CLIENT AGREEMENT



UTMOST INTERNATIONAL TRUSTEE SOLUTIONS LIMITED

For use with trusts incorporating a settlor's investment direction (Including terms of business, current fee scales and client money information sheet)

THIS DOCUMENT WAS LAST UPDATED IN JANUARY 2024.

Please confirm with your financial adviser that this is the most up-to-date document for your product or servicing needs.

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.

All references to Utmost International means Utmost International Isle of Man Limited and/or Utmost PanEurope dac.

TAXATION INFORMATION

Under Automatic Exchange of Information (AEOI) regulations, Utmost International is required to obtain information about an applicant's tax status. To enable us to comply with these regulations, when submitting this application form you must also submit the 'Tax declaration and self-certification (for individual investors)' or 'Tax declaration and self-certification for Trusts (where the trustees are all individuals)'. Completion and submission of a self-certification is mandatory and failure to provide one could result in your Portfolio being reported under AEOI by default. If any of the information contained in the self-certification changes, please advise Utmost International promptly so we can determine if a new self-certification is required.

IMPORTANT NOTE

We recommend that you obtain independent legal, tax and other financial advice prior to entering into this Client Agreement or setting up a trust with us and thereafter to keep such advice up to date by periodic review. It is your responsibility to obtain independent advice on the suitability of any trust or service offered by us or of the trust assets. We do not provide tax or financial advice and we do not accept any responsibility or liability for any loss or damage suffered by you as a result of you establishing a trust with us or using any of our services. You must comply with all legal and taxation obligations applicable to you under the laws of the jurisdiction in which you are resident/domiciled or any other relevant jurisdiction including, without limitation, the submission of periodic returns to any tax or governmental authority in relation to the trust (if applicable).

The terms of business stated below apply from 1 October 2017 with the Utmost International Trustee Solutions Limited. You should read this agreement carefully and retain a copy of it for future reference. It sets out important information about Utmost International Trustee Solutions Limited and together with the trust document and fee scale, represent the terms of the contract between you and Utmost International Trustee Solutions Limited. When you sign the application form, you accept and agree to be bound by these terms which may be amended, supplemented or varied from time to time by Utmost International Trustee Solutions Limited.

FRENCH CONNECTION

Utmost International Trustee Solutions Limited is unable to accept requests to be trustee where you, the settlor(s), the protector or any named beneficiaries are resident or likely to be resident in France during the life of the trust. If we receive notification of an address change to a French residence we will contact you to arrange our retirement and appointment of a new trustee. In France there is a requirement to report trusts and events such as distributions (a report is required on each distribution). We have appointed a third party to do this on our behalf during the period we are trustees and the cost of the reporting will be deducted from the trust fund. See the latest fee schedule for the costs.

TRUSTEE TAX REPORTING

Where we become aware of a requirement for the trustees to report in countries other than the UK or IOM then we may need to retire as trustees. If we are required to do reporting in between our retiring and the appointment of a new trustee, the associated cost will be deducted from the trust fund.

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A SETTLOR DETAILS							
	First settlor			Second	settlor	(if any)	
Title (✓)	Mr	Mrs	Miss	М	r	Mrs	Miss
	Other			O-	ther		
Full forename(s)							
Surname							
Full address							
	Postcode			Postcode			
Correspondence address	Country			Country			
(if different)							
	Postcode			Postcode			
	Country			Country			
Nationality							
Dual nationality (if applicable)							
Date of birth	d d m m		,	d d	m m	y	/
Telephone number including							
area code (daytime) Telephone number including							
area code (evening) E-mail address							
L-man address							
B THE TRUST							
Provider of the Utmost Internati	ional Bond						
Utmost International Isle			Utmost Pan Eu	rope dac (r	ot curre	ently available	with a Loan T
Asset of the trust				, (,	
▶ Utmost International bond							
number, if known Purpose of the trust							
► for example, estate							
planning, tax mitigation, etc	Fired 101			C '	۰ اید.		
Inheritance tax (IHT) reference of Settlement	First settlor			Second	settior (ıt any)	
(if applicable) Income tax or self							
assessment reference of the settlor(s)							

UTMOST INTERNATIONAL TRUSTEE SOLUTIONS LIMITED

For Loan trusts only			
A loan of	£		most International Trustee Solutions Limited
▶ see attached copy of the electronic bank transfer payment or enclosed cheque (see page 7)	client money account		
C SETTLOR RISK PROF	FILE		
Investment objectives			
			trust should be managed so that the ment profile \blacktriangleright tick one profile only (\checkmark)
Defensive	Neutral	Adv	enturous
The assets held may vary according concentrate on a particular geogra		d market condi	tions, and over the short term may
The following has been appointe the trust assets on behalf of the T		nt Director (as c	lefined in the Trust Deed), to directly manage
			cts and omissions of the Investment Director erty (as detailed in the Trust Deed).
D APPOINTMENT DET	AILS - INVESTMENT DI	RECTOR	
Contact person			
Appointed individual (if relevant)			
Where this box is completed, it w company will be considered as a		company that v	vill be appointed. If this is blank then the
Company name			
Full address			
	Postcode		Country
Telephone number including area code			
Fax number including area code			
E-mail address			
Utmost International financial adv	viser account number (if any)		
In return for the investment service	ces, please consider paying the	following:	
Amount to be paid			
% each year of the	e value of the trust fund to be ta	ken at the end	of the previous quarter.

The payment of the fee will be a withdrawal from the bond. In the UK this may lead to an income tax liability.

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CUSTODIAN							
Where it is appropriat Trustee Solutions Limi					trustees, I/we would	l ask Utmos	t International
Custodian name							
Address of Custodian							
		Postcode			Country		
Contact name							
Contact telephone including area code							
In return for their cust	odian servi	ices, please consid	er paying the fol	lowing fee	es to them from the t	rust fund:	
Amount to be paid			% each yea	r			
Currency (✔)	£	US\$	€	HK\$	Other currency (please state)		
E FACT FIND							
Utmost International T appropriate UK HM Re write to you in the future.	evenue & (ure to obta	Customs (HMRC) fo in this.	rms in relation to	your trus	t. We may require fu	rther inform	nation and will
If you are not resident	-		•	ere. (🗸)	First Settlo	r	Second Settlor
1a. Are you UK domic▶ Definition of UK				stoms (HM	1RC) website: www.l	nmrc.gov.ul	(
(If the answer is	No, please	e do not complete :	2-5 below)				
		First settlor			Second settlor (if any)	
		Yes	No		Yes	No	
1b. If you answered y	es to 1a. w	hat is your country	y of domicile?				
► For example En	gland, Sco	tland, Wales, Irelan	d				
		First settlor			Second settlor (if any)	
2. Did you acquire a	UK domic	ile by being born	in the UK? (√)				
		First settlor			Second settlor (i	if any)	
		Yes	No		Yes	No	
3. Have you made a	ny previou	s chargeable lifeti	me transfers (Cl	.Ts) in the	last seven years? (/	()	
▶ If Yes, please pro	ovide deta	ils below					
		First settlor			Second settlor (if any)	
		Yes	No		Yes	No	

IRST SETTLOR		
DATE OF TRANSFER	AMOUNT OF TRANSFER	DETAILS OF TRANSFER
ECOND SETTLOR (IF AN	1Y)	
DATE OF TRANSFER	AMOUNT OF TRANSFER	DETAILS OF TRANSFER
	potentially exempt transfers (PETs) in the	last seven years? (✓)
If Yes, please provide details		
I	First settlor	Second settlor (if any)
	Yes No	Yes No
IRST SETTLOR		
DATE OF TRANSFER	AMOUNT OF TRANSFER	DETAILS OF TRANSFER

SECOND	SETTLOR	(IF ANY)
--------	---------	----------

DATE OF TRANSFER	AMOUNT OF TRANSFER	DETAILS OF TRANSFER

5.	Has either settlor made any other Settlements on the same day as this Settlement or
	added to another Settlement on the same day as this Settlement?

Yes

No

If yes, please confirm the total of all the Settlements made by each settlor on the same day as this Settlement at the date on which they were set up or Settlements which have been added to on the same day.

Sett	٥r	1
setti	or	- 1

SETTLEMENT NAME	IHT REF	CONTRIBUTIONS MADE

Settlor 2

SETTLEMENT NAME	IHT REF	CONTRIBUTIONS MADE

F SETTLOR AGREEMENT OF FEES

I/We confirm that I/we have read and understood the **Utmost International Trustee Solutions Limited fee scale** on page 11 of this document.

I/We understand that:

- > Utmost International Trustee Solutions Limited fees are reviewed on an annual basis with any amendment normally applying from 1 January each year without notice.
- The new Fee Scale will be available on Utmost International's website and you can request a copy from your financial adviser or Utmost International Trustee Solutions Limited at the address at the bottom of page 10. This may be after the revised Fee Scale applies.
- a. When reviewing the charge, Utmost International Trustee Solutions Limited will consider any change year-on-year to the rate of Isle of Man inflation since the last amendment to the charge and any changes to the level of the administration expenses incurred by Utmost International Trustee Solutions Limited administering the trust and which are reasonable in amount and reasonably incurred.
- b. In exceptional circumstances, we may consider that it is appropriate to review the charge immediately, taking account of the facts above.

- > Utmost International Trustee Solutions Limited will charge additional fees and the basis for such a charge will be a time cost basis as specified above.
- Any fees due will be deducted from the Trust Fund (the bond) by way of part surrender across all policies. Where requests or trust activities require significant additional time and resource to be expended in carrying out the trustee service, additional fees will also be charged on a time cost basis. This includes the fees for any external advice which may need to be sought for a specific trust case.
- The deduction of Utmost International Trustee Solutions Limited fees is classed as a withdrawal from the policy and I/we understand that I/we should take relevant tax advice where necessary.
- Any money paid into Utmost International Trustee Solutions Limited client account will be held in a non-interest bearing account pending investment by the trustees.

PAYMENT DETAILS - FOR LOAN TRUSTS ONLY

You can pay your loan either by cheque or electronic bank transfer.

If you wish to pay your loan by cheque (please note cheque payments in currencies other than pounds sterling (£) may take longer to clear and some non-UK banks may apply charges), please enclose it with this client agreement and your Utmost International Trustee Solutions Limited application form. **Cheques should be made payable to: Utmost International Trustee Solutions Limited - Client Money Account.**

If you wish to transfer the loan electronically, please enclose a copy of receipt of your electronic payment with this client agreement and your Utmost International Trustee Solutions Limited application or use Utmost International Trustee Solutions Limited Bank Instruction Letter. For electronic banking details, please see below.

BANKING DETAIL

STERLING PAYMENTS		STERLING PAYMENTS (SWIFT PAYMENTS)		
From UK banks (CHAPS* payments)		From non-UK banks (SWIFT** payments)		
Sort code: 56-00-68		SWIFT Code:	NWBKGB2L	
Bank:	National Westminster Bank, London, Southampton High Street Branch	Bank:	National Westminster Bank, London	
Beneficiary:	Utmost International Trustee Solutions Limited - Client Money Account	Beneficiary:	Utmost International Trustee Solutions Limited - Client Money Account	
Account number:	37534726	IBAN***:	GB33 NWBK 560068 37534726	

^{*} CHAPS is an electronic bank-to-bank same day value payment made in the UK for sterling (£) only.

OTHER CURRENCY PAYMENTS (SWIFT PAYMENTS)

Payments should be made to Utmost International Trustee Solutions Limited client accounts held with National Westminster Bank, London

SWIFT code:	NWBKGB2L
Bank:	National Westminster Bank, London
Branch:	National Westminster Bank, Manchester
Beneficiary:	Utmost International Trustee Solutions Limited - Client Money Account
IBAN:	(select as applicable, see below)
1. US Dollar	IBAN - GB49 NWBK 607301 57071500
2. EURO	IBAN - GB65 NWBK 607202 57073120
3. Hong Kong Dollar	IBAN - GB36 NWBK 607301 40515192

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^{**} SWIFT is an acronym for Society for Worldwide Interbank Financial Telecommunications.

^{***} IBAN stands for international bank account number and is always used in conjunction with a bank identifier code (BIC).

IMPORTANT:

- Please make sure that the settlor's name and/or bond number (if reserved) is/are quoted in the payment field, referred to by the bank as SWIFT field 70, on the electronic bank transfer form to ensure that correct details are sent to: Utmost International Trustee Solutions Limited - Client Money Account.
- > Please note that when sending payments electronically spaces should be excluded from the IBAN numbers.
- > All bank charges, such as telegraphic transfer charges, are the responsibility of the settlor, not Utmost International Trustee Solutions Limited.

H CLIENT MONEY INFORMATION

What is a client bank account?

A client bank account is a bank account held by, and in the name of, Utmost International Trustee Solutions Limited ('us' or 'we') in which we will hold your money on trust for you while it remains in the account. All money held in a client bank account is referred to as client money. A client bank account is specially created by us for the purpose of holding your money and the money of other clients. The client bank account is segregated from any other bank account in our name holding money which is our money.

All client bank accounts are held at recognised banks. A recognised bank is a bank which holds a licence issued by the Isle of Man Financial Services Authority (FSA) for deposit taking or is authorised under the law of another acceptable country or territory to carry on activities corresponding to deposit taking (see rule 3.2 of the FSA's Financial Services Rule Book 2016 https://www.iomfsa.im/media/1470/financialservicesrulebook20131.pdf for the full definition). In relation to fiduciary services, please note that an account held in the name of your company, or as trustee of your trust, is not a client bank account. It is mandated to your company or the trustee of your trust and the company or the trustee is the legal owner of the money held in that account. As the money in these accounts is not classed as client money, the details relating to pooling of money in client bank accounts (as detailed below) do not apply.

General client bank account

A general client bank account usually holds money of several clients. The money may be held at one bank or the money may be in multiple bank accounts spread across several banks.

In the event of a default of a bank where we have a general client bank account, client monies held in all of our general client bank accounts will be pooled (even if money is held in more than one general client bank account and the accounts are held in more than one bank). In this situation, each client who has money in the general client bank account will lose an equal proportion of their money, whether or not the bank that your client money is held with is in default. This loss will be adjusted by any compensation arrangements in place.

GENERAL INFORMATION

FRENCH CONNECTION

Utmost International Trustee Solutions Limited is unable to accept requests to be trustee where you, the settlor(s), the protector or any named beneficiaries are resident or likely to be resident in France during the life of the trust. If we receive confirmation of an address change to a French residence we will contact you to arrange our retirement and appointment of a new trustee. In France there is a requirement to report trusts and events such as distributions. We have appointed a third party to do this on behalf of the trustees during the period we are trustees and the cost of the reporting will be deducted from the trust fund.

The Fee schedule for French reporting is available on request.

TRUSTEE TAX REPORTING

Where we become aware of a requirement for the trustees to report in countries other than the UK or IOM then we may need to retire as trustees. If we are required to do reporting in between our retiring and the appointment of a new trustee, the cost associated will be deducted from the trust fund.

TERMINATION OF SERVICES

Utmost International Trustee Solutions Limited provides a professional trustee service.

Utmost International Trustee Solutions Limited has the right to end this agreement and cease providing the services set out. In this situation Utmost International Trustee Solutions Limited will notify you, the settlor(s) of its intention to formally resign as trustee and will take appropriate and necessary steps to facilitate the transfer of the arrangements to another person(s) who is/ are to act as trustee(s) for the trust. There will be no refund of annual fees.

REMUNERATION

Utmost International Trustee Solutions Limited does not receive remuneration from third parties in connection with a transaction effected by Utmost International Trustee Solutions Limited with or for the client.

ADVICE

I/We confirm that I/we have taken independent tax and legal advice and understand that Utmost International Trustee Solutions Limited does not offer such advice and acts solely in the capacity of a fiduciary (i.e., it is entrusted with exercising rights and powers for the benefit of another person).

GENERAL

I/We confirm that I/we have read and understood this client agreement, the marketing literature, trust deed and in particular the trustee exclusion clauses contained within the deed. I/We understand the nature of the contract and that it meets with my/our requirements.

FOR LOAN TRUSTS ONLY

Utmost International Trustee Solutions Limited would draw your attention to the trustee exemption clause in the Second Schedule: Administrative Provisions Paragraph 10 clause 4 in the Discretionary Loan Trust Deed or the Third Schedule: Administration provisions Paragraph 10 clause 4 in the Bare Loan Trust Deed. This Provision provides that no trustee will be personally liable for any act by them in that capacity unless they are guilty of fraud. Where a professional trustee (such as Utmost International Trustee Solutions Limited) is appointed then the Trustee is also liable if they are negligent.

Section 3 (3) of the deed provides that the lower of the outstanding loan or the value of the trust fund is payable if full repayment of the loan is requested. This may be less than the full amount of the loan to the trustees.

By signing this agreement, I/we confirm that I/we understand and accept these trustee exemption clauses and their effects.

Although I/we know that I/we cannot influence the discretion of the trustees in any way, I/we would ask Utmost International Trustee Solutions Limited to consider the enclosed application for a Utmost International Bond as a suitable investment vehicle for this loan trust.

I/We confirm that no investment will be made into a Utmost International Bond unless Utmost International Trustee Solutions Limited sign and date the application and submit this to Utmost International Isle of Man Limited or Utmost PanEurope dac. I/ We understand that Utmost International Trustee Solutions Limited will not consider this until they are in receipt of the Loan Trust Deed, a cheque or a copy of the electronic bank transfer payment for the loan amount, the completed application form and any other information requested.

DECLARATION BY THE SETTLOR(S)

I/We understand that the payment of any fee will be taken as a withdrawal from the policy; and where I am/we are a UK tax resident the withdrawal may have tax consequences. I/We confirm that I/we have sought tax advice regarding this.

INVESTMENT DIRECTION

Utmost International Trustee Solutions Limited does not provide investment advice. Any investment transactions to which it is party will not involve the giving of investment advice. I/We acknowledge the need to take investment advice as may be required from parties other than Utmost International Trustee Solutions Limited.

UTMOST INTERNATIONAL TRUSTEE SOLUTIONS LIMITED

I/We confirm that all investment directions, for example buying and selling assets, must be sent to the trustees before being made unless the trustees delegate their rights of giving instructions for the selection of the assets.

The trustees, acting in good faith, are under no duty to consider whether any investment direction is prudent or appropriate and no trustee, acting in good faith, is liable for any losses arising from complying with investment directions.

The limitations on the trustees' liabilities and duties (as detailed in the Trust Deed) extend to complying with instructions that are given to the trustees purportedly as Investment Directions but are not validly made as Investment Directions owing to facts outside the actual knowledge of any of the trustees whom it is sought to make liable.

I/We agree and understand that if at any time there is no Investment Director appointed, the I/We remain liable and responsible for all investment decisions in relation to the trust.

CHARGEABLE LIFETIME TRANSFERS

I/We confirm that the amount paid to Utmost International Trustee Solutions Limited is net of any inheritance tax due.

I/We confirm that any payments to beneficiaries will be gross, any tax due will be deducted from the trust fund.

I/We understand that as Non-UK resident Trustees, Utmost International Trustee Solutions Limited have to comply with reporting requirements in relation to UK IHT, for example completion of IHT100 and supplementary form IHT 100d at the 10 year anniversary of the trust, regardless of the value of the trust fund.

I/We understand that Trust Company will request that Utmost International deduct any tax due from the trust fund by partial surrender across all policies. This may lead to either an income tax charge assessable on me as the settlor(s) or UK resident beneficiaries, or a reduced 5% tax deferred allowance. I/We will speak to my/our financial adviser for details on whether this affects my/our individual circumstances.

S218

I/We consent to Utmost International Trustee Solutions Limited completing HMRC S218 notice (offshore trust declaration) and delivery of such notice to HMRC.

NON-UK REPORTING

I/We have read and understood that; Utmost International Trustee Solutions Limited will look to retire as trustees as soon as is practical where there is a requirement on the trustees to report in a jurisdiction other than the UK or Isle of Man. Any cost for reporting prior to retirement will be deducted against the trust fund.

	First settlor	Second settlor (if any)
SIGNATURE		
Name		
Date		
	d d m m y y y	d d m m y y y y

A WEALTH Of DIFFERENCE

www.utmost international.com

 $Calls\ may\ be\ monitored\ and\ recorded\ for\ training\ purposes\ and\ to\ avoid\ misunderstandings.$

Utmost International Trustee Solutions Limited is registered in the Isle of Man under number 095926C.
Registered Office: PO Box 142, King Edward Bay House, King Edward Road, Onchan, Isle of Man, IM99 3DJ, British Isles.
Tel: +44 (0)1624 655 456 Fax: +44 (0)1624 655 930. Licensed by the Isle of Man Financial Services Authority.

 $Utmost\ Trustee\ Solutions\ is\ registered\ in\ the\ Isle\ of\ Man\ as\ a\ business\ name\ of\ Utmost\ International\ Trustee\ Solutions\ Limited.$ $UTSQ\ PR\ 05921\ |\ 01/24$

UTMOST INTERNATIONAL TRUSTEE SOLUTIONS LIMITED FEE SCALE



Effective From 1 January 2024 Annual Fee Schedule (IDAD1) Investment Direction

Utmost International Trustee Solutions Limited provides a professional trustee service for a range of trusts.

The fees apply where settlements include investments and insurance products and services offered by Utmost International.

Currently Utmost International Trustee Solutions Limited offers the following trusts but may add further trusts at a later date.

Trusts available from Utmost International Trustee Solutions Limited:	Fee payable yearly (the Annual Fee)
Discretionary Trust (settlor included)	£468.00 + VAT
Discretionary Trust (settlor excluded)	£468.00 + VAT
Loan Trust (discretionary version)**	£468.00 + VAT
Time Cost Basis currently	£179.00 + VAT per hour
An example of work that would be charged on a time cost basis is, completion of forms and arranging the payment of any tax due, in respect of periodic charges, exit charges and obtaining an IHT reference number under a discretionary trust	
Simple winding-up of a trust through a request by a relevant party to the trust or resignation (retirement) of Utmost International Trustee Solutions Limited as trustee*	£468.00 + VAT
French Trust Reporting	
Annual trust report	£2,041 inclusive of VAT
Event based report	£2,041 inclusive of VAT for each event***

- 1. Utmost International Trustee Solutions Limited will deduct the Annual Fees in advance, for the first and subsequent years. This means the first fee will be taken on or shortly after the trust start date. This would generally be within a month of the due date of the Annual Fee.
- 2. The fees of Utmost International Trustee Solutions Limited are reviewed on an annual basis with any amendment normally applying from 1 January each year without notice. The new Fee Scale will be available online and you can request a copy from your financial adviser or Utmost International Trustee Solutions Limited at the address on page 12 below. This may be after the revised Fee Scale applies.
 - a. When reviewing the charge, Utmost International Trustee Solutions Limited will consider any change year-on-year to the rate of Isle of Man inflation since the last amendment to the charge and any changes to the level of the administration expenses incurred by Utmost International Trustee Solutions Limited administering the trust and which are reasonable in amount and reasonably incurred.
 - b. In exceptional circumstances, Utmost International Trustee Solutions Limited may consider that it is appropriate to review the charge immediately, taking account of the facts above.

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- 3. Utmost International Trustee Solutions Limited will charge additional fees and the basis for such a charge will be a time cost basis as specified above. Any fees due will be deducted from the trust fund (the bond) by way of part surrender across all policies. Where requests or trust activities require significant additional time and resource to be expended in carrying out the trustee service, additional fees will also be charged on a time cost basis. This includes the fees for any external advice which may need to be sought for a specific trust case.
 - The deduction of Utmost International Trustee Solutions Limited fees is classed as a withdrawal from the policy therefore please ensure you take any relevant tax advice where necessary.
- 4. Where there are two settlors, the trustees will need to complete two disclosures for IHT purposes which means that an additional cost will apply.
- 5. These fees are for the provision of trustee services only. Initial, yearly and surrender charges may apply to the products of Utmost International which are trust property. Please refer to the appropriate product literature for details.
- 6. Any money paid into Utmost International Trustee Solutions Limited client account will be held in a non-interest bearing account pending investment by the trustees. Cheques should be made payable to: Utmost International Trustee Solutions Limited Client Money Account.
- 7. Distributions paid by telegraphic transfer by Utmost International Trustee Solutions Limited may incur a bank charge which will be borne by the trust fund.
- 8. In conjunction with your financial adviser, please ensure that a sufficient credit balance is kept on the policy's transaction account in order to pay the relevant Utmost International Trustee Solutions Limited fees.
- 9. If a sufficient credit balance is not available, assets may need to be sold from the policy in order to cover Utmost International Trustee Solutions Limited fees.
- * Utmost International Trustee Solutions Limited may resign (retire) as trustee on receipt of an acceptable request by a relevant party to the trust, or in circumstances where Utmost International Trustee Solutions Limited feels it cannot continue to act as trustee. In accordance with the trust provisions, either two individual trustees or a corporate trustee must be appointed as replacement to Utmost International Trustee Solutions Limited.
- ** Currently, only available for use with Utmost International Isle of Man Limited. It is not currently possible to 'top-up' a Loan Trust where Utmost International Trustee Solutions Limited are trustees.
- *** For trusts with regular distributions an event based report is required for each distribution for example, monthly distributions would require 12 reports a year.

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