

The Sanlam Onshore Bond (available via an investment platform)

Application Form

In certain instances we use 'Sanla' UK Limited and Sanlam Financial			a trading name for	both Sanlam Life & Pen	sions
Sanlam illustration reference			/		
If you wish to manage your investigation, please identify the platf		nlam Onshore Bond	using the facilities o	offered by an investment	: wrap
By an investment wrap platform which offers online facilities enably their financial adviser or other	ling customers to	view, manage and s	witch investments,		s)
Section 1. Personal details					
The Sanlam Onshore Bond will b	e issued as a series	s of life assurance po	olicies.		
Are the policies to form part of a Yes Go to Section		rust arrangement?	Go to Section	n 1c	
Section 1a.					
Are the policies to be issued to the	ne trustees of an e	xisting trust?		(tick here if applicabl	e)
All the trustees' details must be e provided, including any documer or			deed or a certified	copy of the trust deed r	nust be
Section 1b.					
Are the policies to be issued und	er a new trust?			(tick here if applicabl	le)
Complete full applicant details in Is/Are the person(s) making the i				Yes N	No
Special note for the Discounte The appointment of trustees take			g of the Sanlam Ons	shore Bond.	

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Section 1c.

All applicants must complete this section

A maximum of two applicants are allowed, unless trustees are applying for the Sanlam Onshore Bond, in which case the maximum is four.

Only those applicants/trustees funding the investment need to complete the occupation and annual income details.

First or sole applicant/truste	e			
Title (Mr/Mrs/Miss/Ms/other)		Surname		
Forename(s) (in full)				
Date of birth				Male Female
Place of birth: City/Town			Country	
Permanent residential address				
			Postcode	
Telephone				
Email address				
I confirm that I am able to access document and the Terms and c	=			guide, Key information
If this is not the case I indicate	so by ticking this box and req	uest that copies	be sent to me.	
Are you a US citizen, resident c	or passport holder?			Yes No
Are you a resident for tax purp	oses outside of the UK?			Yes No No
If you answered 'yes' to either o	of the above questions, please	complete the fo	llowing details:	
Country of tax residency		Tax identification	n number	
Employment status (e.g. emplo	oyed/self-employed/unemploy	ved/retired)		
Occupation (or previous profes	ssion where unemployed/retire	ed)		
Annual income band	£0 - £14,999	£15,000 -	£29,999	
	£30,000 - £59,999	£60,000 -	£99,999	
	£100,000 - £149,999	£150,000	+	

Second applicant/trustee				
Title (Mr/Mrs/Miss/Ms/other)	Surname _		
Forename(s) (in full)				
Date of birth				Male Female
Place of birth: City/Town] Country [
Permanent residential addre	SS			
			Postcode	
Telephone				
Email address				
	ess the internet and agree to v			duct guide, Key information
If this is not the case I indicat	te so by ticking this box and re	equest that copies	be sent to m	e.
Are you a US citizen, residen Are you a resident for tax pu				Yes No
If you answered 'yes' to eithe	er of the above questions, plea	ase complete the fo	ollowing deta	ils:
Country of tax residency		Tax identificati	on number	
Employment status (e.g. emp	oloyed/self-employed/unemp	loyed/retired)		
Occupation (or previous pro	fession where unemployed/re	tired)		
Annual income band	£0 - £14,999	£15,000 -	£29,999	
	£30,000 - £59,999	£60,000	- £99,999	
	£100,000 - £149,999	£150,000	+	

Third trustee				
Title (Mr/Mrs/Miss/Ms/other)		Surname		
Forename(s) (in full)				
Date of birth				Male Female
Place of birth: City/Town			Country	
Permanent residential address				
			Postcode	
Telephone				
Email address				
I confirm that I am able to access document and the Terms and co				ct guide, Key information
If this is not the case I indicate so	o by ticking this box and rec	quest that copies	be sent to me.	
Are you a US citizen, resident or Are you a resident for tax purpo				Yes No No
If you answered 'yes' to either of	the above questions, pleas	e complete the fo	ollowing details	X:
Country of tax residency		Tax identification	on number	
Employment status (e.g. employ	ed/self-employed/unemplo	yed/retired)		
Occupation (or previous profess	ion where unemployed/reti	red)		
Annual income band	£0 - £14,999	£15,000 -	£29,999	
	<u> </u>	£60,000 -	- £99,999	
	£100,000 - £149,999	£150,000	+	

Fourth trustee				
Title (Mr/Mrs/Miss/Ms/other)		Surname		
Forename(s) (in full)				
Date of birth				Male Female
Place of birth: City/Town			Country	
Permanent residential address				
			Postcode	
Telephone				
Email address				
I confirm that I am able to access t document and the Terms and cor				t guide, Key information
If this is not the case I indicate so	by ticking this box and re	quest that copies	be sent to me.	
Are you a US citizen, resident or p				Yes No
Are you a resident for tax purpos	es outside of the UK?			Yes L No L
If you answered 'yes' to either of	the above questions, pleas	se complete the fo	ollowing details:	
Country of tax residency		Tax identification	on number	
	_			
Employment status (e.g. employe	ed/self-employed/unemplo	oyed/retired)		
Occupation (or previous professi	on where unemployed/ret	ired)		
Annual income band	£0 - £14,999	£15,000 -	£29,999	
	£30,000 - £59,999	£60,000 -	- £99,999	
	£100,000 - £149,999	£150,000	+	

Section 2. Life assured details The death benefit under the Sanlam Onshore Bond is navable on the death of a section 2.

The death benefit under the Sanlam Onshore (the 'life assured'). If more than one person is		
First death Last death		
The life assured is:		
Only the applicant(s) named in Section 1c	or Other	
Please give full details below. Up to six lives	assured are allowed.	
Please note that where a new Sanlam Discoulife assured.	unted Gift Trust is being established the Set	tlor(s) should not be a
First or sole life		
Title (Mr/Mrs/Miss/Ms/other)	Surname	
Forename(s) (in full)		
Date of birth		Male Female
Second life		
Title (Mr/Mrs/Miss/Ms/other)	Surname	
Forename(s) (in full)		
Date of birth		Male Female
Third life		
Title (Mr/Mrs/Miss/Ms/other)	Surname	
Forename(s) (in full)		
Date of birth		Male Female
Fourth life		
Title (Mr/Mrs/Miss/Ms/other)	Surname	
Forename(s) (in full)		
Date of birth		Male Female
Fifth life		
Title (Mr/Mrs/Miss/Ms/other)	Surname	
Forename(s) (in full)		
Date of birth		Male Female
Sixth life		
Title (Mr/Mrs/Miss/Ms/other)	Surname	
Forename(s) (in full)		
Date of birth		Male Female

Section 3. Investment details					
Section 3a. Amount paid					
Amount paid:	£				
Note: Any Initial Adviser Fees you will be deducted from the amount Sanlam Onshore Bond.					
Please make any cheques payable please ask for the Bank/Building S For an electronic transfer please in	ociety to print your	r name on the c	heque to confirm	the source of funds.	
Account Name: Sanlam Financial	-		to seria the paym	ent to.	
Sort Code: 20-13-42 Account Number: 70514543 Bank: Barclays					
Please note that if the payer of the identity and address.	e investment is not	an Applicant c	or Trustee, we will	also require verificati	on of their
Section 3b. Source of funds					
Please provide details of the bank/ provided by a bank or building soc from which the money was drawn.	ciety transfer/chequ				
Name(s) of account holder(s)					
Account/roll number				Sort code	
Name of bank/building society					
Address					
				Postcode	
Section 3c. Source of investmer	nt				
What is the source of wealth in relative investment. Tick all boxes which	ation to your invest	ment? This sect	tion only applies t	o the applicants/trus	itees funding
		st or Sole cant/Trustee	2nd Applicant/ Trustee	3rd Trustee	4th Trustee
Accumulated savings from employ					
Retirement Fund	THOTIC				
Inheritance					
Sale of property/asset					
Company sale					
Sale/maturity of existing investment	its*				
Gift					
Divorce Settlement					
Compensation Payment					
Lottery or betting win					
Other*					

If from a third party please explain the circumstances: If the investment amount is greater than E250,000 we may require further information. Section 3d. Investment options The Saniam Onshore Bond is to be called: The fund ('fund') Note: The preferred naming convention is to use the name of the applicant(s). I. Have you appointed your financial adviser (identified in Section 10) to act for you on an advisory basis? If yes, you confirm you have agreed with your financial adviser that eachinvestment instruction for your fund will be the result of prior discussion with you and your instruction or agreement. Or 2. Is the investment to be managed on a full discretionary basis by: (a) an authorised discretionary investment manager? (b) your financial adviser, who you confirm has appropriate discretionary investment management permissions to act as investment manager? Please estach a signed copy of the application/agreement between yourself and your investment manager detailing how your assets will be managed, your objectives and risk profile. Please provide the following details in respect of your investment manager: Firm name Firm reference number Address	*Pleas	e specify further details on h	ow the funds were originally accumulated.	
If the investment amount is greater than £250,000 we may require further information. Section 3d. Investment options The Sanlam Onshore Bond is to be called: The fund ('fund') Note: The preferred naming convention is to use the name of the applicant(s). I. Have you appointed your financial adviser (identified in Section 10) to act for you on an advisory basis? If yes, you confirm you have agreed with your financial adviser that eachinvestment instruction for your fund will be the result of prior discussion with you and your instruction or agreement. Or 2. Is the investment to be managed on a full discretionary basis by: (a) an authorised discretionary investment manager? (b) your financial adviser, who you confirm has appropriate discretionary investment manager management permissions to act as investment manager? Please attach a signed copy of the application/agreement between yourself and your investment manager detailing how your assets will be managed, your objectives and risk profile. Please provide the following details in respect of your investment manager: Firm name Firm reference number				
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Firm name Firm reference number				: manager detailing how
Firm reference number	Please	e provide the following detail	s in respect of your investment manager:	
	Firm r	name		
Address	Firm r	eference number		
	Addre	ess		
Postcode			Postcode	
	Email			

We will require your investment manager (or financial adviser, if appointed with appropriate discretionary investment management permissions to act as your investment manager) to complete our investment management agreement and return it with this application form, unless we have an appropriate investment management agreement in place with them already.

Please confirm if you authorise the following to provide instructions (eg investment instructions) in Sanlam Onshore Bond:	respect of your	
The financial adviser detailed in Section 10 of this form: (Please complete this if you selected 3d(1) above).		
Or The investment manager detailed in Section 3d of this form: (Please complete this if you selected 3d(2) above).		
You acknowledge this arrangement will remain in place until you advise us to the contrary.		
We will use our own custodian unless we have entered into a separate investment management ag the necessary custody arrangements. If you have instructed us to establish an account with a Platfor request and authorise us to appoint the Platform's custodian and to transfer to the Platform the an 3a, net of any charges.	orm you hereby	
Section 3e. Investment manager's remuneration		
Complete this section if you have appointed an investment manager under option 2 in Section 3d	above.	
The charges/fees for managing the Sanlam Onshore Bond in accordance with this agreement are:	£	
The investment manager's fees and charges will be paid (tick box):		
By deducting the amounts from the liquid assets of your Sanlam Onshore Bond (but if not sufficient liquid assets, from the other assets of the Sanlam Onshore Bond.		
Or		
by the applicant(s) directly.		
The basis for the investment manger's fees/charges should be set out above, including whether co investment transactions should be retained. This may be by reference to a published scale of charg		
Please note: if you have confirmed in this application that you wish to manage your investments		ne

Please note: if you have confirmed in this application that you wish to manage your investments using a Platform, the Platform will deduct the investment manager's fees and charges from your account held on that Platform and you authorise Sanlam Investments and Pensions to permit the Platform to deduct from your Sanlam Onshore Bond such charges. Please liaise with your Platform provider to arrange the investment management fees.

Section 3f. Risk deed

This is a legally binding document. Please read it carefully and if you are unsure about its effect, consult your legal adviser before signing.

To Sanlam Life & Pensions UK Limited (the 'company')	
By the applicant(s):	
Fund name:	
	(the 'fund')

In respect of the fund identified above, by which the value of any policies issued by Sanlam Investments and Pensions to, or in respect of, the applicant(s) may be determined. 'Applicant' means any applicant and any subsequent accountholder authorised to invest in the fund.

I/We acknowledge:

- 1. The fund is set up at the request of the applicant(s), for their benefit and is to be invested in those assets which I/we have requested, in accordance with my/our stated investment objectives.
- 2. The fund may be exposed to higher volatility and/or risk because of a smaller spread of investments and/or greater risks inherent in the actual assets selected.
- 3. If the fund has insufficient cash to cover all charges the underlying assets may be sold to meet such charges. Furthermore if the value of the underlying assets is insufficient to cover all charges payable, the company reserves the right to close the fund and I/we will be responsible for paying any charges due, in which case the applicant(s) will be billed directly for payment.
- 4. The company has not at any time advised the applicant(s) to apply for the fund or advised either the applicant(s), the investment manager (where one has been appointed) or the financial adviser as to the acquisition or disposal of assets, and the company shall not, at any time, be responsible for any advice given by the investment manager appointed by the company at my/our request, or the financial adviser (as applicable), or any replacement, in relation to the management of assets comprising the fund, whether appointed by the applicant(s) to act on a discretionary basis or to act in accordance with the instructions of the applicant(s).
- 5. Any guidelines, statements or decisions of the company in relation to whether or not a particular asset may, or may not, be acquired in no way modifies the above and is made solely for the purposes of avoiding, or reducing, the company's exposure to risk or to comply with statutory or regulatory requirements.
- 6. The company may decline to act on any instruction or communication if it reasonably believes to do so would give rise to a breach of applicable law or HMRC practice.
- 7. The tax treatment of the Sanlam Onshore Bond may be subject to changes in legislation or HMRC practice and which may be retrospective.
- 8. Sanlam Investments and Pensions will treat this application as being received, only once it is in receipt of all documentation to support the application and the associated monies. If such requirements are not met before 15.30 hours on any given working day, the application will not be deemed to have been received until the following working day

In recognition of Sanlam Investments and Pensions agreeing to establish the fund and giving effect to either the applicant'(s): (i) request to appoint the investment manager (in accordance with Section 3d(2)), or (ii) appointment of the financial adviser on an advisory basis (in accordance with Section 3d(1)), I/we the undersigned, being the applicant(s) participating in the fund, promise as follows:

- 1. To waive all rights I/we or any person(s) claiming rights under any policy, the value of which is determined in relation to the fund, may have at any time or times against the company in respect of the company's duties and liabilities (other than those arising under the Financial Services and Markets Act 2000 and the Regulator's Handbook of Rules and Guidance) whether in tort, contract or otherwise in respect of anything done or omitted to be done by the investment manager or financial adviser (as applicable) or any replacement requested by me/us, in relation to the management of investments comprising the fund.
- 2. To accept liability for any and all losses, disadvantages, claims, demands, costs, expenses, actions and tax charges or consequences or other such charges ("Losses") that may be suffered by me/us personally or by my/our fund as a result of any investments and/or disinvestments. I/we agree the company shall not be liable for any Losses except where they result from the fraud, negligence or willful default of the company.
- 3. To be responsible to the company for any and all Losses it incurs or sustains as a result of any claim under paragraph 1 above, and if there is insufficient or no fund available, the company will be reimbursed by me/us personally for any Losses.

This deed is signed and witnessed	d by the applicant(s) on the:	
day of	20	
Signed and dated as deed by	Date	
Print name		
In the presence of		
Print name		
Address		
	Postcode	
Occupation		
Signed and dated as deed by	Date	-
Print name		
In the presence of		
Print name		
Address		
	Postcode	
Occupation		

Signed and dated as deed by	Date	
Print name		
FIIILHame		
In the presence of		
Print name		
Address		
7 (dd) 633		
	Postcode	
Occupation		
Signed and dated as deed by	Date	
Print name		
In the presence of		
Print name		
Address		
		_
	Postcode	-

Witnesses to the signature(s) of the applicant(s) should sign opposite the words 'in the presence of' and print their name in full underneath their signature and provide details of their current address and occupation.

Section 4. Regular Withurawais
It is important that you understand the taxation rules governing any withdrawals. Any potential tax benefits may be lost, if the total of withdrawals and any Ongoing or Ad hoc Adviser Fees exceeds 5% of the initial investment each policy year. Where applicable, your Financial Adviser will provide further details.
Do you wish to take regular withdrawals from your Sanlam Onshore Bond?
Yes Go to Section 4a No Go to Section 5
Section 4a. Regular withdrawal options
Your regular withdrawals will be taken proportionally across all assets in which you are invested at any time. There are two withdrawal options: fixed withdrawal and percentage withdrawal.
Please select one option and complete the details for the type of withdrawals you require:

Yes Go to Section 4a	No Go to	Section 5				
Section 4a. Regular withdrawal	options					
Your regular withdrawals will be tal two withdrawal options: fixed with			which you are	e invested at	any time. Tl	nere are
Please select one option and comp	plete the details fo	r the type of withdr	rawals you rec	quire:		
Fixed withdrawal amount of: or				£		per annum
2. Withdrawals of: (i.e. an annual	% of your initial in	vestment)			%	per annum
The minimum payment amount (fo	or all of the above	options) is £50.				
Frequency (tick which is applicable	e)	monthly	quarterly	half-year	ly A	nnually
Please note that other than the mo						
Please state in which month you w	ish the withdrawa	ls to commence:				
Payment date						
Please select on which day of the r you wish the withdrawals to be pai			6th	14th	21st	28th
Please note, the maximum withdradviser fees.	awal amount is 7.5	5% of the total amo	unt paid as in	3a, ignoring a	any ongoing	9
To enable your withdrawals to be	paid, please prov	ide your bank/bui	ding society	details belov	v	
Name of bank/building society						
Address						
				Doctoods		
Account/roll number				Postcode Sort code		
Name(s) of account holder(s)						

Section 5. Power of attorney

Where there is a power of attorney please complete this section. If there are additional attorneys please provide full details on a separate sheet and attach to the application form.

Please provide: the details below, the original power of attorney, or a copy certified as a true copy and verification of identity for each attorney.

Title (Mr/Mrs/Miss/Ms/other)	Surname L					_
Forename(s) (in full)						_
Date of birth			Male	è 🔲	Female	
Full postal address						_
		Postcode				
Title (Mr/Mrs/Miss/Ms/other)	Surname					_
Forename(s) (in full)						_
Date of birth			Male	9	Female	_
Full postal Address						
		Postcode				

Section 6. Client money arrangements

Money received by Sanlam Financial Services UK Limited (SFS) for your Sanlam Onshore Bond will be deposited no later than the next business day after receipt. It will be deposited with our bankers, currently Barclays Plc and JP Morgan, in a designated client money account in SFS' name. Please note you will not receive interest on money held by us prior to establishing your Sanlam Onshore Bond.

Please refer to the Sanlam Onshore Bond Product Guide document for more detail.

Section 7. Data protection

In the course of providing our products and services we will receive information from and about you. Sanlam Life & Pensions UK Limited and Sanlam Financial Services UK Limited are each regarded as a data controller within the meaning of the applicable data protection laws including, but not limited to, the General Data Protection Regulation (Regulation EU 2016/679) which means we are responsible for deciding how we hold and use your personal data. We summarise the key aspects of our privacy statement below however please see our Sanlam Privacy Statement which is available from us, your Adviser, your usual Sanlam contact and via our website www.sanlam.co.uk.

If you would like a written copy please write to Data Protection, Sanlam, St Bartholomew's House, Lewins Mead, Bristol BS1 2NH, or you can also contact us by email at clientservices@sanlam.co.uk, or by telephone on 0117 975 2222, Monday to Friday between 9am to 5pm (excluding Bank Holidays).

It is important that you understand how we use your personal data before you decide to contract with us.

The Sanlam Privacy Statement explains how we will use your personal data, which will usually be:

- to perform the contract we have entered into with you;
- to comply with a legal obligation;
- where it is necessary for our legitimate interests (or those of a third party) and your interests and fundamental rights do not override those interests;
- where we have obtained your explicit written consent to do so.

The Sanlam Privacy Statement also explains:

- the kind of personal data we may hold about you, including sensitive (or 'special') personal data such as health information;
- · how we may collect your personal data, including where we may receive it from third parties;
- when and why might we share your personal data with third parties including third party service providers, other Sanlam group companies and regulatory authorities;
- the conditions under which we transfer personal data outside the EEA to ensure the ongoing security of your personal data;
- · how long we will retain your information for, or the criteria we apply to determine any retention periods; and
- your rights in connection with personal data, including your right to complain.

Confirmation

By completing and submitting this form you acknowledge you have received and read the Sanlam Privacy Statement. If you have provided personal data (including sensitive personal data such as health information) about someone else, you confirm you are entitled to do so.

Marketing consent

We take your privacy seriously and will only use your personal information to administer your account and to provide the products and services you have requested from us.

products and sorvices you have requested from as.
However, from time to time we would like to send you market updates and investment news by post and/or email. If you consent to us contacting you for this purpose please confirm below how you would like us to contact you.
First/sole applicant/trustee/designated person
If you consent to us contacting you for marketing purposes please tick below to say how you would like us to contact you.
Post Email Both Both
Please tick below if you would also like to receive our bi-annual client magazine "Wealthsmiths". Weathsmiths
includes market commentary, articles on current investment trends and topics we think you may find useful.
"Wealthsmiths" Magazine (by post only)
If you have consented to receive marketing updates and investment news above, please also
let us know if you would like to receive similar communications from other Sanlam group
companies, as listed in Section 16 of the Sanlam Privacy Statement:
You may withdraw your consent at any time by contacting clientservices@sanlam.co.uk.
Second applicant/trustee
If you consent to us contacting you for marketing purposes please tick below to say how you would like us to contact you.
Post Email Both Both
Please tick below if you would also like to receive our bi-annual client magazine "Wealthsmiths". Weathsmiths
includes market commentary, articles on current investment trends and topics we think you may find useful.
"Wealthsmiths" Magazine (by post only)
If you have consented to receive marketing updates and investment news above, please
also let us know if you would like to receive similar communications from other Sanlam
group companies, as listed in Section 16 of the Sanlam Privacy Statement:

You may withdraw your consent at any time by contacting clientservices@sanlam.co.uk.

Third trustee		
If you consent to us contacting you fo	or marketing purposes please tick below to say how you would like us to conta	act you.
Post Email Both		
Please tick below if you would also I	like to receive our bi-annual client magazine "Wealthsmiths". Weathsmith	ıS
includes market commentary, article	es on current investment trends and topics we think you may find useful.	
"Wealthsmiths" Magazine (by post	t only)	
	arketing updates and investment news above, please	
	receive similar communications from other Sanlam on 16 of the Sanlam Privacy Statement:	
	any time by contacting clientservices@sanlam.co.uk.	
Fourth trustee		
	or marketing purposes please tick below to say how you would like us to conta	act you.
Post Email Both		
	like to receive our bi-annual client magazine "Wealthsmiths". Weathsmith	
includes market commentary, article	es on current investment trends and topics we think you may find useful.	
"Wealthsmiths" Magazine (by post	t only)	
If you have consented to receive ma	arketing updates and investment news above, please	
	receive similar communications from other Sanlam	
	on 16 of the Sanlam Privacy Statement:	
	any time by contacting clientservices@sanlam.co.uk.	
If you need further information, please	e write to us at Client Services, St. Bartholomew's House, Lewins Mead, Bristol	BS1 2NH
Section 8. Adviser fees instruction		
This section needs to be completed if	f payment of adviser fees are to be facilitated from the Sanlam Onshore Bor	nd
Initial adviser fee		
Payment of initial adviser fees will be	facilitated as either a specified amount or as a percentage of the amount pe	aid
Amount	£	
or % of amount paid	%	

Important: Important: Payment of any initial adviser fee will be deducted from the amount paid before it is invested in the Sanlam Onshore Bond..

Ongoing adviser fee

This section should only be completed if ongoing adviser fees are to be paid from your Sanlam Onshore Bond. If ongoing adviser fees are to be paid from another account you hold with your Platform provider you should leave this section blank and liaise with your Platform provider as to their requirements to facilitate this. NB: It is not possible for fees to be taken from a pension arrangement in respect of advice that does not relate to retirement planning.

Payment of Ongoing Adviser Fees will be facilitated as a specified amount, or as a percentage of the fund value as determined in the Terms and Conditions.

Please indicate the fee amount	agreed:	£			per annum
or fee percentage				%	per annum
Payment frequency:	Monthly		Quarterly		

Note: ongoing adviser fees are treated as withdrawals from your bond for tax purposes. If the amount withdrawn exceeds the cumulative tax deferred allowance available, a chargeable event will occur which may result in additional tax liability. The allowance accrues at 5% of the premiums paid per annum, over a period of 20 years.

Applicant'(s)/trustee(s) declaration and authority to pay adviser fees

• I/We authorise Sanlam Investments and Pensions to pay my/our adviser fees detailed above to the Financial Adviser whose details are provided in Section 10.

I/We confirm that:

- I/We have discussed with my/our financial adviser and understood the adviser fees that will be paid and the effect these will have on my/our Sanlam Onshore Bond.
- I/We have accessed a Product Guide document and illustration relating to this application.

I/We understand that:

- if any further adviser fees are to be paid I/we will be required to authorise these before they are paid from my/our Sanlam Onshore Bond;
- where ongoing adviser fees are expressed as a percentage they will be calculated as an annual percentage of the fund value at each calendar month or calendar quarter end, divided according to the payment frequency selected;
- I/We may instruct Sanlam Investments and Pensions in writing to cease payment of ongoing adviser fees at any time provided they receive not less than 5 working days' notice before the payment is due;
- if I/we pay and subsequently cancel a payment to my/our Sanlam Onshore Bond, the amount to be refunded to me/us will be net of the Initial Adviser Fee, which will be deducted as agreed above;
- if I/we wish to vary the amount of Adviser Fees to be paid from my/our Sanlam Onshore Bond, I/we must give Sanlam Investments and Pensions prior written notice not less than 5 working days before any payment due date and any subsequent variations will only be allowed at the frequency permitted by Sanlam Investments and Pensions from time to time;
- it is my/our responsibility to pay adviser fees I/we have agreed with my/our financial adviser and this responsibility remains with me/us if I/we cancel or vary the instruction to facilitate payment of Adviser Fees from my/our Sanlam Onshore Bond; and
- if I/we change my/our financial adviser, I/we must advise Sanlam Investments and Pensions in writing and that any Adviser Fees being paid to the financial adviser whose details are provided in Section 10 will cease.
- I/We acknowledge that it will be my/our responsibility to recover any payments made to my/our financial adviser before any instruction to cease payment takes effect.

Section 9. Declaration

For clarification the 'fund' refers to the Sanlam Onshore Bond identified in Section 3d which the applicant(s) has/have requested be established by Sanlam Life & Pensions UK Limited, referred to as the 'company'.

- 1. I/We apply for a Sanlam Onshore Bond to be issued in the form of one thousand separate policies. I/We confirm that in applying for the Sanlam Onshore Bond I am/we are acting on the advice of my/our financial adviser and I am/we are not relying on advice from Sanlam Investments and Pensions or any of their representatives.
- 2. I/We have received and been given the opportunity to read the current Terms and Conditions (available at www. sanlam.co.uk) and to have any questions concerning the terms answered to my/our satisfaction and I/we have been given the opportunity to raise any questions I/we may have concerning their contents.
- 3. I/We have received a Product Guide, Key Information Document and illustration relating to this application and I/we have been given the opportunity to raise any questions I/we may have concerning their contents.
- 4. I/we confirm I/we have read the 'Sanlam Onshore Bond Features and Charges' document and accept the company's scale and basis for charging.
- 5. I am/we are each aged 18 years or over.
- 6. I/we have read and understood the risk deed in section 3f above.
- 7. I/we understand the Sanlam Onshore Bond can only be made available to me/us if I/we have appointed a Financial Adviser who is registered with Sanlam Investments and Pensions and has accepted Sanlam Investments and Pensions' Terms of Business for Intermediaries.
- 8. I/we understand during any periods I am/we are without a financial adviser or investment manager (as applicable) it is my/our responsibility to nominate a replacement and notify Sanlam Investments and Pensions immediately in writing and provide details of my/our new Financial Adviser or investment manager, who must be acceptable to the company, and during such period I/we will not be able to deal in investments held by the fund with the consequence that my/our fund might incur an investment loss. I/we acknowledge Sanlam Investments and Pensions reserves the right to action any such instructions at its discretion. Sanlam Investments and Pensions reserves the right to instruct the fund's assets be transferred to a custodian appointed by Sanlam Investments and Pensions and I/we shall be responsible for any associated costs and charges, if I/we fail to appoint an acceptable successor Financial Adviser or (if applicable) investment manager within 7 business days.
- 9. Where I/we have agreed adviser fees are to be facilitated from my/our Sanlam Onshore Bond, as set out in Section 8 of this application, I/we acknowledge and agree the Declaration and Authority stated in that section.
- 10. Where I/we have authorised my/our financial adviser and/or investment manager to instruct the company, I/we authorise Sanlam Investments and Pensions to rely and act on any request, communication or instruction from my/our Financial Adviser and/or investment manager without obtaining any further confirmation from me/us. I/we acknowledge and agree that I/we shall be responsible for and bound by such request, communication or instruction and any resulting transaction. This authority shall continue until I/we notify Sanlam Investments and Pensions in writing otherwise.
- 11. I/we request the company to appoint the investment manager identified in Section 3d and I/we acknowledge the company may appoint the investment manager at its discretion and on such terms as it deems appropriate.
- 12. I/we acknowledge the company is not responsible or liable for any investment decisions or strategy but may enforce specific investment restrictions on the types of assets the fund may invest in, in accordance with the Sanlam Onshore Bond terms and conditions. The charges and costs for the acquisition and disposal of any non-permitted investment and any consequent investment loss will be borne by my/our investment manager (if appointed) or my/our Sanlam Onshore Bond or by me/us directly if there are insufficient assets in the Sanlam Onshore Bond.
- 13. I/we understand taxation law can change and that Sanlam Investments and Pensions can make no guarantees as to the tax treatment of the Sanlam Onshore Bond in the future. I/we understand future tax changes may be retrospective and I am/we are responsible for obtaining my/our own advice.
- 14. I/we declare this application form has been completed to the best of my/our knowledge and belief and where my answers are not filled in by me/us, I/we have read them over and confirm that they are correct and I/we agree that this application shall form the basis of the contract between me/us and the company. I/we acknowledge I/we shall be responsible for any losses/expenses resulting from any untrue, inaccurate or misleading information given by, or on behalf of, me/us in this application.
- 15. I/we acknowledge that the assets in the fund remain the legal and beneficial ownership of the company and shall at no time belong to me/us legally or beneficially.
- 16. I/we acknowledge sufficient cash must be retained in the fund to pay all costs, expenses, charges and fees and, if there is insufficient cash the company reserves the right to require appropriate assets be sold to meet such costs, expenses, charges and fees.

- 17. If I/we have appointed an investment manager, I/we confirm the investment manager shall take all investment decisions and exercise all discretion in respect of the fund in accordance with the investment management agreement. I/we request that the investment strategy and risk profile of the fund be in accordance with the applicable requirements of this application subject to acceptance by the company and understand it will form part of the investment management agreement.
- 18. I/we request the investment manager's fees and charges be settled in accordance with Section 3e of this application and debited to the fund or paid directly by me/us where applicable and I/we acknowledge the company shall not be responsible for payment of any such fees and charges. I/we understand all charges, fees, costs and expenses necessarily and properly incurred by the company in connection with the fund will be debited to the fund.
- 19. Where I/we have appointed my/our financial adviser to manage my/our fund on an advisory basis (where investment decisions made in respect of my/our fund by my/our financial adviser require my/our prior agreement and/or instruction), I/we acknowledge I/we are jointly responsible with my/our financial adviser for all investment and disinvestment decisions and it is my/our responsibility to ensure any investments comply with the Sanlam Onshore Bond terms and conditions and any investment restrictions, I/we authorise the company to act on any request, communication or instruction from my/our Financial Adviser without obtaining and further confirmation from me/ us, and I/we agree to be bound by any such investment decisions and shall hold harmless and indemnify Sanlam Investments and Pensions against any loss or claim in respect of such decisions.

If I/we have elected to have the investments in my Sanlam Onshore Bond managed via a Platform, I/we further confirm:

- 20. I/we request that Sanlam Investments and Pensions apply to the Platform identified in this application form for an account to be opened for the investment of my Sanlam Onshore Bond and to transfer to the Platform's designated custodian the amount or percentage of the Sanlam Onshore Bond shown in Section 3a above net of any charges. I/we further request that Sanlam Investments and Pensions appoint the Platform's designated custodian in respect of the Sanlam Onshore Bond.
- 21. I/we understand additional charges and fees shall be applied by the Platform and the Platform and my/our financial adviser is responsible for disclosing and agreeing these with me/us. I/we authorise Sanlam Investments and Pensions to permit the Platform to deduct its costs and charges from the Sanlam Onshore Bond.
- 22. I/we understand Sanlam Investments and Pensions can only provide the Sanlam Onshore Bond to me/us and make the Sanlam Onshore Bond available via the Platform if I/we have appointed a financial adviser who has been accepted by both the Platform and Sanlam Investments and Pensions.
- 23. Sanlam Investments and Pensions have not advised me/us in respect of the Platform I/we have selected or its services and Sanlam Investments and Pensions do not accept liability for any loss caused by the Platform, its custodian or any other service provider to the Platform.
- 24. I/we understand in respect of investments made via the Platform:
 - a. all investments must be acceptable to the company and may only be made in accordance with the terms and conditions of the Sanlam Onshore Bond and if an asset is acquired that is not permitted under the Sanlam Onshore Bond, the company will instruct the investment manager, financial adviser or the Platform (as applicable) to immediately sell that asset. The charges and costs for the acquisition and disposal of the investment and any consequent investment loss will be borne by my/our investment manager (if appointed) or my/our Sanlam Onshore Bond or by me/us directly if there are insufficient assets in the Sanlam Onshore Bond;
 - b. the appointment of an investment manager, Financial Adviser and custodian of the assets shall be subject to the conditions of the Platform in addition to any terms and conditions imposed by Sanlam Investments and Pensions;
 - c. Sanlam Investments and Pensions will issue annual valuation statements and the Platform provider will be responsible for providing reports and valuation statements in accordance with its own regulatory obligations;
 - d. a cash account will be held by the Platform and interest on any cash balance will be determined by the Platform;
 - e. Sanlam Investments and Pensions charges will be deducted from the cash held by the Platform. As the cash account is not held by Sanlam Investments and Pensions, it has less control over the timing of deductions made to pay benefits and charges under my/our Sanlam Onshore Bond. Where a deduction made by Sanlam Investments and Pensions is based on the value of your Sanlam Onshore Bond at a particular date it will be calculated on the value of investments as recorded in Sanlam Investments and Pensions accounts at the relevant date;
 - f. the acceptance of transfers in and out of my/your Sanlam Onshore Bond by way of in specie transfer is subject to the prior written agreement of Sanlam Investment and Pensions and the Platform on a case by case basis.
 - g. In the event of any conflict between the Sanlam Onshore Bond Terms and Conditions and any Platform Terms and Conditions, the Sanlam Onshore Bond Terms and Conditions shall prevail.

- 25. I/we agree it is my/our responsibility to inform Sanlam Investments and Pensions if I/we cease to be a client of the Financial Adviser that established the arrangement with the Platform and if I/we do not appoint a new Financial Adviser who has an established relationship with that Platform within 7 business days, or if I/we cease to use the Platform for my/our Sanlam Onshore Bond:
 - a. Sanlam Investments and Pensions reserves the right not to accept further investment or disinvestment with the consequence that my/our Sanlam Onshore Bond might incur investment loss, for which Sanlam Investments and Pensions shall not be responsible;
 - b. investments held on the Platform will be transferred to a custodian appointed by Sanlam Investments and Pensions;
 - c. Sanlam Investments and Pensions shall be authorised to deduct the following costs from the Sanlam Onshore Bond: Sanlam Investments and Pensions' product and administration charges; costs of transferring investments held by the Platform to Sanlam Investments and Pensions' custodian and any stockbroker charges; Sanlam Investments and Pensions' custodian's charges.
- 26. I/We acknowledge any proposed change of platform or custody arrangement is subject to the company's prior written consent and on such terms as the company may require.

Before you sign this application form it is important you read and understand the information contained and the documents referred to in this declaration and Risk Deed. If you have any queries regarding this application form please speak to your Financial Adviser.

speak to your Financial Adviser.					
If this application and declaration are being	signed on behalf of a person: (please tick which	h is applicable)			
who is incapable by reason of mental	who is incapable by reason of mental disorder of managing and administering of his/her property or affairs;				
	reason of which he/she has difficulty executing ment and administration of his/her property and	affairs;			
data of the person referred to herein, and to the Section 1 is accurate and complete, all other informalies, and all of the declarations made in the applicant. I understand that I may be required the section of the s	horised to provide the information in this form income best of his/her knowledge and belief, all the information given and statements made in the appliance application are correct, and undertakes the obleto provide further information relating to my statural and many contents of the provide further information relating to my statural and many contents of the provide further information relating to my statural and many contents of the provide further information relating to my statural and many contents of the provide further information relating to my statural and many contents of the provide further information in this form income and the provide further knowledge and belief, all the information in this form income and belief, all the information in this form income and belief, all the information given and statements made in the application are correct, and undertakes the obleto provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to my statural and the provide further information relating to the provide further information relating	ormation provided in cation are correct and igations falling to the is in completing this			
	Date				
Signature of first/sole applicant/trustee					
Signature of second applicant/trustee					
Signature of third trustee					
Signature of fourth trustee					
A copy of the completed application form	is available on request				

Section 10. Financial adviser's declaration

A. Where Adviser Fees are being facilitated from the Sanlam Onshore Bond, I confirm that:-

- I have discussed and agreed the Adviser Fees detailed in Section 8 with the applicant(s)/trustee(s);
- I have provided the applicant(s)/trustee(s) with a Product Guide, Key Information Document and illustration in relation to this application and the Sanlam Privacy Statement;
- I have read and understood the Guide to Adviser Charging for Financial Advisers.

B. I confirm that:

- · I acknowledge and accept Sanlam Investments and Pensions' current Terms of Business for Intermediaries.
- I have provided the Terms and Conditions to the applicant(s)/trustee(s) which I have explained to them and they have had the opportunity to ask any questions. I have explained to the applicant(s)/trustee(s) the different roles and responsibilities of Sanlam Investments and Pensions, myself, the investment manager and the Platform (as applicable).
- If I have been appointed on an advisory basis (whereby each investment/disinvestment in the Sanlam Onshore Bond must be agreed or instructed by the applicant(s)), the applicant(s) has/have authorised and/or consented to all investment transactions carried out in respect of the fund and I confirm I am aware of, and shall be responsible for managing the fund in accordance with, the Sanlam Onshore Bond terms and conditions and any applicable investment restrictions.
- I am appropriately authorised to conduct this type of business.

	11 1 3		
•	The advice in connection with this application has been provided on the following basis (please tick the relevant box	x): Advised or Non-advised	
	'Advised' is where advice has been given in relation to the ap 'Non-advised' is where no advice has been given i.e. execution	•	

C. Confirmation of verification of identity for private individual(s)/trustee(s)

Before you complete the following please read the Important Notes at the end of this section.

By completing this section we will assume your consent has been given for us to rely on your verification of identity obtained. If you do not consent to this, please inform us immediately and do not complete the details of the individual(s)/trustee(s).

Details of individual(s)/trustee(s	s)	
Full name of first/ sole applicant/trustee		
sole applicant/trustee		
	Date of birth	
Address		
	Postcode	
	Posicode	
Previous address if individual has o	changed address in the last three months	
	Postcode	

Full name of second applicant/trustee	
	Date of birth
Address	
, 100,1000	
	Postcode
Previous address if individual ha	s changed address in the last three months
	Postcode
Full name of third trustee	
	Date of birth
Address	
	Postcode
Previous address if individual ha	s changed address in the last three months
	Postcode
Full name of fourth trustee	
	Date of birth
Address	
, 100, 000	
	Postcode
Previous address if individual ha	s changed address in the last three months
Trevious address il ilidividual fla	s changed address in the last three months
	Postcode Postcode

- I have verified the identity of the individual(s)/trustee(s) in line with the UK Money Laundering regulations.
- The information in this form was obtained by me in relation to the individual(s)/trustee(s).
- The evidence I have obtained to verify the identity of the individual(s)/trustee(s) meets the standard evidence set out within the current guidance for the UK Financial Sector issued by the Joint Money Laundering Steering Group (JMLSG).
- I confirm that I hold the appropriate documentary evidence to support the identification of the individual(s)/ trustee(s) and that Sanlam Investments and Pensions retain the right to request sight of the underlying evidence.

Signature	Date
Name	
Firm reference number	
Position	
Name of regulated firm	
Address	
	Postcode
Contact number	
Email	
Sanlam agency number	

Important notes:

For the verification of any third party payers or attorneys please use the standard 'Confirmation of Verification of Identity' forms provided within the JMLSG Part 1 Guidance.

This form cannot be used to verify the identity of any individual(s)/trustee(s) who falls into one of the following categories:

- Those exempt from verification as being a current individual(s)/trustee(s) of the introducing firm before the introduction of the requirement for such verification.
- Those whose identity has not been verified by virtue of the application of a permitted exemption under the UK Money Laundering Regulations.
- Those whose identity has been verified using the source of funds as evidence.

Where the application is being made on behalf of an individual who cannot make the application him/herself because of incapacity, an Identity Verification Certificate is required for both the attorney/guardian and also the person on whose behalf the attorney/guardian is acting and, if different, for the person making the investment.



Sanlam & Sanlam Investments and Pensions are trading names of Sanlam Life & Pensions UK Limited (SLP (Registered in England and Wales 980142)) and Sanlam Financial Services UK Limited (SFS (Registered in England and Wales 2354894)). SLP is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. SFS is authorised and regulated by the Financial Conduct Authority.

Registered Office: St. Bartholomew's House, Lewins Mead, Bristol, BS1 2NH.