

Using the editable fields?

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

Application to transfer a Disqualifying Pension Credit

– *Collective Retirement Account (CRA)*

For completion with a financial adviser

With this form you can:

- transfer a Disqualifying Pension Credit (DPC) into a new CRA.

This form cannot be used for:

- single or regular payments
- transferring pre-A Day crystallised benefits, for which there is a separate application
- any other types of pension transfer application; they must be submitted online by your financial adviser.

We regularly update our forms. Your financial adviser can confirm that this **October 2023** version is the latest by checking on our website [quilter.com](https://www.quilter.com)

Note **Please be aware that:**

- each DPC transfer will be applied to a new CRA and no other contributions or transfers can then be made into that CRA;
- with a DPC, no tax-free lump sum is available.

Completing this form

- Complete this form using BLOCK CAPITALS and blue or black ink. For dates, please use the format day/month/year.
- Missing or unclear information may result in delays. We are unable to correct errors or omissions retrospectively.

Additional documents we might need

- **Proof of bank account ownership** – If you are making a withdrawal. (See section 8.)
- **HMRC certificate** – If you are claiming Lifetime Allowance protection.
- **Power of attorney document** – If an attorney is applying on your behalf (more information about this is in section 12).
- **Expression of Wish** – to nominate whom you would like to receive benefits from your CRA in the event of your death, or to change your previous nomination, please speak to your financial adviser who will be able to submit the details online, or provide you with our Expression of Wish form.

Giving us your instruction

- **By post to:** – Quilter, SUNDERLAND, SR43 4JP.

Tax

- **Taxable income** – You will have to pay tax on the income you receive in the same way as you would on a salary. How much you pay depends on your total income. If this is the first time that you will be taking an income withdrawal from your account, and we do not hold a tax code for you, we will use the emergency tax code. This means you may pay too much or too little tax. If you select a single income withdrawal payment and receive it in the same tax month period* as your next regular payment, HMRC may reissue your tax code. This could prevent us from paying you that next regular payment, which as a result will then be held in cash in your account. Subsequent regular payments would not be affected. Please see our [Guide to Income Tax and Your Pension](#) for further information.

*A tax month period runs from the 6th of the month until the 5th of the following month.

- **Non-UK Tax** – If you are subject to tax in any country outside the UK, you should contact your tax specialist, to understand whether you will be liable for tax in that country.

Important documents you need to read before completing your application

Your financial adviser will have provided you with the following:

- **CRA Key Features Document**
- **CRA Terms and Conditions for Charge Basis 3**
- **An illustration**
- **Asset information for Charge Basis 3** (including details of any rebates applicable)
- **Privacy notice** concerning use of your personal information.

In section 13, the declaration you sign will include your confirmation that you have read these documents.



1. Financial adviser's details and declaration ▶ To be completed by your financial adviser

Note – This section must be completed for Quilter to carry out the instruction on behalf of the client.
– Quilter does not pay remuneration to financial advisers for investments made in their own names.
More information is in our Terms of Business.

1.1 Network ▶ *If applicable*

Company name

Assigned adviser/Account to receive remuneration

1.2 Are you appropriately authorised to conduct this business?

Yes - go to 1.3

No - you will be unable to submit this application

Declaration

1.3 Financial advice

I confirm:

- a) I have provided my client with advice and discussed the appropriate risks in relation to this transaction
- b) (if my client is taking withdrawals), my client is over age 55, or over the applicable protected pension age
- c) that (where applicable) I have provided my client with an illustration in relation to any proposed withdrawal, in line with my regulatory responsibilities as financial adviser, as detailed in the FCA's Sourcebook COBS 14.
- d) that (where applicable) I have the FCA 'advising on pension transfers and pension opt outs' permission Yes No

1.4 Adviser fees ▶ *If applicable*

- a) I confirm that any fee(s) authorised in this form in relation to this account are solely in relation to advice and/or services I have provided or will be providing to the client in relation to that account and do not relate to any other advice or services I have provided.
- b) I understand that adviser fees will be paid subject to the limits outlined in Quilter's Remuneration Guide.

1.5 Confirmation of Verification of Identity

I confirm that:

- a) I have verified the identity of all relevant parties referred to in this application and have seen evidence of age for my client
- b) the information in this form was obtained by me in respect of the relevant parties
- c) the evidence I have obtained to verify the identity of the relevant parties can be produced on demand and meets the standard of evidence set out within the guidance for the UK Financial Sector issued by the Joint Money Laundering Steering Group (JMLSG)
- d) if any individual referred to in this application has changed address within the last three months, I can provide evidence on demand
- e) I have not verified the identity of the following parties referred to in this application because they are exempt from verification under Money Laundering Regulations

- f) this section is signed below by the person who has seen the documentary evidence (which may include an electronic identity check).

1.6 Correspondence

I confirm that:

- my client understands that they will receive online correspondence only, and they have agreed to register for the Quilter App or online Customer Centre, if not already registered
- I have explained to my client that they will receive an email from Quilter with the details they need to register for the Quilter App or online Customer Centre, if not already registered
- this application contains the correct email address for my client
- I understand that I am responsible for sending correspondence to my client prior to their registering for the Quilter App or online Customer Centre.

Financial adviser's signature (In signing below you accept all of the declaration points in this section.)

Signed

Date

Print full name

Position

Email address

Telephone

Note Transfer authority

- There is an additional financial adviser section for completion in the transfer authority at the end of this application.
- **Managed Portfolio Service (MPS) or Discretionary Investment Manager (DIM) portfolios**
- If the asset selection in section 5 includes any MPS or DIM portfolios, you must also sign the declaration in section 14.

Additional needs

- If your client has any additional needs arising from aspects of their life such as their capabilities, health issues, life events, or their resilience, please capture the details on our **Additional Needs form**, available from our website. For more information about additional needs click [here](#) or go to 'help and support' on our website, quilter.com

2. Your details

Title	Mr	Mrs	Miss	Ms	Other ▶ <i>Please specify</i>	<input type="text"/>	
First name(s)	<input type="text"/>						
Surname	<input type="text"/>						
Date of birth	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	
					Gender	Male	Female
Telephone number	<input type="text"/>			Email	<input type="text"/>		
National Insurance (NI) number	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	

Your employment status ▶ *Please tick one, as applicable*

Employed	Chargeable to tax on earned income for the income tax year of assessment concerned in respect of an office or employment	<input type="checkbox"/>	Caring for one or more child aged under 16	<input type="checkbox"/>
			Caring for a person aged 16 or over	<input type="checkbox"/>
			Child under 16	<input type="checkbox"/>
			In full-time education	<input type="checkbox"/>
Self-employed	Chargeable to tax for the income tax year of assessment concerned in respect of annual profits or gains arising or accruing from any trade, profession or vocation	<input type="checkbox"/>	Unemployed	<input type="checkbox"/>
			Other ▶ <i>Please specify</i>	<input type="text"/>
				<input type="text"/>
Pensioner	Chargeable to tax on earned income for the income tax year of assessment concerned in respect of a pension	<input type="checkbox"/>		

Permanent UK residential address

<input type="text"/>	Postcode
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▶ We cannot accept a residential address that is 'care of', which contains a PO Box number or which is the financial adviser's address.

Use the residential address for correspondence? Yes No - enter the correspondence address below

Correspondence address	<input type="text"/>
	Postcode

Tax Residency

a) Do you hold tax residency status* anywhere other than the UK?	Yes - go to b)	No - go to f)
b) Are you or your spouse/civil partner, a Crown employee?	Yes - go to f)	No - go to c)
c) Country of tax residency*	<input type="text"/>	- go to d)
d) Tax identification type**	<input type="text"/>	- go to e)
e) Tax identification number**	<input type="text"/>	- go to f)
f) Do you hold dual tax residency status?	Yes - go to g)	No - go to j)
g) Country of tax residency*	<input type="text"/>	- go to h)
h) Tax identification type**	<input type="text"/>	- go to i)
i) Tax identification number**	<input type="text"/>	- go to j)
j) Country of nationality	UK - go to l)	Other ▶ <i>Please specify</i> <input type="text"/> - go to k)
k) Passport number and expiry date***	<input type="text"/> - go to l)	
l) Do you have a dual nationality?	Yes - go to m)	No - go to section 3
m) Second country of nationality	UK - go to section 3	Other ▶ <i>Please specify</i> <input type="text"/> - go to n)
n) Passport number and expiry date***	<input type="text"/> - go to section 3	

***Country of tax residence**

Normally you are resident for taxation in the country in which you spend the majority of your time each year. However, some countries (eg the United States) may also treat an individual as resident for taxation based on their nationality or citizenship. As tax residence is determined by the country in which tax is paid, it is possible to be tax resident in more than one country.

****Tax identification type/number**

If your country of tax residence is the UK or the Isle of Man your 'tax identification type' is your National Insurance number. For Guernsey, Jersey or Gibraltar it's your Social Security Number. If you are a US national/tax resident it's your US Tax Identification Number. For many European countries it's your National ID Number; for Greece and Portugal it's the Tax Identification Number; and for Italy it's the Fiscal Code. If the tax identification type has an expiry date, this will also be needed.

For help to work out where you are tax resident, or if you are unsure about your tax identification type/number, please consult a financial adviser or the information at www.oecd.org/tax/automatic-exchange.

*****Passport number**

Passport numbers and expiry dates are required for most non-UK nationalities; for many European nationalities, the tax identification 'type' is required in the passport number field, see ** above. If we need any additional information, we'll let you know.

3. Retirement assumptions

Please state your chosen retirement age/date and annuity age below.

- Note**
- The retirement age/date is when you expect to start taking benefits from your account. Usually, it can be any age/date from your 55th* birthday to your 75th birthday. (However, if you have a lower protected pension age based on a particular occupation, your retirement age/date can be any age/date from your protected pension age to your 75th birthday.) Your chosen age/date will be used for illustration purposes.
 - A few months before you reach your retirement age/date, we will write to you regarding your pension options, unless you have already elected to take all your benefits from this account beforehand.
 - Your annuity age is when you expect to convert your pension account into a lifetime annuity. This can be the same as your retirement age and will also be used for illustration purposes.

* Rising to 57 in 2028

Retirement age or date

Age OR Date

Annuity age ► If left blank this will be defaulted to the Retirement age

Age

Annuity payments Advance Arrears

Annuity increases* *This figure can be 0% - 8.5%, or state 'RPI' (if the annuity should change in line with any movement in the retail prices index)

Guarantee period 0 1 5 10 years

4. Transfer details

Note Phased investment

- You can place cash transfer payments into cash within your CRA, then phase the investment into your choice of assets in equal instalments on the first working day of each month for 3, 6 or 12 months.
- To select phased investment, complete the required start date and frequency below, then list your choice of assets in section 5.
- If you do not specify a start date, we will begin phasing the month following your investment.

Financial adviser's initial fee

- An initial fee requested as a monetary amount will be paid from the largest transfer based on the estimated values you provide. It is not based on the amounts we actually receive.
- An initial fee requested as a percentage, will be based on the transfer value and will be taken from each individual transfer. If we do not receive the transfer, the fee will not be paid.

Please state the name(s) of the current pension scheme(s) below.

Transferring scheme(s)

Phased investment (if required) Start date: Number of months 3 6 12

Adviser's initial fee

Total initial fee for cash transfers £ Or % ► Can be up to two decimal places.

You will need to complete the Transferring Scheme Authority at the end of this form, one for each pension being transferred.

5. Asset selection

Managed Portfolio Service (MPS) and Discretionary Investment Management (DIM) Portfolios

- If you wish to invest using our WealthSelect MPS or into DIM portfolios, enter details of the portfolio(s) required in the table below.
- The MPS/DIM portfolio declaration in section 14 **must also be signed by your financial adviser.**

5.1 We will automatically default to the 'unbundled' versions of any assets you choose in section 5.2.

- '**Unbundled**' assets typically have lower Annual Management Charges (AMC) with reduced rebates.
- '**Bundled**' assets have full AMC with rebates.

Tick here if you want the 'bundled' version of your asset choice, if available.

5.2 State your asset choice in the table below

- Note**
- If you selected **phased investment** in section 4, you cannot phase back into cash, please do not select cash as one of your asset choices below.
 - **If an asset choice you give is missing, illegible or otherwise invalid**, we will try to contact you or your financial adviser for revised instructions. If we are unable to do so, we will place the investment into cash within your CRA, after which you or your adviser can switch into a revised asset choice.
 - **If your asset choice includes any Exchange Traded Instruments (ETIs):**
 - they can only be purchased in whole units; any residual value will therefore be held as cash within your CRA
 - each ETI transaction will incur a Dealing Charge. Stamp duty and other costs may also apply.
 - **Income (Inc) or Accumulation (Acc)** – Assets may offer income units or accumulation units. We always buy accumulation units. However, if your chosen asset does not offer accumulation units, we will buy income units.
 - **If you require more space for your asset choice**, please complete and attach a copy of this page.

Name of asset/portfolio	%
Cash	
Total	100%

Discretionary Investment Manager (DIM) – Portfolio Fee

If the asset choice includes a DIM portfolio, your adviser can record the related fee details here.

Portfolio Fee Amount: % *of the portfolio value each year*

Model portfolio(s) to which the fee relates

Frequency Monthly Quarterly Half-yearly Yearly

6. Distribution options

State here how you wish us to handle any distributions of income we receive for assets in your CRA (tick one):

▶ If you leave this section blank, 6.1 will apply.

- Note Exchange Traded Instruments (ETIs)**
- If you select 6.1, any reinvestment into an ETI will incur a Dealing Charge; stamp duty and other costs may also apply. The number of units purchased will be rounded down to the nearest whole number (any excess will be held as cash in your CRA).

- 6.1 Reinvest into the CRA
- 6.2 Leave as cash in the CRA



Part D - Assets to be sold

We will meet your income withdrawal payments by selling proportionally across all portfolios and assets in your crystallised account as detailed in Part C above.

Alternatively, if you would like to withdraw from specific portfolios or assets, please complete the details below. Show the amount to come from each portfolio/asset as a percentage of the total withdrawal amount.

- Note**
- If you have selected both a regular income withdrawal and a partial single income withdrawal, the assets you list below will be sold to meet each withdrawal type. If you want to select a different asset choice for each withdrawal type, please provide details on a separate sheet clearly setting out your instructions.
 - If you select a portfolio below, we will take the amount requested from the portfolio as a whole; we cannot withdraw from individual assets within a portfolio.
 - Exchange Traded Instruments (ETIs) – if you select an ETI below, the sale trade will be rounded down to the nearest whole number of shares. Any cash held in your account will be used to meet any shortfall in the withdrawal amount requested. If there is insufficient cash to meet the requested withdrawal we will contact you for further instructions. A Dealing Charge will also apply to each ETI sold.

Name of asset/portfolio	%
Total	100%

8. Bank details

Complete this section if you have requested income withdrawals in section 7.

- Note**
- This must be a UK bank account in your name or with you as a joint holder; we CANNOT make withdrawal payments to third parties or business accounts except for sole trader accounts.
 - Some banks or building societies cannot accept direct credits.
 - If you change your bank details, or if you want to request payment to a different account in the future, just let us know. We can hold details for up to four bank accounts under your customer reference number.

Branch sort code - - Bank/Building Society account number

Bank/Building Society name

Name of account holder(s)

Reference (optional)

► Any reference here will appear on your bank statements. For a Building Society account, enter the roll number.

Type of bank account Individual Joint

- **We will need to see proof that you are the owner (or joint owner) of the bank account detailed above, if you have not used this account with us before. The proof and bank account details provided must match exactly.**
- The proof can be an original or certified* copy of a voided cheque or bank account statement dated within the last six months. If you have online bank account statements a printed copy certified* as a true copy will suffice.
- Failure to provide acceptable proof of ownership will delay your request.

* Copies must be certified on each page in ink by a UK-based professional such as your financial adviser, solicitor, accountant, GP or bank manager (including the bank's stamp). We can accept scanned certified copies.

Tick as applicable

- I have previously provided proof of ownership of the bank account detailed above.
- I enclose proof of ownership of this bank account.



9. Lifetime allowance protection

Only complete this section if you are requesting withdrawals.

When building up your pension savings, you are likely to have received tax relief from the government on any money you have saved into your pension. In addition, you are not taxed on any growth on your pension investments. For this reason on 6 April 2006 the government set a limit on the pension savings that can benefit from this special treatment. This limit is called the Lifetime Allowance.

The Lifetime Allowance has been higher in the past than it is currently. Each time the Lifetime Allowance was reduced the government made available transitional protections, allowing people who applied for it, to keep their Lifetime Allowance at the unchanged level.

Do you have any form of Lifetime Allowance protection? Yes - complete all protections that apply. No - go to section 10

If your particular scenario is not covered below, please contact us on 0808 171 2626.

Enhanced protection* Yes Tax-free lump sum entitlement %

Primary protection* Yes Tax-free lump sum entitlement £

Enhancement factor

***If you have crystallised money since 6 April 2006, enter the details here.**

Date	Amount of pension pot used	How much of this amount was paid as a tax-free lump sum?
<input type="text"/>	£ <input type="text"/>	£ <input type="text"/>
<input type="text"/>	£ <input type="text"/>	£ <input type="text"/>
<input type="text"/>	£ <input type="text"/>	£ <input type="text"/>

Fixed protection Yes Effective Year 2012 2014 2016

Individual protection Yes Effective Year 2014 2016

Amount £

A Lifetime Allowance enhancement factor

Yes Enhancement factor

If you have one of these pension protections, you will have a certificate or two reference numbers from HMRC.

HMRC Certificate

Tick here if you have a certificate from HMRC and send a certified copy of the certificate with this form.

HMRC reference number

OR

Pension Scheme Administrator reference

► For example, PSA12345678A.

10. Lifetime allowance used previously

Note When you crystallise all or part of your savings in any pension scheme, the provider will tell you what percentage of your Lifetime Allowance has been used up.

If your particular Lifetime Allowance scenario is not covered below, please contact us on 0808 171 2626.

We need to know whether you have already used up any of your Lifetime Allowance.

10.1 Have you ever:

- taken a lump sum from any of your pension pots?
- used a pension pot to buy a guaranteed lifetime income called an annuity?
- started receiving an income for life from your pension provider or workplace pension?
- had an increase to your scheme pension that was more than the scheme rules allowed?
- moved some or all of your pension pots into drawdown so you can draw income straight from that pot in the future?
- transferred any money from your pension pot to an overseas pension scheme?

Yes – go to section **10.2**

No – go to section **11**

10.2 Were these events only in relation to your Collective Retirement Account?

Yes – go to section **11**

No – please continue below

So that we can check your Lifetime Allowance we will need some information about any previous events detailed in 10.1 in relation to your other pension pots. The information we need will depend on the dates these occurred.

Please tick only one of the following depending on when these events occurred and then complete the relevant section indicated.

These events occurred:

both before and after 6th April 2006 – please complete **section 10.2a) below**

only before 6th April 2006 – please complete **section 10.2b) overleaf**

only on or after 6th April 2006 – please complete **section 10.2c) overleaf**

10.2a) – For events occurring both before and after 6th April 2006

Part 1

What is the date on or after 6th April 2006 of the first event to take place?

▶ See section 10.1 to see what these events include.

On the above date what was the maximum gross annual income that could be paid from your annuity, scheme pension or drawdown that started before 6th April 2006?

- **Annuity** - this is where you used a pension pot to buy a guaranteed income for life

£ gross each year

- **Scheme pensions** - this is where you started to receive an income for life from your pension provider or workplace pension

£ gross each year

- **Drawdown** – this is where your pension pot has been set aside and ring-fenced so that you can take income from it at any time.

£ maximum limit each year

On the date of the first event in 10.1 you could be in either capped or flexi-access drawdown.

- If you were in capped drawdown you will have had a maximum amount that could be drawn from your pension pot. Flexi-access drawdown was introduced in 2015. You could convert from capped drawdown to flexi-access drawdown.
- If you were in flexi-access drawdown, at the time of the first event after 5th April 2006 we need to know the maximum amount of income you could have taken from your capped drawdown immediately before you converted it to flexi-access drawdown.

Part 2

Please confirm the **total** percentage of the standard Lifetime Allowance you've used with both us and any other provider, for all events occurring on or after 6th April 2006.

 %

Your pension provider(s) will have told you how much this was for each event as a percentage of the standard Lifetime Allowance.

OR

10.2b) – For events occurring only before 6th April 2006

For any events that occurred before 6th April 2006 we only need to know about:

- Annuities – where you used a pension pot to buy a guaranteed income for life
- Scheme pensions – where you started to receive an income for life from your pension provider or workplace pension
- Drawdown – where your pension pot has been set aside and ring-fenced so that you can take income from it at any time.

Please complete the table below to tell us about any annuities, scheme pensions or drawdown you started taking before 6th April 2006.

- For annuities and scheme pensions the value should be your current gross annual income. Your annuity or pension provider will inform you each year what this is.
- For drawdown you will either be in capped drawdown or flexi-access drawdown.
 - If you are in capped drawdown you will have had a maximum amount that could be drawn from your pension pot. Please tell us this value. Flexi-access drawdown was introduced in 2015. You could convert from capped drawdown to flexi-access drawdown.
 - If you are in flexi-access drawdown, please tell us the maximum amount of income you could take from your capped drawdown immediately before you converted it to flexi-access drawdown.

Event type	Maximum gross amount each year
*example - scheme pension	*£12,000

OR

10.2c) – For events occurring only on or after 6th April 2006

Please confirm the **total** percentage of the standard Lifetime Allowance you've used with both us and any other provider for all events occurring on or after 6th April 2006.

 %

Your pension provider(s) will have told you how much this was for each event as a percentage of the standard Lifetime Allowance.

10.3 If the amount being crystallised is greater than your remaining Lifetime Allowance, there will be no charge on the excess if you move your money into a drawdown account. However there will be income tax charged on any money you subsequently take out. If you take your excess as a lump sum, you will pay income tax on that lump sum.

What would you like to do with any lifetime allowance excess? ► *If you are claiming Enhanced Protection in section 9, you do not need to answer this question*

Pay out as lump sum	<input type="text" value=""/>	%
Move to drawdown	<input type="text" value=""/>	%
Total	100%	- the lump sum percentage and the income percentage should total 100%.

11. Charges and fees

More information about charges and fees is in the Charges, Fees and Rebates Guide in the CRA Terms & Conditions.

Part A - Quilter's charges

- Your CRA will be on Charge Basis 3, which means it will be subject to the Product Charge.
- If you buy/sell any Exchange Traded Instruments (ETIs) you will also be subject to a Dealing Charge; stamp duty and other costs may also apply when purchasing ETIs.
- Your account will also be subject to a monthly Managed Portfolio Service (MPS) charge if you invest through the MPS.

Part B - Adviser fees ▶ If required

Complete this section if you wish us to deduct fees from your account for your financial adviser.

Initial fee ▶ If initial fees are required, please complete the details in section 4.

Ongoing servicing fee

- Note** – The servicing fee is an annual amount including VAT, which will be divided by the payment frequency selected and paid accordingly. ▶ For example, £100 half-yearly would be £50 every six months.
- Percentage fees can be entered up to two decimal places.
 - Where a percentage fee amount is agreed, the fee paid may go up or down depending on the value of your investment on the date the fee is deducted.
 - Any servicing fee authorised will override any existing servicing fee instruction on this account.
 - If you leave the frequency blank, we will assume 'monthly'.
 - If you wish to cancel an existing fee instruction using this form, enter £0 or 0% in the boxes below. It will be cancelled for the whole account, not just the investment in this application.

A - Fixed monetary amount

Fee amount	£ <input style="width: 80%;" type="text"/>	each year			
Frequency	Monthly	Quarterly	Half-yearly	Yearly	

B - Fixed percentage

Fee amount	<input style="width: 80%;" type="text"/>	% of the account value each year			
Frequency	Monthly	Quarterly	Half-yearly	Yearly	

C - Tiered percentage

Tiered fee structure name <input style="width: 90%;" type="text"/>				
<i>Insert the investment bands and their respective percentages in the table below.</i>				
Total investment* value			% Servicing fee	
Lower limit	Upper limit			
Frequency				
Monthly Quarterly Half-yearly Yearly				
<small>* We use the combined value of the investments held under the Customer Reference number to determine the fee rate and then apply that rate to the value of this account. The fee is calculated on a daily basis using the value of the account, multiplied by the annual fee rate and divided by 365.25. The total of accrued daily fees is taken in line with the frequency selected.</small>				



Part C - Charge and fee deductions

- Deductions to meet our Product Charge, MPS charge and any adviser ongoing servicing fees or discretionary investment manager fees, will be met from cash in your account.
- If there is insufficient cash, we will sell units proportionally across all assets, excluding any ETIs.
- Where we sell units to meet the charge or fee, we will sell 6 times the value of the amount due (subject to a minimum value of £25 and a maximum of 0.75% of your account value). We will place the residual amount in cash within your account. This is to provide sufficient cash to meet future charges or fees without needing to sell assets on a frequent basis.

12. Power of attorney

Where an attorney is signing the declaration in section 13 on behalf of the applicant we will need:

- the attorney's details below
- the original Power of Attorney, or a copy certified as a true copy of the original in ink on each page by a solicitor
- the attorney's identity verified (see section 1).

► Where there is more than one attorney, please photocopy and complete this section for each one and attach to this application.

Title	Mr	Mrs	Miss	Ms	Other ► Please specify	<input type="text"/>
First name(s)	<input type="text"/>					
Surname	<input type="text"/>					
Full postal address	<input type="text"/>					
						Postcode
► If correspondence for the account is to be sent to this address, please enter it in section 2.						
Date of birth	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
Nationality	<input type="text"/>					► If not UK, we may need to ask for additional information.

Under HMRC regulations, we can only accept a CRA application made under a Power of Attorney if we have confirmation that at least one of the following circumstances applies. Please tick to indicate why the investor is unable to apply him/herself:

- Physical disability, illness or old age
- Mental disorder or incapacity

Privacy information – I confirm that I have read Quilter's privacy notice available at quilter.com/privacy concerning use of my personal information.

Attorney's signature	<input type="text"/>	Date	<input type="text"/>
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13. Your declaration

Important Information: you must read the following declarations carefully.

You should ask questions if there is anything you do not understand.

1. On the basis of the details supplied:

- I apply for a Collective Retirement Account and to become a member of the Quilter Personal Pension Scheme.
- If I am a relevant United Kingdom (UK) individual for this tax year I declare that:
 - I have relevant UK earnings chargeable to income tax for this tax year; or
 - I will be resident in the UK at some time this tax year; or
 - I have been resident in the UK at some time during the five tax years immediately before this tax year and was also resident in the UK when I joined this pension scheme; or
 - I have for this tax year general earnings from overseas Crown employment subject to UK tax (as defined by section 28 of the Income Tax (Earnings and Pensions) Act 2003); or
 - I am the spouse or civil partner of an individual who has for this tax year general earnings from overseas Crown employment subject to UK tax (as defined by section 28 of the Income Tax (Earnings and Pensions) Act 2003), or
 - the total contributions paid by me, or on my behalf to any registered pension scheme on which I am entitled to tax relief, do not exceed the higher of the basic amount (£3,600 gross) or my relevant UK earnings for that tax year.
- If I am currently not a relevant UK individual I declare that I will inform Quilter Life & Pensions Limited ('Quilter') should this change.
- I understand that I must activate an online account via the Quilter Customer app and/or online Customer Centre in order to access information regarding this account. I confirm that I will receive and access all correspondence from Quilter via the app and/or online Customer Centre for this account.
- I understand that, from time to time, I will be asked to provide prescribed information to Quilter related to my registered pension provision in order for them to meet obligations under the tax legislation relating to pension tax reliefs.
- I understand that, in certain circumstances, the pension tax legislation requires Quilter to deduct tax from payments to me. Typically this would be the Lifetime Allowance Charge and tax payable on any income withdrawal payments.

- g) I understand that it is my responsibility to advise Quilter of any other pension arrangements that I may hold with another provider for the purposes of the Lifetime Allowance.
- h) I understand that if I provide false information to Quilter in respect of my registered pension arrangements, I may be liable to tax and possibly penalties from HM Revenue & Customs.
- i) I authorise Quilter:
- i) to hold my cash investment, Collective Retirement Account investments, interest, dividends, rebates and any other rights or proceeds in respect of those investments and any other cash, and
 - ii) to make on my behalf any applicable claims to relief from tax in respect of my investments.
- j) I understand that Quilter reserves the right not to accept this application in which event my payment will be returned to the originator.
- k) I understand that Quilter Life & Pensions Limited accepts no responsibility for any loss incurred as a result of any delay between submission and receipt of the application by Quilter.
- l) I understand that it is a serious offence to give false information in order to obtain tax relief on contributions, which could lead to prosecution and severe penalties. Further I understand it is my responsibility to inform Quilter of any changes which affect my tax status.
- m) If the investor is suffering from a mental disorder, I confirm that I am a parent, attorney, guardian, spouse, civil partner, son or daughter of the investor.
- n) I declare that if I am no longer eligible to tax relief on my contributions or if I am no longer a UK resident I will inform Quilter. I will give this notice to Quilter by the later of:
- i) 5 April in the year of assessment in which the event occurs; and
 - ii) the date which is 30 days after the occurrence of that event.
- o) If I have taken benefits from any pension arrangement, with the current or any other pension provider in a way that means I am subject to the Money Purchase Annual Allowance (MPAA), I will supply the date the MPAA first applied to me.
- 2. Where I am paying a new lump sum investment/transfer and I am taking a withdrawal(s):**
- a) I understand that income withdrawals will commence once the investment is completed or final investment is completed where there is more than one.
 - b) I undertake to inform Quilter of any change to the information provided occurring after the date of this Declaration and before the Benefit Crystallisation Event takes place.
 - c) I declare that any payment by Quilter of the benefits under this Collective Retirement Account shall constitute a full discharge from all liabilities and claims arising from the relevant transaction.
 - d) I understand that where I have insufficient unused Lifetime Allowance to allow the payment of the benefits in full, without the deduction of a Lifetime Allowance charge, Quilter will apply the relevant tax charge to any excess benefits prior to the payment of such benefits.
- 3. Where my application will result in the payment of income withdrawal, I have read and understood the contents of Quilter's "Taking tax into account" and the accompanying document "Total withdrawal of your pension account" or where I am taking a partial withdrawal the document "Partial withdrawal of your pension account."**
- 4. Personal information** – I confirm that:
- a) I have read Quilter's privacy notice available at [quilter.com/privacy](https://www.quilter.com/privacy) concerning use of my personal information.
 - b) I have obtained the consent of any other party named in this application to use their personal data in accordance with Quilter's privacy notice.
- 5. Contract notes** – I understand that I will not receive contract notes relating to transactions involving the purchase or sale of investments which are carried out on a periodic basis in the manner agreed to in this application. Details of these transactions will be shown in the periodic statement which will be sent to me. In particular, such transactions include:
- regular investments payable by Direct Debit
 - phased investments
 - rebalances carried out by my financial adviser or portfolio manager (if applicable)
 - regular withdrawals
 - dividend and rebate reinvestments
 - sales of units to meet Quilter charges and fees for my financial adviser (if applicable).
- 6. Important documents** – I have been given the opportunity to read and keep the following, and to have any questions concerning them answered to my satisfaction:
- a) Terms and Conditions, to which I agree
 - b) Key Features Document
 - c) information including rebates, in respect of my chosen funds.
 - d) an illustration and information about the costs and charges associated with my investment
- 7. Exchange Traded Instruments (ETIs)** – Where the application includes instructions to invest into ETIs I understand the additional charges that apply for transactions involving this type of asset.
- 8. Facilitation of fees** – If I have authorised fees for my financial adviser or discretionary investment manager (DIM) in respect of my application:
- a) I authorise Quilter to deduct those fees from my investment and pay them to my financial adviser or DIM (as applicable).
 - b) I understand that:
 - i) the fees agreed will be met as follows (as applicable):
 - Adviser initial fee (lump sum/cash transfer) – by deduction from my investment after any tax relief has been added before the balance is invested
 - Adviser ongoing servicing fee – by deduction from cash or, where insufficient cash is held, proportionally from all funds in:
 - (for crystallised sub accounts) the respective crystallised sub account
 - (for an uncrystallised sub account) the largest valued crystallised sub account held in my account. Where there are no crystallised sub accounts, or insufficient value in the crystallised sub account to meet the fee, I understand it will be deducted from the uncrystallised sub account.

- ii) if I authorise a servicing fee or DIM portfolio fee:
 - as a percentage amount, the fee paid may go up or down depending on the value of the investment on the date the fee is calculated
 - the agreed fee will be an annual amount, which will be divided by the payment frequency selected and paid to my adviser or DIM accordingly
 - the servicing fee will apply to the entire account and will override any existing Servicing Fee on the account
 - VAT may also be payable on DIM portfolio fees.
 - iii) Fees will be paid in line with my account Terms and Conditions and subject to the limits outlined in Quilter's Remuneration Guide for financial advisers.
 - iv) My fee authorisation will be retained by my financial adviser, who will inform Quilter of the fee(s) I have authorised.
 - v) Quilter will confirm details to me of the fees applied to my account.
 - vi) I will need to reauthorise any increases to fees that have been previously agreed.
- c) I confirm that:
- i) I have agreed any authorised fees with my financial adviser
 - ii) my financial adviser has explained the effect that selling units to pay fees from my investment will have on its future value.
- d) I understand that:
- i) I can cancel an adviser ongoing servicing fee at least 10 working days before it is deducted, by contacting Quilter, but I cannot make changes to a discretionary management portfolio fee
 - ii) I cannot cancel a fee once it has been deducted, instead I would need to contact my financial adviser to discuss whether a refund is payable.
 - iii) if I cancel a fee, a pro rata payment may be made for the period up to the date of cancellation.
 - iv) I confirm that Quilter has brought to my attention the importance of discussing adviser fees with my financial adviser before authorising them.

9. I declare that my application has been completed correctly to the best of my knowledge and belief.

10. Share class conversions – If an asset manager launches a new version of an asset that I hold, which offers me better value, I understand that my account will benefit from automatic conversion to the newer version of the asset and I agree to such conversions.

Signature(s)

Applicant

Date

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Attorney *(if applicable)*

 as attorney

Date

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You must sign here and in section 12

Note

- All types of investment involve some risk.
- Your account value may fall or rise and you might not get back what you put in.



14. Managed Portfolio Service (MPS) and Discretionary Investment Manager (DIM) Portfolios

If the assets selected in section 5 include MPS or DIM portfolios, this section must be completed by your financial adviser.

Part A - Where the assets in section 5 include any MPS portfolios

1. **I have read and agreed to the following WealthSelect Managed Portfolio Service declaration.**
2. **I confirm that** I have explained the WealthSelect Managed Portfolio Service (MPS) to my client(s) and I have their authority to use the MPS in respect of their account and I request that you invest their account into the Managed Portfolio I have selected.
3. **I confirm for each client:**
 - a) I have given advice in relation to the suitability of using the Managed Portfolio Service and to the Managed Portfolio to be selected which meets my client's needs.
 - b) I have provided the client with the factsheet for the relevant Managed Portfolio; I have given the client an opportunity to read it and they understand the investment risks relating to the Managed Portfolio Service in general and specifically to the relevant Managed Portfolio.
 - c) I am responsible for ensuring that the Managed Portfolio selected is suitable currently and on an ongoing basis in accordance with my duties under the FCA rules.
 - d) My client is aware that you, as the portfolio manager, will have complete discretion over the assets in each Managed Portfolio to buy, sell, retain, exchange or otherwise deal in assets, take all routine and day-to-day decisions about the asset allocation of the Managed Portfolios, and that the client and I are not permitted to provide such dealing instructions or modifications to the Managed Portfolio.
 - e) My client accepts that the agreement to provide the Managed Portfolio Service is between you and them as detailed in the Terms and Conditions, and you are offering this service to them as part of your agreement with them on the condition that I am appointed as their financial adviser to offer advice in respect of the ongoing suitability of the Managed Portfolio for their needs.
4. **Where a portfolio that has an explicit Managed Portfolio Service Charge is chosen**
 - a) My client understands and agrees that, while the Managed Portfolio Service is in use for their account, a Managed Portfolio Service Charge will be applied in accordance with the latest Terms and Conditions for that account. I have explained that:
 - b) The Managed Portfolio Service Charge will be applied as a percentage of the value held within the Managed Portfolio Service and that the amount of the charge may go up or down depending on the value of the investments.
 - c) The Managed Portfolio Service Charge is accrued daily and will be deducted from the account on the Account Charge Date.
5. **My client understands that** deductions to meet withdrawals cannot be taken from individual assets within the Managed Portfolio, only from the Managed Portfolio as a whole.
6. **My client has a copy** of the latest Charge Basis 3 Terms and Conditions which includes the WealthSelect Managed Portfolio Service. They have had an opportunity to read and understand them before agreeing to the use of the Managed Portfolio Service.

The latest version of the Terms and Conditions can be found on our website quilter.com

Part B - Where the assets in section 5 include any DIM portfolios

1. **I have read and agreed to the following discretionary managed model portfolio declaration.**
2. **I confirm that** I have explained the discretionary managed model portfolio service to my client(s) and I have authority from my client(s) to use the discretionary managed model portfolio(s) selected in respect of their account and I request that you invest their account into the model portfolio(s) I have selected.
3. **I confirm that** I have disclosed costs and charges to my client(s). I have printed/will print an Adviser Fee Authorisation form for my client(s) to sign and will retain a copy of this confirming their acceptance of the discretionary management portfolio fee (if applicable) associated to the model(s).
4. **I understand** that Quilter may ask for sight of the signed Adviser Fee Authorisation form in the future.
5. **I confirm that** for each client:
 - a) I have given advice in relation to the suitability of using the discretionary managed model portfolio(s) selected which meets my client's needs.
 - b) I am responsible for ensuring that the discretionary managed model portfolio(s) is suitable currently and on an ongoing basis in accordance with my duties under the FCA rules.
 - c) My client is aware that the portfolio manager will have complete discretion over the assets in each discretionary managed model portfolio to buy, sell, retain, exchange or otherwise deal in assets, take all routine and day-to-day decisions about the asset allocation of the discretionary managed model portfolio, and that the client and I are not permitted to provide such dealing instructions or modifications to the discretionary managed model portfolio.
 - d) My client accepts that the agreement to provide the discretionary managed model portfolio is between the discretionary investment manager and me, and I am offering this service to them as part of my agreement with them.
 - e) My client has been made aware of the roles and responsibilities of the discretionary manager in line with regulatory guidance.

Financial adviser's signature

Date

Print name

quilter.com

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Quilter Investment Platform Limited and Quilter Life & Pensions Limited are registered in England and Wales under numbers 1680071 and 4163431 respectively.

Registered Office at Senator House, 85 Queen Victoria Street, London, EC4V 4AB, United Kingdom. Quilter Investment Platform Limited is authorised and regulated by the Financial Conduct Authority. Quilter Life & Pensions Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Their Financial Services register numbers are 165359 and 207977 respectively. VAT number 386 1301 59.



Transferring scheme authority

- *Disqualifying Pension Credit*
- *Collective Retirement Account (CRA)*

For completion with a financial adviser

Please complete a separate form **for each pension being transferred**, even if the pensions are held with the same ceding scheme.

Completing this form

- Complete this form using BLOCK CAPITALS and blue or black ink. For dates, please use the format day/month/year.
- Missing or unclear information may result in delays.
- Quilter will only contact the transferring pension provider once all relevant information has been received in respect of this transfer, including any additional documents required and completion of the financial adviser's declarations at the end of this authority.

Additional documents

- **Transfer Discharge Form:** If the transfer is not being processed electronically using the Origo Options Transfer Service, the ceding scheme may need you to complete their transfer discharge form. The ceding scheme and your financial adviser will be able to help you with this.

Send your completed form as follows:

- **By post to:** Quilter, SUNDERLAND, SR43 4JP.

1. Investor details

Full name	<input type="text"/>		
Date of birth	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>	National Insurance number	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>
Permanent UK residential address	<input type="text"/>		
		Postcode	<input type="text"/>
CRA account number	A C <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>	-	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>

2. Ceding scheme details

Ceding scheme name	<input type="text"/>		
Ceding scheme telephone number <i>(if known)</i>	<input type="text"/>		
Ceding scheme address	<input type="text"/>		
		Postcode	<input type="text"/>

3. Transfer details

3.1 Is the current plan subject to any existing or proposed:

- trustee in bankruptcy orders? No Yes*
- earmarking orders? No Yes*
- other receiving orders? No Yes* ▶ Please specify

* If you have answered 'Yes' to any of the questions above, please contact us on 0808 171 2626 so that we can determine whether we can proceed with the transfer.

3.2 Ceding scheme type Deferred annuity S32 Buyout FSAVC Occupational Pension Scheme
Personal Pension Self-invested Pension Plan Stakeholder S226/RAC

3.3 Account number with ceding scheme

3.4 Scheme member's name

3.5 For defined benefit transfers only – Transfer value guarantee expiry date

4. Cash transfer amount

Note – The transfer will be effected as a cash transfer, this means that the assets will be sold and the cash proceeds transferred to Quilter. Any sale of Exchange Traded Instruments (ETIs) may incur the ceding scheme's dealing charges.
– If any assets to be sold are suspended, we will be unable to carry out the transfer.

Cash to be transferred* £ * For full transfers enter the estimated current value; for partial transfers, enter the amount to be transferred.

Full or partial transfer Full Partial

5. Investor's authority

I wish to proceed with the transfer shown in this form based on the following information.

- a) I confirm that I have received a personal recommendation from a financial adviser named in this form to transfer sums and/or assets from the plan(s) listed in this form to Quilter.
- b) I understand both the adviser's advice and the risks associated with the transfer.
- c) I authorise and instruct you to transfer sums and assets from the plan(s) listed in this application directly to Quilter and to provide any instructions and/or discharge required by any relevant third party to do so.
- d) I authorise Quilter, the current provider and any financial intermediary named in this application to obtain from each other, and release to each other, any information that may be required to enable the transfer of sums and assets to Quilter.
- e) I authorise Quilter, the current provider and any employer paying contributions to any of the plan(s) listed in the application to obtain from each other, and to release to each other, any information that may be required to enable the transfer of sums and assets to Quilter.
- f) I accept that in order to comply with regulatory obligations, Quilter and the current provider named in this application may need to verify my identity and residential address, and may use credit reference agency searches and ask for my documents to verify my identity and address.
- g) I understand that until this application is accepted and complete Quilter Life & Pensions Limited's responsibility is limited to returning the total amount received from each of the current providers listed in this application to them.
- h) I understand that when the payment is made to Quilter as requested, this means that I shall no longer be entitled to receive pension benefits from the whole of the plan(s) listed in the application where the whole of the plan(s) is (are) transferring, or that part of the plan(s) represented by the payments if only part of the plan(s) is (are) transferring.
- i) I have read any information provided or made available to me by the current provider in connection with this transfer.
- j) I accept responsibility in respect of any claims, losses, expenses, additional tax charges or any penalties that Quilter and the current provider may incur as a result of any incorrect, untrue, misleading or inaccurate information in this application or given by me, or on my behalf, or any failure on my part to comply with any aspect of this application. This includes where I have been asked to provide any original policy document(s) in return for the transfer of funds and I am unable to do so.
- k) I authorise the ceding scheme to sell the assets in the account numbered in section 3, and to transfer the cash proceeds in pounds sterling to Quilter Life & Pensions Limited.
- l) I understand that any sale of Exchange Traded Instruments (ETIs) may incur the ceding scheme's dealing charges.
- m) I authorise the ceding scheme to transfer any cash proceeds to Quilter Life and Pensions Ltd Transfers Account (NatWest, sort code 56-00-68, account number 44842864) stating my account number with Quilter as the reference if given in section 1 (or, if blank, my name).

Your Signature

Date

Section 6 must be completed by your financial adviser.

6. Financial adviser's declarations and signature

To be completed by financial advisers only

Part A - FCA permissions declaration

The adviser firm, or an associated firm, must hold the relevant permission to be able to advise on the type of transfer shown in this form.

6A.1 In relation to the transfer, or partial transfer, shown in this form, are any safeguarded benefits being given up in order to pay the transfer value, where the applicant can remain in the scheme?

Yes No

6A.2 Does the firm have the appropriate FCA permission to advise the client to make this transfer?

Yes No – Provide details below of the firm with the appropriate FCA authorisation that provided the personal recommendation in relation to the transfer(s).

Name and address of the firm

	Postcode

Financial Services Register number ► *If known*

Note – Safeguarded benefits are benefits which are neither flexible benefits nor cash balance benefits. Broadly, this means guaranteed pension benefits, such as those offered by defined benefits (DB) occupational pension schemes, deferred annuity contracts with a guarantee and conventional retirement annuity contracts with guaranteed annuity rates.

– **Due to the complex nature of transfers where safeguarded benefits are involved, we will not accept such transfers on a non-advised, or execution-only, basis regardless of the size of the transfer value and/or the FCA permissions which the adviser holds. We do not accept 'insistent client' transfers**

Part B - Transfer declaration - safeguarded benefits

(other than transfers involving guaranteed annuity rates or where the applicant cannot remain in the scheme)

This section applies to transfers of guaranteed pension benefits, such as those offered by defined benefits (DB) occupational pension schemes and deferred annuity contracts with a guarantee. It is not applicable for safeguarded benefit transfers involving only guaranteed annuity rates or where the applicant cannot remain in the scheme.

Quilter will only accept the transfer if all the following statements apply:

For this transfer where the client is proposing to give up some, or all, of their safeguarded benefits, I have ticked here, and in the appropriate contingent charging section below, as the client's financial adviser to confirm all of the following points:

- the client has received a transfer value comparator in line with COBS 19.1.3A; and
- an appropriate pension transfer analysis in line with COBS 19.1.2B has been carried out; and
- this application to transfer is being submitted on behalf of the client in line with a 'personal recommendation to transfer' after full advice; and
- the client is not an 'insistent client' and this transfer is not being transacted on an 'execution-only' basis; and
- to the best of my knowledge and belief, the client understands how the key outcomes from the appropriate pension transfer analysis and the transfer value comparator contribute towards the personal recommendation to transfer.
- Please tick the appropriate option(s) below.
 - Contingent charging has not been used

OR

- The client agreed to be charged on a contingent basis and the:
 - client's medical condition has given them a life expectancy of less than 75

AND/OR

- client is in serious financial difficulty.

Acceptance of the transfer request

- Quilter will only accept a Transfer Request if the box relating to the six statements above has been ticked by the financial adviser (or the financial adviser has provided a separate signed declaration making the same statements) and all our other requirements have been met.
- Failing to provide this confirmation will delay the potential acceptance of the Transfer Request. If any such delay means that the transfer does not proceed within the Cash Equivalent Transfer Value (CETV) guarantee period that currently applies, this may affect the transfer value. Quilter will not be liable for any re-calculation fee, or potential drop in the transfer value following such a re-calculation.
- Quilter will decline this application if the financial adviser cannot provide this confirmation.

Transfer documentation

- It is important to submit the transfer request, with any documentation required by the ceding scheme, as soon as possible.
- Quilter cannot guarantee that the transfer request will be processed by the end of the CETV guarantee period. However, to reduce the risk of missing the CETV deadline, Quilter needs all related documentation **at least 5 working days before the end of the CETV guarantee period.**
- Quilter accepts no liability for any costs, claims or liabilities arising from a missed CETV guarantee period.

Part C - Financial adviser's details and signature

Financial adviser's signature

Date

Print name

Name of regulated firm

quilter.com

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