

THE

PERSONAL RETIREMENT BOND (PRB)



			BCP PERSON.	AL RETIREMENT BOND	(PRB) APPLICATION FORM 2
A PERSONAL DETA	AILS				
I hereby apply for a: PERSO	ONAL RETIREMEN	IT BOND			
NAME (MR/MS)					
DATE OF BIRTH			Place of E (Town/Ci		
PPS NUMBER OCCUPATION/ FORMER OCCUPATION					
MARTIAL STATUS					
SPOUSE'S NAME			Spouse's Date of B	irth	
ADDRESS					
TELEPHONE	Day		Mobile		
EMAIL					
EMPLOYMENT STATUS: (ple	ease tick one)	Employed	Self Employed	Not Employed	Retired
If you are Employed or Ret	tired please confir	m:			
Name of Employer or former Employer					
What is/was your role/ occupation					
What is/was the nature of your Enformer Employers business	mployers/				
If you are Self Employed p	lease confirm:				
Please provide a brief description business activities	ı of your				
Please detail the country or country at least 20% of turnover originate					
Your website (if applicable)					
COMMON REPORTIN	G STANDARDS	S (CRS) & FOR	EIGN ACCOUN	IT TAX COMPLI	ANCE ACT (FATCA)
For Common Reporting St Are you a resident of any country			oses?		Yes No
If Yes , please list below all coun	ntries/territories in whi	ch you are resident a	nd provide the relevan	t Tax Identification Nun	nber(s) (TIN):
COUNTRY/TERRITORY			TAX INI NUMBE	DENTIFICATION R	
POLITICALLY EXPOSI OTHER PERSONS OF	ED PERSON (P INFLUENCE	EP), RELATIV	E OR CLOSE A	SSOCIATE (RCA	A) OF A PEP AND
Are you (or have been within the las	st 12 months), a PEP or F	PCA of a PEP?			Yes No

If you have answered Yes to any question, please complete the PEP, RCA and Other Persons of Influence Supplementary Form. An explanation of these terms is provided in Supplementary Form (page 10-12).

Do you hold a prominent position or enjoy a high public profile?

Are you involved in political lobbying?

B TRANSFERF	RING SCHEME AND	TRANSFER VALUE			
TO BE COMPLETED B	Y TRUSTEE, EMPLO	YER OR SCHEME MEMBER			
Is the member transferring	·	al Retirement Bond?		Yes Yes	No No
SOURCE OF PRB	Defined Benefit	Defined Contribution	(Please select one)		
NAME OF EMPLOYER NAME OF TRUSTEE(S) FULL NAME OF SCHE					
REVENUE REFERENCE DATE EMPLOYMENT (DATE JOINED SCHEM DATE OF LEAVING SC NORMAL RETIREMEN	COMMENCED D HEME	D M M Y Y D M M Y Y D M M Y Y D M M Y Y	Basic salary at date of leaving service OR P60 earnings for 3 consecutive years in the last 10 years prior to date of leaving service (Schedule E):	€	
С					
_	ement Annuity effected i	n respect of a previous non-pens	give full details in the box below ionable employment	Yes	
				163	No
2. Is the employee and/or Retirement Benefits Sch	his/her dependant(s) er	ntitled to benefits from another		Yes	No No
Retirement Benefits Sch	his/her dependant(s) eneme?	than a refund of contributions,			
Retirement Benefits Sch 3. Has the employee recei on leaving any other se	his/her dependant(s) en neme? ved any benefits, other rvice?	than a refund of contributions, s) hold more than 5% but less tha	n	Yes	No
3. Has the employee recei on leaving any other set 4. Does the employee and 20% of the equity and/	his/her dependant(s) eneme? ved any benefits, other rivice? I/or his/her dependant(s) or voting control of the li/or his/her dependant(s)	than a refund of contributions, s) hold more than 5% but less tha		Yes	No No
 Retirement Benefits Sch Has the employee receing on leaving any other set Does the employee and 20% of the equity and/ Does the employee and or the voting control of 	his/her dependant(s) eneme? ved any benefits, other rivice? I/or his/her dependant(s) or voting control of the little company?	than a refund of contributions, b) hold more than 5% but less that company?	ity and/	Yes Yes	No No No
 Retirement Benefits Sch Has the employee receing on leaving any other set Does the employee and 20% of the equity and/ Does the employee and or the voting control of 	his/her dependant(s) eneme? ved any benefits, other rivice? I/or his/her dependant(s) or voting control of the li/or his/her dependant(s) the company?	shan a refund of contributions, s) hold more than 5% but less that company? s) hold more than 20% of the equ	ity and/	Yes Yes Yes	No No No No
Retirement Benefits Sch 3. Has the employee recei on leaving any other set 4. Does the employee and 20% of the equity and/ 5. Does the employee and or the voting control of 6. Has the employee irrevo	his/her dependant(s) eneme? ved any benefits, other rivice? l/or his/her dependant(s) or voting control of the company? becably surrendered his/	shan a refund of contributions, s) hold more than 5% but less that company? s) hold more than 20% of the equ	ity and/ cheme?	Yes Yes Yes	No No No No
Retirement Benefits Sch 3. Has the employee recei on leaving any other set 4. Does the employee and 20% of the equity and/ 5. Does the employee and or the voting control of 6. Has the employee irrevo	his/her dependant(s) eneme? ved any benefits, other rivice? I/or his/her dependant(s) or voting control of the company? ocably surrendered his/ ify:	than a refund of contributions, b) hold more than 5% but less that company? c) hold more than 20% of the equipment of the equipment of the solution of the s	ity and/ cheme? of scontributions (if applicable):	Yes Yes Yes Yes	No No No No

If transfer value is from a U.K. Scheme, qualified recognised overseas pension scheme status is required. Please contact BCP Asset Management for further details.

D BENEFITS TO BE	PROVIDED UNDER	THE POLICY					
If a spouse's pension on death employee's pension before cor		e provided, specify the	e appropriate perce	ntage of the			
Rate of increase of spouse's pe	nsion(s) during payme	nt applicable under th	e scheme (% p.a. co	ompound)	Yes	No	
3. If the employee has chosen to split his transfer value between two or more polices is this policy to be endorsed to the effect that benefits arising on retirement are wholly non-commutable?					Yes	No	
E INVESTMENT CH	OICE						
Please complete the section The minimum investment and the minimum investment and the section of the section o					ents of (E1,000.	
Investment advice was pro	vided by:	Intermediary	ВСР				
PRODUCT				INVESTMENT AMOUN	łΤ		
				€			
				€			
				€			
				€			
				€			
				€			
			TOTAL	€			
BCP Euro (€) Electronic Fu	nds Transfer (EFT)	Details:					
Bank Name: AIB	Bank Address:	100 Grafton St. Dublin	2	Account Number: 036	23-969		
Account Name: BCP Asset Ma	nagement DAC Client A	Asset Account		Sort Code: 93-12-33			
BIC Code: AIBKIE2D				IBAN No.: IE23 AIBK 931	2 3303 62	239 69	

CHEQUES SHOULD BE MADE PAYABLE TO BCP Asset Management DAC

DURCE OF WEALTH				SOURCE OF F	UNDS		
Income from Employme	nt	Sale of Asset		Reinves	tment from BCP pr	oduct	
Gift/Inheritance		Bonus			nent of another pro		
Savings/Reinvestment		Retirement Lump	o Sum		lease provide details		
J		·					
INVESTMENT EX	PERIENCE						
ne purpose of this section propriate level of previo e features and the risks e application process so	ous investment involved in the	experience, lesses BCP product	knowledge an . Please note	d education, the completion	that would allo	w them to pi	operly eval
ny other relevant inform	ation;						
A) EXPERIENCE INVESTIN	IG IN SIMILAR	PRODUCTS:					
ave you previously invested in h	nard capital protect	ted structured pr	oducts with 90%	or 95% capital s	ecurity?	Yes	No
Yes please provide the no. of y	ears' experience a	nd no of investm	ents made:				
ave you previously invested in h	Kick-Out products?	?				Yes	No
	·		ents made:			Yes	No
ave you previously invested in A	·		ents made:			Yes	No
Yes please provide the no. of y B) GENERAL INVESTMENT sset Class Currently or Previously	ears' experience a	nd no of investm	ents made:	Number of Years'	Number of investments/	Investment	No Investment
Yes please provide the no. of y B) GENERAL INVESTMENT SSEE Class Jurrently or Previously Vested in via Pension or	rears' experience a	nd no of investm			1		No
Yes please provide the no. of y B) GENERAL INVESTMENT SSET Class Currently or Previously vested in via Pension or vestment Portfolio)	rears' experience a	nd no of investm	Good	of Years'	investments/ trades placed	Investment	No Investment Advice Usec
Yes please provide the no. of y B) GENERAL INVESTMENT SSEE Class urrently or Previously vested in via Pension or vestment Portfolio) Multi-Asset Funds with	rears' experience a	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec
Yes please provide the no. of y B) GENERAL INVESTMENT SSET Class Currently or Previously vested in via Pension or vestment Portfolio) Multi-Asset Funds with minimum ESMA 4 risk rating Multi-Asset Funds with	rears' experience a	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec
Yes please provide the no. of y B) GENERAL INVESTMENT Seet Class Furrently or Previously vested in via Pension or vestment Portfolio) Multi-Asset Funds with minimum ESMA 4 risk rating Multi-Asset Funds with minimum ESMA 3 risk rating	rears' experience a	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec
Yes please provide the no. of y B) GENERAL INVESTMENT SSET Class	rears' experience a	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec
Yes please provide the no. of y B) GENERAL INVESTMENT SESET Class Currently or Previously vested in via Pension or vestment Portfolio) Multi-Asset Funds with minimum ESMA 4 risk rating Multi-Asset Funds with minimum ESMA 3 risk rating Equity Funds	rears' experience a	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec
Yes please provide the no. of y B) GENERAL INVESTMENT SSEE Class urrently or Previously vested in via Pension or vestment Portfolio) Multi-Asset Funds with minimum ESMA 4 risk rating Multi-Asset Funds with minimum ESMA 3 risk rating Equity Funds Listed Company Shares Capital Secure Deposit/	rears' experience a	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec
Yes please provide the no. of y Discontinuous provides the no. of y Seet Class Surrently or Previously Vested in via Pension or Vestment Portfolio) Multi-Asset Funds with Ininimum ESMA 4 risk rating Multi-Asset Funds with Ininimum ESMA 3 risk rating Equity Funds Listed Company Shares Lapital Secure Deposit/ Fracker Bonds Capital Secure Note/	rears' experience a	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec
Yes please provide the no. of y Discontinuous provides provides the no. of y Discontinuous provides provi	rears' experience a	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec
Yes please provide the no. of y) GENERAL INVESTMENT (Seet Class currently or Previously vested in via Pension or vestment Portfolio) (Multi-Asset Funds with minimum ESMA 4 risk rating (Multi-Asset Funds with minimum ESMA 3 risk rating (Equity Funds	rears' experience a FEXPERIENCE: No Experience Please tick below	nd no of investm	Good	of Years' Experience	investments/ trades placed	Investment Advice Used	No Investment Advice Usec

TRUSTEE'S APPLICATION AND DECLARATION

Please complete below if funds are transferred directly from a Group Scheme.

We the trustees of the scheme request BCP Asset Management DAC ('BCP') to issue the scheme member named overleaf, a contract or contracts in his/ her name in accordance with the details set out in this proposal and subject to the conditions prescribed by BCP which are to be set out in the contracts or contracts and declare that:

- 1. The statements made above are to the best of our knowledge and belief true and complete.
- 2. The purchase price arises from the proceeds of a Retirement Benefits scheme which is, or is to be, exempt approved under the taxes Consolidation act 1997.
- 3. The scheme makes (or will be amended to make) provision for a member to received his/her scheme entitlement on leaving or on winding-up by a buy-out policy.

SIGNATURE FOR THE TRUSTEE(S):	DATE:
NAME OF TRUSTEE: (Block Capitals)	
I MEMBER'S DECLARATION	
I consent to an amount which in the opinion cone or more contracts with BCP.	of the trustees of the scheme represents the value on withdrawal from the scheme being bought out under
In consideration of this contract expressing a liability to me for all benefits in respect of me	contractual obligation to me and being issued in my name, I release the trustees of the scheme from all under the scheme.
I agree that the information contained in this connection with this application shall be the k	application and such further information (if any) as I or the trustees of the scheme shall supply to BCP in pasis of the contract or contracts.
I consent to BCP seeking information and obtarrangement or contract of which I am/have I	taining benefits from the administrator/trustees (and/or relevant insurance company) of any scheme, been, a member.
I understand that failure to give true and com	plete answers to all questions may be grounds for rejecting a claim.
I have not withheld or suppressed any materi	al information and where in doubt about whether certain material facts are relevant I have disclosed them.
I authorise my advisor to view details of my a	ccount online via vespro.bcp.ie.
I agree to receive valuations and other comm	unications from BCP online via vespro.bcp.ie.
	fect to any written request, direction or instruction relating to the Bond on the signature of me and I declare. my death or by operation of law, shall remain in full force and effect until the end of the Term of each product.
I authorise BCP to hold my personal data on f	file, to contact me in writing, by telephone or by email in respect of financial services matters.
I confirm that I have received the BCP Client A	Asset Key Information Document.
I confirm that I have received the Key Informa	ition Document (KID) for each investment.
I confirm that I am not a U.S. Person(s) and I a	ım resident outside the United States.
I confirm that I will notify BCP if I become a U	.S. Person or reside in the United States during the term of the Bond(s). I understand that should this occur I

cannot continue to hold the investment and must surrender the Bond(s) at its realisable value which may be more or less than the initial investment.

J.	MEMBER'S SIGNATURE

J MEMBER 3 SIGNATURE		
Please tick and sign below as applic	able:	
I confirm that I have read and understand the	BCP PRB Terms and Conditions attached to this application and agree	e to be bound by them.
I confirm that I have read and understand the and I have read and understand the Terms and	benefits, risks and warnings as set out in the Brochure for each invest d Conditions and agree to be bound by them.	ment being applied for,
I consent to my personal information being us on new investment opportunities.	ed by BCP Asset Management DAC to provide information	Tick box if applicable.
SIGNED		
SIGNATURE:	DATE:	
For and on Behalf of Applicant		
Email address for vespro.bcp.ie registration to view your account online.		(Required)
Mobile number for vespro.bcp.ie for 2 factor authentication to view your account online.		(Required)
WARNING: The value of your inves	tment may go down as well as up. You may get back le	ess than you invest.
K INTERMEDIARY DECLARAT	TION	
NAME OF INTERMEDIARY FIRM:		
RECURRING ADVISOR FEE:	The minimum Recurring Advisor Fee is 0% a 0.75% per annum (subject to increments of	
CLIENT MET FACE TO FACE?	Yes	No
DOES YOUR CLIENT MEET ALL OF THE OUTLINED IN THE BROCHURE FOR E		(Please tick No where applicable)
If you have answered 'No' please explain the r	eason(s):	
I hereby confirm that I have provide	d investment advice to my client with respect to this in	vestment.
SIGNATURE	DATE	
NAME	POSITIO	N
For and on behalf of the Intermediary.		

BCP ASSET MANAGEMENT DAC INVESTMENT SERVICES APPLICATION FORM

SERVICE TO BE PROVIDED BY BCP

NON-ADVISORY	/

This document is to confirm that BCP are providing 'Non-Advisory' services to you as an investor. This means you are receiving investment advice from another firm and that BCP is providing execution-only services to you. Where Non-Advisory services are provided to retail clients in relation to complex financial instruments, BCP are required to gather relevant information in relation to your investment experience and knowledge only. This information gathering is

completed via t	he Application Form.	·				_	_
APPLICANT			Email Address				
APPLICANT			Email Address				
CONFIDENTIAL	PRIVATE CLIENT INFOR	RMATION					
the service or please notify 2018. "Inform further inforn	ot providing the information product envisaged is a us. All information receptation" means any information which may be given the connection which in connection which in connection which in connection which in connection	ppropriate for you. Shived is treated in conf mation given by you o ven at a later stage eit	ould there be ar idence in accord r on your behalf her in writing, b	ny material dance with t f in connect by email at a	change in the Data F ion with t meeting	your circum Protection Ad his applicati or over the	nstances cts 1988- on or any
CLIENT CONFI	RMATION						
I/We hereby reques	t BCP Asset Management DA	C to provide Investment Sei	rvices to me/us in a	ccordance with	n its Terms c	of Business.	
	nd acknowledge that all trans ansaction, and that the Terms	-			-		applicable at the
	nform BCP Asset Managemer ip or tax status, changes.	nt DAC in writing without de	lay if any informatio	on provided to	the firm, inc	cluding my/our	address,
I/We acknowledge	that I/we have read, understa	and and accept BCP Asset M	lanagement DAC's T	Terms of Busin	ess.		
	ication form, I/we consent to the extent required to the pr	·	-				
CLIENT SIGNAT (or Authorised Signate	URE ory for and on behalf of client)						
POSITION (If App (Director/Trustee/Oth					DATE		
CLIENT SIGNAT (or Authorised Signate	URE ory for and on behalf of client)						
POSITION (If App (Director/Trustee/Oth					DATE		

RETIREMENT

On retirement, you can take a cash lump sum and with the balance, subject to Revenue rules you can:

- purchase a guaranteed pension income for life (an annuity) or
- · invest in an Approved (Minimum) Retirement Fund or
- draw down the entire fund as taxable cash or
- choose a combination of these options

You can access your Personal Retirement Bond (PRB) from age 50.

TERMS AND CONDITIONS

Aggregate Investment: The total value of Your Investment including any investment growth, any additional Investments made less any accrued Fees and Charges;

BCP Product: Any product offered by Us (either directly or as distributor) to which you intend to transfer or have transferred all or part of the Your Investment;

Client Cash Account: A nominal code specific to Your Contract for the purposes of accounting for your Investment.

Contract: BCP Personal Retirement Bond;

Distribution(s): Any payment made whether or not to you directly including any payment made to the Revenue commissioners or other Governmental agency as required by law or Revenue practice, including any tax, levy or other statutory deduction;

Fees and Charges: The amounts shown in the Appendix as amended by Us from time to time. Any amendments will be notified to You in writing, which includes email and or by way of your online Vespro account, at least 30 days in advance of the change taking effect. The currently applicable fees and charges are available from Us on request and are available on our website www.bcp.ie;

Day: The day referred to, or where that day is a day where We or a relevant party is closed for business, or where that day is not a dealing day, the next day We or the relevant party is open for business or that is a dealing day:

Financial Advisor: The Intermediary nominated by you to whom/which we pay remuneration. The Intermediary must hold an appointment in writing from Us and be authorised by the Central Bank of Ireland;

Instruction: A valid request to Our satisfaction to undertake an action;

Interest: The amounts shown as such in the Appendix as amended by Us from time to time. Any amendments will be notified to You in writing, which includes email and or by way of your online Vespro account, at least 30 days in advance of the change taking effect. The currently applicable interest amounts are available from Us on request and are available on our website www.bcp.ie;

Investment: The amount or assets you wish to place into the Contract:

Our/We/Us: BCP Asset Management DAC;

Personal Retirement Bond ("PRB"): That part of Your Contract which is recognised by the Revenue Commissioners as a Personal Retirement Bond:

Product with Limited Liquidity: BCP Capital Secure Bonds and BCP Kick-Out Bonds or any other product designated by Us as a Product with Limited Liquidity based on Our assessment of its terms and if it is listed on a recognised market;

You/Your: The applicant for the Contract, or as the context so requires the natural person for whom the Contract is established.

MAKING AN INVESTMENT

To make an Investment the relevant amount must be lodged into the BCP Client Asset Account for the Contract. Once We receive the Investment it will be transferred to Your Client Cash Account within 1 Day.

For in specie transfers the assets will be registered in the name of Your Contract.

If You have provided Us with an Instruction to invest in a BCP Product the relevant part of the Investment will be transferred from Your Client Cash Account to that BCP Product no later than the Start date of that BCP Product.

Where a BCP Product does not have a Start Date (i.e. an open ended product) and Your Instruction is received by Us on any Day before 12.00 p.m. We will transfer the relevant part of Your Investment to the BCP Product within 1 Day provided that BCP Product can accept investments at that time.

Where Your Instruction is received by Us on any Day after 12.00 p.m. We will transfer the relevant part of Your Investment to the BCP Product within 2 Days provided that BCP Product can accept investments at that time

Where a BCP Product cannot accept investments at the time described above, BCP shall defer transferring the relevant part of Your Investment to the BCP Product until such a time that the BCP Product can accept investments

You may only cancel an Instruction to invest in a BCP Product provided the manufacturer, administrator or other party authorised to accept/reject a cancellation request in respect of that BCP Product permits the cancellation to proceed.

CLIENT CASH ACCOUNT - COMMON POOL

All amounts in the Client Cash Account will be held in a Client Asset Account in the name of BCP Asset Management DAC. The money held in respect of Your Contract will be held with other clients' assets as part of a common pool so you do not have a claim against a specific sum in a specific account; your claim is against the client assets pool in general.

In the case of any such pooled client account we will ensure that such account is in the name of BCP Asset Management DAC, is designated as a client asset account and that only We are entitled to issue instructions in respect of this account. This client asset account will be operated in accordance with the Irish Client Asset Regulations 2017.

PROCEEDS OF A BCP PRODUCT

The proceeds of any interest coupon, encashment, kick out, maturity or any other payment of any BCP Product shall be transferred to the Client Cash Account within 1 Day of the Day they are received by Us.

An amount equal to the sum of

(a) any debit balance outstanding on the Fees and Charges Account shall be transferred from the Client Cash Account to the Fees and Charges Account prior to any other transfers being made from the Client Cash Account

plus

(b) the sum of all outstanding Distributions together with interest thereon

shall be deducted from the proceeds received into Your Client Cash Account prior to Us acting on any Instruction from You.

TERMS AND CONDITIONS CONTINUED

DISTRIBUTIONS

Funded by Us

Where Your Contract invests into a Product with Limited Liquidity, We will at Your request as indicated on the Application Form or as subsequently notified to Us by You in writing, fund Distributions for the duration of the individual bond(s).

Where We provide funding for Distributions Your Client Cash Account shall be debited with the amount of each Distribution and such amount shall be subject to interest calculated in accordance with the section on Credit below.

Funded by You

Where You do not request Us to fund Distributions for Products with Limited Liquidity You are required to ensure that after investing into a Product with Limited Liquidity, the remaining credit balance in Your Client Cash Account is in excess of anticipated aggregated Distributions over the duration of the term of the Product with Limited Liquidity.

We shall pay any Distribution from the credit balance in Your Client Cash Account. Should the credit balance ever be insufficient to meet the Distribution amount, You are required to transfer funds from a source acceptable to the Us and the Revenue to meet the Distribution amount.

Where You do not make the transfer referred to above within four weeks of Us paying the Distribution amount, You authorise Us to encash any of the Aggregate Investments for an amount equivalent to the Distribution amount paid by Us plus any expenses associated with the encashment.

CREDIT

Where You have requested Us to fund Distributions due on Products with Limited Liquidity we shall apply interest as described below.

Interest will be charged at the rate shown in the Appendix or as subsequently notified to You. The amount of Interest which is due on an annual basis shall be calculated daily as follows;-

Aggregate Investment * <Applicable Interest Rate>

365

Where

Aggregate Distributions means the outstanding Distributions funded by Us for Your Contract at the end of each day together with any outstanding accumulated interest thereon

and

Applicable Interest Rate means the rate of interest applicable on Distributions at the time the calculation is performed.

The amount calculated shall be debited to Your Client Cash Account no later than 10 Days after the end of each calendar month or prior to termination of Your Contract if earlier.

FEES AND CHARGES

Annual Management Charge

An Annual Management Charge ('AMC') shall apply to the Aggregate Investment. The amount of the AMC will be calculated on a daily basis as follows;-

Aggregate Investment * AMC %

365

The AMC shall be debited to Your Fees and Charges Account each quarter or prior to termination of Your Contract if earlier. The amount debited shall be subject to the minimum and maximum AMC charges applicable at the time.

Recurring Advisor Fee

Where You have advised Us that Your Financial Advisor is to be paid a Recurring Advisor Fee this shall be calculated on a daily basis as follows;-

Aggregate Investment * % Annual Recurring Advisor Fee

365

Any Recurring Advisor Fee payable shall be debited to your Fees and Charges Account each quarter or prior to termination of Your Contract if

Fees and Charges Account

We shall set up a Fees and Charges Account for the accounting and payment of fees and charges applicable to Your Contract. These fees and charges shall be debited to the Fees and Charges Account. The Fees and Charges referred to are those described in these Terms and Conditions. Additional fees and charges may apply to any products in which Your Contract invests.

Interest on Credit and Debit Balances

With the exception of interest due on Distributions which is described above (see 'Credit'), where Interest is payable or receivable the amount shall be calculated as follows;-

> Closing daily balance in the relevant account * (Applicable interest rate/365)

Any resulting interest shall be debited or credited as appropriate to Your Client Cash Account within 10 Days of each calendar month end or prior to termination of Your Contract if earlier.

WHAT HAPPENS ON DEATH?

In the event of Your death whilst Your Contract is in force;-

- Your Aggregate Investment may be redeemed and Your Contract terminated subject to normal probate regulations and legislation and Revenue practice governing Your Contract. The value of Your Aggregate Investment will be the realisable value of the BCP Product held on the date it is, or if more than one product, they are, realised less any charges incurred in its/their realisation. The realisable value will be transferred into the Client Cash Account.
 - For BCP Structured Bonds and Structured Deposits the realisable value will be calculated primarily by reference to the market value of the assets, the remaining term to maturity, and the prevailing interest rates at the time. The amount redeemed may be more or less than the capital secure amount.
- b) All Distributions funded by Us together with any interest due thereon and the amount of any debit balance in Your Fees and Charges Account on the Day prior to Your Contract being terminated shall be deducted from the realisable value before the settlement is paid to the Executors of Your Estate.

Tax may apply on any subsequent payments to any beneficiary who is not your spouse or civil partner at the date of your death.

AMENDMENTS TO THESE TERMS AND CONDITIONS

We may amend these terms and conditions by providing You with at least 30 days' notice.

All Fees, Charges, interest rates and other amounts shown in these Terms and Conditions are those applicable as at May 2020 and are subject to change.

APPENDIX - FEES AND CHARGES CURRENT 1 MAY 2020

ANNUAL MANAGEMENT CHARGE

0.20% per annum subject to a minimum charge of €100 per annum and a maximum charge of €2,000 per annum.

INTEREST ON CREDIT AND DEBIT BALANCES

	Applicable Interest rate per annum				
	Debit Balances	Credit Balances			
Client Cash Account	2.50%	0.00%			
Fees and Charges Account	0.00%	0.00%			

RECURRING ADVISOR FEE

The minimum Recurring Advisor Fee is 0% and the maximum is 0.75% per annum of the Aggregate Investment (subject to increments of 0.05%).

Current: 1 May 2020

Invest with confidence

BCP



POLITICALLY EXPOSED PERSON (PEP) OR RELATIVE OR CLOSE ASSOCIATE (RCA) OF A PEP AND OTHER PERSONS OF INFLUENCE

INVESTOR DETAILS

We are obliged under AML legislation to identify PEPs, RCAs and other Persons of Influence.

APPLICANT:		
B PEP\RCA STATUS		
An explanation of PEP and RCA is detailed overleaf		
Are you a PEP or Relative or Close Associate of a PEP?	Yes	No
I am a PEP:	Yes	No
If you have answered Yes , please provide the details of the prominent public function you perform:		
I am a Relative or Close Associate of a PEP:	Yes	No
If you have answered Yes , please complete below:		
Relationship to PEP:		
Name of PEP:		
Prominent public function performed by the PEP:		
C OTHER PERSONS OF INFLUENCE		
Do you hold a prominent position or enjoy a high public profile?	Yes	No
If you have answered Yes please confirm the prominent position held:		
A Senior local or regional public official with the ability to influence the awarding of public contracts	Yes	No
A decision making member of a high profile sporting body	Yes	No
An individual that is known to influence the government and other senior decision makers	Yes	No
Another prominent position (please specify)		
Annual invaluation of the selection of the selection of	Yes	No
Are you involved in political lobbying?	162	INU
If you have answered Yes please confirm		
Name of the relevant political lobbying entity:		

D	SIGNATURE		
Please s	sign and date.		
	_	_	
SIGNAT	TURE:	DATE:	

For and on behalf of applicant

INFORMATION NOTE

Who is a Politically Exposed Person (PEP)?

A "politically exposed person" means any individual, who currently is, or has at any time in the past 12 months, been entrusted with a prominent public function and performs one of the following roles:

- (A) A member of a parliament/member of a legislature or equivalent
- (B) A member of a Supreme Court, Constitutional Court or any other high level judicial body which passes non-appealable verdicts (except in exceptional circumstances)
- (C) A member of a court of auditors or the board of a central bank
- (D) An ambassador, charge d'affairs or high ranking officer in the armed forces
- (E) A member of the administrative, management or supervisory body of a state owned enterprise

Who is a Relative?

- (A) Any spouse of the Politically Exposed Person
- (B) Any person who is considered to be a common law spouse of the politically exposed person under law
- (C) A child of the politically exposed person
- (D) Any spouse of the child of a politically exposed person
- (E) Any parent of the politically exposed person
- (F) Any other family member of the politically exposed person who is of a prescribed class set out by the Department of Finance

Who is a Close Associate?

- (A) Any individual who has a joint beneficial ownership of a legal entity or legal arrangement, or any other close business relations with the politically exposed person
- (B) Any individual who has a sole beneficial ownership of a legal entity or legal arrangement set up for the actual benefit of the politically exposed person1