll take that to mean they have appointed and authorised you to act on their behalf. This includes providing consent to:

› our processing of their personal information and sensitive personal information (as we’ve explained in Parts A, B, C, and D above);

› you getting any information protection notices on their behalf.

If for any reason you are concerned as to whether you are permitted to provide us with the other person’s information, please contact us on the phone number provided in the ‘Contact Us’ section of this notice before sending us anything.

Part G – Direct marketing
From time to time, we, M&G plc and our Marketing Partners may like to contact you by electronic or non-electronic means with details about products, services and any special offers. Please note that any consent you give will not apply to M&G Investments Group and Prudential UK as they operate their own customer databases and may contact you separately (See also Note 2).

If you consent to us contacting you for this purpose, please tick to say how we may contact you (tick as many or as few as you like).

Email ☐ Phone ☐ Text ☐ Post ☐

And if you change your mind, and/or you would like to opt-out of receiving direct marketing, it’s easy to let us know. Just contact us at the details noted in the ‘Contact Us’ section of this notice.

If you want to exercise your rights in Part E or if you require any other information about any other part of this notice, you can contact us in a number of different ways.

Contact Us
Write to us at: Data Protection Officer
Prudential International
Montague House
Adelaide Road
Dublin 2

Call us on: +353 1 476 5000


Business Partners means our service providers, accountants, auditors, IT service and platform providers, intermediaries, reinsurers, retrocessionaires, investment managers, agents, pension trustees (and other stakeholders), scheme advisors, introducers and our legal advisers.

Marketing Partners means our service providers, intermediaries, pension trustees (and other stakeholders), scheme advisors and introducers.

3. Application – by the applicant(s)
Please issue the bond on the basis specified in this application form.

It is our normal procedure to issue policy documents direct to the policyholder. If you would prefer us to issue these to your Financial Adviser, please tick the box below.

Please issue policy documents to my/our Financial Adviser ☐
Section 10 – Declaration – continued

4. Signatories – to be signed by each Applicant

First (or only) Applicant

Signature

X

Name


Date

D D M M Y Y Y Y

Further Applicant (if applicable)

Signature

X

Name


Date

D D M M Y Y Y Y

Warning – material facts

A material fact is any fact which might influence the assessment and acceptance of your application. A material fact may affect our decision on whether your Application is acceptable and whether the contract should be subject to any special terms. Failure to disclose a material fact may affect entitlement to benefits under the contract and could result in the contract being void.

The need for disclosure applies to any material fact you become aware of when you submit the Application. It also applies to any material fact you become aware of before the contract starts. If you are in any doubt whether certain facts are material, these facts should be included.

Notes

If there are more than two applicants please photocopy this Declaration, complete and send in with this application.
Section 11 – Declaration of residence outside Ireland

Each Applicant must read these definitions and then complete the declaration.

Please note that the declaration below regarding non-residence in Ireland must be completed before we can make payments.

Important
Irish "Exit" Tax may be applied to the bond (for example on payments from the bond) if this declaration is not completed.

Residence definition – company
A company which has its central management and control in Ireland (the State) is resident in the State irrespective of where it is incorporated. A company which does not have its central management and control in Ireland but which is incorporated in the State is resident in the State except where:

- the company or a related company carries on a trade in the State, and either the company is ultimately controlled by persons resident in EU Member States, or resident in countries with which the Republic of Ireland has a double taxation treaty, or the company or a related company are quoted companies on a recognised Stock Exchange in the EU or in a tax treaty country, or
- the company is regarded as not resident in the State under a double taxation treaty between the Republic of Ireland and another country.

It should be noted that the determination of a company’s residence for tax purposes can be complex in certain cases and declarants are referred to the specific legislative provisions which are contained in section 23A Taxes Consolidation Act 1997.

Residence definition – individual
An individual will be regarded as being resident in Ireland for a tax year if s/he either:

- spends 183 days or more in the State in that tax year, or
- has a combined presence of 280 days in the State, taking into account the number of days spent in the State in that tax year together with the number of days spent in the State in the preceding year.

Presence in a tax year by an individual of not more than 30 days in the State will not be reckoned for the purpose of applying the two-year test. Presence in the State for a day means the personal presence of an individual at any time during the day.

Ordinary residence definition – individual
The term “ordinary residence” as distinct from “residence” relates to a person’s normal pattern of life and denotes residence in a place with some degree of continuity. An individual who has been resident in the State for three consecutive tax years becomes ordinarily resident with effect from the commencement of the fourth tax year.

An individual who has been ordinarily resident in the State ceases to be ordinarily resident at the end of the third consecutive tax year in which s/he is not resident. Thus, an individual who is resident and ordinarily resident in the State in 2008 and departs from the State in that year will remain ordinarily resident up to the end of the tax year 2011.
## Declaration of residence outside Ireland – continued

Policyholders and trustees resident outside Ireland are required by the Irish Revenue Commissioners to make the following declaration, which is in a format authorised by them, in order to receive payments without deduction of Irish tax.

I/We* declare that (* Delete as appropriate)

- I/We* have read the explanation of the terms detailed in the "residence definitions" above.
- I am/We are/The Company is* the policyholder in respect of which this declaration is being made.

### Full name

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<th>Principal place of residence/address of policyholder(s)/registered office address of company:</th>
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<td>Address 1</td>
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<th>Signature(s) of policyholder(s) or authorised signatory:</th>
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If there are more than two applicants or trustees please photocopy this declaration, complete and send in with this application.

This form may be subject to inspection by the Irish Revenue Commissioners. It is an offence under Irish Law to make a false declaration.

This declaration must be signed by policyholders and trustees who are neither resident nor ordinarily resident in Ireland or by personal representatives signing on behalf of deceased persons. Where the policyholder is a company, the declaration must be signed by the company secretary or such other authorised officer. It may also be signed by a person who holds power of attorney from the policyholder. A copy of the power of attorney should be enclosed with this declaration.
Section A – To be completed by your Financial Adviser

Please complete the following and ensure that all necessary documentation accompanies this application form. Failure to provide all relevant information will result in a delay to the application being processed. Please note that interest will not be credited to payments received prior to the receipt of all documentation requirements.

Please tick the appropriate box below to show if there are any trust arrangements for the bond.

(i) At issue trust [ ] if your client wants to issue the bond under trust
(ii) After issue trust [ ] if your client intends to put the bond in trust after issue
(iii) No trust arrangements [ ] if the bond is not going to be in a trust

I/We certify that to the best of my/our knowledge the intended beneficiaries of an Absolute trust/nominee company are not resident in a country on Prudential International’s prohibited list (as published by Prudential International).

Financial Adviser checklist

- I enclose personal identification of all Applicant(s)/Trustee(s)/Third Party(ies)* /Beneficial Owners
- I enclose address verification for all Applicant(s)/Trustee(s)/Third Party(ies)* /Beneficial Owners
- For personal Investments the applicants have fully completed the Tax Residency questions
- For corporate and non-corporate trusts, SIPP's, QROPS and company applications the beneficial owners with an interest of 25% or more have been identified in section 9
- For corporate and non-corporate trusts, SIPP's, QROPS, and company applications the Tax Residency Self-Certification Form – INVF11804 has been completed and submitted with this application
- If paying by cheque, please make cheque payable to Prudential International
- Trust Declaration (if the bond is to be under Trust at issue)
- Completion of adviser details and commission (page 15)
- If Regular Withdrawals are required I enclose verification of the Client's Bank Account
- For Jersey resident applicants please complete Section B if commission is required
- For Jersey resident applicants where Section B cannot be completed please DO NOT complete Commission details.

* Please delete as applicable

Notes

23 To meet our legal and regulatory obligations we require certified copies of documents from the lists below to verify personal identification and address “for all relevant parties”. Copies can be certified by an authorised Financial Adviser.

For personal ID: current signed passport, current UK/EU/Channel island or Isle of Man photo card driving licence, State ID card from an EU member state, Channel Island or Isle of Man.

For address verification: bank, building society, credit union statement, utility bill, credit card bill (up to 6 months old), local authority tax bill (current year), current UK/EU, Channel Island or Isle of Man photo card driving license (but not if being used for personal ID), mortgage statement from recognised lender (within last 12 months).

For bank account verification: A formal document from the bank, building society or credit union such as a statement or letter, on letterhead, confirming the name(s) in which the account is held, the Full account number and sort code, BIC/IBAN/Swift code as appropriate. Please contact us if you are unable to provide one or more of these documents.

For full details, please see Anti-money laundering requirements IPBB10303.
Section A – To be completed by your Financial Adviser – continued

Adviser name
Firm Ref No
Tel number
Fax number
E-mail address
Address

Commission

(please complete ALL boxes)

(a) Initial Commission
Initial Commission can be given up in favour of Renewal Commission at the rate of 0.1% of Renewal Commission for each 0.6% of Initial Commission.

(b) Renewal Commission you wish to take

(c) Commission to be given up to the bond to increase the allocation rate in the bond

Section B – Jersey resident applicants only

For applicants resident in Jersey ONLY.

For submission of applications from 31 December 2013, where you have elected to receive commission, you must confirm the following:

I confirm that I have undertaken an adequate assessment of this applicant and I have classified them as an Elective Professional Client in accordance with the Jersey Codes of Practice for Investment Business and I have complied with all associated obligations contained within the relevant sections of the abovementioned Codes.

Please provide a separate, written declaration on appropriate letterhead, signed by an authorised signatory of the Firm, confirming the above and submit along with this Application Form.

NB: Where you have elected to receive commission, failure to tick the above box and provide the written declaration will result in a delay in this Application being processed.
The registered office of Prudential International is in Ireland at Montague House, Adelaide Road, Dublin 2. Prudential International is a marketing name of Prudential International Assurance plc, a life assurance company operating from Ireland. Registration No. 209956. Telephone number + 353 1 476 5000. Prudential International Assurance plc is authorised by the Central Bank of Ireland.