DEED OF ASSIGNMENT



Utmost Wealth Solutions is the brand name used by a number of Utmost companies. This item has been issued by Utmost PanEurope dac.

USE AND COMPLETION OF THIS FORM

This form has only been designed for life policies and trust forms. The form covers the situation of an assignment of a policy by:

- 1. an absolute owner to another person absolutely i.e. no trust is involved
- 2. an absolute owner to trustees of an existing trust
- 3. trustees to a beneficiary, to satisfy the interest of the beneficiary in the Trust Fund, if:
 - > the person is a beneficiary under an absolute trust, or
 - the Trustees have irrevocably appointed the Trust Fund or part of it to the beneficiary

HOW TO COMPLETE THIS FORM

Complete this form using **blue or black ink** and **BLOCK CAPITALS**. If you make a mistake, cross it out, put in the correct words and sign your initials next to the correction. **Do not use correction fluid**.

WHAT TO DO WHEN YOU HAVE COMPLETED THIS FORM

Our preference is to receive documentation scanned and emailed. Please return the completed form(s) and supporting suitably certified documentation to Info@UTMOST.ie.

If you are unable to send documentation electronically, it can be posted to Utmost PanEurope dac, Bishop's Square, Redmond's Hill, Dublin 2, Ireland.

PLEASE NOTE

- > Please seek specialist legal advice if there is more than one beneficiary or assignee to receive the benefit of the policy.
- Any Trust to which the policy is or may be subject must be considered and regard must be had to the nature of the policy and any contractual provisions regarding ownership.

The form, the notes in relation to its use and the UK tax note are for general guidance only and are based on present understanding of United Kingdom law and HM Revenue & Customs practice. We take no responsibility for the interpretation of the law or future changes in the law or practice which may change at any time without warning. Tax liabilities are dependent on individual circumstances and no assurance can be given that the notes are suitable to your circumstances. You should seek separate legal and taxation advice before signing any form.

HOW WE USE YOUR INFORMATION

Our Privacy Statement explains when and why we collect personal information about our customers, how we use it, the conditions under which we may share it with others and how we keep it secure. It also explains how long we keep customer information for, how a customer can obtain details of the information we keep and the choices customers have about how we use that information. You can find a copy at www.utmostinternational.com/privacy-statements/ or you can request a copy from our Client Relations Team.

USING THE EDITABLE FIELDS?

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

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A ASSIGNM	MENT DETAI	LS								
	signment of the	e policy listed belo	w, the follow	wing words ha	ave the follo	wing				
meanings: 1 The "Date of A	Assignment " me	eans d d m	уууу	Enter he date the being as						
2 The "Assignor"	" means:									
3	Policyholder/t	rustee 1	Po	olicyholder/tı	rustee 2 (if a	iny)				
Full name Address					Enter here the name and address of all policyholders before the assignment.					
Postcode							If trustees are assigning the policy please contact us if more than 2 trustees are needed to complete the assignment.			
3 The "Assignee	" means:									
	Assignee 1		As	ssignee 2 (if a	any)					
Full name					Enter here the name and address of all policyholders after the assignment.					
Address							If trustees are the Q			
					assignees please contact us if more than 2 trustees are needed to complete the assignment.					
Postcode										
4 The "Policy" (w	hich expressior	n includes all rights	and obligat	tions under th	e policy), m	eans:				
Life Assurance co	mpany						Enter here the name of life assurance company			
Policy number							and the policy number of policy to be assigned.			
Nature of Assigno	or's ownership	(please indicate)								
Absolute O	wner						Enter here the nature of the ownership of the assignor.			
as settlor by		a trust created by					Enter here the name of settlor of trust and date of trust, if appropriate.			
_	of Trust dated	d d m m	у у у	У						
First life assured							Enter here the			
Second life assure	ed						names of any life assured.			

The Assignor hereby assigns the Policy with effect from the Date of Assignment to the Assignee as: Nature of Assignor's ownership (please indicate) Enter here the nature of the Absolute Owner ownership of the assignee. as trustees of a trust created by Enter here the name of settlor of trust and date of trust, if appropriate. as settlor by Declaration of Trust dated to be held by the Assignee upon the trusts declared in the said instrument. Reason for the assignment (please indicate) Enter here the gift, donation, gratuity, transfer for no value reason for the assignment. part of divorce settlement / separation (Court Order / Separation Agreement applies) For possible part of divorce settlement / separation (no Court Order / no Separation Agreement applies) tax implications please see 'United Kingdom Tax' note. for money or money's worth, transfer involving value to a beneficiary of a trust

Subject to any legal requirement or agreement to the contrary, the Assignor shall not be obliged to pay any premium towards the Policy with effect from and including the date of this deed. If the Assignor pays any further premiums, they shall be paid by way of gift and no lien or charge shall be created by such payment.

UIC PR 00162 | 01/24 3 | 7

C DECLARATION

- > This instrument is executed as a deed and sealed (if required by law) all on the day and year first mentioned above.
- > This deed shall be governed by the Law of England unless the addresses of all the Assignors are in Scotland or Northern Ireland when the deed shall be governed by the Law of Scotland or Northern Ireland respectively
- The form must be signed by each party listed in Part A, before a witness who must sign against each signature witnessed. The witness must be independent, over 18 and not a relative of the person whose signature is being witnessed
- Once signed the form must be returned to the Life Assurance company indicated in Part A4 for noting and return. Once returned to you it should be kept with the policy documents, Declaration of Trust and other Trust papers.

Signed and delivered by the Assignors:

	Polic	yhol	der/t	ruste	ee 1										
Full name															
SIGNATURE													SIGNAT Assignors	;	Q
In the presence of (Name of witness)													sign here.		
SIGNATURE of witness													SIGNAT Witnesses assignors sign here.	s to ' signa	Q
Address of witness													sign nere.		
Postcode															
Dated	d	d	m	m	у	У	У	У							

4 | 7 UIC PR 00162 | 01/24

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Full name		.y	14017			(II GI	· y /							
SIGNATURE													CICNIATU	DE.
SIGNATURE													SIGNATU Assignors	RE Q
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In the presence of (Name of witness)														
SIGNATURE													SIGNATU	RE
of witness													Witnesses to assignors' sig sign here.	gnature
Address of witness														
Postcode														
Dated	d	d	m	m	У	У	У	У						
Signed and delivered b	y the .	Assiç	gnee	s:										
	Assig	gnee	1											
Full name														
SIGNATURE													SIGNATU	RE
													Assignees sign here.	Q
In the presence of (Name of witness)														
SIGNATURE													SIGNATU	RE
of witness													Witnesses to assignees' sign here.	
Address of witness														
Postcode														

UIC PR 00162 | 01/24 5 | 7

	Assi	gnee	2 (if	any)						
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SIGNATURE									SIGNATURE	E
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In the presence of (Name of witness)										
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of witness									Witnesses to assignees' sign sign here.	nature
Address of witness										
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Dated	d	d	m	m	У	У	У	У		

6 | 7 UIC PR 00162 | 01/24

UNITED KINGDOM TAX

The following note gives some indication of the tax treatment of life policies assigned in the United Kingdom. The correct treatment is not straightforward. Any income tax due if a chargeable event arises, any capital gains tax due on disposal of a policy which has been assigned for value or any inheritance tax due if a policy is gifted depends on:

- the relationship between the parties involved in the assignment
- > the reason for the assignment (e.g. whether the contract is assigned by way of gift or for money or money's worth, or as part of a divorce settlement)
- > whether the policy is being fully or partially assigned
- > whether other withdrawals have been made in the same tax year as the assignment
- > the way in which the insurance contract and the deed of assignment are structured.

It may be advisable to take specialist advice before assigning a policy if there is any doubt as to the correct treatment.

Assignments between married individuals - Assignments between spouses actually living together at the time of the assignment will not be a chargeable event. However a chargeable event may arise if the individuals are separated or the assignment is part of a separation.

Assignments on divorce - Assignments as part of the financial arrangements of a divorce settlement where a Court Order applies will not be a chargeable event. However a chargeable event may arise if the assignment is part of a divorce where no Court Order applies or if there is a pre-nuptial agreement.

FULL ASSIGNMENT AS A GIFT

If a policy is fully assigned by way of gift, no chargeable event will arise, although the assignment will be considered a gift for inheritance tax purposes. The new owner will be treated as if the policy had always belonged to them.

PARTIAL ASSIGNMENT AS A GIFT

If a policy is partially assigned as a gift, no chargeable event will arise. A partial assignment can take place if, say:

- individual A assigns half of a policy to individual B so that it is now in joint ownership, or
- of for a policy in joint ownership, individual A assigns their share to individual B (i.e. joint to single ownership).

ASSIGNMENTS FOR MONEY OR MONEY'S WORTH - TAX TREATMENT FOR THE "SELLER" OF A POLICY

If a full or partial assignment of a policy is made for money or 'money's worth', a chargeable event may arise for the individual disposing of the policy. Broadly a full assignment will be treated as if the policy is being surrendered (based on the consideration or market value). A partial assignment will be treated as a part surrender of a policy, based on a corresponding percentage of the surrender value, with tax treatment mirroring that of a partial withdrawal from the policy.

ASSIGNMENTS FOR MONEY OR MONEY'S WORTH - TAX TREATMENT FOR THE "PURCHASER" OF A POLICY

The purchaser of all or part of a policy may have to pay capital gains tax on subsequent disposal. However any amount charged to income tax arising from a chargeable event may be deducted from the proceeds for capital gains purposes to avoid double taxation.

ASSIGNMENT OF A QUALIFYING POLICY

No chargeable event will arise if a qualifying policy (e.g. most endowment assurances) is assigned after 10 years or ¾ of its term (if earlier). The rules for qualifying policies are complex (e.g. chargeable events can arise if a policy is assigned within 10 years of it being significantly altered). Single premium bonds are non-qualifying and do not have this exemption.

WITHDRAWALS IN TAX YEAR OF ASSIGNMENT

If withdrawals have been taken from a policy, which is subsequently assigned, in full or in part, in the same tax year, the assignor may have to pay income tax on their share of any gain arising from the withdrawals.

GIFTS INTO TRUST

An assignment into trust will generally be for no value and there will generally be no chargeable event (unless, for example, the assignment is part of a reciprocal arrangement under a business trust). Assignment into trust will be a gift for inheritance tax purposes and will have varying consequences depending on the specific trust circumstances.

TRANSFER BY TRUSTEES TO A BENEFICIARY UNDER THE TRUST

An assignment out of a trust will again generally be treated as an assignment for no value. There will generally be no chargeable event. However the assignment will have varying IHT consequences depending on the type of trust being used and whether the individual in question was already being treated as the indirect owner of the assets in question for IHT purposes.

UIC PR 00162 | 01/24 7 | 7