

Advisory Services Request Form

For completion by the Applicant(s)

Please write in ink and use **BLOCK CAPITALS**

Section A

Details

Fund number	<input type="text"/>
Name of Investment Adviser	<input type="text"/>
Address	<input type="text"/> <input type="text"/> <input type="text"/>

1. **I/We*** hereby declare that **I/We*** request that the adviser is appointed to provide investment advisory services in respect of the underlying assets held in the Fund to which the value of **my/our*** Policies are to be linked in accordance with the terms and conditions specified below.
2. **I/We*** acknowledge that those underlying assets belong to Friends Provident International Limited ("the Company") and therefore it is necessary for the Company to enter into a formal agreement appointing the Adviser. **I/We*** request the Company to enter into that agreement appointing the Adviser on the Adviser standard terms modified as the Company in its absolute discretion deems appropriate ("the Agreement").
3. **I/We*** acknowledge that the Company is only prepared to enter into the Agreement as a result of **my/our*** request and the agreement and undertaking contained in 5 and 6 below.
4. **I/We*** hereby request that the Company authorise **me/us*** as agent to approve recommendations by, or to give investment instructions to, the Adviser in relation to the Fund on the Company's behalf.
5. **I/We*** agree that the Company shall not be responsible for any loss or liability to the Fund arising from the appointment of the Adviser or from reliance upon advice given or investment services rendered by the Adviser to the Company or its agents or for any other action or failure to take action on the part of the Adviser giving rise to any loss in the value of the Fund howsoever arising (including but without limitation failure on the part of the Adviser to produce a reasonable investment return in relation of the Fund).
6. **I/We*** for **myself/ourselves*** and **my/our*** estate(s) undertake to indemnify the Company against all claims demands and actions against the Company in respect of any loss and all costs and expenses howsoever arising from or in respect of the activities and performance of the Adviser (including but without limitation the cost of defending in any court of Law any such claim demand or action against the Company and the cost of recovering from the Adviser the investments of the Fund). Specifically **I/we*** agree that if the Company is obliged to pay any monies to the Adviser under the terms of any indemnity contained in the Agreement, such monies shall be deducted from the Fund.
7. **I/We*** acknowledge that the Company may terminate the appointment of the Adviser at any time by giving written notice to **me/us*** and the Adviser.

Section B

I/**We*** understand that the Fund will be valued annually and I/**we*** acknowledge the Company will pay the Adviser's fees of:

per quarter or % per annum of the value of the Fund at each valuation plus VAT (if applicable).

I/**We*** understand that an amount equivalent to this will be charged as an expense to the Fund together with the expenses and charges in respect of the safe keeping, handling and carrying out of transactions in respect of any assets held for the Fund, in accordance with the Adviser's published rates for such charges in force from time to time.

Section C

I/**We*** acknowledge that the Company may if it so wishes but without being under an obligation to do so, agree the investment criteria, risk criteria, and investment restrictions set out below:

1. Investment criteria

2. Risk criteria

3. Investment restrictions

- a** If the Fund is a **Reserve – Personalised Assets** version, the only permitted assets are stocks quoted on a recognised stock exchange, units in authorised unit trusts, collective schemes of the Company's internal funds, gilts, cash and other assets (specifically approved by the Company).

The following assets are expressly prohibited:

- Friends Provident shares
- F&C Asset Management plc shares
- Commodities
- Real Property
- Options/Futures/Precious Metals
- UK National Savings Capital Portfolios
- US and Canadian Mutual Funds are permitted only while Reserve is discretionary managed.

This is not an exhaustive list and we reserve the right to refuse other assets which we regard as unsuitable.

Section C: 3. Investment restrictions (continued)

- b** If the Fund is a **Reserve – Collective Investment** version, the only permitted assets are as follows:
- A UK authorised unit trust within the meaning of section 468 of the UK's Income & Corporation Taxes Act 1988 (ICTA)
 - A UK investment trust, excluding warrants, within the meaning of section 842 ICTA 1988
 - An open ended investment company (OEIC) within the meaning of section 236 of the UK Financial Services & Markets Act 2000
 - An interest in an overseas collective investment[†] that is structured as one of the following:
 - an open ended investment company
 - a unit trust
 - offshore distributor and non distributor funds.
 - Hedge Funds and exchange traded funds are permitted, providing they comply with one of the fund structures above. US and Canadian Mutual Funds are permitted only while Reserve is discretionary managed.
- c** The Fund shall not at any time be more than 100% invested, i.e. no overdrafts shall be created nor any other commitments made beyond the extent of the investible cash available in the Fund without the prior formal approval of the Company.
- d** Any assets purchased as a result of an instruction from the Adviser shall be purchased at the open market price as shown on the contract note issued by the vendor or stockbroker.
- e** All assets are held to the beneficial ownership of the Company and in the name of the Company. All dealing and contract notes must be made in the name of the Company.

	Applicant	Second applicant
Signature(s)	<div></div>	<div></div>
Name (block capitals)	<div></div>	<div></div>
Date	<div></div> <div></div> <div></div>	<div></div> <div></div> <div></div>

[†] "Collective investment" as defined in section 235 of the UK Financial Services & Markets Act 2000

Friends Provident International Limited: Registered and Head Office: Royal Court, Castletown, Isle of Man, British Isles, IM9 1RA. Isle of Man incorporated company number 11494C. Authorised and regulated by the Isle of Man Financial Services Authority. Provider of life assurance and investment products. **Singapore branch:** 182 Cecil Street, Level 17 Frasers Tower, Singapore 069547. Registered in Singapore No. T06FC6835J. Licensed by the Monetary Authority of Singapore to conduct life insurance business in Singapore. Member of the Life Insurance Association of Singapore. Member of the Singapore Financial Dispute Resolution Scheme. **Hong Kong branch:** 803, 8/F., One Kowloon, No.1 Wang Yuen Street, Kowloon Bay, Hong Kong. Authorised by the Insurance Authority of Hong Kong to conduct long-term insurance business in Hong Kong. **Dubai branch:** PO Box 215113, Emaar Square, Building 6, Floor 5, Dubai, United Arab Emirates. Registered in the United Arab Emirates (UAE) with the Central Bank of the UAE as an insurance company. Registration date, 18 April 2007 (Registration No. 76). Registered with the Ministry of Economy as a foreign company to conduct life assurance and funds accumulation operations (Registration No. 2013). Friends Provident International is a registered trademark and trading name of Friends Provident International Limited.