DISCRETIONARY INVESTMENT MANAGER APPLICATION



WITH UTMOST INTERNATIONAL TRUSTEE SOLUTIONS LIMITED

Including appointment of authorised individual and terms of business

IMPORTANT NOTES

Utmost Wealth Solutions is the brand name used by a number of Utmost companies. This item has been issued by Utmost International Trustee Solutions Limited as Trustee of a specified Trust for the purpose of appointing a Discretionary Investment Manager and authorised individual.

GUIDELINES FOR DISCRETIONARY INVESTMENT MANAGER AND AUTHORISED INDIVIDUAL

Our role as Trustee incorporates the responsibility for ensuring that potential new Discretionary Investment Managers (DIMs)/authorised individuals are appropriately qualified to give investment advice under a discretionary mandate.

The following guidelines should be borne in mind prior to the completion of the following application:

> Regulation

We will generally issue DIM terms of business to companies/individuals who are appropriately authorised to give investment advice by the regulatory body of the jurisdiction within which they are based (providing the jurisdiction in question is one that is generally recognised).

Qualification and experience

Where no regulatory body is in place we may still be able to accept an application providing the applicant in question can demonstrate adequate levels of relevant qualifications and/or relevant experience in a similar role. For example:

- an applicant working in an unauthorised jurisdiction but who can demonstrate appropriate qualifications obtained from any other recognised jurisdiction (e.g, Advanced diploma in Financial Planning*) or:
- an applicant without recognised qualifications, but who has performed a similar role on a discretionary basis for some time.

The decision on whether to appoint a DIM will take into account the above factors and we can only appoint a DIM if we are satisfied that they fulfil the requirements. Documentary evidence of qualifications and/or references will normally be required.

* Or any other specified 'appropriate qualification' which meets the UK Retail Distribution Review (RDR) qualification requirement.

Please attach a copy of the business stationery used by the DIM.

HOW TO COMPLETE THIS FORM

Paper completion Please 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.

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

HOW TO RETURN THIS FORM

Once complete, return the completed form

by email to IOMTRUSTCO@utmostgroup.com

by post to Utmost International Trustee Solutions Limited, PO Box 142, King Edward Bay House, King Edward Road, Onchan, Isle of Man, IM99 3DJ, British Isles.

PART 1 - REQUEST TO APPOINT A DISCRETIONARY INVESTMENT MANAGER BUSINESS TO THE TRUSTEES

A DISCRETIONARY IN	VESTIVIENTI	WANAG	ER DETAILS										
Name of business													
Registered address													\exists
Correspondence address (if different from above)													
,													
Telephone number													
(including international code)													
Fax number													
E-mail address													
How long has your business traded under this name?	у у у у	years		m n	mor	iths							
For how long has your business been providing investment services?	у у у у	years		m n	mor	iths							
Number of employees?													
Are any of the employees qualifi	ed to carry out in	vestment	activities?						Ye	S			No
(If "Yes", please supply a list on your behalf, giving their name (Authorised Individual Application	es, titles and sign	atures and											
Type of business		·											
a. Limited Company			Date of incorp	ooration		d	d	m	m	у	У	У	У
b. Partnership			Date partners	hip establ	ished	d	d	m	m	у	У	у	У
Type of partnership			General		Limite	d							
c. Sole Trader			Date trading o	commence	ed	d	d	m	m	У	У	У	У
Has your business, or any of its P current or pending action in resp		s, Principal	s or employees,	been invo	olved in (or a	re y	ou a	ware	of) a	any		
petition for bankruptcy or windir	ng-up?								Ye	S			No
any civil or criminal litigation in re	elation to investm	nent busin	ess?						Ye	S			No
legal judgement?									Ye	S			No
appointment of a receiver/admir	nistrator?								Ye	S			No
refusal to grant, or termination o	f an existing agre	ement to	provide, investm	nent servic	es?				Ye	S			No
If the answer to any of the above	questions is "Yes	s", please p	orovide details o	n a separa	ate shee	t.							

REGULATION, PROFESSIONAL QUALIFICATIONS AND PROFESSIONAL INDEMNITY COVER

1.	a. Is the Discretionary Investment Manager Firm registered with, or a member of, a professional or trade body?	Yes	No
	If "Yes", please state the name of body and membership number(s)		
	b. Is the Discretionary Investment Manager Firm registered with a self-regulating organisation?	Yes	No
	If "Yes", please state the name of the organisation and membership number(s) (if known)		
2.	Are there any laws, rules or codes operating in your country of business requiring you to be regulated by any authority (Government or otherwise) for the carrying out of investment services?	Yes	No
3.	If the answer to question 2 is "Yes", are you regulated by the relevant authority?	Yes	No
	If "Yes", please provide details of your registration		
4.	Has your business or any principal, director or employee ever been refused membership or been expelled from or withdrawn an application to a regulatory authority or trade body?	Yes	No
5.	Has your business or any principal, director or employee ever been the subject of any investigation or disciplinary action by a regulatory authority?	Yes	No
6.	Are you required to hold any professional qualifications before you can carry out investment services?	Yes	No
7.	If the answer to question 6 is "Yes", do you hold the required professional qualification?	Yes	No
	If "Yes", please provide details including year of admission or qualification if applicable		
8.	Does your business have professional indemnity insurance cover?	Yes	No

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C REFERENCES		
For businesses not regulated investment services.	in the UK, please include two trust compani	ies or other referees for whom you provide
Name of trust company		
Address		
Name of trust company		
Address		
D DECLARATION - 1	TO BE SIGNED BY ALL DIRECTO	RS/PARTNERS/PRINCIPALS
Manager Terms of Business ar form the basis of the applicati	nd confirm acceptance of them. I/We declar on to place trust business with Utmost Inter	stee Solutions Limited Discretionary Investment re the statements made herein are true and shall mational Trustee Solutions Limited and authorise may require from the organisations I/we have
SIGNATURE	(Director/Partner/Principal*)	(Director/Partner/Principal*)
Print name		
Date	d d m m y y y y	d d m m y y y y
SIGNATURE	(Director/Partner/Principal*)	(Director/Partner/Principal*)
Print name		
Date	d d m m y y y y	d d m m y y y y
*delete as applicable		
NOTE Where a limited company	or partnership has more than one director	or partner, the signature of only one director or

partner is acceptable on the understanding that the director or partner is signing on behalf of, and has the authority of, all directors or partners of the Company or Partnership.

AUTHORISED INDIVIDUAL APPLICATION

PART 2 - REQUEST TO APPOINT AUTHORISED INDIVIDUAL OF THE DISCRETIONARY INVESTMENT MANAGER

A	DETAILS OF AUTHO	RISED INC	DIVIDUAL				
1.	Title	Mr	Mrs	Miss	Other		
	Full forenames						
	Surname						
	Residential address						
	Telephone number (including international code)						
	E-mail address						
2.	What experience do you have	and for how l	long have you b	een carrying	out investme	nt activities?	
	(Please provide any relevant in	nformation.)					
3.	Do you hold any necessary pr	ofessional qua	alification for ca	rrying out inv	estment activ	ities? Yes	No
	a. If "Yes", please provide det						andu ata
	a. Il res , please provide det	alis and evide	nce including a	ates, certificat	es (piease pro		Jody, etc.
	b. If "No", please provide any	additional de	etails not covere	d in question	2 above:		

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4.		y in the country in which you carry out investment activities require purpose? (If "Yes", please provide details and evidence	Yes	No
5.	How long have you been em	ployed by the business named in Part 1? y y y y y y y y y y y y y y y y y y y	m m	months
6.	Have you been involved in (o disciplinary or other action by	or are you aware of) any current or pending action in respect of: y any regulating body?	Yes	No
	petition for bankruptcy or app	pointment of a receiver?	Yes	No
	any litigation in relation to inv	vestment business?	Yes	No
	refusal to grant, or terminatio	n of an existing agreement to provide, investment advice?	Yes	No
	If the answer to any of the ab	ove questions is "Yes", please give details.		
7.	For individuals not authorised investment services.	d and regulated in the UK, please include two referees for whom you have	ve provided	
	Name	Referee 1 Referee 2		
	Name	Referee 1 Referee 2		
	Name Address	Referee 1 Referee 2		
		Referee 1 Referee 2		
		Referee 1 Referee 2		
		Referee 1 Referee 2		
		Referee 1 Referee 2		
	Address	Referee 1 Referee 2 DINTMENT, DECLARATION AND SIGNATURE		
l w	Address REQUEST FOR APPOrould like the Trustees to consider purpose of carrying out investees.	OINTMENT, DECLARATION AND SIGNATURE der appointing me as an authorised individual of the Discretionary Investment activities on behalf of the Trustees. I confirm that the information		
I w the ful I a	Address REQUEST FOR APPOrould like the Trustees to conside purpose of carrying out investigation of the complete and true and no management of the complete and true	OINTMENT, DECLARATION AND SIGNATURE der appointing me as an authorised individual of the Discretionary Inves	provided by	me is
I w the ful I a inc	Address REQUEST FOR APPOrould like the Trustees to consider purpose of carrying out investil, complete and true and no muthorise Utmost International dividuals I have named.	OINTMENT, DECLARATION AND SIGNATURE der appointing me as an authorised individual of the Discretionary Investment activities on behalf of the Trustees. I confirm that the information laterial information has been withheld.	provided by	me is
I w the ful I a inc	Address REQUEST FOR APPOrould like the Trustees to conside purpose of carrying out invest, complete and true and no muthorise Utmost International	OINTMENT, DECLARATION AND SIGNATURE der appointing me as an authorised individual of the Discretionary Investment activities on behalf of the Trustees. I confirm that the information laterial information has been withheld. Trustee Solutions Limited to obtain any references it may require from the	provided by	me is
I w the ful I a ind	Address REQUEST FOR APPOrould like the Trustees to consider purpose of carrying out investil, complete and true and no muthorise Utmost International dividuals I have named.	OINTMENT, DECLARATION AND SIGNATURE der appointing me as an authorised individual of the Discretionary Investment activities on behalf of the Trustees. I confirm that the information laterial information has been withheld. Trustee Solutions Limited to obtain any references it may require from the	provided by	me is

DISCRETIONARY INVESTMENT MANAGER

TERMS OF BUSINESS

Please detach and keep for your records

1. Definitions

'Trust Fund' - the assets of a trust in respect of which the Trustees have agreed to act as such.

'Settlor' - the person or persons who have settled the Trust Fund.

'Policy Statement' - a separate agreement in respect of a particular named Trust Fund.

'Authorised Individual' - a natural person who has been authorised to represent the Manager in carrying out investment activities.

2. Scope of authority

- 2.1 This is a general agreement entered into to enable the Manager to carry out discretionary investment management activities on behalf of the Trustees solely in relation to investments of a Trust Fund or any additional settled funds. Before the Manager is able to carry out activities in respect of any particular Trust Fund, the Trustees must have indicated in a Policy Statement their agreement to accept trusteeship and to the investment objectives formulated by the Settlor in conjunction with the Manager.
- 2.2 The terms of this agreement will apply from the date that the Trustees receive a signed copy of this document from the Manager.
- 2.3 Except as provided by Clause 3 below, this agreement is personal to the parties and the Manager may not delegate, or otherwise transfer the authority conferred by this agreement.

3. Employment of an Authorised Individual

- 3.1 Only individuals who are Authorised Individuals may carry out activities under this agreement on behalf of the Manager.
- 3.2 It is a condition of this agreement that the Manager provide the Trustees with such details of the Authorised Individuals as the Trustees may reasonably require (including names and signatures and proof of authorisation) in order to give effect to this agreement. The Trustees agree that where such details have been provided to, and acknowledged by them, then the Authorised Individual may carry out investment activities on behalf of the Manager and throughout this agreement, 'Manager' shall where appropriate include reference to an Authorised Individual.
- 3.3 The Manager acknowledges and agrees that they are as responsible for the acts or omissions of an Authorised Individual as they affect this agreement as if they had acted themself.

4. Investment objectives of the Trust Fund

- 4.1 The Manager undertakes to provide, as required by the Trustees, reasons for their investment decisions and an assessment of the investment objectives of the Settlor in relation to the Trust Fund as well as any changes that may be made in respect of these, and such other information to enable the Trustees to carry out their duties as trustees of the Trust Fund. The Manager recognises that the investment objectives stated by the Settlor are no more than a guideline to the Trustees and that the protection of the interests of the beneficiaries of the Trust is paramount.
- 4.2 The Manager undertakes to ensure that when carrying out investment activities, they will at all times comply with all the conditions and restrictions laid out in the Policy Statement applicable at the time.

5. Remuneration

5.1 The Trustees will not, during the lifetime of the Settlor, remunerate the Manager from the Trust Fund for the provision of investment services unless the Settlor has expressly agreed in writing to remuneration and its terms of payment, and provided that the Trustees in their sole opinion consider it to be reasonable remuneration in all the circumstances. In the event of the Trustees terminating this agreement under the provisions of Clause 7 below then payment of any remuneration will cease immediately.

6. Monitoring of Investment Performance

5.1 The Manager undertakes to provide to the Trustees a review of the value of the Trust Fund and their views as to the investment performance and suitability of the particular investments. Such review to take place at least annually but at more frequent intervals if requested by the Trustees. The Manager also undertakes to review any documentation which may be appropriate or necessary to such monitoring which may include annual report and accounts.

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7. Termination

- 7.1 The provisions of this agreement will terminate immediately if in the sole opinion of the Trustees the Manager ceases to be a fit and proper person to carry out the activity of discretionary investment management services for any reason which includes but is not limited to:
 - 7.1.1 ceasing to be authorised and/or regulated by any Regulatory authority or self regulating organisation, to provide investment services,
 - 7.1.2 becoming bankrupt,
 - 7.1.3 becoming insolvent,
 - 7.1.4 failing to comply with the terms of this agreement or the terms of a Policy Statement.
- 7.2 Should any reasonable request from the Trustees for further information regarding either the investment performance of the assets of the Trust Fund or their compatibility with the investment objectives of the Trust Fund not be satisfactorily responded to within 7 working days then the Trustees may terminate this agreement immediately.
- 7.3 Should an Authorised Individual cease to be employed by the Manager, or cease to be a fit and proper person for any of the reasons stated in Clause 7.1 above or otherwise cease to be authorised by any Regulatory authority or self regulating organisation then the terms of this agreement will cease to apply to such Authorised Individual but without prejudice to any antecedent liabilities or obligations.
- 7.4 Either the Trustees or the Manager may terminate this agreement by giving 30 days' notice in writing to the other party subject to the provisions of Clauses 7.1; 7.2; and 7.3 above.

8. Undertakings by the Manager

- 8.1 The Manager undertakes:
 - 8.1.1 that all statements made by them in the request for appointment as Manager to the Trust Fund have been answered truthfully and to advise the Trustees immediately of any material change that may occur, or of any information that may be relevant to the Trustees in relation to the Trustees duties with regard to the Trust Fund;
 - 8.1.2 to maintain adequate records and systems and procedures to ensure the Investment Objectives are abided by;
 - 8.1.3 to maintain adequate training and competence programmes to ensure investment personnel and in particular Authorised Individuals are adequately trained and assessed on an ongoing basis for competence;
 - 8.1.4 at all times to abide by the provisions and conditions of the Policy Statement;
 - 8.1.5 to advise the Trustees immediately should an event such as is mentioned in Clause 7.1 and 7.3 occur;
 - 8.1.6 to advise the Trustees immediately of the employment, or promotion, of an individual as an Authorised Individual;
 - 8.1.7 to deal promptly with all instructions from the Trustees;
 - 8.1.8 to indemnify the Trustees for any liability, costs, expenses or damages of whatever kind which may be incurred, made against or suffered by the Trustees as a result of a breach of this agreement by the Manager or the negligence or wilful misconduct of an Authorised Individual;
 - 8.1.9 to maintain professional indemnity insurance of at least the amount as is required by any Regulatory authority or self regulating organisation throughout the duration of this agreement. The Manager undertakes to advise the Trustee should there be any material change to the insured risks or extent of cover provided.

9. Service of Notice

Any notice given under this agreement shall be in writing and shall be served by mail addressed to the Registered Office or address of the other party, particulars of which are set out in the preamble hereto. A notice shall be deemed to have been served seventy-two hours after it was posted.

10. Law of the Agreement

This agreement shall be subject to the exclusive jurisdiction of the courts of the Isle of Man and be construed according to the laws of the Isle of Man.

A WEALTH of DIFFERENCE

www.utmostinternational.com

Utmost International Isle of Man Limited is registered in the Isle of Man under number 024916C. Registered Office: King Edward Bay House, King Edward Road, Onchan, Isle of Man, IM99 1NU, British Isles. Licensed by the Isle of Man Financial Services Authority.

Utmost Wealth Solutions is registered in the Isle of Man as a business name of Utmost International Isle of Man Limited.

Utmost PanEurope dac is regulated by the Central Bank of Ireland. Registered No 311420. Administration Centre for correspondence: King Edward Bay House, King Edward Road, Onchan, Isle of Man, IM99 1NU, British Isles. Registered Office address: Navan Business Park, Athlumney, Navan, Co. Meath, C15 CCW8, Ireland.

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