

# Structured Product Additional Details Form

Policy Number/Illustration Reference:	(“the Policy”)
Name(s) of Policyholder(s):	
Asset Name:	Account Type (“the Asset”)

This type of asset has a fixed term and you should not consider selling it before the end of the term is reached. If, for any reason, you surrender the Policy, you may incur additional penalties in addition to those described in the Key Features Document for the Policy. The conditions of the investment are explained in the factsheet provided by the manager of the investment. This notification form is intended to make sure you understand the risks that are associated with this investment.

We recommend that you place sufficient funds in the Transaction Account to cover any charges and/or regular withdrawals that will be deducted during the term of this investment. If you do not do this, it may be necessary to sell part of this investment to make these payments and this could incur penalties. As the amount you should allocate to the Transaction Account will differ according to the details of your investment, you should discuss the appropriate amount to leave in the Transaction Account with your adviser.

If you have chosen this investment as part of a new Policy application or top-up to an existing Policy, once we have processed your application, you will receive a cancellation notice. On receipt of the cancellation notice, you have 30 days in which you can change your mind about keeping your investment in the Policy. Should you decide to cancel your Policy or the top-up within this cooling off period, any investment in this asset will incur a Market Value Adjustment that **may substantially reduce the amount returned to you.**

I confirm that I understand the terms of the investment I am making and that all capital protection and investment returns offered by the underlying structured product are dependent on the structured product provider fulfilling its commitments as detailed in the structured product offering documentation. I understand that LGII have no responsibility for the capital protection and investment returns and will return to me the value paid to them by the underlying structured product provider.

Any choice of investment holding is entirely at my own risk and I or my Investment Adviser has undertaken such due diligence, or sought independent advice as I consider necessary.

I hereby confirm that I understand that should the structured product provider become unable to meet its liabilities, I will have no recourse to make a claim under the UK Financial Services Compensation Scheme (UK FSCS). I further understand that Legal & General International does not benefit from the protection provided by the UK FSCS and would therefore be unable to make a claim.

Dated this:	day of:
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**Signature of the [Policyholder(s)], [Trustees], [Authorised Signatories] or [Appointed Investment Adviser]  
[Please delete as appropriate].**

Signed:		Signed:	
Print name:		Print name:	
Print address:		Print address:	
Postcode:		Postcode:	

Signed:		Signed:	
Print name:		Print name:	
Print address:		Print address:	
Postcode:		Postcode:	

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Print name:		Print name:	
Print address:		Print address:	
Postcode:		Postcode:	