

Fidelity Adviser Solutions Client Terms

Investing through an adviser or intermediary

February
2026

You should read this document carefully so that you understand what you are buying, and then keep it safe for future reference.

This document (the Terms), together with your Application, is a legal agreement between you and Fidelity and details your rights and responsibilities.

These Terms will apply to the relationship between you and one or more Fidelity companies as set out in the definition of 'Fidelity' in Appendix 1. Which of the Fidelity entities you are contracting with depends on the Investments you wish to make and the services you require.

If you find it difficult to read this document, we can provide alternative formats, including large print, braille, audiotape and CD. Please contact us to request an alternative format using the contact details set out in clause 1.2 (c).

How to read this document

This document is divided into eight sections. You must read all sections that apply to the Investments you wish to make and the services or products you require.

Section 1 – applies to everyone

Section 2 – applies only if you invest through an ISA

Section 3 – applies only if you are investing through a Pension

Section 4 – applies only if you invest in Open Ended Funds

Section 5 – applies only if you invest in Exchange Traded Products

Section 6 – applies only if you invest in Shares, Gilts or Corporate Bonds

Section 7 – applies only if you invest in Insured Funds

Section 8 – applies only if you purchase Guaranteed Lifetime Income (GLI) Plans

Words and phrases that begin with capital letters are defined terms and have a particular meaning. You will find these meanings in Appendix 1.

This document contains important information to help you decide whether our Investment Account, Junior ISA, Investment ISA and/or the Pension or Junior Pension are right for you.

Please note that, depending on when you opened it, your Investment Account may also be known as an Investment Fund Account, and your Investment ISA may also be known as a Stocks and Shares ISA.

Other important documents

You must read this document along with:

- our Key Features Document ('Doing Business with Fidelity Adviser Solutions')
- the key information documents for each Investment and product (for those Investments and products that provide these)

In these Terms, we describe these documents together as the Essential Documents. Find out how to get them by asking your adviser for copies, by visiting your intermediary's website or at [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo)

Your client category

The regulator, the Financial Conduct Authority (FCA), has different rules for the protection of different categories of investor. Unless we tell you otherwise, we will treat you as a retail client under the FCA Rules. This means you get the highest level of protection available under those rules.

You may request to be categorised differently. If we agree to do this, you will be afforded a lower level of client protection (for example, you may not have the right to take any complaints to the Financial Ombudsman (as defined below) or be eligible for compensation under the Financial Services Compensation Scheme (as defined below)) and you may be asked to enter into new terms and conditions in respect of any services we provide to you.

If you have questions

If, after reading these Terms, you find there is anything you don't understand, please ask your adviser or intermediary for an explanation in the first instance or contact us (see clause 1.2(c)). We will do our best to help you, but we are not able to give you financial advice.

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Section 1:

Terms that apply to everyone

1. Getting up and running

1.1 Our role

- (a) In all of our dealings with you we will comply with these Terms, the rules of our regulator (the FCA) and with any other rules, regulations or laws that apply.
- (b) These Terms include important information about our Order Execution Policy (see Appendix 3) which describes the steps we take to get the best possible results when dealing in Investments on your behalf. By giving us instructions to buy, sell or Switch Investments, you consent to us following this policy.

- (c) Our Conflicts of Interest Policy sets out the types of actual or potential conflicts of interest which affect our business and provides details of how these are identified and prevented or managed. We will endeavour always to act in the best interests of you, our client.

However, circumstances can arise where we or one of our other clients may have some form of interest in business being transacted for you. If this happens or we become aware that our interests or those of one of our other clients conflict with your interests, we will write to you and obtain your consent before we carry out your instructions, and detail the steps we will take to ensure fair treatment. Further information on the current policy, explaining some of the key internal policies and procedures we use to prevent and manage conflicts that may arise in our business and to ensure the fair treatment of our clients, is available by contacting us.

- (d) We offer accounts which allow you to invest in Investments and purchase other products, but we do not provide advice, and, therefore, we are not required to assess the suitability or appropriateness for you of:

- the Investments or products that you choose, that we may hold for you or
- the other services we provide to you

- (e) This means that you do not benefit from the protection of the FCA Rules on assessing suitability. If you are in any doubt about the suitability or appropriateness of any particular Investment, product or service, we recommend that you speak with an authorised financial adviser.

1.2 Communicating with you

- (a) All of our documents and communications with you will be in English. Where you are joint holders, we will send all communications to the primary account holder. Our service is primarily an online service for which you will need to register. If you do so we will, by default, send most documents to your secure online mailbox. Where we have evidence of your ability to access online services, such as an email address provided by you or your adviser, we may start sending your documents to your secure online mailbox before you register for our online service. If online delivery is not suitable for your circumstances, you can contact us to revert your communications to post.

We will also communicate with you by post, email and / or SMS, and Rich Communication Services where appropriate. If you do not choose to use our online service, we reserve the right to charge you a small fee for paper communication (where we provide a paper-based alternative).

For Company or Trust Clients, we only allow online access for Private Trusts unless we notify you otherwise. We will communicate with all other Company or Trust Clients by post, e-mail or SMS. For Private Trusts, we will address correspondence to the primary trustee (the first trustee that was noted on the application).

- (b) Where we communicate with you by post, email or SMS, we will communicate with you using the most recent contact details provided to us. We won't be responsible if you haven't told us about a change to your contact details. If communications we send to you are returned to us, we may put restrictions on your account and stop making payments out to you.
- (c) You can communicate with us:
 - through your adviser or intermediary
 - by registering for and using our online services at fidelity.co.uk
 - in writing to Fidelity, PO Box 391, Tadworth, KT20 9FU

In all cases we will need your customer reference number for identification and security purposes. You will receive this when we write to you to confirm that your account has been opened.

- (d) If you register for our online service, we may still ask you to confirm some information in writing.
- (e) Our document 'Doing Business with Fidelity Adviser Solutions' sets out detailed information on how you and your adviser can give us instructions to buy, sell and Switch Investments and products. Please read this document carefully.

1.3 The role of your adviser

- (a) If you have an adviser, they are responsible for the suitability of any investment advice they give you.
- (b) You authorise your adviser to give us instructions on your behalf. Whenever we talk about you giving us instructions in these Terms, we also mean any instructions given on your behalf by your adviser.

1.4 Opening your account

- (a) You can open an account if you are over the age of 18 and are a UK resident or are in overseas Crown employment or married to or in civil partnership with a Crown servant. Opening an account means you accept these Terms and you confirm to us that you meet these conditions.

For Company or Trust Clients, only Investment Accounts can be opened on behalf of UK domiciled entities.

For all trust accounts:

- each of the Trustees of the trust must be either a UK registered company or an individual over the age of 18 and UK resident or in overseas Crown employment or married to or in civil partnership with a Crown servant, and cannot be a US person; and

- trust beneficiaries may reside overseas, but cannot be a US person.

(b) Where an individual is under the age of 18:

- Their legal guardian and their adviser can open a Junior ISA or Junior Pension on their behalf; and the legal guardian must be responsible for the account as if they were the account holder, until the individual reaches 18, including making sure that HMRC contribution limits are not exceeded.
- If you want to invest on behalf of a child (other than through a Junior ISA or Junior Pension) you can do this through the account designation section of the application form. We will treat you as the investor for all purposes. Once the child reaches 18 you may register the Investments in their name.

(c) The products and services described in these Terms are available to UK residents or those in overseas Crown employment or married to or in civil partnership with a Crown servant. Only Investment Accounts are available to Company or Trust Clients (which must be UK domiciled entities). The products and services will be restricted or may be withdrawn if you stop being a resident or (for Companies or Trust Clients) domiciled in the UK. This means if you cease to be a UK resident or UK domiciled for Company or Trust Clients, you will not be able to make new Investments (although you may be able to participate in Corporate Actions on your existing Investments) or purchase new products on our Platform, and we will only provide administrative and record-keeping services in return for the applicable Platform Fees.

(d) The products and services are not being offered to US persons and some Investments and products have restrictions that prohibit US persons from having holdings in them. Although this isn't an exhaustive description, a US person is:

- any citizen of the United States of America (US)
- any person holding a US passport regardless of residency or domicile
- any company having a registered office in the US
- anyone who has an obligation to pay tax to the US tax authorities on their worldwide income

We may sell your investments and close your account if you are or become a US person, or if we suspect you are or will become a US person. We may also inform the relevant authorities about your holdings and transactions and, if required, apply US tax to them.

For the avoidance of doubt, in the case of partnerships, the products and services are not being offered to partnerships where any of the partners are US persons. We may sell investments and close accounts if a partner is or becomes a US person or if we suspect a partner is or will become a US person. We may also inform the relevant authorities about the partnership's holdings and transactions and, if required, apply US tax to them.

(e) To open an account you must complete an Application or your adviser must complete it on your behalf. Depending on the product, this can be done:

- online

- using a printed application form in certain circumstances

- by telephone in certain circumstances

- (f) These Terms come into force when we accept your Application. This is normally on the Business Day we receive it. Fidelity may refuse any Application or other instruction at its discretion, without providing a reason for doing so.
- (g) We can't accept your Application unless we can confirm and verify your identity under applicable money laundering regulations.
- (h) Under the money laundering regulations we have to verify the identity of all investors, beneficial owners and anyone controlling or paying for Investments or products. At any time during our relationship with you, we can ask you for evidence of identification and/or run checks using an online agency (which will make a record that we have done this).
- (i) Until we have confirmed and verified your identity in accordance with 1.4(h), we will place restrictions on all your accounts, refuse any further payments from you and prevent any payments out to you.
- (j) We will confirm when we've accepted your Application and acknowledge the details of any Investments you've asked us to buy in your Application.

1.5 Making payments in

- (a) You can make one-off (lump sum) or regular (regular savings plan) payments to your account.

Except for:

- 1) Pension accounts; or
- 2) Accounts held by Company or Trust Clients

We also provide a Phased Investment Option so that you can pay in a single lump sum, but have it invested gradually over a period of time.

In some circumstances, your employer or a third-party (such as a parent or grandparent) can also contribute into your account.

Minimum amounts apply for payments into your account and for regular savings plans. Please see our 'Doing Business with Fidelity Adviser Solutions' document for details.

- (b) You can make payments using:

Method	When
Pay by Bank	Online for initial and top-up and lump sum payments into ISA and Investment Accounts.
Maestro, MasterCard Debit or Visa Debit	Online or over the phone for lump sum payments into ISAs and Investment Accounts.
Cheque	For the full amount of any lump sum payment (by post with a printed application form or a cheque payment slip which we provide online for you or your adviser to print as applicable).
Direct Debit	For regular savings plan payments.

Bank transfer	<p>Online for initial lump sums. Online or, in certain circumstances, over the phone for lump sum top-up payments.</p> <p>For Company or Trust Clients, bank transfers can only be completed using an appropriate account opening or top up application form.</p>
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- (c) For Pensions, cheque payments may take up to five Business Days to clear. However, where possible, the value may be invested according to your instructions in the meantime.
- (d) If you set up a regular savings plan to make regular payments:
 - we will confirm the date on which we will collect your scheduled payment
 - we will hold your payment for up to two Business Days to allow for clearance prior to making an investment
- (e) With a regular savings plan, you can ask us to increase (where permitted), reduce or stop your payments (temporarily or permanently) at any time. We will continue to collect your regular savings plan payments until you tell us to stop. You must tell us at least twelve Business Days before the next scheduled payment date if you want the change to take effect from then.
- (f) We can stop your regular savings plan by giving you a minimum of one month's notice in writing, although we will always try to give more notice where reasonably practicable. Where we have given you such notice, we will assist you to Re-register your Investments with another provider without charging you a fee if you would like to do so.
- (g) For pensions, where regular contributions are being made by an employer or third party, we will need confirmation from the employer/third party in order to vary the contributions, although we will accept your instruction to stop the contributions or to change the Investments.
- (h) Payments received into an ISA after your date of death will be refunded to your estate once we have been notified of your death in accordance with the ISA regulations.
- (i) Any contribution to a Junior ISA is a gift to the child and it cannot be returned to the contributor at a later date if the contributor subsequently changes their mind.

1.6 Moving existing Investments to us

- (a) If you have Investments elsewhere, you can request that they are moved to your account without having to sell them. This is known as Re-registration. We can only Re-register Investments if this is offered by your existing provider and the Investments are available on our platform and eligible for Re-registration. Any cash held with an account being Re-Registered will also be transferred and held within Product Cash in the destination account, if the destination account can hold Product Cash, otherwise a separate cash transfer instruction will be

required in order to transfer any cash remaining within the account being Re-Registered. We do not Re-register fractions of Investments traded on an exchange – that is, less than one Share or unit.

- (b) Where possible, we will always attempt to re-register any investment to ensure you remain invested in the market. If we do not have the exact investment held with the current provider, a re-registration may still be possible if there is a share class that both platforms have. The current provider will convert the investment into this share class and then re-register it to us. During this process the investment may temporarily be converted into a higher charging shareclass to facilitate the re-registration. Where a re-registration is not possible, the current provider will sell the investment and transfer it as cash if it's held in an ISA or Pension. If it's held in an Investment Account, it will remain with the current provider.
- (c) If your Investments can be Re-registered (and converted where applicable), we will arrange for them to be registered in the name of our Nominee, or in the name of a nominee company controlled by our sub-custodian in the case of Exchange Traded Instruments (see clause 2.2 for more information about how we look after your investments). ISA and Pension Investments that cannot be Re-registered will be sold and the proceeds transferred and held as Product Cash in the account. For Investments in an Investment Account that cannot be Re-registered, they will stay with your existing provider and will not be moved to your account.
- (d) After the Re-registration or Transfer of any Investment, if we receive an income payment, a dividend or other cash amount from your former provider, we will hold it as Product Cash in the relevant account.
- (e) Re-registration will usually take up to 8 weeks to complete (10 weeks for a Pension) but in some cases it may take longer. The time taken to re-register Investments will vary depending on external factors such as the re-registration processes followed by your current investment provider and as such are not within Fidelity's control. For a re-registration, we may require the current provider to first convert the investment to a share class that both platforms have. If we have a discounted or cleaner version available, we will automatically convert to this version after the re-registration has taken place, if you have existing holdings in the investment subject to re-registration, these too will be converted. You can choose to opt out of all post-re-registration conversions, but please note you can't opt out if it is a bundled fund. Contact us for the details, or read the 'Re-registration: What you need to know' document available from your adviser or at fidelity.co.uk/importantinfo

1.7 If you change your mind

- (a) If you are acting on advice from an adviser, you have the right to change your mind and cancel the opening of an ISA or Investment Account and your first set of instructions to us to buy Investments for that account. You must cancel within 14 days of us placing the first deal to buy Investments for your account. Full details of your cancellation rights are shown in our 'Doing Business with Fidelity Adviser Solutions' document.

- (b) You have 30 calendar days to cancel an Application for a Pension account if you change your mind. See our 'Doing Business with Fidelity Adviser Solutions' document for further details of your cancellation rights. The document also sets out your right to change your mind in relation to Transfers-in of Benefits, which are separate from the right to cancel your account at outset.
- (c) If you cancel your Investments you may not get back the full amount you invested. We will refund the money paid to us, less any adviser charge(s) we have already paid on your behalf (see Appendix 2 for more information), any Fund Manager's Buy Charges, Fund Manager's Sell Charges or other dealing charges or fees incurred when you bought those Investments or when we sell them and any amount by which the value of your Investments has fallen. For some Investments this could be substantial. If you cancel your Investments, you must pay us back any amounts we have paid to you in respect of the cancelled Investment (for example, any distributions paid during the period or, if you cancel Pension Drawdown, any income paid to you). Tax-free cash payments cannot be cancelled.
- (d) We can refund money from cancellation:
 - to the debit card or account from which you first paid us
 - by sending a cheque payable to you
- (e) If you sent us the money by Pay by Bank or bank transfer, we will normally return it to the same bank account. If you cancel a Transfer-in, then you will need to contact the previous provider to check whether they will receive the Transfer back. Otherwise, you will need to Transfer out to a different provider.
- (f) In respect of GLI Plans, please refer to Section 8 for information on your cancellation rights.

1.8 Joint Accounts

- (a) If your account is held in joint names, all joint holders are jointly and severally responsible and liable for the account. Unless all joint holders provide consent to accept instructions from a single joint holder, all joint holders must authorise any Switch, sell or withdrawal from or change to the account.
- (b) Where the consent of all joint holders has been provided, we will act upon instructions received from any one of the joint holders and we do not accept liability in respect of any payment or other act made or done or omitted to be done in accordance with such instructions. Any of the joint holders may revoke this consent at any time. Further, if any one of the joint holders tells us of a dispute between any of you, we may – though we are not obliged to – treat this as notice of cancellation of the authority to act on the instructions of any one joint holder.

1.9 Company or Trust Clients

For Company or Trust Clients:

- (a) **Company/Charity/Society/Government Body Accounts**

We require a board resolution or equivalent detailing the powers/authority of each of the authorised signatories. We additionally need a

signatory list with names and specimen signatures. For some companies, this could be the same document, either a board resolution or signatory list, but must fulfil both requirements: specific powers/authority and specimen signatures.

We require two authorised signatories to authorise instructions.

- (b) **Pension Trust**

The account will be set up in the name of the pension trust.

All trustees must authorise instructions jointly, including two authorised signatories for any corporate trustee.

- (c) **Private Trusts**

We establish the account in the name of the trust or in the name of the trustees, with trustees able to instruct on behalf of the trust and where all correspondence will be sent to your nominated primary trustee.

Where the consent of all trustees has been provided, we will act upon instructions received from any one of the trustees and we do not accept liability in respect of any payment or other act made or done or omitted to be done in accordance with such instructions. Any of the trustees may revoke this consent at any time. Further, if any one of the trustees tells us of a dispute between any of the trustees, we may – though we are not obliged to – treat this as notice of cancellation of the authority to act on the instructions of any one joint holder.

We require all trustees to authorise instructions jointly unless we have received their consent to act upon instructions received from any one of the trustees.

- (d) **Personal Pension Trust**

The account will be set up in the name of the corporate pension trustee.

All trustees must authorise instructions jointly, including two authorised signatories for any corporate trustee.

- (e) **Offshore Bond**

The account will be set up in the name of the offshore bond provider.

2. Holding your Investments

2.1 Looking after your money

- (a) Cash received by FASL, as administrator, under these Terms will be held as client money if required under the FCA Rules. Money destined for the Pension will be transferred to FSTL as Trustee once it has cleared.
- (b) We will deposit any money you pay us in one or more trust accounts with authorised banks for details see [fidelity.co.uk/cashprotect](https://www.fidelity.co.uk/cashprotect) It will be pooled together with the money of other investors. It will be held in Fidelity's name (or its Nominee), but will be separate to any account used to hold Fidelity's own money.
- (c) Cash may be placed in accounts with notice periods or on deposit for fixed terms as permitted by the FCA. Amounts held in notice or fixed term accounts

may not be immediately available for distribution to you in the event of an exceptional level of withdrawal requests.

- (d) We will not be responsible for any acts or omissions of the banks.
- (e) If a bank becomes insolvent, we will be a creditor and will claim against them on your behalf. If the bank can't repay all of its creditors, you may have to share any loss. You may be covered for part or all of such loss under the Financial Services Compensation Scheme. See clause 9 for more information.
- (f) When payable, interest on Cash held will be credited to your account in accordance with the terms and rates set out at [fidelity.co.uk/cashprotect](https://www.fidelity.co.uk/cashprotect). We currently don't charge a Service Fee for holding your cash. However, we reserve the right to retain an amount of the interest received from the bank(s) we deposit your money with.

Where we overpay interest, we may recover the amount overpaid where we consider there is a material impact on Fidelity. If we make a mistake in the calculation or payment of interest on cash balances, we will correct it as soon as possible, provided the error is greater than £1.

- (g) When you contract with FISL, acting as authorised fund manager:
 - We will hold purchase monies on your behalf to buy Fund Units. We will segregate monies as client money, provided we have received them more than one Business Day in advance of the settlement date of your purchased Fund Units. It may take up to one Business Day for us to segregate your purchase monies in this way where the money is received one Business Day in advance of settlement of your purchase. When purchase monies are received on the date of settlement they will not be segregated as client money because they will be immediately payable to us.
 - We will hold sales proceeds from the sale of your Fund Units. We will segregate these monies as client money or pay them to you on the settlement date of your sale.
- (h) If you instruct us to acquire or sell Fund Units in a transaction with a fund manager or its distributor, between the times of us giving a fund manager or its distributor your money (in exchange for Fund Units), or us giving them back Fund Units (in exchange for money that will be due to you) there may be times when the fund manager or distributor involved in the transaction is not required (by law or regulation) to protect your money or Fund Units. During this period your receipt of the relevant Fund Units or money will be dependent on the fund manager or distributor remaining solvent and meeting its obligations.
- (i) If we execute your instructions or settle or hold your Investments via an investment exchange, commercial settlement system or clearing house, we may allow them to hold client money on your behalf, in which case if they become insolvent you may have to share any loss.
- (j) In certain circumstances we may, pending receipt of assets, hold cash of equivalent value on your behalf. This cash will be held in a trust account, separate from our monies. In the event of the insolvency of FASL/

FSTL, you may have a claim to this cash in addition to any other assets we safeguard on your behalf.

- (k) In accordance with the strict requirements set out in the FCA Rules, we will take reasonable steps to pay any amounts due and payable to you. If we are unsuccessful in contacting you and paying you the balance, we may be entitled to donate the amount to charity. If this happens, we or another firm in the Fidelity group will undertake to pay you back an equivalent amount at your request.
- (l) There are two ways in which we may hold your cash and make it available for use, in a Cash Management Account or as Product Cash.

2.2 Looking after your Investments

- (a) If prior to 1 June 2015 you invested through an Investment Account in a Fidelity Product domiciled in the UK or denominated in sterling, and you have not consented to have such Investments registered in the Nominee's name, all of your Investments in that Fidelity Product will be registered in your name and you will be the owner, unless these Terms say otherwise.
- (b) If you invest in a Fidelity Product domiciled in the UK or denominated in sterling through an Investment Account on or after 1 June 2015 (including where you Re-register Investments to us), these Investments may initially be registered in your name. However, by agreeing to these Terms you give us consent to transfer these Investments to be registered in the name of the Nominee appointed by FASL.
- (c) If you invest in Exchange Traded Instruments, your assets may be held by our third-party Dealing Partner acting as sub-custodian on behalf of FASL. In this case your assets will be registered in the name of a nominee company controlled by our sub-custodian. FASL remains responsible to you for the safeguarding and administration of all such assets but is not responsible for the actions and omissions of our sub-custodian unless as a result of our negligence, wilful default or fraud. Your investment held by our sub-custodian will be held in an omnibus account along with those of other FASL clients and other clients of our sub-custodian.
- (d) If you invest in Insured Funds the assets will be held by the insurer.
- (e) All other Investments held in an Investment Account, and all Investments held in an ISA will be registered in the name of the Nominee appointed by FASL. FASL is responsible for the safeguarding and administration of all Investments registered in the name of the Nominee and is also responsible for the actions and omissions of the Nominee. Investments registered in the name of the Nominee are held in an account with those of others, on your behalf.
- (f) With the exception of the Insured Funds (see Section 7), even though your assets are pooled with those of others, you remain the beneficial owner of your investments and you will have a claim over them even if FASL or its sub-custodian become insolvent. If there is a default by FASL or its sub-custodian resulting in a shortfall, you may be required to share proportionally in that shortfall.
- (g) If you hold any Investments (or specific classes thereof) that we stop offering, we will give you notice and request your instructions as to whether you wish to

reinvest into alternative Investments to have your Investments sold and the proceeds paid to Product Cash. If you do not provide your instructions within the time specified in the notice, we may Switch you into a similar Investment with charges being similar or lower than for your existing Investments or sell your Investments and hold the proceeds as Product Cash. You can reinvest in alternative Investments from there or where the product allows, ask us to pay the proceeds to you.

- (h) Where you have fractional holdings in Investments traded on an exchange, we may sell the relevant fractions (e.g. less than one Share) and hold the proceeds for you as Cash if it is not possible, or disproportionately expensive, for us to continue to administer them.
- (i) There may be instances (e.g. Re-registration or post-trade allocations) where your fractional holdings in Investments are rounded down to two or more decimal places. Any rounding may result in a small, unrecoverable loss to your holding (always less than 0.01 of a unit of the relevant Investment). In rare cases this may mean clients who have made an identical purchase being allocated a different number of fund units (though never more than 0.01 of a fund unit's difference) if the fund units received cannot be shared exactly between clients. For the purposes of this paragraph, fund units include units held in Insured Funds.

2.3 Income from your Investments

- (a) You may choose to have the income from your Investments (where applicable) paid into Product Cash or automatically reinvested in the Investments that generated the income where the Investments permit this.
- (b) Where you have instructed us to reinvest the income from your Investments, we may not be able to and will hold it as Product Cash if:
 - for Exchange Traded Products, Shares, Gilts and Corporate Bonds, the income is less than £10 in value (or less than the amount required to buy one whole unit and pay applicable dealing fees, if more)
 - you receive the income and you have already sold or Re-registered the whole of your holding in the Investments which generated it
 - for Open Ended Funds, the income is less than the amount required to buy 0.01 units and pay applicable dealing fees
 - there are any other circumstances where we are unable to reinvest your income
- (c) For ISA and Investment Accounts, you can choose to have any income from your Investments paid out to you. We will usually make income payments by direct credit to your bank or building society account. If, for any reason, we are not able to pay that income to you (for example because the payment to your bank or building society is returned), we will notify you and seek your instructions. Until we receive instructions from you, we will hold the income as Product Cash in your account.
- (d) For ISA and in most circumstances Investment Accounts,

you can also choose to pay the income from your Investments into the Cash Management Account.

- (e) If you want to take regular withdrawals from your Pension you will need to set up regular tax-free or taxable withdrawals. Typically, you need to be at least age 55 to do this (see section 18.3).
- (f) If income from an Investment is payable in a currency other than sterling, we may ask the issuer or its agent to convert the income into sterling at such exchange rate as they make available to us. Alternatively, we may convert the income into sterling at such exchange rate as we or another Fidelity group company obtain from a bank or other market counterparty. Any costs or charges imposed by the relevant third party will be passed on to you.
- (g) Funds have set periods of time that are used for calculating income payments (where applicable). When you buy Fund Units part way through one of these periods, part of your first income payment will include an equalisation payment. This is calculated by the fund adding up all of the equalisation payments for all Fund Units of the same class in that Fund. This amount is then divided equally between each of the individual Fund Units that were bought in the relevant period and included within the income payment. The equalisation amount is generally treated as return of capital for tax purposes rather than normal income.

2.4 Investment statements and transaction confirmations

We will send you a statement quarterly to show you a summary of all your Investments held through us. If you are eligible and have registered for our online service (some accounts cannot be registered for online access), you will be able to see an up-to-date summary at any time. Unless you have otherwise directed us in writing, we will provide you with confirmations of transactions as soon as possible, but in any event, no later than the first Business Day following execution of the transaction or, if the transaction is executed through a third party, no later than the first Business Day following receipt of confirmation of the transaction from that third party. Regular Investments into funds will not generate individual confirmation of transactions and these investments will be reported to you in the quarterly statements and valuations although you will receive confirmation of transactions into investments traded on an exchange. We won't provide individual confirmations for fee deductions and withdrawals. You will be able to see the details of regular transactions, withdrawals and fee deductions online and on your quarterly statement. We will also provide you with all such reporting as may be required from time to time.

2.5 Appointing a Discretionary Fund Manager (DFM)

Your adviser may appoint a Discretionary Fund Manager to manage your investments and provide their services to you. These services include:

- Payment of DFM Fees to your DFM as agreed with you
- Reporting to you
- Managing your investments

If you die, services provided on your accounts by an appointed Discretionary Fund Manager will cease.

3. Changing your Investments

3.1 Your right to make changes

At any time you can ask us to:

- where available, sell Investments and pay the proceeds to Product Cash within your account, buy Investments using money from Product Cash or Switch from one Investment to another
- for ISA and Investment Accounts, sell your Investments and pay the proceeds to your UK bank account, or where available your Cash Management Account
- for Pension accounts, typically once you have reached the age of 55, you can sell your Investments and have the proceeds paid to your bank account, taxed if appropriate, or
- move your Investments to another provider.

Please note trading and settlement of investments may not be possible or may be delayed due to a public holiday in the UK or in the country in which the investment is based.

Further details can be found in Sections 2, 3, 4, 5 and 6.

3.2 Making payments out

- (a) When we sell Investments on your behalf you must tell us if you want the proceeds paid out to you, where the product allows this. We will normally then pay your proceeds out within seven Business Days of receiving your instructions to sell. If you do not want the proceeds paid out to you or where the product does not allow payments out, proceeds of sales will be held as Product Cash. A payment may be delayed where a sale is delayed due to a public holiday in the UK or in the country in which the investment is based.
- (b) We can make payments out to your UK bank or building society account and we can, at our discretion, choose to only return money to the account used to make the original payment to us. We may also require you to give us evidence of your identity before returning a payment to you. We will not generally make payments by cheque or to third parties.
- (c) All payments for UK-based products, and all payments to your UK bank or building society account, are made in sterling and it may take up to three Business Days for the money to clear into your account. If you don't give us the right bank or building society account details, you are responsible for any losses, delays or costs that arise as a result.
- (d) If the bank (or other body) holding the money to cover your payments becomes insolvent and we can't access that money, we can delay your payments or hold them back completely. We won't be legally responsible for covering your payments out of our own money.
- (e) You can also ask us to sell Investments on a regular basis in order to provide regular payments out to you. We will require you to specify the amount you would like us to pay you. Because we may have to sell whole numbers of the relevant Investments, and due to rounding, the amount you actually receive may vary slightly from month to month. Please refer to the 'Doing Business with Fidelity Adviser Solutions' document for more detail on how to ask us to do this.

(f) You can normally only take withdrawals from the Pension when you have reached the age of 55. See Section 3 below and refer to the 'Doing Business with Fidelity Adviser Solutions' document for more detail on how to ask us to do this.

(g) Where you request a withdrawal from your account, we reserve the right to disinvest up to 5% more of the requested amount to cover fluctuations in the value of your account between the request for the withdrawal and the payment to you.

3.3 Moving Investments out

- (a) If you wish to Re-register your Investments to another provider (or, in the case of an ISA or Pension, Transfer them to another provider), we will do so if your new provider agrees. They may charge you for this.
- (b) If you ask to Re-register an Investment this will be arranged through your new provider. We will Re-register the whole of your holding in that investment. Please note we may have to first convert the investment into a shareclass that both platforms have before re-registering them to your new provider.
- (c) We cannot Re-register fractional holdings of Investments from products traded on an exchange. Where we facilitate fractional holdings, we will sell these and pay the money to your new provider.
- (d) After you instruct a Re-registration of all your Investments to another provider, if we receive an income payment, a dividend or other cash amount relating to your Investment, we will pay this to your new provider where they will accept this. If we are unable to pay it to your new provider we will, where permitted, pay it into your bank or building society account, or send a cheque, payable to you.
- (e) If you instruct a Partial Re-registration, if we receive an income payment, a dividend or other cash amount (including Regular Savings Plan payments) relating to your Investment(s), it will be retained in your account and we will follow your most recent investment instructions relating to that income payment, dividend or other cash amount. Partial Re-Registration is not available within the Pension and Investment ISA.
- (f) If you tell us that you want to Transfer or Re-register all of your Investments or sell all your Investments within an account and have the proceeds paid to you, we will suspend your account so that no new deals can be made. Once any outstanding deals are complete, we will then move your Investments to your new provider and your account will be closed in line with clause 6.3.
- (g) Re-registration will usually take up to up to 8 weeks to complete (10 weeks for a Pension) but in some cases it may take longer. The time taken to re-register Investments will vary depending on external factors such as the re-registration processes followed by your new investment provider and as such are not within Fidelity's control. Please note we may have to first convert the investment into a shareclass that both platforms have before re-registering them to your new provider. Contact us for the details, or read the 'Re-registration: What you need to know' document available from your adviser or at [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo)

4. Corporate Actions

- (a) We will endeavour to offer you the opportunity to participate in Corporate Actions affecting Investments which you hold through our Nominee. We reserve the right, however, to evaluate each Corporate Action and in certain circumstances, such as when we are not notified with sufficient time (for example by the issuer, the registrar, CREST, or any third-party provider), or you would be required to pass an appropriateness test, we may not be able to offer you the opportunity to participate. The availability of an opportunity to participate may be dependent on you returning a valid election by the deadline specified by us and/or returning any other required forms. It will also be dependent on you holding sufficient cleared funds as Product Cash in the relevant account(s) to fund the applicable Outturn for the whole of your holding in the affected Investment.
- (b) In the case of mandatory Corporate Actions (i.e. those where you cannot choose the Outturn), the notification may be provided to you after any Outturn has been credited to your account.
- (c) You must return a valid election in respect of any Corporate Action (other than a mandatory Corporate Action) by the deadline specified by us. This will usually be some time before the deadline set by the issuer's registrar. If you fail to do so, we may instruct the default option provided by the issuer's registrar or such other option as we consider appropriate.
- (d) We will endeavour to provide you with an opportunity to sell or exercise any shares, warrants or other receivables you may receive as Outturns. This opportunity may only be made available for a limited period, in which case we will notify you of the applicable deadline.
- (e) How we notify you of a Corporate Action or enable you to participate will depend on the type of Investment concerned as will the charges and costs which may apply. Please see Sections 2, 3, 4, 5 and 6 for the specific details. We will not notify you at the time you place instructions to buy or sell an Investment whether there are forthcoming Corporate Actions for that Investment. It is your sole responsibility to identify them in these circumstances.
- (f) Where a Corporate Action results in you receiving any fractional holdings, we may sell those fractional holdings and credit your account with the cash value from the sale. The cash value may be more or less than that announced to the market for the relevant Outturn.

Similarly, if a Corporate Action results in you holding an Investment which we do not permit to be held on our platform, we will sell the Investment and credit the proceeds to your account. We will notify you if this occurs.

- (g) The Outturns available may be affected by the fact that your Investments are held in a pooled account together with those of other clients, and this pooled holding may be treated as a single holding for Corporate Action purposes. In the event of a Corporate Action which affects only some Investments held in a pooled account, we will take such action as we consider appropriate so that customers are

treated fairly. We also reserve the right not to offer any option to you (in the case of a voluntary Corporate Action) where the circumstances require an election to be made in respect of an entire Nominee holding including Investments held for other clients.

- (h) Where Investments or cash are due to you as a result of a Corporate Action, these will be credited to your account as soon as practicable after we receive them. You will not be able to sell or use them until they are credited to your account. In the case of CDIs or any non-sterling denominated Investment, this may take several days and can on occasion exceed the stated time period. Any cash proceeds that we receive in a foreign currency will be converted into sterling at the exchange rate prevailing at the time of receipt, to which a spread (i.e. an additional charge) may be added by our appointed Dealing Partner or any other third party responsible for the conversion. The costs of this will be passed on to you.
- (i) If we are paid a tax adjustment in respect of a dividend on an Investment we will credit your account with the payment, subject to a reasonable charge for administration. We may not pass on payments which do not exceed £1 or the applicable administration charge. For more details, please refer to [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo)
- (j) There may be other instances where you will not be eligible to participate in Corporate Actions – for example, due to restrictions imposed by the issuer or the jurisdiction where the issuer is situated. It is your responsibility to assess your eligibility.
- (k) Where a Corporate Action takes place, we may, in certain circumstances, be required to cancel any open orders to buy or sell the affected Investment. You will subsequently be able to place a new order taking account of any adjustment in the price of the Investment.
- (l) For any Corporate Actions concerning a US Investment, unless you have a valid W-8BEN form in place, we reserve the right to choose any Outturn on your behalf which we deem necessary to comply with applicable laws.
- (m) We will not notify you of, or facilitate any involvement with, any Class Actions or shareholder action groups.

5. Charges

- (a) It is your responsibility to familiarise yourself with any charges which apply to your Investments and products. You can find the details in Appendix 2 of these Terms, in our 'Doing Business with Fidelity Adviser Solutions' document and in the other Essential Documents.
- (b) Charges may change over time. They may change for any of the reasons outlined in clause 10(b).
- (c) Charges may be deducted by:
- us
 - the relevant fund manager(s) for your Investment(s)
 - third-party service providers including our appointed Dealing Partners and the market makers which our appointed Dealing Partners use.

Fidelity does not charge exit fees when selling or moving your investments to another provider.

- (d) You authorise the deduction and retention of all charges, applicable tax and reasonable expenses. All charges are exclusive of Value Added Tax unless stated otherwise. You agree that if we sell Investments to pay charges, we may round the charges up to 0.01 of a unit when we deduct the charge from the relevant Investment.

We may pay transaction taxes in relation to transactions if we consider this necessary or more efficient for administrative reasons, but this does not mean that we will do so again in the future. We may also convert any transaction tax to sterling at such exchange rate as we reasonably expect to obtain (based on the rates currently offered to us) and charge you this amount. This may be more or less than the exchange rate which we then actually obtain.

- (e) If we make a mistake collecting charges we will correct it as soon as possible, but we may not correct a mistake if it means an adjustment to your account of less than £1.
- (f) Charges can be taken in any or a combination of the following ways:

- from money which we hold for you
- directly from your Investments in Funds (by the fund manager)
- by selling Investments (or from the proceeds of a sale you have asked us to make)

The details for how each type of charge is collected are contained in Appendix 2.

- (g) Charges will usually be taken in accordance with your instructions. However, where monies are due and payable to us, we reserve the right to collect that money as we deem fit from any monies we hold on your behalf and/or to sell any of your Investments to raise additional money for this purpose (in which case, the usual charges for the relevant sale, e.g. the dealing fee, will also apply).
- (h) Payments of one-off tax-free cash and taxable lump sums from Pension accounts will normally be made by CHAPS to your bank account. Please note that some Northern Irish banks may charge upon receipt of CHAPS payments.
- (i) Please refer to Section 8 for information on how we and the provider of GLI Plans apply charges in relation to GLI Plans.

6. Closing your account

6.1 Your right to close your account

- (a) You can close your ISA and Investment Accounts at any time, by asking us to Transfer the whole account to another provider or by asking us to sell all of the Investments in an account and paying the proceeds to you, or your Cash Management Account, where applicable. We will suspend your account so that no new deals can be made and will also close your account. This will not affect any transactions you have already asked us to carry out.
- (b) You can close your Pension accounts at any time by requesting a Transfer to another appropriate

pension arrangement or, if you are typically 55 or over, by purchasing an annuity or taking Benefits, in the form of a full withdrawal.

- (c) If you hold GLI Plan(s), and the receiving pension arrangement does not accept the transfer in of GLI Plan(s), you can request a transfer of the GLI Plan(s) from the Trustees to you. This means you would hold the product outside of a pension arrangement, with the tax consequences set out in Section 8.
- (d) Your account will remain open until such time as all appropriate payments and Benefits have been completed and charges for your account(s) will continue to fall due during this time.
- (e) When an account is closed, we will take reasonable steps to distribute all investments to you, in accordance with strict requirements set out in the FCA Rules. If we are unsuccessful in contacting you and distributing your investments to you, we may be entitled to distribute investments within the scheme or to charity as permitted.
- (f) We will also close your account(s) if you die.

6.2 Our right to close your account

- (a) We can close your Pension account by giving you at least three months' written notice and require you to transfer your investments and cash to another suitable scheme. If you do not make arrangements for a Transfer within this time, we may deem that you have instructed us to sell all of your investments and Transfer the proceeds to another appropriate scheme that we, in our discretion, may choose, and you authorise us to complete any documentation on your behalf to facilitate such arrangements.
- (b) If you hold GLI Plan(s) within your Pension account, you agree to the transfer of the GLI Plan(s) from the Trustees to you before we close your account. This means you would hold the product outside of a pension arrangement, with the tax consequences set out in Section 8.
- (c) We can close your ISA or Investment Account by giving you a minimum of one month's notice, although we will always try to give more notice where reasonably practicable. In such circumstances we will assist you to Re-register your Investments to another provider (without charging you a fee) if you would prefer to do so.
- (d) We may, in exceptional circumstances or due to a Legal Requirement, close or suspend your account or suspend the provision of services to you without giving you advanced notice. An example would be if your ISA has lost (or will lose) its tax-exempt status, or if we consider that your behaviour towards staff has been abusive.
- (e) If we receive notice of your death, any income we receive will be held as Product Cash (unless you previously elected to have income reinvested), we will stop all regular savings and regular withdrawals (if you have a Regular Savings Plan and/or a regular withdrawal plan/or regular pension withdrawal payments). If you have a Phased Investment Option which is ongoing, we will invest the remaining installment in one lump sum. We will hold Pension investments until we have determined

who should benefit under the Discretionary Trust. You can help us to decide who the beneficiaries should be by ensuring that you have given us your upto date expression of wishes. For all other products we will hold your Investments until we receive the sealed office copy of the grant of representation and instructions from your personal representative(s).

6.3 How closing your account works

To close your account, we transfer, re-Register or, where the product permits, we sell all of your Investments and pay you the money, along with any cash held in your account. The terms of clauses 3.2 and 5(c) and 5(d) will apply. If you are Transferring an ISA or Pension to another provider, we will pay the relevant proceeds and any other cash to that provider.

We reserve the right to cease paying interest on your cash holdings following an instruction to close your account. We will continue to pay interest on cash following notification of your death until we receive instructions from your personal representative(s).

7. Our responsibilities to each other

7.1 Our responsibilities to you

- (a) If we are negligent, knowingly Default, act fraudulently, or breach these Terms or the FCA Rules, then we are legally responsible to you for the direct results of our actions.
- (b) If we make a mistake acting on your instructions to buy, Switch or sell your Investments, we will correct it as soon as possible, and reimburse you for any loss that is a direct result of our error, provided the error and/or loss is greater than a specified minimum amount determined by us (that will never be more than £5).
- (c) If we make a mistake in calculating a fee payment or a fund rebate which is not more than £25, we may make the correction into Cash Within Your Account. If we make a mistake in the calculation or payment of interest on cash balances, we will correct it as soon as possible, provided the error is greater than £1.
- (d) We will not be legally responsible to you:
 - if you suffer a loss because the value of your Investment falls. This includes losses resulting from any delays in carrying out your instructions because you have breached a Legal Requirement or we are checking your identity as required by the money laundering regulations. See Clauses 1.4(g) and 1.4(h) for more information.
 - if you suffer an indirect, special or consequential loss - in other words, a loss which is not specifically related to your Investments - or the loss of an investment opportunity.
 - if you suffer a loss as a result of any action we take, or refrain from taking, in order to ensure that we comply with any Legal Requirement.
 - if you suffer any loss as a result of any External Event or as a result of any steps we reasonably take in response to an External Event.
 - for any deals on your account made by your adviser, appointed power of attorney or any other person have authorised or enabled to deal on your account, that are placed without your authority.
- for the performance of any third party involved in providing you with products or services. This includes the issuer or provider of any Investment or products which is not a Fidelity Product and any broker, Dealing Partner, market maker or other counterparty used to execute a transaction.
- if we delay or do not execute a transaction because market conditions mean we may not be able to execute a transaction in accordance with our Order Execution Policy or regulatory obligations, or because there are insufficient opportunities to buy or sell the relevant Investment.
- if you suffer a loss because you are unable to place any instructions as a result of our online and/or phone services being unavailable for maintenance or upgrade. We may not always be able to give you notice of when such maintenance and upgrades will take place.
- if you suffer a loss because we are unable to carry out your instructions or order after we have accepted them for whatever reason (other than our negligence, fraud or deliberate Default).
- if you suffer a loss because an unauthorised person has fraudulently transacted on your account.
- for any profits that we, or any of our agents, legitimately make or receive in relation to your Investments or products. However, where we would make a profit by correcting an error we have made on your account, the profit is retained in the account, although we may not do this for amounts under £5.
- if you suffer a loss in any other circumstances where it would be unreasonable for us to be held responsible. This includes acts or omissions which are ultimately for your protection or benefit).
- (e) We take responsibility for carrying out your Investment instructions only when cleared funds are received by us. We are not responsible for any loss or delay in the payment or transfer of money to us. If we do not receive your payment within seven Business Days of accepting your instructions, we may cancel any Investment transaction in Fund Units (including units in Insured Funds) which we have already carried out, in which case you agree to compensate us for any resulting liabilities.
- (f) We cannot guarantee that access to, or use of, your accounts online, by telephone or post will be available at all times or without delay. We may at our absolute discretion suspend the operation of our online and/or phone services where we consider it necessary. This may be as a result of an External Event, Legal Requirement or for any other reason which we consider necessary for our protection or your protection or benefit.
- (g) Where we are unable to execute your instructions due to any External Event or Legal Requirement, we reserve the right to defer your instructions or cancel them and place the relevant funds in your Product Cash account. In certain circumstances, this may negatively impact the price at which your trade is ultimately executed.

7.2 Your responsibilities to us

- (a) You will provide us with all information we reasonably require. Failure to do so may result in a delay to your instructions being processed. We also reserve the right not to process your instructions before you have sufficient cleared cash in your account to pay for the relevant transaction.
- (b) You agree to compensate us for any liabilities suffered by us in connection with your Investments, products and accounts, unless they are caused directly by our negligence, Default, fraud, or breach of these Terms, HMRC Rules or FCA Rules.
- (c) Our service is intended for customers who wish to hold Investments for the medium or long term. We will actively monitor trading levels and may refuse, at our discretion, to accept your Investment instruction because of your trading history or if we believe your request may be disruptive. We discourage short term or excessively frequent trading in the Investments we make available as this can harm performance and increase costs.
- (d) You must not use your account for any activity which amounts to Market Abuse. If we reasonably suspect you of doing so, we reserve the right to delay or refuse to act on any instructions, we receive from you or your adviser. We may also withdraw other services in such circumstances.
- (e) Before purchasing any US Investment – for example, a CDI for Shares with an issuer in the US – you will be required to complete a W-8BEN form or any other form required by law. A valid W-8BEN form may also allow us to claim a reduction in US withholding tax applicable to your US Investments.

8. Your personal information

8.1 Why we collect your data

We are committed to protecting your personal data. This section explains how we do that. It sets out what we do with your personal data, how we protect it, and explains your pertinent privacy rights. We collect and use your personal data to enable us to conduct our business with you and to comply with the law. The basis we rely upon for lawfully collecting and using your personal data will depend on the purposes for which we are processing your personal data. These are detailed below:

- (a) Performing our contract with you
When we do business with you, we do so under these Terms. For us to meet our obligations to you under these Terms we must process your personal data. We will only process your personal data in line with the terms of these Terms.

When you provide personal data to us, we will use that personal data so we can:
 - provide our services to you in the provision, administration and servicing of your account
 - enable the conduct of security operations, such as using your IP address to help identify you when you log on to your account online
 - identifying you when you contact us

- send you information about our products and services where appropriate
- facilitate and support the delivery of your selected investment(s)

We will only process that data for the purposes for which it was collected or to meet our legal obligations.

- (b) Our legitimate interests
We process your information for the following reasons, which we define as our legitimate interests:
 - developing new services and products
 - internal research and analysis
 - to help us to run our business; this includes financial management, risk management, planning, corporate governance, audit and research.
- (c) Our legal obligations
In some circumstances, we have a legal obligation to process and share your personal data. We must provide a wide range of data to regulators or other entities in order to prevent or detect crime. Sometimes this involves personal data. We will never transfer more personal data than is necessary to discharge our legal obligations.
- (d) Your consent
We will ask you for your preferences in terms of how you would like us to communicate with you and what information you would like to receive from us. You can always adjust your communication preferences, and can opt not to receive information from us unless we are obliged to provide it. Where we need to use your special category data, we will only do so with your prior explicit consent.

8.2 What we collect and how we use it

The personal data you provide to us will include combinations of any of the following: Your name, email address, telephone number, address, identification numbers such as National Insurance number, banking account details, date of birth, voice biometrics & voice recordings, location information, employment information, gender, IP address, language, and marital status, dependants and beneficiaries and shareholders.

This information is typically provided to us by your adviser or by you through the course of your relationship with us. We hold your personal information relating to your account on paper and on computer systems, and use artificial intelligence (AI) to automate some of our business processes to provide our services to you. This is with appropriate human oversight, and any AI-assisted decision-making will be appropriately disclosed to you.

Fidelity may also need to hold and process sensitive information about you and/or your dependants and beneficiaries (known as “special category data”). Under legislation, details relating to health, racial or ethnic origin, religious or other similar beliefs, sexual orientation political affiliations and biometric data are regarded as “special category data”. Except where the legislation allows it, this information cannot be processed or passed to a third party without your explicit consent. If we need your consent to process or pass your special category data to a third party, we will ask you to provide it at the relevant time.

Where you tell us about any additional needs you have (for example, relating to an illness or challenges you’re

facing in life), we will record this information to provide you with appropriate additional support. Where this includes your special category data, we will ask for your consent to do so. We will hold this information for as long as you need extra support from us, or until you or your adviser asks us to remove it (whichever is shorter).

8.3 Who we share your personal data with

Like most businesses, we use third parties, including other entities in the Fidelity Group, to help deliver our services. This will often involve a third party processing your personal data but that will only be in line with the purposes set out above. We operate a regular and strict regime of third-party checks on how your personal data is protected.

Your personal data will be held in confidence by us but may be passed to other companies or organisations as detailed below:

- Fidelity Group companies, their agents or any third parties we appoint for the administration and servicing of your account, which may include the transfer of your information outside the UK and the European Economic Area (EEA). We may pass your personal information to any company to which we transfer our rights and obligations under clause 10(a). Where we send the data of your dependants, beneficiaries or shareholders to such third parties you agree to inform and gain consent from the relevant persons.
- We, or other Fidelity Group companies, are provided with updated address details or other information by either you or your employer, in which case we will update the information kept for any other schemes of which you are a member and for which we hold records on our database.
- Your adviser or intermediary - this would include any other party to the business relationship with your adviser or intermediary that you have told us about.
- HM Revenue & Customs, the Financial Conduct Authority and other statutory bodies (such as the Financial Ombudsman) - we can be fined and subject to other action if we fail to provide certain information to these authorities.
- The Unclaimed Assets Register to help you with the recovery (for example) of unclaimed distribution payments.
- Companies who facilitate payments to you, for example tracing agents, and to allow regulatory money laundering checks to be made and BACS and Western Union payments to be made.
- Other organisations to take action if we consider your levels of trading to be short-term, excessive or disruptive (see clause 7.2(c)).
- Other organisations to help prevent and detect fraudulent behaviour and to authenticate customers using our online services.
- Fraud prevention and law enforcement agencies if false or inaccurate information is provided and fraud is identified.
- Emergency services, local authorities or healthcare providers if we have reason to believe that any person's safety is at risk or we are concerned about your wellbeing.

Fidelity Group companies and other organisations may also access and use this information to prevent fraud and money laundering, for example, when: checking details on applications for credit and credit related or other facilities; managing credit and credit related accounts or facilities; recovering debt; checking details on proposals

and claims for all types of insurance; and checking details of job applicants and employees. If fraud is detected, you could be refused certain services, finance or employment. Please contact us if you wish to receive details of the relevant fraud prevention agencies, further details can be found regarding data protection rights and fraud prevention agencies at [gbgbplc.com/privacy-policy](https://www.gbgbplc.com/privacy-policy)

We and other organisations may access and use from other countries the information recorded by fraud prevention agencies.

- Our affiliated and associated companies for marketing purposes where you have provided your specific consent.
- Other Fidelity International companies in order to provide improved servicing of the accounts you hold with Fidelity Group, including reporting to you. This is at your request only.
- Where your product is provided by a third party (a third party investment or product provider), we may share your personal information with them where this is needed for the operation and efficient delivery of your selected product(s) and investment(s).

Any transfer of information will usually be by electronic means, including the internet.

8.4 Transferring your personal data to other countries

As part of delivery of our service to you it is necessary to transfer your personal data across national borders. These transfers may involve at least one of Fidelity's Group entities operating in the UK and the EEA and as such will apply the European standard of protections to the personal data we process. In practice, this means that all the entities in the Fidelity Group agree to process your personal data in line with high global standards. Where your personal data is transferred within the Fidelity Group but outside of the UK and the EEA, that data subsequently receives the same degree of protection as it would in the UK and the EEA.

Where it is necessary to transfer personal data to a third party, stringent reviews of those with whom we share the data are carried out and that data will only be transferred in line with the purpose for which it was collected. The third parties to whom we transfer your data are located in the following countries: the UK, the EEA, the USA and India.

In some circumstances we transfer your personal data to companies for whom it is necessary to provide their services from a multitude of countries across the globe. The details of these transfers may be found on the websites of those companies, they are:

1. **Barclaycard** - As our payment provider, we transfer your personal data to Barclaycard so that you may complete your transactions. The Barclaycard Privacy Statement can be found at [barclaycard.co.uk/personal/privacy-policy](https://www.barclaycard.co.uk/personal/privacy-policy)
2. **Experian Limited** - To comply with our Anti-Money Laundering obligations we may transfer your personal data to Experian Limited as part of the background checks we are obligated to conduct. The Experian Privacy Statement may be found at [experian.co.uk/legal/privacy-statement.html](https://www.experian.co.uk/legal/privacy-statement.html)
3. **GB Group** - To comply with our Anti-Money Laundering obligations, we may transfer your

personal data to GB Group as part of the background checks we are obligated to conduct. The GB Group Privacy Statement may be found at gbgplc.com/privacy-policy

8.5 Security of your personal data

Ensuring the confidentiality, integrity and availability of your personal data defines our approach to information security. We ensure that the security risks to your personal data are managed in a way that makes sure we meet our legal and regulatory obligations. We produce, maintain and regularly test our business continuity plans. We utilise the internationally recognised information security best practices, ISO27001 and PCI-DSS. Our Information Security Policy & Standards are regularly reviewed, adhered to and tested for compliance. Information Security training is mandatory for all staff and breaches of information security, actual or suspected, are reported and investigated.

8.6 Your rights

The law places robust obligations on entities in the protection of personal data. The way we protect your personal data reflects our legal obligations. A number of rights in relation to the use of your personal information empowers you to make certain requests of us, detailed as follows:

(a) Requesting a copy of your personal data

You can access the personal data we hold about you and exercise your right to have a copy provided to you, or someone else on your behalf, in a digital format by emailing or writing to us (see clause 1.2(c)).

(b) Letting us know if your personal data is incorrect

If you think any of the personal data, we hold about you is wrong please let us know by contacting us (see clause 1.2(c)). We will check the accuracy of the information and take steps to correct it if necessary.

(c) Asking us to stop using or to erase your personal data

You have the right to object to our use of your personal data. You can ask us to delete it, to restrict its use, or to object to our use of your personal data for certain purposes such as marketing. If you would like us to stop using your data in any way, please get in touch. If we are still providing services to you, we will need to continue using your information to deliver those services. In some circumstances we are obligated to keep processing your information for a set period of time. Information will generally be provided to you free of charge, although we can charge a reasonable fee in certain circumstances.

8.7 How long do we keep your personal data?

We keep all personal data safe and only hold it for as long as necessary. To meet the requirements of UK tax law, we must keep certain personal information for a minimum of 7 years.

8.8 How to complain

If you are unhappy with how we have used your personal data you can complain by contacting us (see clause 1.2(c)) or the UK Data Protection Officer, Fidelity International, Beech Gate, Millfield Lane, Surrey KT20 6RP.

Finally, you also have the right to complain to your national data protection authority: Information Commissioner's Office whose helpline number is: 0303 123 1113.

9. Complaints and compensation

- (a) If you have a complaint, please contact us as set out in clause 1.2(c). We can give you full details of the procedure we have set up for dealing with complaints. If you are not satisfied with our response, you can refer your complaint to the Financial Ombudsman Service (FOS) at:

Financial Ombudsman Service
Exchange Tower
London E14 9SR
Phone: **0800 023 4567** or **0300 123 9123**

Further information can be found at
financial-ombudsman.org.uk

For Complaints about the administration of a Pension you may also be able to refer your complaint to The Pensions Ombudsman. For further information, see our 'Doing Business with Fidelity Adviser Solutions' document.

- (b) We are covered by the Financial Services Compensation Scheme (FSCS) and if we cannot meet our obligations to you, you may be entitled to compensation from the FSCS. The details depend on the type of Investment or product and the circumstances of your claim.
- (c) In the event of our Default, a claim relating to the administration of your accounts may be covered by the FSCS up to a maximum of £85,000.
- (d) In the event of the Default of a provider of Investments you hold, you may also be covered by the FSCS up to a maximum of £85,000 if the provider is based in the UK, has made a payment to be part of the FSCS, or is the management company for the type of investment fund known as a UCITS.

Another country's compensation scheme may also apply if the provider is based in another country in the European Economic Area.

In respect of Insured Funds please refer to Section 7 for the FSCS protection which may apply.

- (e) For the administration of your accounts, we hold cash balances, including Product Cash and any cash in your Cash Management Account, in one or more UK-based bank accounts. Deposits held in UK-based bank accounts are covered by the FSCS up to a maximum of £120,000 for each bank in the event of the deposit taker's Default. However, any other deposits you hold with the relevant bank(s) will also count towards this limit.
- (f) In respect of GLI Plans, please refer to Section 8 for details on the FSCS cover that may apply.
- (g) For more information about how the FSCS might apply to your Investments and money, please speak to your adviser or intermediary, contact us or visit the FSCS's website at fscs.org.uk
- (h) Unless we tell you otherwise, we will treat you as a retail client under FCA Rules. If you would normally be treated as a professional client or eligible counterparty under the FCA Rules you may not:

- have the right to take any complaints to the Financial Ombudsman Service
- be eligible for any compensation under the FSCS

10. Changing or ending these Terms

- You agree to us assigning all or any of our benefits and obligations under these Terms to any appropriate Fidelity Group Company or any third party which is appropriately regulated and authorised by the FCA. If we do this, we will notify you.
- We may change these Terms to:
 - comply with or meet any change in Legal Requirements
 - correct any inaccuracies, omissions, errors or ambiguities
 - take account of any reorganisation of the Fidelity Group of companies, or a transfer of rights under clause 10(a)
 - reflect any changes to the services, products or Investments we offer under these Terms, or changes to our systems, our processes and procedures, market practice or customer requirements
 - reflect any changes to the costs that we or third parties incur, which may result in an increase to the charges you pay in accordance with Appendix 2
 - make any other changes which we believe in good faith are reasonable provided that you are not materially disadvantaged by such changes
 - reflect any withdrawal by HMRC of the Pension Scheme's registration
 - reflect a change in the rate or basis of taxation or levies that affects the Pension Scheme
- If we make any changes to the Terms, we will notify you, giving a minimum of one month's notice of the proposed change although we will always try to give more notice where reasonably practicable.
Incidental changes, such as clarifications and drafting and typographical amendments, may be made immediately and will be available on our website.
- If you are not happy with any change we plan to make to the Terms, you can close your account in accordance with clause 6.1 or we will assist you to Re-register or Transfer your Investments to another provider in accordance with clause 3.3. We will not charge you a fee for this.

11. Disputes and governing law

These Terms will be governed by and construed in accordance with English law. You and Fidelity submit to the exclusive jurisdiction of the English courts to settle any disputes arising under these Terms. Neither Fidelity nor you intend any provision of these Terms to be enforceable by any person other than Fidelity or you, or our or your respective permitted successors or assignees.

Section 2: Terms for ISAs

This section applies to Investment ISAs and Junior ISAs which cannot be opened or held by Company or Trust Clients.

12. Opening your ISA

12.1 Your ISA manager

Your ISA is managed by us, FASL. We are entitled to delegate our obligations as ISA manager but have no present intention to do so. If we decide to do so we will first satisfy ourselves that any person to whom we delegate such functions or responsibilities is competent to carry them out.

12.2 Making your ISA Investments

- If you ask us to set up an ISA, you must tell us what Investments you initially want to invest in (although not all Investments can be held within an ISA). Until we receive this instruction, any monies received will be held as Product Cash in your ISA.
- Your ISA Investments will be registered in the name of our Nominee.
- Your ISA Investments will be, and must remain, beneficially owned by you, or, in the case of a Junior ISA, by the child for whom it has been opened. The ISA Investments can't be used as security for a loan.
Any contribution to a Junior ISA is a gift to the child and it cannot be returned to the contributor at a later date if the contributor subsequently changes their mind.
- Share certificates or other documents evidencing ownership of ISA Investments will be held by us or as we may direct.
- We do not offer a 'flexible' ISA, therefore any subscriptions that you make will count towards the annual subscription limit. The amount subscribed will not be reduced if you make a subsequent withdrawal.

12.3 Moving existing ISAs (including Junior ISAs) to Fidelity

- You can ask us to Re-register (and convert where applicable) your existing ISA Investments to us. You will have to move all of the ISA Investments (that is, covering all the Years for which you hold ISA Investments) from your previous ISA manager and the Terms of clause 1.6 will apply.
- We will arrange to Re-register (and convert where applicable) all of the Investments we can and then we will request that your current ISA manager sells any Investments that we can't Re-register and passes the proceeds to us. We will hold this cash as Product Cash in your ISA. From there you can invest it in any of the eligible Investments available to be held in an ISA through Fidelity.
- If you Re-register or Transfer more than one ISA from previous Years to us, we will place all previous Years' ISA holdings in a single account. This means that you will not be able to distinguish between your holdings from previous Years in reports or when viewing holdings.

13. Managing your ISA

13.1 Income from your ISA Investments

- (a) You can choose for any income and related tax reclaims (after taking off any tax you have to pay) from your ISA Investments to be automatically reinvested into the same investments, held as Product Cash, paid out to your UK bank or building society account or paid into your Cash Management Account. Income from Investments held in a Junior ISA, can only be reinvested or held as Product Cash.
- (b) If you close your ISA with us, you may still be eligible for income or reclaimed tax from the period in which you held your ISA. We will, as long as it is allowed under the ISA Regulations, pay out income or reclaimed tax to your bank or building society at a date we choose. Junior ISAs cannot be closed, but can be transferred to another Junior ISA provider in accordance with clause 3.3.

13.2 Changing your ISA Investments

- (a) You can Switch (where available) or sell Investments in your ISA at any time and hold the proceeds of sales as Product Cash in your ISA. Please note trading and settlement of investments may be delayed due to a public holiday in the UK or in the country in which the investment is based.
- (b) You can't use our Phased Investment Option when you Switch Investments in your ISA.
- (c) If you invest in Investments (or specific share classes of Investments) which we stop offering on our platform, we will give you notice and seek your instructions as to whether you would like us to Switch your Investments or to encash them and hold the proceeds as Product Cash. If we do not receive your instructions within the time frame provided for in the notice, we may Switch you into a similar Investment with charges being similar or lower than your existing Investment or hold the proceeds as Product Cash until you tell us where to invest it.

13.3 Product Cash

Once it has been opened, you can choose to use the Product Cash facility for your ISA to hold money while you decide which Investments to invest in.

All uninvested monies in your ISA will be held as Product Cash and (provided they have cleared and are not already set aside for phased investment) will be available for investment at any time.

13.4 We manage your ISA in line with the ISA Regulations

Where these regulations require us to, or we are instructed by HMRC to do so, we may sell any relevant investment, and / or remove from your ISA, any required investment or amount of cash from your ISA to ensure your ISA remains compliant with the regulations.

14. Making withdrawals from your ISA

14.1 Making cash withdrawals

- (a) You can make withdrawals in accordance with clause 3.2. Other than as set out in the ISA

Regulations, no withdrawals can be made from a Junior ISA until the child is 18.

- (b) You must leave at least £1,000 (or the equivalent value of Investments) in your ISA, unless we agree otherwise. If you leave less than £1,000, we can close your ISA.
- (c) Upon your instruction and within the time you stipulate, all or part of the investments held in the ISA and proceeds arising from the sale of the investments shall be transferred or paid to you.

14.2 Moving to another ISA manager

- (a) If you ask us to Re-register or Transfer your ISA to another ISA manager, we will do this in line with clause 3.3. We can only Re-register or Transfer your whole ISA (covering all the Years for which you hold ISA Investments) or in the case of a Junior ISA, the whole account in accordance with the ISA Regulations relating to transfers. The transfer will be made with all rights and obligations of the parties to it.
- (b) We will process your ISA Transfer out within such time as you may stipulate (not being less than 30 days from the receipt of your instruction).
- (c) We may have to first convert the investment into a shareclass that both platforms have before re-registering them to your new provider. If we can't Re-register all of your ISA Investments, we will sell the remaining Investments and Transfer the cash proceeds to your new ISA manager if they agree. We will take any money due to us from the Transfer amount.
- (d) If you request a transfer or withdrawal and the ISA holds units or shares in a UK Undertakings for Collective Investment in Transferable Securities (UCITS), a non-UCITS retail scheme or a recognised UCITS, dealings in which have been suspended in accordance with the Collective Investment Schemes sourcebook (COLL) 7.2 (or any direct foreign equivalent), the minimum period specified by the manager may be extended to 7 days after the suspension ends.

15. Closing your ISA

15.1 How closing your ISA works

- (a) You can close your ISA at any time by notifying us. We can close it by giving you a minimum of one month's notice, but we will always give more than this where reasonably practicable. In such circumstances we will assist you to Re-register your ISA to another provider without charging you a fee should you wish to do so. We will close your ISA without giving you notice if we have to due to a Legal Requirement. This includes when your ISA has lost or will lose its tax-exempt status (see clause 15.2 below).
- (b) Your ISA will be closed in line with the Terms of clause 6.3.
- (c) A Junior ISA cannot be closed until the child for whom it has been opened has reached the age of 18.

15.2 If your ISA loses its tax-exempt status

We manage your ISA in line with the ISA Regulations. If HMRC notify us your ISA is, or will become, no longer

exempt from tax under the ISA Regulations we must 'void' it, in which case we will close your ISA and notify you.

15.3 When a child turns 18

When a child for whom you have opened a Junior ISA reaches the age of 18, we will automatically convert the Junior ISA into an Investment ISA in their name.

15.4 What we do if you die

- (a) If you die your ISA becomes a "continuing account of a deceased investor". To retain this tax exempt status no payment can be made into the ISA. Its status as a continuing ISA remains until either the administration of the estate is complete, the ISA is closed, or three years have passed since death – whichever is sooner. If three years have passed since you died, and the ISA has not been closed, we will convert the ISA into an Investment Account.
- (b) After your death, any income we receive will be held in your ISA as Product Cash unless you had elected to have income reinvested. Any outstanding instalments under a Phased Investment Option will be invested as a single lump sum and we will stop all regular savings (if you have a regular savings plan).
- (c) We will hold your Investments until we receive the sealed office copy of the grant of representation and instructions from your personal representative(s).

Please note trading and settlement of investments may be delayed due to a public holiday in the UK or in the country in which the investment is based.
- (d) If you die, we will cease paying any Adviser Ongoing Fees and Discretionary Fund Manager Ongoing Fees on your ISA account from the date of notification of your death. Your personal representative(s) may instruct us to re-start the Adviser Ongoing Fee on your ISA account.

15.5 Additional Permitted Subscription (APS): what your Spouse may do if you die

- (a) Your Spouse will be able to claim an APS Allowance if he/she:
 - was living with you at the date of death. That is, not separated under a court order, under a deed of separation, or in circumstances where the separation was likely to be permanent;
 - otherwise is eligible to set up an ISA in accordance with these Terms; and
 - is a UK resident (any non-UK resident Spouses may apply for a transfer of the APS Allowance to an alternative provider under (c) below).
- (b) Your Spouse will be able to make payments during the Subscription Period up to the APS Allowance.
- (c) The APS Allowance may only be transferred to another provider prior to making any payments in.
- (d) An APS can only be made using a paper application form. Subscriptions can be by cash lump sum or transfer of existing investments.

Section 3: Terms for the Pension

16. Opening your Pension

The Pension cannot be opened or held by Company or Trust Clients.

16.1 Scheme Administrator and Trustee

- (a) The Scheme Administrator, currently FASL, will administer the Scheme in accordance with the Rules. By becoming an account holder, you agree to be bound by the Rules, which are available on written request. If there are any conflicts between these Terms and the Rules, the Rules will prevail. You must also have received advice from a financial adviser before opening a Pension account.
- (b) The Trustee, currently FSTL, is the legal owner of all cash and assets within the Scheme, holding them on behalf of the account holders. The assets are held separately from any other assets of companies within the Fidelity Group by the Trustee or, on the Trustee's behalf, by a Nominee or custodian, in accordance with the Trust Deed and Rules. The Trustee will normally exercise any voting rights in respect of any of your investments.

16.2 Payments into your account(s)

- (a) We can accept contributions into a Pension account if you are:
 - Under the age of 75
 - UK resident for tax purposes or in overseas Crown employment or married to or in civil partnership with a Crown servant.

You must have received advice from an authorised financial adviser who has the relevant permissions to give advice on pensions and, if necessary, Pension Transfers.

- (b) You may have one or more Pension Savings Accounts into which regular and single payments you choose to make can be paid. Your adviser may open accounts for you in order to manage your investments, and may also transfer investments between your Pension Savings Accounts where allowed within the Rules.

Depending on the Benefits you decide to take and when you wish them to be paid, you may also have more than one Pension Drawdown Account. Your adviser may also open further accounts for you in order to manage your investments, and may also transfer investments between your Pension Drawdown Accounts where allowed within the Rules. We'll issue a confirmation to you each time that we create a new account for you.

- (c) Initial payment -
You can become an account holder with:
 - A personal contribution, single or regular, either from yourself or a third party
 - A contribution from your employer
 - A Permitted Transfer - see Clause 16.2 (e)
 - Any combination of the above

- (d) Tax relief and overpayments -
You are wholly responsible for ensuring that all contributions are within allowable limits for tax relief, in particular the Annual Allowance and the Money Purchase Annual Allowance. We will repay any overpaid tax relief and interest on the overpayment, on demand by HMRC, from your account(s) without your further authority. We shall determine requests for the return of contributions entirely at our discretion, other than in cases where the request is within the cancellation period – see Clause 1.7. Any amount refunded may be less than that paid, because of charges, investment performance or tax and/or interest applied by HMRC.

- (e) Permitted Transfers -
Before we can accept a Permitted Transfer we will require certain information from you and the Transferring Scheme. If we don't receive complete and accurate information, we won't be able to accept the Permitted Transfer and we'll return to the Transferring Scheme any money or Investment that we have already received for that Permitted Transfer. We will notify you if we do this.

We can accept Permitted Transfers in cash or as Re-registrations, or as a combination of the two. However, for Re-registrations, we must be able to register and hold such investments on our platform. Please note we may require the current provider to first convert the investment to a share class that both platforms have. If we have a discounted or cleaner version available, we will automatically convert to this version after the re-registration has taken place. You can choose to opt out of all post-re-registration conversions here, but please note you can't opt out if it is a bundled fund. Where this is not possible, the current provider will sell the investment and transfer it as cash if it's held in an ISA or Pension. If it's held in an Investment Account, it will remain with the current provider.

- (f) Minimum and maximum payments -
We set a minimum on the size of any payment that we'll accept into a Pension Savings Account. Where more than one Transfer Payment is being made at the same time, the minimum applies to the total of all those Transfer Payments. We also apply a limit on the minimum amount by which any regular contributions can be varied. While we do not place a restriction on the maximum amount you can pay into a Pension Savings Account, if you make payments in excess of the HMRC limits, you may be liable to tax and/or penalty charges.
- (g) Failed payments -
If a cheque payment made by you is returned unpaid (bounced) or your Direct Debit instruction fails, we will inform you of this. In the unlikely event of your cheque being returned unpaid or Direct Debit failing after we have used it to buy Investments, and your Pension Savings Account doesn't have sufficient money available to cover the purchase, we will sell those Investments or exercise any right to cancel their purchase. You may be charged any reasonably incurred costs or expenses we incur in doing so. If the value we receive for selling or cancelling the purchase of an Investment is less than the price we paid for it, we will deduct the difference from the value of your assets.

We can decide that we will no longer accept any further payments into your account(s), provided that we have reasonable reasons for doing so and we notify you of our reasons.

- (h) Tax relief on personal contributions -
We will reclaim basic rate tax relief from HMRC on your behalf. If you are a higher or additional rate taxpayer, you may be eligible to reclaim further tax relief through your Self-Assessment tax return. Scottish residents who pay tax at a rate above basic rate but who don't normally complete a tax return should contact HMRC.

If you are employed and your employer is making contributions, these are paid gross. It can take between six and eight weeks from the end of the month in which you make the contribution to receive tax relief on your personal contributions from HMRC.

We will return any tax relief to HMRC on contributions received by us after your date of death.

- (i) Tax charges -
You should be aware of the Annual Allowance tax charge which can be imposed in prescribed circumstances. You may elect to use the statutory option to notify us in writing that you want the Annual Allowance tax charge to be deducted from your account(s). We will comply with any such notice.

17. Managing your pension

17.1 Pension Arrangements

- (a) A member will have a single Pension Arrangement in respect of the Scheme, unless the Scheme administrator decides that the member should have more than one Pension Arrangement. A Pension Arrangement may be treated by the Scheme Administrator as being split into a number of separate accounts. The Rules will apply to each Pension Arrangement separately.
- (b) Different Pension Arrangements (whether different at the time of being created or whether originating from a single Pension Arrangement) may produce separate annuities, income withdrawals or lump sums payable under the Rules.
- (c) The Pension Arrangements under the Scheme will take the form of a contract between the Scheme Administrator and the member (or, if applicable, the legal guardian acting for a person under 18 where that person is regarded as the member).
- (d) Fidelity uses separate arrangements for the purpose of administering pension assets in the following scenarios:
- (i) When assets within a Pension Savings Account are crystallised into a new Pension Drawdown Account for the purposes of Flexi-Access drawdown
 - (ii) Transfers into the scheme involving drawdown funds
 - (iii) For the purpose of small pots payments
 - (iv) To hold investments separately where you have the right to withdraw money at different minimum ages
 - (v) To pay separate regular savings plans for employee and employer contributions from the same bank mandate

- (vi) Where drawdown accounts are transferred to Fidelity that commenced prior to 06/04/2006
- (vii) Where different advisers manage different accounts
- (e) For administrative purposes Fidelity allows additional accounts to be created and treated as part of the same Pension Arrangement as another account of the same type. Investments in Pension Drawdown Accounts cannot be split to create more than one Pension Arrangement once assigned to a single Pension Arrangement.
- (f) Where a member informs Fidelity that they applied for Fixed Protection 2016 after 15th March 2023, Fidelity will ensure that any new accounts created will be part of the original arrangement, where the source of funds is not a transfer in.
- (g) Where multiple Pension Savings Accounts exist for an individual client and are treated as separate Pension Arrangements, Fidelity reserve the right to be able to transfer Investments and cash between arrangements where required.

17.2 Investments

- (a) You may invest in Open Ended Funds and exchange traded investments, such as Investment Trusts, Exchange Traded Funds, Exchange Traded Commodities, Shares, Gilts, Corporate Bonds and Insured Funds may also be available. These Investments are provided by a number of different underlying providers and may be subject to Corporate Actions, such as fund mergers or splits. There is no limit on the number of Investments which are on our platform that can be held in your account(s), although a minimum investment amount may apply to the Investments. In addition, you may leave all or part of your account(s) in the form of cash.

The Trustee has absolute discretion as to whether an Investment is allowed to be held in your account(s). The Trustee also reserves the right to sell any Investment from your account(s) at any time if, in the Trustee's opinion, the continued holding of that Investment prejudices the Scheme's status as a Registered Pension Scheme.

The Trustee may, from time to time and at its absolute discretion, consider allowing other types of Investment, in addition to those identified above, as permitted.

- (b) Changing your Investments - You can Switch, where available, or sell Investments in your account(s) at any time and hold the proceeds as Product Cash within an account. Please note trading and settlement of investments may be delayed due to a public holiday in the UK or in the country in which the investment is based.
- (c) If you hold an Investment with us (or a specific share class) and we stop offering it, we will give you notice and seek your instructions as to whether you would like us to Switch your Investment or encash it and hold the proceeds as Product Cash. If we do not receive your instructions within the timeframe provided for in the notice, we may Switch you into a similar Investment with charges that are similar or lower or sell the Investment and hold the proceeds Product Cash until you tell us where to invest it.

17.3 Product Cash

You can use Product Cash to hold money while you decide which Investments or products to invest in. All

uninvested money in your account(s) will be held as Product Cash and, provided it has cleared, will be available for investment at any time.

- (a) Where we have reclaimed tax relief on your behalf, this will normally be invested in the investment that you purchased with the tax relievable contribution. This may be the case even if you have completely switched out of that Investment. Where we cannot invest the tax relief in the same Investment – for example, where an investment is now closed – we will place the tax relief in Product Cash.

It may take between six and eight weeks from the end of the month in which you make the contribution for us to receive the tax relief on it from HMRC.

- b) Tax reclaimed on distributions - We will reclaim any tax deducted from a distribution in respect of your Investments by processing the appropriate tax vouchers with HMRC. Funds received from HMRC in respect of such a tax reclaim will be placed in Product Cash.

17.5 Reporting

Regular reports on your account(s) will be made available as outlined in Section 2.4. In addition, statements and other reports may also be issued upon request on an ad hoc basis, although we reserve the right to charge an additional fee for this. We will notify you of the charge when the ad hoc documentation is requested.

17.6 Fees in the event of your death

If you die we will cease paying any Adviser Ongoing Fees and Discretionary Fund Manager Ongoing Fees on your Pension account from the date of notification of your death. These fees cannot be paid following notification of your death.

18. Taking Benefits from your Pension

18.1 Benefits at Pension Date

- (a) Value of Benefits - Your Benefits are not guaranteed. The amount available to provide Benefits at any date will be the market value of the investments held within your account(s), which will depend on:

- The contributions made into your account(s)
- The returns from the Investments
- The charges deducted

The value of your Benefits may also be affected by the cost of converting your Investments into an income. This cost varies over time.

Benefits will only be paid in sterling to a UK-based bank account that is either in your name or you are a joint signatory on.

- (b) Choice of Benefits - On your Pension Date you may, subject to the conditions set out in the rest of this section, choose from the following Benefits:

- Tax-free cash (officially known as a pension commencement lump sum)
- Pension drawdown (a flexible retirement income), including the possibility of purchasing GLI Plans

- A lump sum taken directly from your Pension Savings Account (known as an Uncrystallised Withdrawal)
- An annuity (a guaranteed income for life)
- A combination of the options above

18.2 Tax-free cash (pension commencement lump sum)

You will normally be eligible to take a portion of your Pension Savings Account(s) as tax-free cash at your Pension Date. Currently this is 25% of the total value of the relevant Pension Savings Account limited by your available lump sum allowance (LSA). A different percentage may be available if you have Transitional Rights. You may take tax-free cash:

- As a one-off payment, normally paid using CHAPS to your bank account. Please note that some Northern Irish banks may charge upon receipt of CHAPS payments.
- Monthly
- Quarterly
- Six-monthly
- Yearly

You may also choose on which of the available payment dates you wish to receive regular tax-free cash.

18.3 Pension drawdown

- (a) You can take income in the form of pension drawdown from a Pension Drawdown Account created at a Pension Date provided:

- Your Adviser has confirmed that pension drawdown is suitable for you
- You meet the minimum requirements set out in the pension regulations in force
- The value of your Pension Savings Account is above the limit given in the 'Doing Business with Fidelity Adviser Solutions' document. This only applies the first time you take income from the account. When you are taking pension drawdown you may also opt to receive tax-free cash.

If you make a Transfer Payment from a Registered Pension Scheme from which you are already taking pension drawdown, we create a separate Pension Drawdown Account from which your income will be paid.

You may take income from your Pension Drawdown Account(s):

- As a one-off payment, normally paid using CHAPS to your bank account. Please note that some Northern Irish banks may charge upon receipt of CHAPS payments.
- Monthly
- Quarterly
- Six-monthly
- Yearly

You may choose on which of the available payment dates you wish to receive your regular taxable income.

- (b) Types of drawdowns - There are two types of pension drawdown - flexi-access and capped.
- i) Flexi-access drawdown - With this option you can use all or part of your Pension Savings Account to set-up flexi-access drawdown. You can take up to 25% of

the value tax-free and any further withdrawals taken will be taxed at your marginal rate of Income Tax, in accordance with the tax code we receive from HMRC for you. There is no upper or lower limit to how much income you can take from the flexi-access Pension Drawdown Account.

When you take pension drawdown from your Pension Savings Account for the first time, a new Pension Drawdown Account will be created in order to separate the part of your pension that is in drawdown from the part that has not yet been used to provide drawdown.

If you have only moved part of your Pension Savings Account into drawdown, you may move further money into pension drawdown by requesting us to move additional money from your Pension Savings Account into your existing Pension Drawdown Account.

- ii) Capped drawdown - This option is only available if you had set up a capped Pension Drawdown Account before 6 April 2015. This option enables you to have access to an income subject to the maximum levels prescribed by HMRC, in accordance with tables produced by the Government Actuary's Department.

You may remain in a capped Pension Drawdown Account provided you do not exceed the maximum income limit. You may move additional money from your Pension Savings Account to an existing capped Pension Drawdown Account, at which point the maximum income level will be recalculated.

Capped drawdown reviews

The maximum income you can take through capped drawdown will generally be reviewed every three years until age 75 and annually thereafter, based on the rates set by the Government Actuary's Department for an individual of the same age at the time of each review.

The following events could also trigger a review outside of the three-year review cycle:

- You buy an annuity
- A transfer value is deducted pursuant to a pension sharing order
- You or your adviser request an ad hoc review - this will be entirely at our discretion and may be subject to the application of a charge
- You move more money into an existing capped Pension Drawdown Account

You can increase, decrease, stop and restart your income, provided that your income doesn't exceed the maximum income. If you want to change the level of your income, you must tell us at least 10 Business Days before the next payment date.

Following a review, the maximum annual income you may take from your capped Pension Drawdown Account may reduce below the level of income you have requested. Unless we have a revised income instruction, we may continue paying out income at the requested level until maximum annual income has been paid out, and then stop paying out income. In certain circumstances we may reduce the level of regular income to reflect the new maximum annual income.

We will let you know which approach is applicable to you as part of the capped drawdown review. You can also use cash in Product Cash to purchase one or more GLI Plans. The income from the GLI Plan(s) will be paid into your Pension Drawdown Account. See section 8 for more information on GLI Plans.

18.4 Cancelling Pension Withdrawal Instructions

You will have 30 days from the first time you take a withdrawal from your Pension Drawdown Account to return it to us. Cancellation only applies to the first withdrawal and not any further withdrawals. Moreover, cancellation does not apply if the withdrawal contains a tax-free cash element, either entirely tax-free cash or combined with a taxable income element (UFPLS). We cannot accept the return of that withdrawal and you must retain it. If your first withdrawal contains taxable income only, then cancellation is available and you must return the withdrawal to us in full. If you do not exercise your cancellation rights within the available period, you will not be able to cancel any subsequent withdrawal from the account.

18.5 Uncrystallised Withdrawals

An Uncrystallised Withdrawal is the option to take an ad hoc withdrawal from your Pension Savings Account without the need to set up a Pension Drawdown Account. Up to 25% of the total withdrawal amount will be tax free, limited by your lump sum allowance, and the rest will be taxable at your marginal rate of Income Tax. This option does not allow you to set up a regular pension withdrawal instruction.

18.6 Buying an annuity

You can use some or all of your account(s) to buy an annuity at Pension Date from an annuity provider before, after, as well as or instead of taking pension drawdown. If you intend to use your Account(s) to buy an annuity we will deduct any outstanding charges from the annuity purchase price.

18.7 Serious ill-health lump sum

If we receive evidence from a registered medical practitioner that you're expected to live for less than one year, you may have the option of taking the money from your account(s) as a lump sum. The lump sum must satisfy the conditions set out in the Rules.

18.8 Small pension pots

Under the small pot rules, you may take all your pension Benefits in the form of a one-off lump sum, provided certain statutory and regulatory conditions are met. For more information on these conditions, see the 'Doing Business with Fidelity Adviser Solutions' document.

18.9 Death Benefits

- (a) Death Benefits from Pension Savings Account(s) and Pension Drawdown Account(s) if you die before the age of 75

The following Benefits may be payable:

- Lump sum death benefit
- Pension
- A combination of the above

Lump sum death benefit

Subject to Legal Requirements, we will pay out the total value of your Pension Savings Account(s) and, if applicable, Pension Drawdown Account(s) as a lump sum under the Discretionary Trust, unless the person to whom this Benefit will be paid elects to receive part or all of it as a pension instead.

Your Personal Representatives will be responsible for determining if any payment exceeds the lump sum and death benefit allowance and notifying HMRC

Pension

The person to whom we would pay the lump sum death benefit under the Discretionary Trust may use all or part of your Pension Savings Account(s) and, if applicable, Pension Drawdown Account(s) to provide a pension by asking us:

- To purchase an annuity from an annuity provider
- To pay an income to them in the form of flexi-access drawdown, in which case the relevant provisions of Clause 18.3 on pension drawdown will apply, as appropriate

- (b) **Death benefits from Pension Savings Account(s) and Pension Drawdown Account(s) if you die after the age of 75**

The same lump sum or pension benefits are available to your beneficiaries, subject to any lump sum death benefits being taxed and any benefits paid out through a Pension Drawdown Account being taxed at each beneficiary's marginal rate of Income Tax.

- (c) **Conditions relating to pension drawdown**

A person will be unable to take pension drawdown under these Terms unless they have:

- Received financial advice
- Reached age 55 (57 from 2028), or earlier if they have a Protected Pension Age or the Ill Health Condition has been met
- Agreed to be bound by these Terms

- (d) **Investments**

In the event of your death, any Investments will continue to be held until any payments are made to beneficiaries under the Discretionary Trust. During this time, however long it may be, the value of Investments may fluctuate and we will not be liable for any loss in the value of your account(s) due to a fall in the value of the Investments between the date of your death and the date of a payment.

- (e) **Taxation of benefits**

You should be aware of the tax charges which may apply to benefits payable on your death, details of which are set out in the 'Doing Business with Fidelity Adviser Solutions' document.

19. Transferring out to other schemes

- (a) Where multiple Pension accounts form part of the same Pension Arrangement, we will treat an instruction to transfer a single account in that arrangement as an instruction to transfer the entire Pension Arrangement and the investments in all the accounts comprising that Pension Arrangement will be transferred. If only one account is requested to be transferred or re-registered, we will treat this as an instruction to transfer or re-register the entire Pension

Arrangement. We may internally transfer investments between accounts in advance of transferring out to your receiving scheme. You cannot partially transfer or re-register a Pension Arrangement comprising Pension Drawdown Accounts. For a re-registration, if the receiving scheme cannot hold the investments held in your account, we will sell the investments and transfer the proceeds of the sale.

- (b) If you ask us to transfer only part of your account(s), we may not agree to the transfer if, in our reasonable opinion, it wouldn't be cost effective for us to process the transfer or to administer the part of your account(s) that's left behind.
- (c) If you ask us to transfer part of your pension, you must tell us which investments we should sell to make the Transfer Payment. We cannot transfer a subset of investments in a single Pension Arrangement. If you ask us to transfer all your account(s), we will sell all of the investments held for you under the account(s) unless you wish to make a Re-registration Transfer, in which case you must tell us which investments we should transfer.
- (d) It may not be possible to transfer GLI Plan(s) to another scheme. If you are transferring all of a Pension Drawdown Account in which you hold a GLI Plan, you will need to request a transfer of the GLI Plan(s) from the Trustees to you in accordance with clause 6.1(c) to these Terms. See section 8 for more information on GLI Plans.
- (e) If you ask us to transfer part of your pension, you must tell us which investments we should sell to make the Transfer Payment. We cannot transfer a subset of investments in a single Pension Arrangement. If you ask us to transfer all your account(s), we will sell all of the investments held for you under the account(s) unless you wish to make a Re-registration Transfer, in which case you must tell us which investments we should transfer.

manager. The price at which your Fund Units are bought or sold will be the price at the time your transaction is confirmed by the appropriate fund manager. We will act as your agent in all dealings with other fund managers.

- (b) Following the sale of Fund Units, the proceeds will be made available as Product Cash in your account. In the case of Open Ended Funds managed by a Fidelity Group Company, we will usually make the expected amount of the proceeds available as Product Cash before we actually receive them from the provider. We may also do this at our sole discretion in the case of other Open Ended Funds. In all cases, we reserve the right to only make proceeds available as Product Cash once we have received them as cleared funds from the provider.
- (c) We process your instructions as soon as we can, which may be before we are in receipt of cleared funds from you. As soon as we place your order(s), you are liable to us for the cost of them. If we don't then receive cleared funds within seven Business Days to pay for your order(s), the Terms of clause 7.1(d) will apply.
- (d) If you ask us to buy, Switch or sell some or all of your Fund Units, we will initiate this as soon as we can after receiving your instructions. If we receive your instruction online or by phone before the relevant intraday cut-off time, we will normally process this instruction on the same Business Day. If you send an instruction by post or upload and send, it will be processed within two Business Days from the receipt of your instruction to Fidelity. In certain circumstances your instructions to buy, Switch or sell may take longer to process, for example if your adviser submits them through the bulk switching and rebalancing service. Please refer to [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo) for more information on cut-off times.

Please note trading and settlement of investments may be delayed due to a public holiday in the UK or in the country in which the investment is based.

- (e) Minimum investment limits may apply when you buy Funds or Switch into Funds. Please see our document 'Doing Business with Fidelity Adviser Solutions' for more details.
- (f) If we make the expected proceeds of a sale of Fund Units available to you and we are then unable to recover the actual proceeds from the provider, you agree that you will pay back the money which we have paid to you.
- (g) We will not Switch or sell an Investment if you have asked us to make some other change to it and that transaction is not yet complete.
- (h) We will send you a single transaction confirmation for both the sell and buy parts of a Switch once they are completed.
- (i) Where we, in good faith, consider necessary, we may arrange for your Investments to be converted or Switched into Investments of a different class or to be Switched into a similar Investment with charges being similar or lower. Such circumstances may arise, for example, on Re-registration when we do not offer the same Investment or share class or we stop offering a certain Investment share class.

20.Changes to the Scheme

20.1 Winding up or amendment of the Scheme

The provider of the Scheme (currently FASL) may wind up the Scheme or amend the Trust Deed and the Rules at any time. In the event of winding up, Benefits provided by contributions already paid will be dealt with in accordance with the Rules. You will be notified of the effect on you of any winding up or amendment.

20.2 Changing provider, Trustee or Scheme Administrator

The provider of the Scheme, currently FASL, can replace the Trustee and the Scheme Administrator. The provider can also appoint another party to act as provider in its place.

Section 4:

Terms for Open Ended Funds

21. Dealing and investor information

21.1 Dealing in funds

- (a) We will transmit your instructions to buy and sell Fund Units in Open Ended Funds to the appropriate fund

21.2 Investment reports and voting rights (Paragraph 21.2 does not apply to the Pension)

- (a) If you hold Fidelity Products and are named on the register (see clause 2.2), you automatically receive copies of the annual reports and accounts and any other information issued to investors. You are also able to attend any meetings of investors and exercise any voting rights.
- (b) If you hold Investments through the Nominee, or have provided consent to move your Investments to the Nominee at a future date:
 - if you ask us to, we will arrange for you to receive copies of the annual report and accounts and any other information issued to investors. We may charge £20 for this service.
 - if you ask us to, we will also arrange for you to attend meetings of investors and exercise any voting rights. We may charge £20 for this service.

Other than Fidelity Products held through the Nominee (where we may exercise the voting rights attached to these Investments unless you choose to exercise them yourself) we will not exercise any voting rights attached to your Investments unless you instruct us to do so.

Section 5:

Terms for Exchange Traded Products

22. Dealing

- 22.1 For Exchange Traded Products, we execute instructions as Market Orders or on an At Best basis at least once on each Business Day, provided that this is a trading day on the relevant market. We use a Dealing Partner to execute these instructions. Where our Dealing Partner executes instructions at a fixed time each Business Day, which we refer to as a Dealing Point, your instructions will only be executed on the day we receive them if we receive and process them by a cut-off time shortly before the Dealing Point. Please refer to [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo) for more information.
- 22.2 Your At Best instructions may be aggregated with those of our other clients at the same Dealing Point. We will only do this where we reasonably believe that this will not operate to your disadvantage. However, it is possible that this may sometimes be to your disadvantage – for example, where there is limited liquidity in the relevant Investment and the size of the order affects the price which we can achieve or requires it to be executed over a period of time. Please refer to the information on our Order Execution Policy at Appendix 3 for further details in this regard.
- 22.3 Your adviser can give us a single Switch instruction to sell one of your Investments and move the proceeds to another. We will always execute Switches on an At Best basis.
- 22.4 We may also offer to execute instructions on a Limit Order basis. Where applicable, this option may be available on our online service and/or over the phone only. However, we reserve the right to change the medium in which we require instructions to be given. We will give you advance notice if we make such a change. You hereby give us your express instructions and consent that, when dealing with a Limit Order that is not immediately executable, we may exercise discretion not to publish the order.
- 22.5 We do not aggregate Market Order or Limit Order instructions with instructions from our other clients.
- 22.6 If we are unable to execute a Limit Order or Market Order in full for any reason at the relevant time, we will not seek to execute it subsequently unless you give us new instructions. If we are unable to execute an At Best order at the relevant time or Dealing Point in full, we may seek to execute it until the close of business on Friday at the end of the relevant week, in accordance with our Order Execution Policy.
- 22.7 If we are unable to buy the full number or value of Investments which you and our other clients ask us to buy on an At Best basis, we may at our discretion acquire part of your order. At our discretion we may also, but will not necessarily, allocate fractions of Fund Units to you if this occurs.
- 22.8 An exchange traded product may be suspended from trading by the exchange on which it is traded. In such cases, you will not be able to sell shares from, or purchase shares of, the suspended investment. When an investment is re-admitted to trading, it may not be immediately available for online dealing. The investment may be available to be dealt manually over the phone.
- 22.9 Once you have placed instructions, they cannot usually be cancelled. We may, however, cancel or delay execution of a trade on our own initiative for any of the reasons set out in our Order Execution Policy.
- 22.10 As soon as we place your order for you, you are liable for the cost of it. We will usually require you to hold sufficient funds as cleared Product Cash in the relevant account ahead of placing your order. In the event that we, at our discretion, do not require this and we don't then receive cleared funds within seven Business Days to pay for your order(s), clause 7.1(d) will apply.
- 22.11 Our charges for dealing in Exchange Traded Products are set out in Appendix 2. We will inform you or your adviser of the applicable dealing charges, and any transaction taxes we are aware of, when your instructions are submitted.
- 22.12 Where we, in good faith, consider necessary, we may arrange for your Investments to be converted or Switched into Investments of a different class or to be Switched into a similar Investment with charges being similar or lower. Such circumstances may arise, for example, on Re-registration when we do not offer the same Investment or share class or we stop offering a certain Investment share class.

23. Corporate Actions, investor information and voting rights for personal customers and Companies and Trusts

(Paragraphs 23.2, 23.3 and 23.4 do not apply to the Pension)

- 23.1** Where we support a Corporate Action, we reserve the right to only accept instructions in a prescribed manner – for example, online only or from you directly, as opposed to through an adviser. You will, however, be notified if we make any change. The 'Doing Business with Fidelity Adviser Solutions' document describes how we currently notify you of Corporate Actions and accept your instructions.
- 23.2** If you ask us to, we will arrange for you to receive copies of the annual report and accounts and any other information issued to investors. We may charge £20 for this service.
- 23.3** If you ask us to, we will also arrange for you to attend meetings of investors and exercise any voting rights. We may charge £20 for this service.
- 23.4** Other than Fidelity Products (where we may exercise the voting rights attached to these Investments unless you choose to exercise them yourself) we will not exercise any voting rights attached to your Investments unless you instruct us to do so.
- 23.5** If investments are held by a Company or Trust Client:
- You can't instruct on corporate actions at this time, and as such if the corporate action proceeds, your investments will change in line with the proposal.
 - Mandatory corporate actions will also be processed as per the default option.
 - Any corporate actions affecting the shares you hold in the account will be processed and you'll be able to see any changes on your annual statement and valuation.

Section 6:

Terms for Shares, Gilts and Corporate Bonds

24. Dealing

- 24.1** For Shares, Gilts and Corporate Bonds we offer three types of dealing: At Best, Market Order and Limit Order. Some of these options may only be available online and/or over the phone. However, we reserve the right to change the medium in which we require instructions to be given. We will give you advance notice if we make such a change. You hereby give us your express instructions and consent that, when dealing with a Limit Order that is not immediately executable, we may exercise discretion not to publish the order.
- 24.2** Where your adviser gives us the instructions to deal At Best, our Dealing Partner will endeavour to execute them at a time which it has set on each Business Day, which we refer to as a Dealing Point, provided that the instructions are received by the cut-off time shortly before. Please refer to [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo) for more information on cut-off times.
- If you give us the instructions directly, our Dealing Partner will endeavour to execute them

immediately. Your instructions will generally be executed by our Dealing Partner with a market maker or on the relevant exchange. However, if you instruct us to subscribe for Shares, Gilts or Corporate Bonds as part of a new issue, we will acquire these on your behalf directly from the issuer.

- 24.3** If we are unable to execute a Limit Order or Market Order in full for any reason at the relevant time, we will not seek to execute it subsequently unless you give us new instructions. If we are unable to execute an At Best order in full at the relevant time or Dealing Point, we may seek to execute it until the close of business on Friday at the end of the relevant week, in accordance with our Order Execution Policy.
- 24.4** At Best instructions may be aggregated with those of our other clients at the same Dealing Point. We will only do this where we reasonably believe that this will not operate to your disadvantage. However, it is possible that this may sometimes be to your disadvantage – for example, where there is limited liquidity in the relevant Investment and the size of the order affects the price which we can achieve or requires it to be executed over a period of time. Please refer to the information on our Order Execution Policy at Appendix 3 for further details in this regard.
- 24.5** We do not aggregate Market Order or Limit Order instructions with instructions from our other clients.
- 24.6** If we are unable to buy the full number or value of Investments which you and our other clients ask us to buy on an At Best basis, we will, at our discretion, acquire part of your order. We will not acquire fractions of Shares, Gilts or Corporate Bonds for you.
- 24.7** We accept online instructions and may also, at our discretion, but usually only in exceptional circumstances, accept instructions over the phone. Once you have placed your instructions, they cannot usually be cancelled. The terms of your instructions will be set out in the confirmation we provide to you online or when we repeat your instructions to you over the phone. You must tell us immediately if these are incorrect. We may cancel or delay execution of a trade on our own initiative for any of the reasons set out in our Order Execution Policy.
- 24.8** We may only process your instructions once we are in receipt of cleared funds. If we do so before we are in receipt of cleared funds, you will be immediately liable to us for the cost of your transaction.
- 24.9** Our charges for dealing in Shares, Gilts and Corporate Bonds are set out in Appendix 2. We will inform you or your adviser of the applicable dealing charges, and any transaction taxes we are aware of, when your instructions are submitted.

25. Corporate Actions, investor information and voting rights

(Paragraph 25.4, 25.5 and 25.6 do not apply to the Pension)

- 25.1** We endeavour to support all types of Corporate Actions for Shares, Gilts and Corporate Bonds. However, for these Investments this service will only be available online and any instructions

must come directly from you, and not from your adviser or intermediary.

- 25.2** We will not notify you of, or take any action in respect of, Corporate Actions until your Investments have been registered in the name of our Nominee.
- 25.3** If you purchase a Corporate Bond issued without a maturity date and such maturity date is subsequently notified to us by the issuer or the relevant investment exchange, we will endeavour to notify you of the maturity date within a reasonable timescale.
- 25.4** If you ask us to, we will arrange for you to receive copies of the annual report and accounts and any other information issued to investors. We may charge £20 for this service.
- 25.5** If you ask us to, we will also arrange for you to attend meetings of investors and exercise any voting rights. We may charge £20 for this service.
- 25.6** We will not exercise any voting rights attached to Shares, Gilts or Corporate Bonds unless you instruct us to do so.
- 25.7** If investments are held by a Company or Trust Client:
- You can't instruct on corporate actions at this time, and as such if the corporate action proceeds, your investments will change in line with the proposal.
 - Mandatory corporate actions will also be processed as per the default option.
 - Any corporate actions affecting the shares you hold in the account will be processed and you'll be able to see any changes on your annual statement and valuation.

Section 7:

Terms for Insured Funds

26. General Information

- 26.1** Insured Funds may be made available for investment through the Pension. Insured Funds are not a Fidelity Product.
- 26.2** Insured Funds are unit-linked funds created and maintained by an insurance company. They are held within a policy of insurance issued to the Trustee commonly referred to as a "Trustee Investment Plan". The Insured Funds are provided subject to the terms of the insurance policy and the value of the insurance policy is linked to the performance of various underlying assets.
- 26.3** Certain Insured Funds may apply a smoothing mechanism. The smoothing mechanism operates by the insurer calculating an Estimated Growth Rate (EGR) which reflects the longer-term growth expectations of the Insured Fund. The price of the units in the Insured Fund will increase in line with the annual EGR (minus fund charges).
- 26.4** In certain circumstances the insurer may make an adjustment to the price of an Insured Fund which uses a smoothing mechanism or may suspend the smoothing mechanism itself, for example in instances of significant market volatility. The

operation of the smoothing mechanism and the operation and impact of any adjustments is explained in detail in the insurer's technical guide and other product literature for the Insured Fund.

- 26.5** We do not facilitate investment in Insured Funds which apply a smoothing mechanism at the same time as a model portfolio within your Pension. If you are unsure whether your Pension is invested using a model portfolio you should check with your financial adviser.
- 26.6** We do not permit investment in Insured Funds which apply a smoothing mechanism from your capped Pension Drawdown Account.

27. Dealing and investor information

27.1 Dealing in Insured Funds with a smoothing mechanism

- (a) We will transmit your instructions to buy and sell units in an Insured Fund to the insurer. The process and the price at which units are bought or sold will be set out in the insurer's technical guide. We will act as your agent in all dealings with the insurer.
- (b) Investments into an Insured Fund with a smoothing mechanism begin with an investment into a holding fund for a fixed period, as set out in the insurer's technical guide. At the end of this fixed period, we will place an instruction to Switch the investment into the main fund.
- (c) There may also be a fixed period of delay before processing instructions to sell or Switch units, during which time units will remain invested in the main fund. Such delays, and any exceptions to delays, are set out in the insurer's technical guide.
- (d) Following the completion of the sale process for units, the proceeds will be made available as Product Cash in your account.

In all cases, we reserve the right to only make proceeds available as Product Cash once we have received them as cleared funds from the insurer.

- (e) If you ask us to buy, Switch or sell some or all of your units, we will initiate this as soon as we can after receiving your instructions. If we receive your instruction online or by phone before the relevant intraday cut-off time, we will normally process this instruction on the same Business Day. If you send an instruction by post or upload and send, it will be processed within two Business Days from the receipt of your instruction to Fidelity. Please refer to [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo) for more information on cut-off times.
- (f) Minimum investment limits may apply when you buy Insured Funds or Switch into Insured Funds. Please see our document 'Doing Business with Fidelity Adviser Solutions' for more details.
- (g) If we make the expected proceeds of a sale of units available to you and we are then unable to recover the actual proceeds from the insurer, you agree that you will pay back the money which we have paid to you.
- (h) We will not Switch or sell an Investment if you have asked us to make some other change to it and that transaction is not yet complete.

- (i) We will send you a single transaction confirmation for both the sell and buy parts of a Switch once they are completed.
- (j) There may be restrictions on the frequency of dealing in units in an Insured Fund and details of any such restrictions will be set out in the insurer's technical guide.

28. Financial Services Compensation Scheme (FSCS)

- 28.1** In the event of the Default of the insurer providing the Insured Funds, you may be covered by the FSCS up to a maximum of 100% of the claim.
- 28.2** We will not be liable to account for any shortfall in the amount that we are able to recover in respect of an FSCS claim relating to an insurer providing an Insured Fund. Please speak to your financial adviser for further information on FSCS coverage or visit the FSCS website at [fscs.org.uk](https://www.fscs.org.uk)

Section 8:

Terms for Guaranteed Lifetime Income (GLI) Plans

29. General Information

- 29.1** We may make available GLI Plans for purchase through your flexi-access Pension Drawdown Account.
- 29.2** A GLI Plan is an insurance product that provides a guaranteed regular income for life. The income is paid into your Pension Cash Account, where it is held as Product Cash. You also have the option to choose value protection at the point you purchase a GLI Plan. Value protection is a form of death benefit that ensures the GLI Notional Value is passed on to your beneficiaries.
- 29.3** GLI Plans are not a Fidelity Product. GLI Plans are bought at your request (subject to eligibility criteria) and held by the Trustees in their name within a Trustee Investment Plan.
- 29.4** The GLI Plan provider does not receive any explicit charge in relation to a GLI Plan. Instead, the GLI Plan provider's charges are built into the rates used to calculate the regular income that you receive with the price you pay for a particular GLI Plan.
- 29.5** Neither the purchase price of your GLI Plan(s) nor their GLI Notional Value will count towards the account value used for calculating the Adviser Ongoing Fee that may be payable to your adviser in accordance with Appendix 2. Instead, your adviser may discuss with you any other charges applicable for the advice on, and purchase of, your GLI Plan(s).
- 29.6** The GLI Notional Value of your GLI Plan(s) will be added to the value of your account for the purpose of calculating the Service Fee payable to Fidelity.
- 29.7** For the avoidance of doubt, note that the word "Investments" throughout these Terms does not cover GLI Plans. Any clauses and sections applying exclusively to Investments do not apply to GLI Plans.

- 29.8** Please refer to the next clause and the GLI Plans' Key Features Document and Product Detail Guide for additional information on GLI Plans.

30. Purchase and operation of GLI Plans

- 30.1** The rate used to calculate the income paid by a GLI Plan is based on your life expectancy. When requesting a GLI Plan quote, your adviser will be asked to provide information about your health and lifestyle, as well as other personal data.
- 30.2** If you decide to accept a quote for a GLI Plan, your adviser will be able to apply on your behalf. Once the application is processed, we will make the following documents available electronically through your secure login:
 - (a) Income Payment Schedule;
 - (b) Cancellation form;
 - (c) Product Detail Guide; and
 - (d) Key Features Document.
- 30.3** Once your application to purchase a GLI Plan is accepted, we create an instant pending payment on the relevant Drawdown Cash Account to ensure that the amount of cash needed to pay for the price of the GLI Plan is no longer available for use.
- 30.4** We will provide you, as part of your annual and quarterly statements, with information on the income received under each of your GLI Plan(s) and on their GLI Notional Value.
- 30.5** Regular income payments under your GLI Plan(s) will stop when you die. If payment is received into your Pension Cash Account after you die ("overpayment"), you agree that, in order to return that overpayment to the GLI Plan provider, we may deduct the amount of overpayment from any cash held in your Pension Cash Account. If that is not enough and there is a further amount of overpayment still to be repaid, then we will first sell crystallised holdings in your Pension Drawdown Account. If that is still not enough to repay the overpayments, we would sell uncrystallised holdings in your Pension Savings Account.
- 30.6** The GLI Plan provider may carry out checks to determine whether live GLI Plan(s) were correctly priced. You acknowledge that, as part of this process, you may be asked for additional health and lifestyle information, as well as other personal data. You agree that this process may result in a review of the rate applied to your GLI Plan, which could impact on the regular income you receive.
- 30.7** You agree to receiving transfer of your GLI Plan(s) from the Trustees into your name, and authorise us to take any steps necessary to effect that transfer, in the following situations:
 - (a) in situations where we decide to close your account (including, for example, where your GLI Plan(s) is the last asset held within your Pension Drawdown Account with us); or

(

- b) where our relationship with the GLI Plan provider is terminated.

If you request to transfer your pension to another pension scheme, and that scheme does not support GLI Plans, the GLI Plan provider will send you an application to request the transfer of your GLI Plan into your name.

You acknowledge that this transfer will have the effect of converting the GLI Plan(s) into a conventional lifetime annuity that will no longer be held within a pension arrangement. The income received from those conventional annuities would then be taxable for income tax purposes.

See the Key Features Document, and Product Detail Guide for additional information.

30.8 Cancellation

You can cancel the GLI plan directly or through your financial adviser up to 32 calendar days from the start date. Cancellations need to be supplied in writing or via email to the Trustees who will arrange to formally instruct this cancellation on your behalf. A cancellation form is provided as part of your welcome pack.

Once you have communicated your decision to cancel a GLI Plan, you cannot go back on that decision. If you then change your mind and would like to purchase a GLI Plan, you would need to make a new application through your adviser.

- 30.9** After the cancellation period expires, you will not be able to cancel or cash in your GLI Plan, except where this is necessary to give effect to a pension sharing order.

Appendix 1:

Defined terms and their meaning

Company	When you will contract with them
FIL SIPP Trustee (UK) Limited (FSTL)	<ul style="list-style-type: none"> when you become a member of the Pension
FIL Investment Services (UK) Limited (FISL)	<ul style="list-style-type: none"> when you give us instructions to invest in Funds managed by FISL that are not offered nor distributed by FASL when you receive certain other administration services in relation to Investments in Funds managed by FISL and you have not yet consented for these to be registered in the name of our Nominee
Financial Administration Services Limited (FASL)	<p>For all other instructions you give us and services you receive, including:</p> <ul style="list-style-type: none"> when you invest through an ISA, Junior ISA, Pension or Junior Pension when you invest in any Fidelity Product managed, distributed or offered by FASL or use any platform service when you invest in Fidelity's Luxembourg-based SICAV funds, Irish-based OEICs and Unit Trusts including ETFs when you Switch from a Fidelity Product managed by FISL to a product managed or offered by FASL when you ask us to facilitate the payment of adviser, intermediary or Discretionary Fund Manager fees (see Appendix 2) when you make an investment by cheque, debit card or direct debit, the payment transaction is with FASL (where this is for a transaction with FISL, FASL is acting as FISL's agent) when your adviser places deals for you, using the bulk Switching and rebalancing services

31. Financial Services Compensation Scheme (FSCS)

- 31.1** GLI Plans are long-term contracts of insurance.
- 31.2** Accordingly, you will be eligible for compensation under the FSCS if the GLI Plan provider becomes unable to meet its obligations under your GLI Plan(s). The cover is 100% of the value of your claim.
- 31.3** Please speak to your financial adviser for further information on FSCS coverage or visit the FSCS website at fscs.org.uk

When we use any of these terms in the plural, their meaning is the same as it is in the singular.

Additional Permitted Subscription Allowance – means additional amount your Spouse is able to contribute to an ISA, in addition to the annual subscription limit, up to the higher of the value of the investments in your ISA passed on to your Spouse or as at date of death.

Application – your account opening or Re-registration form, including for your Investment Account, Investment ISA, Junior ISA, Pension or Junior Pension (which can be completed online or by phone). You may complete the form online or by phone, or in certain circumstances on paper.

Annual Allowance – the most you can save in all your registered pensions in a tax year with the benefit of tax relief. Your pension savings are the total of your own contributions and any that are paid by someone else – for example, your partner or your employer.

Annual Allowance Tax Charge – the tax penalty you'll pay on contributions to your pension plans that exceed your Annual Allowance. See the 'Doing Business with

Fidelity Adviser Solutions' document for details.

At Best – a dealing instruction meaning that we and our Dealing Partner will try to obtain the best possible price at the time your instructions are carried out. There is no guarantee a particular price will be obtained.

Benefit –

- A pension commencement lump sum (tax-free cash)
- A pension drawdown withdrawal that you arrange in accordance with the terms set out in section 18.3
- An uncrystallised withdrawal from your Pension Savings Account, small pot payment or ill health lump sum
- An annuity

Benefits may also be paid to your beneficiaries if you die.

Best Execution – the manner in which we will carry out your Investment instructions, taking all reasonable steps to obtain the best possible result for you at the relevant time, in accordance with the execution factors specified in the FCA Rules.

Business Day – Monday to Friday, excluding UK public holidays. For CDIs, any day the relevant financial market is open for trading is a Business Day.

Cash Management Account – an account that you can hold cash in before you transfer it to another account, or for holding cash to pay fees and charges where permitted.

CDI – CREST Depositary Interests. These are UK securities representing a stock traded on a non-UK exchange. CDIs offer a straightforward, cost-effective way to trade in a number of overseas stocks and to pay for them and receive dividends in sterling. The list of available CDIs will be updated by us from time to time.

Class Action – litigation or other contentious action conducted on behalf of a group or number of investors.

Company or Trust Client(s) – the following account holders:

- Company/Charity/Society/Government Body
- Private Trusts
- Pension Trusts
- Personal Pension Trusts
- Offshore Bond Provider

Company/Charity/Society/Government Body – A company, limited liability partnership (LLP), government body, family investment company, charity or a society (for example, a sports club) investing on our platform.

Conversion – a conversion is the process of changing your investment holdings from one share class to another within the same fund. You will remain invested in the market throughout the conversion process.

Corporate Action – any action by an issuer or fund manager that may affect an offer, Investment, such as a call payment, capitalisation, consolidation, conversion, open offer, exercise of warrants, takeover, or rights issue.

Corporate Bond – a debt security issued by a company or other corporation.

Dealing Partner – The dealing partners we currently use are Winterflood Business Services and JP Morgan Securities Ltd.

Default – a situation in which the Financial Services Compensation Scheme deems that a bank or other financial services provider is unable to meet its obligations to clients, usually because it is insolvent.

Dilution Levy (or Dilution Charge/Adjustment) – a charge by the fund manager of a single priced fund which is added to/deducted from the price to allocate the additional dealing costs of buying/selling assets to the investors trading the fund. This may only apply to deals over a certain size or at times of particular market activity. Details of when it may apply are normally within the prospectus.

Discretionary Fund Manager – An Intermediary appointed by a client through an adviser to manage investments in an account.

Discretionary Trust – the basis under which we pay lump sum death benefits. We will decide who should receive such a lump sum, and how much it should be, from the list of beneficiaries set out in the Rules. You can help us make this decision by telling us in writing who you'd like to receive the lump sum death benefit. This can include the trustees of any trust that you've set up. We'll take your requests into consideration but we're not obliged to follow them.

Essential Documents – these Terms and the other documents we refer to in the 'Other important documents' section.

Exchange Traded Product – Investment Trusts (including Real Estate Investment Trusts), exchange traded funds and exchange traded commodities which are traded on the London Stock Exchange.

External Event – any event (or non-occurrence) which is outside our reasonable control, such as a telecommunications or IT failure, a strike or industrial action, a market disruption, the failure of an exchange, clearing house, dealing partner or other third party to perform its obligations, or comply with laws preventing money laundering, fraud or terrorist financing or any other circumstances that are outside our reasonable control.

FASL – Financial Administration Services Limited.

FCA – the Financial Conduct Authority, 12 Endeavour Square, London E20 1JN, or any other regulator that succeeds it.

FCA Rules – the FCA Handbook of rules and guidance, as amended from time to time.

Fidelity – FASL, FSTL and/or FISL depending on which one manages or offers the particular Investment you hold or the service you use, as set out in the table at the top of this appendix. These are both Fidelity Group Companies. Fidelity may also refer to any company we might transfer our rights and responsibilities under these Terms in future - see clause 10(a).

Fidelity Group Company – Fidelity, any subsidiary of Fidelity, any parent company of Fidelity and any subsidiary of such a parent company.

Fidelity Product – an Investment Trust, Open Ended Fund, Recognised Fund or Unit Trust managed or operated by a Fidelity Group Company.

FISL – FIL Investment Services (UK) Limited

FSCS – the Financial Services Compensation Scheme in the UK.

FSTL – FIL SIPP Trustee (UK) Limited, a Fidelity Group Company that is currently Trustee of the scheme.

Fund – an Open Ended Fund or Exchange Traded Product.

Fund Units – units or shares in an Open Ended Fund or Exchange Traded Product.

Fidelity Adviser Solutions – the UK investment services platform provided and operated by FASL.

General Data Protection Regulation (GDPR) – an EU law that has replaced the Data Protection Act (1998).

Gilts – debt securities that are issued by the UK government.

GLI – the Standard Life Guaranteed Lifetime Income product that may be available for purchase, in the form of one or more GLI Plan(s), with cash in your Pension Drawdown Account.

GLI Notional Value – The notional value of the Guaranteed Lifetime Income plan is the purchase price minus all monthly income payments received. It decreases with each payment and is used to calculate Fidelity's monthly service fee and potential death benefits. This value cannot be sold or surrendered.

GLI Plan – the rights of a customer to receive income payments under the policy issued to the Trustees by the GLI provider.

Insured Fund – a unit-linked fund created and maintained by an insurance company. Insured Funds are held within a policy of insurance issued to the Trustee commonly referred to as a "Trustee Investment Plan". The value of the insurance policy is linked to the performance of various underlying assets. Certain Insured Funds may apply a smoothing mechanism which is explained in further detail in Section 7.

Investment – an Open Ended Fund, Insured Fund, Exchange Traded Product, Share, Gilt, Corporate Bond or other retail investment product.

Investment Account – an account that lets you invest in Investments outside of an ISA, pension or investment bond. In some cases, your Investment Account may also be called the 'Investment Fund Account'.

Investment Fund Account – an alternative name for the Investment Account.

Investment ISA – a stocks and shares ISA account provided by us. In some cases, your Investment ISA may also be called a ‘Stocks and Shares ISA’.

Investment Trust – a closed ended fund, structured as a public limited company and traded on a stock exchange.

ISA – an Individual Savings Account managed under the ISA Regulations. The term ISA includes an Investment ISA or a Junior ISA. When we refer to ISA, we mean your Investments and any cash balances held in your ISA and all income and other rights, and any tax relief that you may receive on them.

ISA Regulations – the Individual Savings Account Regulations 1998 (as amended from time to time). In the case of any conflict, the ISA Regulations will take precedence over these Terms.

Junior ISA – an ISA for people under the age of 18, managed under the ISA Regulations.

Junior pension – is a Pension for which a parent or legal guardian manages the account and makes any investment decisions until the child turns 18.

Key Investor Information Document (KIID) – a document containing key information about a Fund, including a summary of its objectives, risks and charges. Most Funds have a KIID. A Fund that doesn’t, may have a Key Information Document.

Key Information Document (KID) – a document containing key information about a Fund, including a summary of its objectives, risks and charges. KIDs are issued by certain Funds that do not need to provide a KIID.

Legal Requirement – a law, a regulation, a rule made by the FCA or other regulatory body, a decision by a court, ombudsman or similar body, or any industry guidance or code of practice.

Limit Order – a type of instruction that enables you to set a price for a transaction. We will only carry out the transaction if we can obtain that price or better by the end of the same trading day on the relevant market. If you instruct us on a day that is not a trading day, this will be the end of the next trading day. When you give us a Limit Order, you agree that we and/or our Dealing Partner will not disclose it to the relevant market before it is carried out. We will not try to obtain a better price for you than the price you set in your Limit Order.

Lump sum allowance (LSA) – is a cap on the amount of tax-free cash you can take from your pension savings.

Lump sum and death benefit allowance (LSDBA) – limits the value of the pension savings you can leave your beneficiaries tax free if you die before you’re 75.

Market Abuse – behaviour which unfairly disadvantages other investors, such as insider dealing or market manipulation.

Market Order – a type of instruction that allows you to see a live market price and decide whether or not to deal at it. If the price becomes unavailable immediately after you place your instructions, we or our Dealing Partner will not carry them out. We will not try to obtain a better price for you than the live market price which we show you.

Money Purchase Annual Allowance (MPAA) – the reduced Annual Allowance that applies to members of money purchase (defined contribution) pension schemes who have taken flexible Benefits from their savings. Taking tax-free cash does not itself trigger the MPAA.

See the ‘Doing Business with Fidelity Adviser Solutions’ document.

Nominee – the legal owner, nominee or custodian of Investments held on behalf of you for whose acts and omissions FASL is responsible.

Offshore Bond Provider – An external offshore investment bond provider.

Open Ended Fund – a fund, such as an OEIC or Unit Trust, which creates and redeems Fund Units to meet investor demand and which is not listed on an investment exchange.

Open Ended Investment Company (OEIC) – a UK-based fund that is structured as a company. An OEIC may be an umbrella Fund containing a number of sub-funds, and the term may also be used for each of the sub-funds.

Order Execution Policy – the internal policy we follow to ensure we give our investors Best Execution.

Outturn – a share, warrant, cash or other benefit that you can receive as a result of a Corporate Action.

Partial Re-registration – where you instruct us to Re-register only some of your Investment holdings to another provider and you leave the rest in your account with us.

Pay by Bank – fast and secure payment method that allows you to transfer your money from a wide range of UK banks directly from your bank account without the need for your card details.

Pension – a self-invested personal pension available under the Scheme to prospective account holders through an adviser.

Pension Arrangement – an arrangement to provide benefits under the Rules.

Pension Date – the date we start paying you a Benefit from your account. Your Pension Date cannot be earlier than your 55th birthday, unless:

- You have a Protected Pension Age (originating from a scheme where you were a member prior to 6th April 2006) in relation to benefits you have transferred to the Scheme on a non-voluntary basis and your Pension Date relates to all of the assets in the Account set up for that transfer
- You have a Protected Pension Age in relation to benefits you have transferred to the Scheme on a non-voluntary basis and your Pension Date relates to all of the assets in the Account set up for that transfer
- You meet the Ill Health Condition

There is no maximum Pension Date but if you die on or after your 75th birthday, any lump sum death benefit paid will be taxed at the beneficiaries marginal tax rate.

Pension Drawdown Account – an account you have moved money into so that you are able to withdraw it, either immediately or in the future.

Pension Savings Account (also known as an uncrystallised account) – an account containing savings that have not yet been used to generate Benefits.

Pension Trust – A workplace pension trust (e.g. a Small Self-Administered Scheme to provide benefits to the directors of your company in their retirement).

Permitted Transfer – a transfer that we will accept into the Scheme. It may be a Transfer Payment or a Re-Registration. We will only accept a Transfer Payment from

a final salary pension scheme, or any other occupational pension scheme that gives safeguarded rights if it meets the minimum legal and regulatory requirements and satisfies any other terms we may impose.

Personal Pension Trust – An external personal pension scheme.

Phased Cash – any lump sum of Cash held in your ISA or Investment Account to be used under the Phased Investment Option.

Phased Investment Option – an option we offer that lets you invest a lump sum amount in regular equal instalments over a period of time.

Private Trusts – a discretionary or bare trust for a variety of purposes, including gifting to children, estate planning and leaving a legacy with trustees able to instruct on behalf of the trust.

Product Cash – cash held within a particular account so that it is available to buy Investments or pay charges.

Protected Pension Age – a right to take pension Benefits before the age of 55. The Protected Pension Age will have been put in place on or before 5 April 2006.

Qualifying Recognised Overseas Pension Scheme – a pension scheme based outside the UK to which a UK Registered Pension Scheme is allowed to transfer money or assets. In certain circumstances, a tax charge may apply to such a transfer.

Recognised Fund – an offshore fund recognised in the UK under the relevant regulations.

Registered Contact – the person who can give instructions on a Junior ISA, in line with the ISA Regulations.

Registered Pension Scheme – a pension scheme registered by HMRC.

Re-register/Re-registration – a process that allows Investments to be moved between fund managers or investment service providers without being sold.

Rich Communication Services (RCS) – a protocol enhancing SMS/MMS with features like high-quality media, group chats, read receipts, typing indicators, and interactive elements. It operates over mobile data or Wi-Fi, includes end-to-end encryption for secure communication, and integrates with mobile messaging apps for a richer user experience.

Rules – the rules of the Scheme. Please contact us if you would like a copy.

Scheme – the Fidelity Retail Pension Scheme, a Registered Pension Scheme, as defined in Chapter 2 of Part 4 of the Finance Act 2004.

Scheme Administrator – the company or person or group of individuals appointed to administer the Scheme in accordance with the Rules. The current Scheme Administrator is FASL.

Shares – either UK equities or non-UK equities held in the form of CDIs.

Spouse – means the spouse or civil partner of the Investor.

Stock and Shares ISA – an alternative name for the Investment ISA.

Subscription Period – means 3 years from the date of death, or 180 days after probate being granted, whichever is later.

Switch – related transactions in which an Investment is sold and the proceeds are then used to buy another Investment, or other Investments. This includes rebalance instructions to a target investment strategy or model portfolio.

Terms – these terms, as amended from time to time.

Transfer – when Investments in an ISA or Pension held for you are sold and the cash is transferred to an ISA or Pension with another fund manager or investment service provider.

Transferring Scheme – a pension scheme (or other arrangement or policy) from which you want to transfer some or all of your Investments.

Transitional Rights – the mechanism set up by HMRC to protect rights that pension scheme members may have built up before the pensions tax regime was simplified on 6 April 2006.

Trust Deed – the arrangement dated 4 February 2013 under which the trust was set up and the Scheme established.

Trustee Investment Plan (TIP) – Insured products are held within a policy of insurance issued to the trustees, commonly referred to as Trustee Investment Plan 'TIP'

Trustee – the Trustee of the Scheme, currently FSTL.

UCITS – a category of fund that can be marketed to retail investors throughout the European Economic Area.

Uncrystallised Withdrawal – a withdrawal from your Pension Savings Account, under the Uncrystallised Funds Pension Lump Sum (UFPLS) rules set out in the Taxation of Pensions Act 2014.

Unit Trust – an authorised type of Fund based in the UK.

We, our or us – the relevant Fidelity company, as set out in the table in Appendix 1.

Year – a tax year beginning on 6 April in any calendar year and ending on 5 April in the following calendar year.

You, your or yourself – the person, Company or Trust Client(s) who does business with us under these Terms, including personal or authorised representatives, agents, signatories and the registered contact for an investor under the age of 18.

Appendix 2:

Charges

This appendix lists all of the charges that could apply. You can also find out more about these charges in our 'Doing Business with Fidelity Adviser Solutions' document. The charges that you pay will depend on your particular Investments and the services you use.

1. Investment charges

The following table lists the main charges applicable to your Investments that are charged by the fund manager or equivalent.

The current charges can be found in the Essential Documents – these are available at fidelity.co.uk/importantinfo on your intermediary's website or from your adviser.

Any rebates of the OCF we receive for you from the fund manager will be:

- (i) reinvested in the fund that the rebate relates to, or
- (ii) reinvested in your largest fund holding, if this is how your account has been set up, or
- (iii) held as Product Cash in the relevant account where the rebate is less than £1

Rebates will be reinvested on a quarterly basis. For the purposes of FCA client money rules, rebates become due and payable to you at the point we settle the reinvested Fund Units or when the rebate is paid into the relevant account, which will be no later than 45 Business Days following the end of the period. In certain circumstances, such as if you instruct us to close your account before this rebate is paid, we will not pay you any rebate for the previous quarter.

Name of charge	How and when taken
Ongoing Charge Figure (OCF) and portfolio transaction costs	<p>Fund Units</p> <p>The OCF represents the charges you pay the fund manager for holding an Investment on an ongoing basis. The charges are taken directly from your holding in the Investment, usually on a daily basis.</p> <p>They are shown as an annual percentage of the value of your holding in the relevant Investment. These charges may vary from year to year.</p> <p>The transaction costs that the manager incurs when dealing within the fund are not included in the OCF and will be disclosed separately.</p> <p>Units in Insured Funds</p> <p>The OCF represents the Annual Management Charge and additional expenses which relate to the costs involved in the running of the fund. The additional expenses vary from year to year and include administration costs and audit fees.</p>
Performance Fee	<p>Fund Units</p> <p>Some Investments impose an extra fee when they exceed their performance targets. This fee will be taken directly from your holding in the Investment. For Investments that quote an OCF and have a key investor document, any Performance Fee will be shown separately from the OCF. In some cases, the Performance Fee may be negative.</p>
Fund Manager's Buy Charge	<p>Fund Units</p> <p>This is charged and deducted by the fund manager on certain occasions that they will determine when you buy Fund Units. It is most commonly taken as a Dilution Levy as explained in the 'Doing Business with Fidelity Adviser Solutions' document. Not all Investments incur a Fund Manager's Buy Charge.</p>
Fund Manager's Sell Charge	<p>Fund Units</p> <p>This is charged and deducted by the fund manager on certain occasions that they will determine when you sell Fund Units. It is most commonly taken as a Dilution Levy as explained in the 'Doing Business with Fidelity Adviser Solutions' document. Not all investments incur a Fund Manager's Sell Charge.</p>

Fund Manager's Sell Charge	Fund Units This is charged and deducted by the fund manager on certain occasions that they will determine when you sell Fund Units. It is most commonly taken as a Dilution Levy as explained in the 'Doing Business with Fidelity Adviser Solutions' document. Not all investments incur a Fund Manager's Sell Charge.
CDI Charge	CDIs Transactions in CDIs may be subject to additional charges comprised of the market maker's margin and costs, as well as any foreign exchange conversion costs and settlement fees. Foreign exchange conversion costs are calculated at a rate based on the prevailing interbank exchange rate, to which an additional spread may be added by the market maker.
UK Stamp Duty Reserve Tax	UK Shares A tax levied when you purchase some UK Shares. It is currently 0.5% of the transaction value. Please note that for investment traded by you as a charity client, we cannot currently exclude the payment of Stamp Duty Reserve Taxes from any ETI on which this is charged. If you are exempt from paying this, you'll need to speak to your tax adviser and claim this back as part of any tax return.
Financial Transaction Tax	Financial Transaction Tax A charge applied to purchases of some European exchange-traded instruments, including some domiciled in Europe and traded on the other exchanges, such as the London Stock Exchange (LSE). It is charged as a percentage of the transaction value, and may vary between countries. Financial Transactional Tax is applied to each purchase of an applicable investment.
Irish Stamp Duty Reserve Tax	Irish Shares A tax levied when you purchase Irish Shares. It is currently 1% of the transaction value.
UK Panel of Takeovers and Mergers Levy	UK Shares This is a flat rate charge of £1.50 that will be made on a purchase or sale of UK shares with a transaction value of over £10,000 if your trade is the only one made at the time if the trade is aggregated (such as those made via your adviser or intermediary), or if the trade was placed by you online as a Market Order or Limit order. It is used to finance the Panel on Takeovers and Mergers.
Irish Takeover Panel Levy	Irish Shares This is a flat rate charge of €1.25* that will be made on a purchase or sale of Irish shares with a transaction value of over €12,500* if your trade is the only one made at the time if the trade is aggregated (such as those made via your adviser or intermediary), or if the trade was placed by you online as a Market Order or Limit order. It is used to finance the Irish Takeover Panel. *In the sterling equivalent.
Annual Management Charge (AMC)	Insured Funds An annual management charge will be applied to the Insured Funds. This covers the costs of administering the fund. The AMC is applied in the unit pricing. The AMC will be shown on the fund factsheet provided by the insurer.

2. Platform and Dealing fees

You can find the current platform fees and dealing fee rates in our 'Doing Business with Fidelity Adviser Solutions' document and online at [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo). This document also provides more detail on the options available to your adviser to select the cash or Investments from which Platform Fees are paid. All charges and fees are subject to change.

Name of charge	How and when taken
Platform fees	<p>These are charged for the services that we provide as a platform, such as maintaining your accounts, producing reports and statements, operating our online services, nominee, administration and asset safeguarding services and other administrative and support activities associated with your Investments.</p> <p>Platform fees are made up of a fixed cash amount and a percentage based on the value of your Investments and products (including GLI Plan(s), for which the GLI Notional Value will be added to the value of your account when calculating the Service Fee). The fixed cash amount is the Investor Fee and the percentage charge is the Service Fee. These are described in more detail below. We may, at our discretion, decide to discount or waive these fees. If you add or remove an adviser from your account the rates applicable to you may change.</p> <p>If we can't collect any fees due for a period, we may keep trying to collect until the balance has been paid.</p> <p>For the purposes of the FCA rules on client money, the Platform Fees will become due and payable to us no later than five Business Days after Investments have been sold to collect them.</p> <p>If we sell some of your holding in an exchange traded investment, we may have to sell whole Fund Units. If there is any cash left over after we have taken the charge, we will place it in Product Cash.</p> <p>Platform Fees may not be applicable on some historically acquired Fund Units provided by Fidelity where the OCF charged by the Fund Manager is higher so that it pays for these platform services directly.</p> <p>The Investor Fee is an annual fee for each different combination of named account holders and is charged monthly in advance. The investor fee is taken from your Cash Management Account, your Product Cash Account or by selling some of your Investments.</p> <p>The Service Fee is an annual fee and is payable monthly in arrears. It is taken from your Product Cash or Cash Management Account depending on an option selected by your adviser. If there is insufficient cash available, this is taken by selling Investments. The Service Fee is not charged on any cash held as Product Cash, Phased Cash or in the Cash Management Account.</p>
Dealing fees for all Shares, Gilts and Corporate Bonds	<p>A fixed cash amount charged when Shares, Gilts or Corporate Bonds are traded through our Dealing Partner.</p> <p>The rate will depend on the type of trade (buy, sell, switch or regular transaction such as regular savings plans, regular withdrawal plans, phased investments, rebalancing and dividend reinvestment), whether the trade is made as a Market Order, Limit Order or aggregated trade, and whether the trade is made online, by phone or by paper (where available).</p> <p>It is taken by us at the time of transaction, via the cost of your Investment or from the sale proceeds. We will tell you in advance how much the fee is.</p>
Dealing fees for Exchange Traded Products (also known as the ETP Dealing Fee)	<p>A dealing fee taken as a percentage charge based on the value of Fund Units that are traded, or a fixed fee, depending on the Dealing Partner used. It is taken from your Investment by the Dealing Partner at the time of the transaction.</p> <p>If you give us instructions directly rather than through your adviser, we will tell you the amount of this fee in advance.</p>

3. Adviser, intermediary and Discretionary Fund Manager charges

The charges shown in the following table and the specific rates you pay are agreed between you and your adviser or intermediary. We facilitate your payments to them. If you have agreed to pay a charge for a Discretionary Fund Management service, your adviser will forward it to them.

If an Investment has to be sold to pay any of these charges, we may have to sell whole units of the Investment. If there is any cash left over after we have taken the charge, we will place it in Product Cash.

When we arrange the payment of these charges we act as agent for your adviser or intermediary, and our payment to them meets your legal responsibility to pay the charges that you agreed for the relevant service or transaction. Once Fidelity receive the money to pay the fees, that money becomes irrevocably due and payable to your adviser to satisfy the Fees. In the time between taking the money from your account and paying it to your adviser or intermediary, we will hold it in a Fidelity corporate account as agent for your adviser or intermediary.

We can only arrange for charges to be paid to one adviser or intermediary for each account.

We'll rely on your adviser or intermediary to give us details of the charges you have agreed with them. If they don't provide all the necessary information, or the information they provide is wrong, we won't be legally responsible for any delays, losses or costs.

If you want us to stop arranging the payment of charges to your adviser or intermediary you should contact us - you can do this at any time.

If you cancel an Investment (see clause 1.7) any charges we have already arranged to pay your adviser won't be paid back as part of the cancellation. If you agreed with your adviser that these fees would be paid back on cancellation, you will have to speak to them directly to arrange a refund.

If you die, we will cease paying any Adviser Ongoing Fees and Discretionary Fund Manager Ongoing Fees on your accounts from the date of notification of your death. Your personal representative(s) may instruct us to re-start Adviser Ongoing Fees on all accounts, except Pension accounts.

Discretionary Fund Manager Ongoing Fees cannot be re-started following your death.

Name of charge	How and when taken
Initial Fee	This is paid when you make an Investment or give instructions for a cash transfer. It can be a percentage or a fixed cash amount, paid separately, or paid out of the amount you pay, before your investment is made. For the Pension account an Adviser Initial Fee can also be paid when you exercise pension drawdown options, in which case it will be applied after any pension commencement lump sum (tax-free cash) is paid out.
Ongoing Fee	<p>For accounts not yet migrated to our new administration system we will use the Adviser Ongoing Fee rate in place for each day of the month when calculating the Adviser Ongoing Fee payable.</p> <p>For accounts migrated to our new administration system, this is calculated at the end of each month and is a percentage of your daily account value for that month, or a fixed cash amount. If the Adviser Ongoing Fee percentage or amount is changed, the new rate or amount will be applied for the entire month in which the change is made, unless you add or change a Discretionary Fund Manager Ongoing Fee at the same time or before the change to the Adviser Ongoing Fee in the same month, in which case the new fee applies from the date the Discretionary Fund Manager Ongoing Fee was changed.</p> <p>Your adviser can choose which Investments should be sold, or cash used, to pay this fee from several options we offer. If the whole fee due can't be collected in this way, we may keep trying to collect until the balance has been paid.</p>
Specified Fee	This is a one-off payment. Your adviser can choose to sell Investments to pay for this, or it can be taken from Product Cash.

Discretionary Fund Manager Ongoing Fee	<p>For accounts not yet migrated to our new administration system we will pay your adviser to pay the Discretionary Fund Manager each month. The first time an ongoing fee is set up (Adviser Ongoing Fee and/or Discretionary Fund Manager Ongoing Fee) the fee is calculated from the setup date. When a Discretionary Fund Manager Ongoing Fee is added, or either the Adviser Ongoing Fee or the Discretionary Fund Manager Ongoing Fee is amended subsequently, we will use the Fee rates in place for each day of the month when calculating the Fee payable.</p> <p>For accounts migrated to our new administration system where we pay your Discretionary Fund Manager directly, this is calculated at the end of each month and is a percentage of your daily account value for that month, or a fixed cash amount. The first time a Discretionary Fund Manager Ongoing Fee is set up the fee is calculated from the setup date. If the Discretionary Fund Manager Ongoing Fee percentage or amount is changed, the new rate or amount will be applied from the day the change becomes effective in the month.</p> <p>If you are unsure which of the above terms apply, please speak to your adviser.</p>
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Appendix 3:

Our Order Execution Policy Disclosure Statement

Overview

This document provides important information on our **Order Execution Policy**, which is the policy we follow to ensure that we deliver **Best Execution** of your orders. How we approach **Best Execution** is based on the type of dealing instructions you give us and the investments you instruct us to buy, sell or Switch. The service we provide to you is designed to facilitate trading in a number of markets and with many different fund providers.

By accepting these Terms, you consent to us:

- following our **Order Execution Policy** when we execute your orders; and
- executing your orders outside of a **Regulated Market** or **Multilateral Trading Facility** where we consider this appropriate to deliver **Best Execution**.

This will be the case where, for example, we place your order directly with a fund manager. Execution outside of a Regulated Market or Multilateral Trading Facility may involve certain risks, including greater counterparty risk.

The terms in **bold** are defined in the Glossary at the end of this document.

Achieving Best Execution

When executing orders on your behalf, we will take all sufficient steps to obtain the best possible result for your taking into account the following execution factors:

- the price of the investment;
- the costs related to execution;
- the speed of execution;
- the likelihood of execution and settlement
- the size of the order;
- the nature of the order; and
- any other consideration relevant to the execution of the order.

If you have been classified as a retail client, we will always give the highest degree of importance to achieving the best possible overall price for your order, taking into account any associated costs and charges.

We will take all sufficient steps based on the resources available to us to satisfy ourselves that we have processes in place to enable us to deliver **Best Execution** when executing your orders.

However, you should note that this may not necessarily equate to achieving the best possible overall price for your order in every case. We undertake comprehensive monitoring of our trading performance to ensure that the instances where this is not achieved are minimal. In some circumstances, for some clients, orders, investments or markets, we may determine that other execution factors are more important than the overall price in obtaining the best possible execution result. In determining the relevant importance of the execution factors, we consider the characteristics of:

- the client (including the categorisation of the client as retail or professional)
- the client order
- the investments that are the subject of that order
- the execution venues to which that order can be directed.

If we consider that we are, or may be, unable to comply with our regulatory obligations in relation to **Best Execution** for any reason (e.g. market disruption or technology failure), we may delay execution of your instructions. In such circumstances, we may also request that you resubmit your instructions if you wish to proceed. These Terms also describe other circumstances in which we may be unable to accept or execute your instructions.

How your UK orders in Exchange Traded Securities are routed

We currently use two **Dealing Partners** when we execute orders in **Exchange Traded Securities** listed in the UK. The **Dealing Partner** which we use for any order will depend on the arrangements we have in place with you.

The relevant **Dealing Partner** may execute your order in a number of ways, including by routing it to one of our selected **Retail Service Providers (RSPs)** or to another execution venue, or by buying or selling the relevant securities itself without involving an **RSP** or other execution venue.

We have chosen the **RSPs** based on their ability to provide competitive pricing and suitable stock coverage, together with their financial stability and overall settlement performance record.

We offer **At Best** execution for all types of security.

We may also be able to offer **Market Order** and **Limit Order** execution for the securities you wish to trade in, as explained in the Terms.

For **Market Orders**, the relevant **Dealing Partner** will always obtain quotes from one or more of our **RSPs** and route your order to one of them. In the event that a **Market Order** cannot be executed immediately we will at the next available opportunity give you the option to deal instead on an **At Best** basis, either online or over the phone via our call centre. The next available opportunity may however be on the next Business Day on which the relevant market is open.

Every trading day, the **LSE** operates a pre, post, and intraday auction. During the auction it might not be possible to obtain real-time quotes for **LSE** listed securities, in which case we will not offer **Market Order** execution for those securities. **At Best** and **Limit Order** execution should be unaffected by these auction periods.

How your international orders are routed

We obtain exposure to international securities on your behalf through **CREST Depository Interests (CDIs)**. International orders are routed in the same manner as UK orders with the exception that we only route orders to **RSPs** who specialise in **CDI** trading. This may reduce the number of **RSPs** from which we can obtain quotes, however we will still take sufficient steps to achieve the best possible price for the order. The times during which we are able to accept your instructions or execute your order may differ to those for **Exchange Traded Securities** listed in the UK.

How we treat specific instructions, including those for **Market Orders** and **Limit Orders**

When you give us instructions to execute on a **Market Order** basis, we will seek to then execute your order at the price we have quoted and you have agreed in your instructions. We will not seek to obtain a better price than the price we have quoted. We obtain the price we quote for **Market Order** execution by requesting quotes from some or all of our **RSPs**. The number of **RSPs** from which we can obtain quotes may be reduced by factors such as extreme market conditions or loss of means of communication.

When you give us instructions to execute a **Limit Order**, we will execute your instructions at the first opportunity we have to obtain the minimum or maximum price you have specified for the whole of your order, but we will not seek to execute your instructions at a better price than this.

Share prices can change considerably in a very short space of time, and we cannot guarantee that your limit price will still be available, in the order size requested, by the time your order reaches the market, particularly in volatile conditions. Sometimes, circumstances may be beyond our control and it won't be possible to execute your order as requested.

Apart from permitting you to specify the price you wish to achieve if you instruct us on a **Market Order** or **Limit Order** basis, we will not accept specific instructions from you regarding the execution of your order.

We do not guarantee that we will be able to execute **Market Order** or **Limit Order** instructions at the price we have quoted and/or you have specified in your instructions. If your adviser is giving us **At Best** instructions on your behalf, we may permit such instructions to be given in such a way that they specify the value of the Investments to be bought or sold or the intended composition of the portfolio of Investments in your account. In such cases, we may round the instructions up or down so that we acquire whole numbers of the relevant Investments (rather than, for example, a fraction of one Share).

Where we execute your order (execution venues)

For **Exchange Traded Securities**, the available execution venues may include one or more **Regulated Markets**, **Multilateral Trading Facilities (MTFs)**, **Market Makers**, liquidity providers or other entities that perform a similar function.

At the date of this policy, the venues we are most likely to use to execute retail client orders for listed securities are the Main Market of the **London Stock Exchange (LSE)** and **AIM**, and these trades will be dealt in accordance with the LSE's rules. We also regularly use the following **Regulated Markets** and **MTFs** for such orders as this helps us to consistently achieve **Best Execution**:

- **Turquoise**
- **Bats Europe**

For **CDIs** and certain investment trusts, exchange traded funds and exchange traded commodities, your instructions may also be executed outside of a **Regulated Market** or **MTF**. By accepting these Terms, you have consented to us placing your orders for execution outside of a **Regulated Market** or a **MTF** when we consider this appropriate to achieve **Best Execution**.

We have negotiated what we believe are competitive fees for the dealing services provided, and we will continue to monitor these costs. Our **Dealing Partners** monitor the prices against their own Best Execution policy on a daily basis, and we periodically review and challenge the results of their monitoring. We will monitor these arrangements and consider what other possible execution venues, **Dealing Partners** and **RSPs** we could use, and whether doing so would generate a better result for you, so that we can implement any necessary changes from time to time.

How we aggregate orders

If you have given us instructions on an **At Best** basis, your order may be aggregated with orders from other clients. This means your order will be grouped with other client orders with common characteristics, in advance of the aggregated order being placed for execution with the relevant **Dealing Partner**.

We will seek to aggregate common order types in this way at least once per Business Day (or per day on which the relevant execution venue is available), at a pre-defined cut-off point. These orders will then be sent for market execution as soon as is practicable after the cut-off point.

Aggregation enables us to achieve low execution costs which allows us to provide the service at a reduced fee. It is therefore unlikely that aggregation will work to the overall disadvantage of any client. However, it is possible that on occasion it will result in you receiving a less favourable price than would have been achieved, had your instructions been executed separately.

Partial execution

In the unlikely event that an **At Best** order cannot be executed in full (i.e. 100% of the relevant number or value of securities), we will work with our **Dealing Partner** to execute as much of the order as possible. We will continue attempting to execute the remaining part of your order on each Business Day until the end of Friday in the relevant week (or until the end of the last Business Day in the relevant week, if sooner) at which point we will cancel any unexecuted portion of the order and allocate the executed portion to your account. Partially executed aggregated orders will be allocated to our clients' accounts on a pro rata basis.

Limit Orders are approached differently because they have to be executed in full (i.e. 100% of the relevant number or value of securities) at the time the relevant limit price becomes available for the whole of your order. If the limit price you have specified does not become available for the whole of your order by the market closing time on the day your instructions are due to be executed, your **Limit Order** will then be cancelled. If you then want your cancelled instructions to be executed on the next Business Day, you will need to place a new **Limit Order**. Additionally, please be aware that by accepting these Terms you agree that we and our **Dealing Partners** will not disclose or publish details of your unexecuted **Limit Orders**.

We will only execute a **Market Order** if we can obtain the price we have quoted to you, and which you have agreed to in your instructions, for the whole of your order in the 15 seconds following the time we provide you with our quoted price. If we cannot obtain the quoted price in this time frame, your instructions will be cancelled.

Dealing in Open Ended Funds (OEICs, SICAVs, Unit Trusts)

The only method available for dealing in most **Open Ended Funds** is to transmit orders to the relevant operator of the fund or its agent for execution. For the most part such operators will, therefore, be the only execution venue that we use for these orders. If the relevant **Open Ended Fund** is listed (for example because it is used as a vehicle to provide exchange traded assets or funds), we may execute your order in the same way as for any other UK order in **Exchange Traded Securities**.

By agreeing to these Terms, you agree to the execution of your orders in **Open Ended Funds** being carried out outside of a **Regulated Market** or **Multilateral Trading Facility**.

Large Orders

For large size orders (£100,000 or more in value), we may require you to give us your instructions via our call centre, not online.

Monitoring Best Execution Outcomes

The purpose of our monitoring programme is twofold:

- to test the effectiveness of our overall execution arrangements and,
- to have oversight of our regulatory obligations on best execution.

Through a combination of systematic testing and sample analysis, we seek to identify any trends or outliers against relevant benchmarks e.g. indicative market rate and interval Volume Weighted Average Price. We also monitor and review the execution quality of our **Dealing Partners** to ensure continued compliance with our order execution arrangements and policy. We are therefore responsible for monitoring and reviewing our own internal processes for ensuring the selection of appropriate venues to enable the achievement of 'best execution' for the trading we undertake on behalf of our clients. We also evaluate the order execution arrangements of our **Dealing Partners** (for example, by receipt and review of their execution policies) as well as the execution quality of these entities.

Reviewing our Order Execution Policy

Our **Order Execution Policy** is formally reviewed at least on an annual basis.

The purpose of the review is to carry out an overall assessment of whether the Policy and our execution arrangements are designed to enable us to obtain the best possible result for the execution of our client orders.

This review includes consideration of:

- The inclusion of additional or different execution venues or entities;
- The removal of any existing execution venues or entities; and
- Any modifications required to this Policy, including adjustment to the relative importance of the best execution factors.

Our **Order Execution Policy** will also be reviewed on the occurrence of a material change in our dealing arrangements or a material change in our underlying regulatory obligations. For the purposes of the Policy, a material change means a significant event of an internal or external nature that could materially impact factors or parameters of best execution such as cost, price, speed, likelihood of execution, likelihood of settlement, or any other consideration relevant to the execution of the order.

We will notify you of any material changes to our execution arrangements or the **Order Execution Policy**. We will also update the list of execution venues and entities when necessary. Clients will not be notified separately of any changes unless it constitutes a material change. The addition or removal of a **Dealing Partner** or **RSP** from our approved list would not typically be deemed a material change.

The most up-to-date version of this **Order Execution Policy** Disclosure Statement, including any amendments we make in future, will be available from our website [fidelity.co.uk/importantinfo](https://www.fidelity.co.uk/importantinfo)

Glossary

At Best	An execution method where we and our Dealing Partner endeavour to obtain the best possible price at the time your instructions are executed, but there is no guarantee as to the price which will be obtained
Best Execution	The execution of orders where we have taken all reasonable steps to obtain the best possible result for you at the relevant time, taking into account the execution factors specified in the FCA Rules
CDI or CREST Depository Interest	A CREST Depository Interest (CDI) is a UK security that represents a stock traded on an exchange outside the UK. CDIs offer a straightforward, cost-effective way to trade in a number of overseas stocks and to pay for them and receive dividends in sterling. The list of CDIs we make available will be updated from time to time
Dealing Partner	A dealing partner which we have appointed to execute orders. The dealing partners we currently use are Winterflood Business Services and J.P. Morgan Securities Ltd.
Exchange Traded Securities	Securities which are admitted to trading on one or more Regulated Markets or other investment exchanges
FCA	The Financial Conduct Authority, located at 12 Endeavour Square, London E20 1JN, is our regulator in the UK
FCA Rules	The FCA's Handbook of rules and guidance (as amended from time to time)
Limit Order	An execution method where your instructions specify a maximum price for us to buy, or minimum price for us to sell, securities
LSE	The London Stock Exchange, the primary stock exchange in the UK. Its markets include AIM (formerly known as the Alternative Investment Market) and the Main Market
Market Maker	An LSE member firm which takes on the obligation of continually making a two-way price in securities. Market Makers generally deal with brokers buying or selling stock on behalf of clients
Market Order	An execution method where we enable you to see a live market price and decide whether or not to give instructions to execute the transaction at that price. If that price is no longer available in the market immediately after you instruct us, your order will not be executed
Multilateral Trading Facility (MTF)	A system which brings together multiple third-party buyers and sellers of financial instruments and operates in accordance with non-discretionary rules (e.g. Turquoise)
Open Ended Fund	An Open Ended Investment Company (OEIC), Unit Trust or Société d'Investissement à Capital Variable (SICAV)
Order Execution Policy	The internal policy which we follow so that we can deliver Best Execution to our clients
Regulated Market	The systems of an authorised market (such as the Main Market of the LSE) which: <ul style="list-style-type: none"> ■ enables multiple parties to buy and sell financial instruments which have been admitted to the market according to its rules; and ■ are fully authorised and functions regularly in accordance with the provisions of the European Markets in Financial Instruments Directive
Retail Service Provider (RSP)	A Market Maker which receives order flow from our order management system to enable electronic trading in UK listed securities or CDIs



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