

Discounted Gift Trust

Investor Guide

For use in connection with the
HSBC Life Onshore Investment Bond

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The purpose of this Investor Guide is to explain how a Discounted Gift Trust can be used with the HSBC Life Onshore Investment Bond (the Bond) to help you reduce your potential inheritance tax liability.

It is designed for investors working with their adviser who will guide them on the merits and suitability of the Discounted Gift Trust. HSBC Life (UK) Limited does not give advice on trusts and investors are responsible for obtaining their own tax and legal advice before proceeding.

You should also read the following documents:

- HSBC Life Onshore Investment Bond – Key Features
- HSBC Life Onshore Investment Bond – product brochure

Important note

HMRC requires most trusts to be registered with the Trust Registration Service (TRS). In addition, the TRS must be updated with any amendments to the trust, including any change to trustees or named beneficiaries. A copy of the TRS certificate showing that the trust has been registered and/or updated must be provided to HSBC Life before this form an application can be processed. If you require further information about the TRS, including how to register, please visit our website <https://www.life.hsbc.co.uk/customers/trs>.

The impact of taxation (and any tax reliefs) depends on your individual circumstances. The information contained in this Investor Guide is based on our understanding and interpretation of current UK tax law and HM Revenue & Customs practice as at April 2025. Tax law and practice may change in the future.

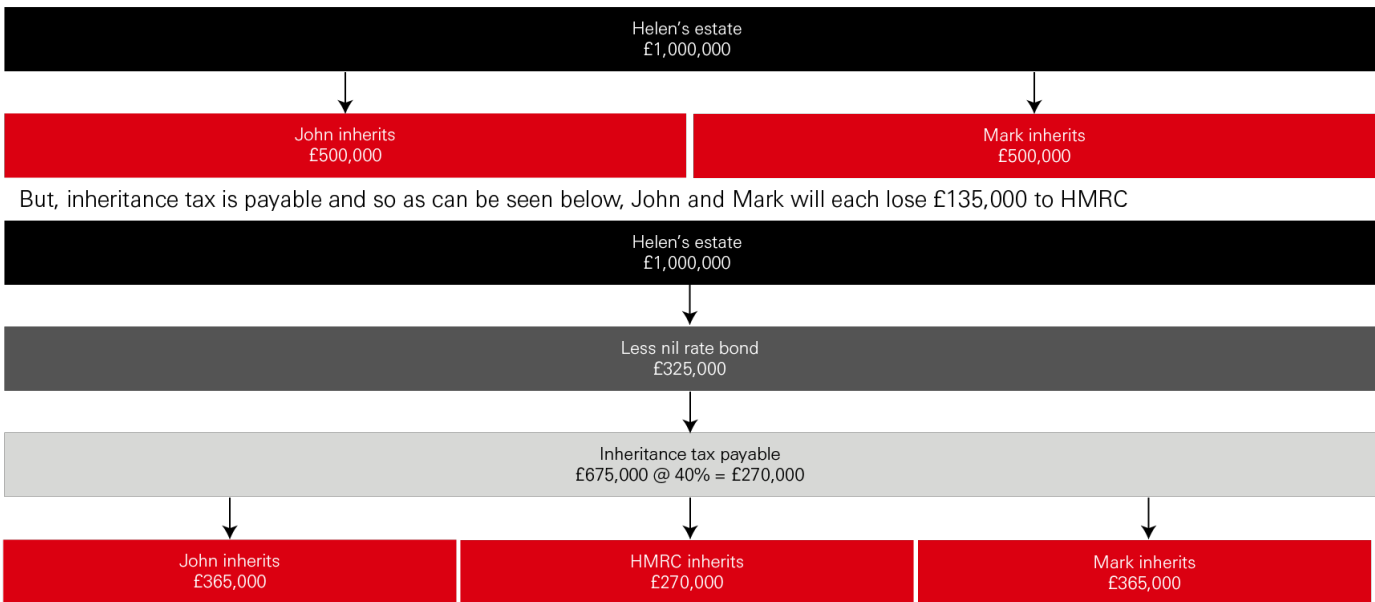
HSBC Life (UK) Limited is not responsible for any action you may or may not take as a result of information contained in this Investor Guide, which you should discuss with your financial adviser.

Why you should consider a Discounted Gift Trust

Increasing numbers of people are finding that their estate may be subject to inheritance tax. Everyone is allowed to leave an amount up to £325,000 (the 'nil rate band') to their beneficiaries, without incurring any inheritance tax. Above this limit, inheritance tax on death is charged at 40%. For an estate of £1,000,000, for example, the tax liability at 40% would be £270,000 ($£1,000,000 - £325,000 \times 40\%$) - 27% of the gross estate.

Consider Helen, with an estate of £1,000,000. She is a 75 year old widow who has made no previous gifts for inheritance tax purposes and, since her late husband's entire nil rate band was used on his death, there is nothing left to transfer to her. There are no other inheritance tax reliefs available.

If there was no inheritance tax to pay, her two sons John and Mark would each inherit £500,000 as shown below.



Without careful planning, your beneficiaries may receive less than they otherwise might if the estate you leave them is reduced by a liability to inheritance tax.

Some people are able to consider giving away a substantial sum, either outright or via a Gift Trust, which would have the effect of reducing their potential inheritance tax liability. For further information, please refer to the HSBC Life Gift Trust Investor Guide.

Others may be unable to give away a lump sum but would be prepared to lend the lump sum to a Loan Trust where the trustees invest the lump sum and any growth is outside your estate for inheritance tax but the loan will remain in your estate for inheritance tax and you can demand repayment of your loan in whole or in part at any time in order to supplement your income. For further information, please refer to the HSBC Life Loan Trust Investor Guide.

Some people may wish to begin inheritance tax planning now and have a lump sum to invest but are unable or unwilling to give up access to their capital or unwilling to wait for investment growth to build up outside their estate over time. A Discounted Gift Trust (or DGT as it is often referred to) may enable them to achieve an immediate reduction in their estate (a 'discount') for inheritance tax purposes, whilst retaining access to a fixed regular stream of payments from the trust to add to their income during their lifetime or until the bond becomes exhausted.

The gift into the Discounted Gift Trust is made up of two elements: part of that gift could be treated as a 'discount' and falls outside your estate immediately for inheritance tax; the other part of the gift is treated as a transfer of value for inheritance tax and the inheritance tax treatment will depend on the type of trust used. Please see 'Your choice of trusts' on page 7.

In order to obtain a 'discount' on the value of the amount you gift into trust, you need to be in reasonably good health. Having said that, less than perfect health should not be a bar to creating a trust of this kind, provided the implications for inheritance tax are understood and accepted.

Your adviser will advise you of the suitability of a Discounted Gift Trust but, generally, an investor for whom this trust would be appropriate will:

- have a net estate exceeding £325,000;
- have a lump sum to invest;
- require access to this capital, but will be happy to restrict this access to a series of fixed regular payments; and
- be aged between 18 and 89 years old.

Benefits at a glance

What the trust offers

The Discounted Gift Trust is a lump sum investment, held under trust, which enables you to:

- potentially achieve an immediate discount in the value of your estate for inheritance tax purposes on part of your gift into trust;
- achieve a reduction in the value of your estate for inheritance tax purposes for the remaining part of your gift into trust provided you survive for seven years from the date you make the gift;
- receive fixed regular payments; and
- select trustees who will administer the trust and distribute any remaining trust fund to your trust beneficiaries after your death.

Please remember, however, that apart from the fixed regular payments, you will have no access to the investment once you have created the trust.

What the HSBC Life Onshore Investment Bond offers

- **Direct investment into the fund** – The Bond invests directly into collective investments such as open-ended investment companies (OEICs) and unit trusts, not ‘mirror funds’
- **Flexibility** – your Bond can be split into a maximum of 1,200 segments to allow tax planning flexibility
- **Transparent charging structure** – All transactions are undertaken through a cash account showing charges for investment, administration and adviser fees
- **Individual tax calculations** – we calculate the corporation tax liability individually for each Bond, according to funds held
- **Transaction Details** – all transactions are undertaken through a cash account making it easy for your trustees to monitor and administer your Bond
- **Multi-life financial planning** – the ability to have combinations of up to 10 lives insured, gives flexibility that will be particularly attractive to trustees
- **Range of withdrawal options** – annual withdrawals can be set for up to 10% of the original investment and can be taken on a monthly, bi-monthly (every other month), quarterly, termly (every four months), half-yearly or yearly basis
- **Minimum age** three months for a life insured and 18 years for an applicant.

The value of investments can fall as well as rise and you may not get back what you invested. For some investments this can also happen as a result of exchange rate fluctuations as shares and funds may have an exposure to overseas markets. HSBC Life (UK) Limited cannot be held responsible for the investment performance of your Bond.

The value of any tax benefits described depends on your individual circumstances. Tax rules and rates may change in the future. HSBC Life (UK) Limited cannot be held responsible for any future changes in legislation.

For more details, please refer to the HSBC Life Onshore Investment Bond product brochure, Key Information Document and Key Features which can be obtained from your Financial Adviser or from our website www.life.hsbc.co.uk.

How the Discounted Gift Trust works

To establish your Discounted Gift Trust you (the person creating the trust and described as the settlor in the trust) will make a gift to your trustees. The trust investment is the HSBC Life Onshore Investment Bond.

There are two types of Discounted Gift Trust available and you can choose between a discretionary or an absolute trust. For more details about the differences between these two types of trust please refer to page 7.

Whichever trust you choose, your gift is divided into two elements for inheritance tax purposes. Please see page 6 'The Rights compared'.

Paying the benefits

The trust will be administered by the trustees who are responsible paying the settlor the fixed regular payments and benefiting the trust beneficiaries from the trust fund after your death. As the settlor of the trust, you will automatically be a trustee, but you will need to appoint at least one additional trustee.

Please refer to page 13 for more details about the role and responsibilities of the trustees.

Joint settlor trusts

It is possible for the Discounted Gift Trust to be set up on a joint settlor basis with your spouse or civil partner. For joint settlor trusts, the fixed regular payments will continue until death of the survivor or until the Bond becomes exhausted. For joint settlor trusts, you should appoint at least one additional trustee.

If each of you intends to create your own Discounted Gift Trust, your adviser should recommend that you exclude each other from your respective trusts for inheritance tax reasons. This can be accomplished by signing the appropriate box on the HSBC Life Discounted Gift Trust deed. Please refer to your adviser for guidance on this.

The Settlor's Retained Rights (the discount)

The Settlor's Retained Rights is the right to a series of fixed regular payments from the trust for your lifetime or until the Bond becomes exhausted, whichever occurs first. On your death, the value of the remaining payments will have no value in your estate for inheritance tax.

The Settlor's Retained Rights are also referred to as the 'discount' for inheritance tax purposes and this value falls outside your estate for inheritance tax immediately.

HSBC Life calculate the discount according to a variety of factors including your age, state of health, the level and frequency of payments you choose to take and rate of growth which meets HMRC guidelines. Generally, the longer your life expectancy, the more payments you can expect to receive and, the greater the value of the discount. Your adviser can provide you with both a potential discount figure and, after underwriting, the actual discount figure for HMRC purposes.

The Beneficiaries Rights (the transfer of value)

The remainder of the amount invested (the amount you place in trust less the value of the discount) is the transfer of value for inheritance tax purposes and is described as the Beneficiaries Rights. Depending on the type of trust you use, this transfer of value will be either a potentially exempt transfer or a chargeable transfer for inheritance tax purposes.

The Rights compared

The Settlor's Retained Rights	The Beneficiaries' Rights
<p>These are the series of fixed regular payments from the bond held in the trust fund that you will receive.</p> <p>These payments will be made to you for the rest of your life, or until there is nothing left in the trust fund.</p> <p>To maximise inheritance tax savings any fixed regular payments received should be spent otherwise they will form part of your estate for inheritance tax.</p>	<p>This is the value of the trust fund less the value of the discount</p>
The discount	The transfer of value
<p>The actuarial value of the Settlor's Retained Rights equals the amount of the discount.</p>	<p>The transfer of value will be the difference between the sum placed in trust and the discount obtained by reference to the Settlor's Retained Rights.</p>
No transfer of value for inheritance tax	The transfer of value for inheritance tax
<p>There will be no transfer of value in respect of the Settlor's Retained Rights as this is the 'discount'.</p>	<p>If the discretionary trust is used, the transfer of value will be a chargeable lifetime transfer. This means the transfer of value may attract an immediate inheritance tax charge.</p> <p>If the absolute trust is used, the transfer of value will be a potentially exempt transfer. This means the transfer of value does not immediately incur an inheritance tax charge and if you continue to live more than seven years after you've made the transfer of value, it becomes fully exempt from inheritance tax.</p>
The amount liable to inheritance tax	The amount liable to inheritance tax
<p>There is no liability to inheritance tax on the value of the discount when the trust is set up.</p>	<p>The transfer of value is the amount that will be used to calculate any inheritance tax liability due on creation of the trust, or in the event of the settlor's death within seven years of the transfer.</p>

Your choice of trusts

A Discounted Gift Trust can be set up either as a discretionary or an absolute trust. When deciding which type of trust, you will need to consider:

- how much flexibility you wish to have in changing the beneficiaries at a later date;
- how much control you wish your trustees to have over the trust fund and how your chosen trust beneficiaries may benefit from it; and
- how the trust will be treated for inheritance tax purposes.

Your adviser will provide guidance on which trust will be most suitable for your circumstances, but the key differences are as follows:

Discretionary trust

This trust may be chosen if you want to retain flexibility over who will benefit.

The discretionary trust has a trust period of 125 years and can benefit many generations of your family.

No beneficiary will have a fixed right to anything; instead it will be up to the trustees to decide who will benefit, in what proportion and when the trust fund is to be distributed.

The trust deed sets out the classes of beneficiaries who can benefit and you can add named individuals to this list.

It is normal to provide your trustees with a letter outlining your wishes about who should benefit but, although they can take your wishes into account, they are not bound to act in accordance with them.

As a result of the flexibility provided by a discretionary Discounted Gift Trust the transfer of value (the Beneficiaries Rights less the discount) will be classed as a chargeable transfer with the following inheritance tax implications:

- There will be an immediate inheritance tax charge at the lifetime rates (either 20% or 25%) on any amount of the transfer of value which, when added to any other chargeable transfers you have made in the past seven years, exceeds the nil rate band;
- There could be a further inheritance tax charge if you die within seven years of setting up the trust;
- Inheritance tax will potentially be payable in respect of the trust fund on every tenth anniversary of the trust and in respect of exit charges when capital distributions are made to the trust beneficiaries.
- The transfer of value will fall outside your estate provided you survive for seven years from the date of making the transfer of value into the trust.

For further details, please refer to the 'What about tax ?' section on pages 16 and 17.

Absolute trust

This trust can be used if you know exactly who should benefit from the trust fund after your death. When creating the trust, you must name the trust beneficiaries and specify their share of the trust fund to which they are each entitled.

An advantage of an absolute trust is that your transfer of value (the Beneficiaries Rights less the discount) will be treated as a potentially exempt transfer (PET) for inheritance tax purposes. This means that there will be no immediate inheritance tax charge and, provided that you survive for at least seven years after making the transfer of value, the whole of your transfer of value, will be free from inheritance tax on your death. But if you die within seven years after making the transfer of value the PET will be classed as a chargeable transfer and may result in a charge to inheritance tax. For further details please refer to the 'What about tax' section on pages 16 and 17.

A drawback is that you cannot change the trust beneficiaries or their share of the trust fund once the trust is established.

If a beneficiary dies, their share of the trust fund (the value of the bond less the Settlor's Retained Rights) will pass under the terms of their will or on intestacy and you will have no control over who then benefits.

The value of their share of the trust fund will form part of the beneficiary's estate for inheritance tax.

Also, a beneficiary's share of the trust fund could be at risk if he or she is involved in a marital break-up or a dispute with creditors. The trust fund could potentially be taken into account for any means-tested benefits to which a beneficiary might otherwise be entitled.

Whichever trust is used, the value of the discount will not be taken into account when valuing your estate for inheritance tax purposes and any investment growth on the Bond will be held for the benefit of your trust beneficiaries outside your estate, thereby reducing your potential inheritance tax liability.

The Discounted Gift Trust in action

How might the Discounted Gift Trust help Helen?

As previously mentioned, Helen is a 75 year old widow with an estate worth £1,000,000. She has made no previous gifts for inheritance tax and since her late husband's entire nil rate band was used on his death, there is none left to transfer to her.

Helen's estate is worth £1,000,000 including £200,000 sitting on deposit earning very little interest.

Although she has substantial assets, Helen's income is insufficient for her needs and she regularly dips into her capital to fund holidays and other treats. She has been taking about £10,000 a year from her capital to supplement her income.

She is prepared to consider mitigating her inheritance tax liability, provided she can retain access to yearly payments of £10,000.

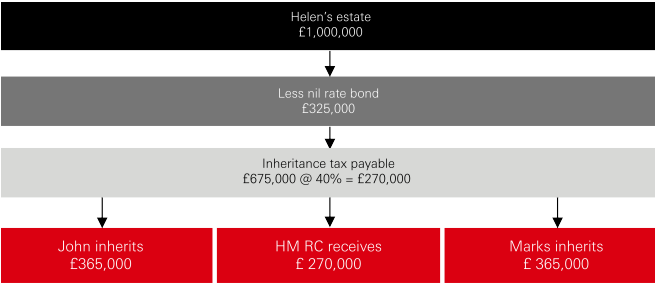
On the advice of her adviser, she decides to transfer £200,000 into a Discounted Gift Trust, with her two sons being her principal beneficiaries.

Helen chooses a discretionary trust because she wants to retain flexibility over who will benefit.

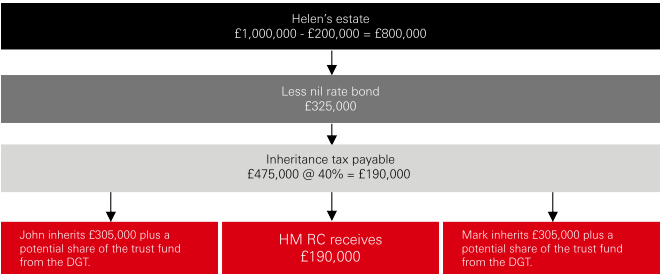
She enjoys good health and following underwriting qualifies for a discount of £98,000 for inheritance tax purposes. This discount falls outside of her estate immediately for inheritance tax purposes. The remaining £102,000 would be treated as a chargeable lifetime transfer but there will be no immediate inheritance tax charge as this is below the nil rate band and will fall outside her estate provided she lives seven years from the date of setting up the trust.

All the investment growth on the Bond will be outside her estate for inheritance tax purposes.

Helen creates her discretionary Discounted Gift Trust with £200,000 which is invested in the HSBC Life Onshore Investment Bond. Please refer to 'Creating your Discounted Gift Trust' on page 10.



The potential of Helen's discretionary Discounted Gift Trust in reducing her liability to inheritance tax can be seen in the following example.



John and Mark may benefit from the DGT trust fund at the trustees discretion. This means that their overall position has (potentially) improved by £40,000 (inheritance tax £270,000 – £190,000/2) each, before taking into account any investment growth achieved.

Please note that this example is provided for illustration only and should not be used as a guide for any particular course of action. The tax implications will vary according to individual circumstances and you will need to consider your personal tax situation in detail with your adviser before proceeding.

Creating your Discounted Gift Trust

There are a number of steps involved in creating your Discounted Gift Trust.

Firstly, you must complete and return the statement of health form. This form asks questions about your health and also asks for your consent to contact your doctor. HSBC Life will then determine what inheritance tax 'discount' is available to you.

Next, in order to create the Discounted Gift Trust you will need to do the following:

- Complete the appropriate trust deed, either the discretionary or absolute Discounted Gift Trust;
- Where you are creating your Discounted Gift Trust by yourself, as a sole settlor, you will automatically be appointed as a trustee, but you must also appoint at least one additional trustee to act with you in investing the gifted monies and administrating the trust for the benefit of your chosen trust beneficiaries. Where you are creating your Discounted Gift Trust jointly with your spouse or civil partner as joint settlors, you should consider appointing an additional trustee.

When you establish your Discounted Gift Trust you must choose the level of the fixed regular payments and their frequency. The trust fund will comprise the HSBC Life Onshore Investment Bond.

The lives insured will often be the named beneficiaries of the trust but you and/or your trustees can also be lives insured. For tax planning flexibility there should be more than one life insured. Please refer to your adviser for guidance on this.

The settlor cannot make further gifts into the Discounted Gift Trust once it has been set up. However, the settlor can set up another Discounted Gift Trust. Please refer to your adviser for guidance on the inheritance tax implications for this.

Your adviser will explain the application process and how to complete the documentation.

Receiving your fixed regular payments

Payment options

You can choose between monthly, bi-monthly (every other month), quarterly, termly (every four months), half-yearly or yearly options for your fixed regular payments. Once commenced, your regular payments are fixed and will continue throughout your lifetime unless, the value of the Bond falls to nil, when your payments will cease.

You can choose any level of payment up to 10% yearly of your investment amount. Please remember, however, that the value of the Bond will reduce if the amount withdrawn exceeds the rate at which the Bond grows. There may also be income tax implications where payments exceed 5% each year.

Income tax treatment

You can arrange to receive regular payments of up to 5% of the original investment every year without any immediate income tax charge. Any part of this allowance which is unused can be carried forward; so you can potentially defer any higher or additional rate income tax liability until 100% of your original investment has been withdrawn, or the bond comes to an end.

Any amount over the 5% yearly allowance may be subject to income tax.

Because we pay corporation tax on any income and capital gains realised on the underlying investments in the Bond, basic rate income tax is treated as already paid on this investment. This means a credit for basic rate income tax at 20% is received and any income tax at higher or additional rate may be payable.

We calculate the underlying corporation tax charge daily and collect a monthly tax deduction from the Bond to account for this. As a result, tax administration is simplified for the trustees and any liability you face will be restricted to higher or additional rate income tax.

The Bond will be issued as a series of separate but identical policies, each of which is treated independently of the others. This segmentation gives the trustees considerable flexibility to undertake strategies which can minimise any income tax liability arising from any gains made.

For more details on the tax treatment please refer to pages 16 and 17 as well as to the HSBC Life Onshore Investment Bond product brochure.

Investing the trust fund

A Discounted Gift Trust is a long term arrangement, so it is essential that the widest investment choice is available. With the HSBC Life Onshore Investment Bond you and your co-trustees can access the expertise of investment managers across a range of fund management groups. Your adviser will be able to give you and your co-trustees details of the current fund range.

Building the trust fund portfolio

Initially the investment will be allocated to the cash account in the Bond pending purchase of fund holdings. This cash account, apportioned equally across the policies in the Bond, forms part of the investment portfolio and is used to debit the cost of fund purchases and credit the proceeds from fund sales.

Once the trust fund is invested in the bond you and your co-trustees can then build a portfolio from a choice of collective investments such as Open Ended Investment Companies (OEICs) and unit trusts.

Other than the minimum investment levels which apply to each asset held in the portfolio, there are no restrictions on how the investment can be spread.

The cash account can also be used to hold monies awaiting investment or as a cash shelter in times of market volatility.

Trading free from capital gains tax

Subject to the minimum investment levels, you and your co-trustees also have complete flexibility to move monies between funds and, because the investment is held within the bond, it is possible to trade between funds without incurring any personal charge to capital gains tax.

About your trustees

Choosing your trustees

As previously mentioned, as the person who created the trust (the settlor), you will automatically be a trustee but you must appoint at least one other trustee to act with you. Joint settlors should also appoint at least one additional trustee to act with them.

A trustee must be someone you can rely on to act in accordance with your wishes, so you should make your choice with care.

You can appoint anyone to be a trustee provided they are over the age of 18 years and have full mental capacity. For sole settlor trusts, there must be at least two trustees to administer the trust. If you wish, you can appoint a beneficiary under the trust as trustee.

You may prefer to appoint a professional trustee, such as your solicitor but please bear in mind professional trustees are permitted to charge for their services. If the only asset within the trust is the Bond and if a withdrawal is made from the Bond to pay the fees of a professional trustee, this will have an impact on the annual 5% a year allowance available. Please refer to the 'What about tax?' section on pages 16 and 17.

During your lifetime, you will be able to appoint new or additional trustees. In the event of your death or incapacity, this power will pass to the remaining trustees. You will also have the power to remove a trustee provided at least one trustee (other than yourself) remains after the dismissal.

Trustees' roles, responsibilities and accounting

The role of the trustees is to manage the trust assets in accordance with the terms of the trust deed.

Whilst the only asset held in the Discounted Gift Trust is the HSBC Life Onshore Investment Bond, the administration of the trust fund will be simplified for the trustees. In particular, they will not need to complete trustee tax returns.

However, the trustees will be required to register the Discounted Gift Trust through HMRC's Trust Registration Service within 90 days from when the trust is established. In addition, the register must be updated with any changes to the trust within 90 days of the event.

About your trust beneficiaries

Choosing your trust beneficiaries

The choice of who are the beneficiaries of your trust rests with you. Anyone, other than the settlor of the trust, can be beneficiary.

Although you are entitled to the regular payments specified when you create the trust, you cannot benefit from the trust in any other way.

Whether or not the beneficiaries are fixed at the outset and how a beneficiary will be treated for tax and other purposes will depend on whether you have created a discretionary or an absolute trust.

Absolute beneficiaries

Under an absolute trust, you will name those you wish to benefit and the shares they will take. Once you have made this choice, you cannot change your beneficiaries or their shares.

Your beneficiaries entitlement to their share of the trust fund is subject to the Settlor's Retained Rights.

The trust beneficiary's share of the trust fund (less the Settlor's Retained Rights) will form part of the beneficiary's estate for inheritance tax.

Where an adult beneficiary dies, their share of the trust fund (less the Settlor's Retained Rights) forms part of their inheritance tax estate on death and would pass under their will or on intestacy. Where a minor beneficiary dies their share of the trust fund (less the Settlor's Retained Rights) would normally pass under the intestacy rules, usually to their parents.

Discretionary beneficiaries

Under a discretionary trust, the beneficiaries are described as a class of individuals such as your children, grandchildren, nieces, nephews, your spouse or surviving spouse (unless you created the trust as joint settlors or deliberately excluded your spouse) and the spouse or surviving spouse of any of your beneficiaries. A full description of your discretionary beneficiaries will be found in the trust deed.

A discretionary beneficiary does not have an automatic right to anything under the trust – they only have the right to be considered by the trustees. The trustees can exclude a beneficiary and you can add to the class of beneficiaries during your lifetime.

You may wish to write a letter of wishes to your trustees explaining how you would like the trust fund to be distributed. Although your trustees will usually take your wishes into account, they cannot be bound by them and, ultimately, the decision about who receives what and when will rest with them.

What happens if someone dies?

If someone associated with the trust dies, the trustees should notify us as soon as possible. We need to know if:

- the settlor dies;
- a trustee dies; or
- a life insured dies.
- the beneficiary of an absolute trust dies.

What happens if a sole or surviving joint settlor dies?

If a sole settlor or a surviving joint settlor dies, the trustees must advise us to stop making the regular payments. The trustees will then need to decide how to manage or distribute the trust fund.

If one settlor of a joint trust dies, the regular payments will continue to the survivor for the remainder of his or her life or until the Bond is exhausted.

The surviving joint settlor may need to appoint an additional trustee to ensure the Discounted Gift Trust has two trustees.

What happens if a trustee dies?

If a trustee dies including the settlor, the remaining trustees must notify HSBC Life of this and provide evidence in the form of a copy of the Death Certificate.

If, following the death of a trustee, only one trustee remains, the settlor or the surviving trustee should appoint a new trustee to act with them.

What happens if a life insured dies?

If one of the lives insured dies but is survived by other lives insured, there will be no effect on the arrangement and the Bond will continue.

If the last surviving life insured dies during your lifetime, the trustees must claim the Bond proceeds and reinvest this. This is to maintain the fixed regular payments to you.

If the last surviving life insured dies after your death, the trustees must claim the proceeds. The trustees will then need to decide how to manage or distribute the trust fund.

What happens if a beneficiary dies?

If a beneficiary of an absolute trust dies, the value of the trust fund, less the value of the Settlor's Retained Rights, will be included in the beneficiary's estate for inheritance tax purposes.

If a beneficiary of a discretionary trust dies, there will be no inheritance tax implications.

What about tax?

Inheritance tax

There are a number of occasions when a liability to inheritance tax may arise and these are summarised below:

- When the Discounted Gift Trust is created

When the bond is placed in the Discounted Gift Trust this will be treated as gift for inheritance tax purposes. Part of the gift may be treated as a discount and fall outside your inheritance tax estate immediately. The remainder of the gift will be a transfer of value for inheritance tax and depending on the type of trust used will result in a chargeable lifetime transfer or a potentially exempt transfer.

For a discretionary Discounted Gift Trust the gift (less the discount) constitutes a chargeable lifetime transfer.

This means any amount exceeding the nil rate band will be taxable at the lifetime rates (20% if the trustees pay the tax or 25% if the settlor pays the tax). The chargeable lifetime transfer will fall outside the settlor's estate provided the settlor lives seven years from the date of the transfer and

will recover the nil rate band used in respect of this transfer.

For an absolute Discounted Gift Trust the gift (less the discount) constitutes a potentially exempt transfer (PET).

This means that no inheritance tax will arise provided that the settlor lives seven years from the date of the gift and the trust fund will become comprised in the estates of the absolute trust beneficiaries. If the settlor dies within seven years then the PET is treated as failed and is classed as a chargeable transfer and further inheritance tax may be payable.

- Discretionary Trust: ten-year anniversary charge

This charge can arise every ten years from the creation of a discretionary Discounted Gift Trust. The charge is based on the value of the Bond at the tenth anniversary. The maximum charge is 6% based on the value of the bond (less the value of the Settlor's Retained Rights) that exceeds the nil rate band available to the trust. This charge is payable by the trustees from the trust fund.

However, no charge will arise where no chargeable transfers were made by the settlor in the seven years prior to the creation of the trust and the value of the trust fund (the Bond) is less than the nil rate band at this time.

- Discretionary Trust: exit charge

This charge can arise where capital is paid to a trust beneficiary of a discretionary Discounted Gift Trust. An exit charge is usually based on the previous ten-year anniversary charge. The fixed regular payments to the settlor will not be subject to exit charges.

Income tax

The Discounted Gift Trust has been designed for use with the HSBC Onshore Investment Bond. As a series of life insurance policies, gains arising under a Bond are taxable to income tax under the chargeable event regime. Under that regime, a liability to income tax can only arise if a chargeable event occurs, there is a chargeable event gain and there is a chargeable person to whom the gain can be attributed.

A chargeable event will arise on the death of the last life insured under the policy, assignment or part assignment of the policy for money or money's worth, maturity of the policy, surrender in full of the policy or when certain part surrenders are made under the policy. Your adviser will be able to explain how any liability is arrived at.

The following table illustrates the tax implications for the three most common events:

Income tax implication	Event		
	Withdrawals within 5% a year allowance	Withdrawals greater than 5% a year allowance	Full surrender
Is there a chargeable event?	No	Yes	Yes
Is there a chargeable event gain?	No	Yes, on excess above 5%	Yes, on any gain realised

Who is liable for the tax?

With an absolute trust, any gain is assessed on the beneficiary, regardless of age. The only exception is where the beneficiary is the minor (unmarried) child of the parent who created the trust, in which case any gain in excess of £100 will be assessed on the parent. The exception does not apply where a grandparent sets up a trust for grandchildren.

With discretionary trusts, the person who is liable for the tax will depend upon the circumstances at the time, as illustrated in the following table:

Discretionary Discounted Gift Trust	Who is liable for the tax?
	The settlor of the trust, if alive and UK resident, failing whom
	UK resident trustees, failing whom
	a UK resident beneficiary when receiving a benefit from the trust

The rate of tax payable

The rate of tax payable will depend on whom the liability falls. As the settlor of the trust you will be taxed at your highest marginal rate. You will receive a credit for basic rate tax in consideration of the tax paid within the Bond.

Where UK resident trustees are liable, the rate of tax is 45% and they also receive a credit for basic rate tax of 20%.

Where a beneficiary is liable, the tax paid will depend on their personal income tax position.

Capital gains tax

No liability to capital gains tax will arise when fund switches are made within the Bond. Capital gains tax does not generally apply to investment bonds.

Accessibility

To find out more about our accessible services or if you would like this in another format such as large print, Braille, Text relay or audio, please write to us at HSBC Life (UK) Limited, Administration Office, PO Box 1053, St Albans, AL1 9QG, or call us on 0345 603 9164.

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