Wrap ISA and Wrap Personal Portfolio

Terms and Conditions

Please read and keep for future reference.



Terms and conditions

Words in bold have a particular meaning when **we** use them in **these terms**. The meaning of these words can be found in the Glossary section in Annex 1, at the end of **these terms**. Words which **we** define in the singular form will also include the plural and vice versa.

These terms govern your relationship with Standard Life Savings, a company authorised and regulated by the FCA which is part of the Standard Life Aberdeen group, if you decide to open a Wrap ISA and/or a Wrap Personal Portfolio.

These two wrap products are different ways to hold investments, some of which can be held in a tax efficient wrapper, called an ISA, up to the relevant ISA maximum subscription limits, provided the investments are within the scope of the ISA regulations. The Wrap Personal Portfolio, however, is a different way to hold investments, and may be complementary to a Wrap ISA, for example, where you have exceeded the ISA maximum subscription limits and/or for holding investments which the ISA regulations exclude. If you have a financial adviser, they will be able to give you more information on how best to use these two wrap products, either separately, if you subscribe to one of them only, or together, if you subscribe to both.

Part A applies to both the Wrap ISA and the Wrap Personal Portfolio and Part B to the Wrap ISA only.

These terms should be read with the wrap services client terms and conditions as together they form the full terms and conditions of your Wrap ISA and/or Wrap Personal Portfolio. The wrap services client terms and conditions are available by contacting us, from your financial adviser and from the customer portal and wrap platform.

Before applying for a Wrap ISA and/or a Wrap Personal Portfolio you should also consider carefully the following documents:

- a) Wrap ISA and Wrap Personal Portfolio key features document;
- b) relevant investment documentation: and
- c) charging schedule in the wrap services client terms and conditions.

In cases of conflict between these terms and the wrap services client terms and conditions, the provisions relevant to your Wrap ISA and/or Wrap Personal Portfolio contained in these terms will take precedence over the wrap services client terms and conditions. Standard Life Savings is the ISA manager of the Wrap ISA.

Online access

If you do not have a financial adviser acting on your behalf under these terms, you may have access to the customer portal where you can place certain dealing instructions yourself. You may also have access to that part of the wrap platform which is accessible only to your financial adviser (if you have one) and you and that gives you details regarding your Wrap ISA and Wrap Personal Portfolio. If you appoint a financial adviser, your access to the customer portal will be removed. You will also be required to accept our standard wrap terms and conditions (Wrap66 and WrapISA62) which are applicable where you have such a financial adviser. Please see sections 6 and 28 of the wrap services client terms and conditions for details.

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Part A - Wrap ISA and Wrap Personal Portfolio information

1. Opening your Wrap ISA or Wrap Personal Portfolio

- 1.1 You can only apply to open a Wrap ISA or a Wrap Personal Portfolio if:
 - a) you are 18 or over; and
 - b) **you** are a **UK resident**.

Please see Part B for the additional eligibility criteria in respect of the Wrap ISA.

- 1.2 If you want to open a wrap stocks and shares ISA, please contact us or your financial adviser. The wrap cash ISA is only available through your financial adviser. When we open your wrap account, we automatically open a Wrap Personal Portfolio for you.
- 1.3 Your **Wrap ISA** will only be opened once:
 - a) **you** have accepted **these terms** (which is done when either **you** or your **financial adviser** submits an application as explained in section 1.2); and
 - b) we have accepted your application.
- 1.4 **We** have full discretion to accept or not to accept an application and **we** reserve the right to reject your application and not to give **you** any reason for doing so.
- 1.5 If any information provided in your application is found to be incorrect or incomplete and **we** have not received the correct and complete information within 10 **business days** of receipt of your application (regardless of the method of payment), **we** may reject your application, sell any **investments** which **we** have bought on your behalf and return to **you** any investment monies received, if it is lawful for **us** to do so.
- 1.6 Once we have opened a Wrap ISA and/or a Wrap Personal Portfolio in your name (or names if we receive a joint application via the wrap platform (not the customer portal), which is available only for Wrap Personal Portfolio), we will administer it/them in accordance with these terms and issue you with a Wrap ISA account number and/or a Wrap Personal Portfolio account number.
 - Please ensure that **you** and your **financial adviser** (if **you** have one) include this/these number(s) in all communications with **us**.
- 1.7 The contract between **you** and **us** will be concluded on the day your **Wrap ISA** and/or **Wrap Personal Portfolio** is opened under section 1.3.
- 1.8 **We** will not advise **you** about the suitability of any **investment** that **you** may decide to hold in your **Wrap ISA** and/or **Wrap Personal Portfolio**, nor will **we** be responsible for any advice given to **you** (or, where **you** are provided with informed choice or execution-only services, any appropriateness assessments conducted with **you**) by any financial adviser.
- 1.9 If you do not have a financial adviser acting on your behalf under these terms, you may have access to the customer portal where you can place certain dealing instructions yourself. You may also have access to that part of the wrap platform which is accessible only to your financial adviser (if you have one) and you and that gives you details regarding your Wrap ISA and Wrap Personal Portfolio. If you appoint a financial adviser, your access to the customer portal will be removed. You will also be required to accept our standard wrap terms and conditions (Wrap66 and WrapISA62) which are applicable where you have such a financial adviser. Please see sections 6 and 28 of the wrap services client terms and conditions for details.
- 1.10 If satisfactory completion of identity verification checks has not been carried out within 30 calendar days of receipt of your application for a wrap account (regardless of the method of payment), we will reject your application, or if your wrap account and Wrap ISA and/or Wrap Personal Portfolio has been opened, we will (i) close your wrap account and Wrap ISA and/or Wrap Personal Portfolio, and (ii) return to you any investment monies or sell any investments already purchased and return the amount raised on sale minus any loss or plus any gain which has been caused by market movements, if it is lawful for us to do so. If we close your wrap cash ISA and/or wrap stocks and shares ISA, ISA regulations mean that the amount you have subscribed will count towards your ISA maximum subscription limit and you will not be able to pay into the same type of ISA that has been closed with us, or any other provider, in the same tax year.

- Any **dealing charges** (described in section 10) incurred in the purchase and subsequent sale of your **investments** will not be refunded. Some **mutual fund managers** may also apply exit charges to their **mutual funds**. Any exit charge imposed by the **manager** will be deducted from the amount **we** return.
- 1.11 **We** will categorise **you** as a retail client for the purposes of the FCA rules. For more information on the regulatory protection afforded to retail clients, please contact a **financial adviser** or **us**.
- 1.12 **We** may provide/receive certain benefits (such as training events, seminars, incidental hospitality, information relating to products or services) to/from: (i) members of the **Standard Life Aberdeen group**; (ii) other product providers, fund managers and platforms; or (iii) other third parties. Any benefits provided or received will be assessed to ensure they are reasonable, proportionate and of a scale that they enhance the service provided to **you** and allows **us**/them to continue to act in your best interests.

2. Your right to cancel

- 2.1 You have a maximum of 30 calendar days from your acceptance of these terms in which to cancel your wrap cash ISA; wrap stocks and shares ISA; and/or Wrap Personal Portfolio, by writing to us.
- 2.2 Please send your request to cancel to **us**. Our contact details are provided in section 18.
- 2.3 If you cancel, we will sell any investments you have already purchased and we will return to you the amount raised on sale, minus any loss or plus any gain which has been caused by market movements. Dealing charges, (described in section 10), incurred in the purchase and subsequent sale of your investments will not be refunded. Some mutual fund managers may also apply exit charges to their mutual funds. Any exit charge imposed by the manager will be deducted from the amount we return to you.

3. Closing your Wrap ISA and/or Wrap Personal Portfolio

- 3.1 You may terminate your agreement with us as set out in these terms and close your Wrap ISA and/or Wrap Personal Portfolio by giving us notice in writing (please see section 14 for more details).
- 3.2 We may terminate our agreement with you as set out in these terms and close your Wrap ISA and/or Wrap Personal Portfolio if you commit a material breach of these terms, in respect of the Wrap ISA and/or Wrap Personal Portfolio as the case may be, and fail to remedy this within 30 business days of being asked by us to do so, or if you fail to make any payments due to us after we notified you of the amount you owe us and have given you a further 30 days to make the required payments. We may also terminate our agreement with you and close your Wrap ISA and/or Wrap Personal Portfolio if information submitted to us in your application for your Wrap ISA or Wrap Personal Portfolio was inaccurate and, had we been aware of this, we would not have accepted your application, for example if you were not eligible to apply to open a Wrap ISA or Wrap Personal Portfolio under section 1.1 or section 2.1 of Part B.
- 3.3 If you become resident outside the UK, we will keep your Wrap ISA and/ or Wrap Personal Portfolio in force unless we are or become aware that there are taxation, regulatory or administrative reasons for us to close your Wrap ISA and/ or Wrap Personal Portfolio. If we close your Wrap ISA and/ or Wrap Personal Portfolio, we will do so as described in sections 3.5 3.11.
- 3.4 **We** may close your **Wrap Personal Portfolio** if the combined value of the cash and **investments** in it drops below £250. For information on minimum balances in relation to your **Wrap ISA**, please see section 7.1 of Part B.
- 3.5 Once we receive your notice to terminate, or we decide to terminate in accordance with sections 3.2 or 3.3, we shall send you confirmation that we are closing your Wrap ISA and/ or Wrap Personal Portfolio. You will have to provide us with instructions, within the timescales we advise (which will be reasonable), as to where your assets are to be transferred (if it is possible to transfer them) or, if they are to be cashed-in, that the proceeds are to be paid to your nominated account. If you have a financial adviser, we shall issue forms for your financial adviser to complete on your behalf specifying this.
- 3.6 Once we have received your instructions or the forms back from your financial adviser under section 3.5, we will sell or start to transfer your investments as soon as is reasonably practical. You will be liable for any dealing charges incurred when selling your investments or any costs associated with transferring your investments. Any cash balances (including the sale proceeds, from which any dealing charges incurred were deducted) will be paid into your nominated account unless we are prevented by law from doing so.
- 3.7 **We** will close your **Wrap ISA** and/or **Wrap Personal Portfolio** when all your **investments** have been sold and/or transferred and any cash balances (including the sale proceeds, from which any **dealing charges** incurred were deducted) have been paid into your **nominated account.**
- 3.8 If we have instructions, ad-hoc or regular, to purchase investments for your Wrap ISA or Wrap Personal Portfolio when we receive your instruction to terminate these terms, in respect of the Wrap ISA and/or Wrap

Personal Portfolio as the case may be, **we** will complete and settle any pending purchase transaction before instructing the sale of your **investments**.

- 3.9 If you do not provide us with such instructions within such timescales in accordance with section 3.5, we will not accept any dealing instructions from you or your financial adviser. Your Wrap ISA or Wrap Personal Portfolio will continue in accordance with these terms and we will continue to deduct the relevant charges (with the exception of the platform charge which we will not apply from the point the closure process begins) until such time as your Wrap ISA or Wrap Personal Portfolio is closed.
- 3.10 In closing your **Wrap ISA** and/or **Wrap Personal Portfolio**, **we** reserve the right to reimburse ourselves for any expenses (as set out in the **charging schedule**) that **we** incur or have incurred in connection with opening, running or closing the **wrap product** in question that are outstanding at the time **we** close your **Wrap ISA** and/or **Wrap Personal Portfolio**, whenever such expenses were incurred.
- 3.11 In the case of a joint **Wrap Personal Portfolio** (where available), the **investments** will pass to the surviving joint owner automatically in the event of death of one of the joint owners.

If we are informed of your death (or in the case of a joint wrap account the death of both joint owners) we will immediately cease acceptance of dealing instructions (although we will execute dealing instructions already accepted and we will execute dealing instructions to sell as part of a rebalance or bulk instruction) and regular payments into your Wrap ISA and/or Wrap Personal Portfolio and payment of income from units in mutual funds or dividends out of your Wrap ISA and/or Wrap Personal Portfolio. Your financial adviser must remove your wrap account from any rebalancing or bulk instructions they carry out after they are informed of your death.

On receipt of the required documentation establishing who is the person entitled to collect in and distribute your monies or other assets, **we** shall act as instructed by that person.

We will continue to hold the investments you held in your Wrap Personal Portfolio until we are instructed by your personal representatives to sell or transfer them. The value of the investments may rise or fall from day to day. With the exception of the platform charge, which we will not apply if we are informed of your death (or in the case of a joint wrap account the death of both joint owners), we will continue to deduct charges and expenses, including those levied by third parties. Please see section 7.5 in Part B for details about the process for dealing with your Wrap ISA if you die.

4. Buying and selling investments

4.1 Not all **investments** are available to all **wrap account** holders or are available to invest in, view or trade via the **customer portal**.

If you have a financial adviser, your financial adviser will be able to place dealing instructions via the wrap platform on your behalf.

If you do not have a financial adviser, you may be able to place certain dealing instructions via the customer portal or by contacting us. Please contact us for information on any applicable restrictions on your transactional access. Where you (rather than your financial adviser) place a dealing instruction (for example via the customer portal), payments must be made from an account held in your name.

For more information on our **dealing services** please see sections 11 and 12 of the **wrap services client terms** and conditions.

- 4.2 If you have a financial adviser, they will be able to tell you exactly which investments can be held in your Wrap ISA and/or Wrap Personal Portfolio. If you do not have a financial adviser, please contact us for the information (please see section 18 for our contact details).
- 4.3 Some of the **mutual funds** available for **you** to hold in your **Wrap ISA** and/or **Wrap Personal Portfolio** may impose the following restrictions:
 - a) a minimum investment amount;
 - b) a minimum number of units that can be sold; and/or
 - c) a minimum value which must be retained in the **mutual fund** after a sale.

These restrictions may cause delays in your **dealing instructions** being placed with the **manager**. For more information please ask your **financial adviser** (if applicable) or contact **us** (please see section 18 for our contact details) and consult the relevant **investment documentation** relating to the particular **mutual fund you** are interested in.

4.4 Subject to sections 4.3, 4.5 and 4.15 of these terms, the timescales for dealing instructions being placed are set out in section 12.1 of the wrap services client terms and conditions.

- 4.5 An investment is purchased (and subsequently held and sold) subject to the prevailing terms of the third party provider, for example in respect of units in mutual funds, the terms contained within the relevant investment documentation issued by the manager. You should be aware that the mutual fund's investment documentation may allow the manager to delay a sale or purchase (or suspend all sales and purchases) of units. In this situation, you may be unable to buy or sell affected investments for a period of time. For full details please refer to the mutual fund's investment documentation available either from your financial adviser or us.
- 4.6 The managers of mutual funds may need to close, wind-up, divide or combine existing mutual funds that you selected for your Wrap ISA and/or Wrap Personal Portfolio. Please refer to the relevant mutual fund's prospectus which is available either from your financial adviser or us for more information. Where the manager:
 - a) makes any changes to the mutual fund as set out in the investment documentation; or
 - b) fails to administer the **mutual fund** in accordance with the **investment documentation**,
 - we will not make good all or part of any loss that arises unless we have told you that we will do so.
- 4.7 If you want to buy any investments, other than units in a mutual fund, your dealing instruction placed on the wrap platform will be transmitted to the execution-only stockbroker for execution by the dealing services of the wrap platform. The services of our execution-only stockbroker are not available through the customer portal. Where this service is available, your dealing instruction will be executed at the price available on the relevant market at the time your dealing instruction is executed.
- 4.8 Following transmission to the **execution-only stockbroker**, your **dealing instruction** will be executed by them as soon as is reasonably practical during market trading hours, provided that a quote is available for the type and size of deal **you** have instructed.
 - If no price is available on the day that our stockbroker tries to fill your **dealing instruction**, it will be cancelled and a new **dealing instruction** will have to be entered if **you** still wish to carry out that transaction.
- 4.9 If you do not hold sufficient cleared cash in your Wrap ISA cash account or Wrap Personal Portfolio cash account to enable us to execute a dealing instruction, we may at our discretion and where allowed under the ISA regulations, sell any other investments held in the wrap product which the dealing instruction relates to. In order to avoid repeating such sales too frequently, we may sell investments of a greater value than the amount outstanding. Generally, where this is to cover charges and you have a financial adviser, this will be the amount of the charge plus £10. If you do not have a financial adviser, this will be the higher of (i) the amount of the charge plus £10 or (ii) £100 (or such lesser amount as we decide). Please see section 12.21 of the wrap services client terms and conditions or ask your financial adviser or us for more information.
- 4.10 If **we** receive a monetary sale instruction which equates to 95% or more of the value of your holding in a **mutual fund we** will:
 - a) change the instruction from a monetary sale to a unit sale instruction of the same proportion; or
 - b) in the case of a combined dealing instruction (a switch), sell 100% of the units.
 - This may result in the sale proceeds **you** receive being more or less than the monetary amount **you** requested to sell. **We** do this in order to reduce the likelihood of **you** selling more **units** than **you** actually hold as a result of the **mutual fund** value falling between the time of the **dealing instruction** and the time that the **manager** values your deal.
- 4.11 The proceeds of any sale transaction will be paid into your **Wrap ISA cash account** and/or your **Wrap Personal Portfolio cash account** (as applicable).
- 4.12 **Dealing charges** are set out in the **charging schedule** and the **investment documentation** and will be confirmed in your **contract note**.
- 4.13 We will issue all contract notes directly to that part of the customer portal which displays information related to your wrap account and that part of the wrap platform which displays information related to your wrap account and is accessible only to your financial adviser (if you have one) and you (if you have agreed such access with your financial adviser in accordance with the wrap services client terms and conditions). We will also issue contract notes direct to you by post, where you have indicated this preference when accepting these terms or during your online application, if your financial adviser requests us to or if you have asked us in writing.
- 4.14 No certificates of ownership will be sent to **you**. Any certificates of ownership that are issued in relation to any **investments** held by **you** through your **Wrap ISA** or **Wrap Personal Portfolio** will be held by **us**, or an appointed sub-custodian, on your behalf. Section 15 of the **wrap services client terms and conditions** provides more information on the custody of your **investments**. If **you** send **us** physical share certificates to be dematerialised,

we will convert the certificates into electronic form in the name of our **nominee company**. During this process, **you** will not benefit from the full protection of the **FCA**'s Client Assets Rules. However **we** have procedures in place to ensure the assets are kept secure during that time in line with **FCA** principles and provide further protection should this process take longer than expected. For more information, please speak to your **financial adviser** or contact **us**.

Bulk instructions

4.15 If you have a financial adviser, the wrap platform allows them to place 'bulk' dealing instructions to sell, switch or rebalance investments on behalf of multiple clients at the same time. You can find more information on switching and re-balancing in sections 12.26 and 12.27 and on bulk instructions in section 12.28 of the wrap services client terms and conditions, including information on delays and that we will not be liable to you for those.

5. Switches

- 5.1 A 'switch' is a combined **dealing instruction** to sell one **investment** and use the sale proceeds to buy another. A switch instruction can be transmitted, via the **wrap platform**, by your **financial adviser** on your behalf or, if **you** don't have a **financial adviser**, by contacting **us**. Please contact **us** for information on any applicable restrictions on your transactional access.
- 5.2 When you switch your investment(s), the sale of your existing investment(s) will attract the same dealing charges as a normal sale, and the purchase of your new investment(s) will attract the same dealing charges and be subject to the same terms (as referred to in section 4.5) as a normal purchase. These charges are explained in section 10 and details of the charges that will apply to your switch will be notified to you in your charges information document before your dealing instruction is placed, and will be confirmed in your contract note.
- 5.3 The timescales for placing an instruction to sell **units** are set out in section 12.1 of the **wrap services client terms and conditions** and those timescales will apply subject to sections 4.3 and 4.15 of **these terms**. **We** will place instructions to buy units with the relevant **manager(s)** no later than two **business days** after the last **settlement date** for all of the related sell transactions.
- 5.4 Switching between any **investments** other than **mutual funds** requires **us** to place instructions with the **execution-only stockbroker**. The services of our **execution-only stockbroker** are not available through the **customer portal**. Where this service is available and provided that a quote is available for the type and size of transaction **you** want to carry out, **investments** will be sold on the relevant market by the **execution-only stockbroker** as soon as is reasonably practical after receipt of your switch instruction on the **wrap platform**. Once the sale price is confirmed for the sale and, therefore, settlement proceeds can be calculated, your purchase transaction will be placed on the relevant market as soon as reasonably practical. If no quote is available for any of the **investments**, **we** will contact your **financial adviser**, or **you** where **you** do not have a **financial adviser**.
- 5.5 Due to potential timing differences between the **pricing points** of different **mutual funds** or the sale and purchase transactions, the implementation of a switch instruction may result in **investment** monies being temporarily uninvested or 'out of the market' and held in your **Wrap ISA cash account** or in your **Wrap Personal Portfolio cash account** pending investment. During the time **you** are 'out of the market' the price of the **units** may rise or fall so the number of **units you** are able to purchase with the cash realised may be less or more than **you** could have purchased if your money had not been temporarily uninvested. If **you** want to switch between **mutual funds**, **we** will calculate and place the buy deals after the sell deals have been confirmed. When **you** carry out a switch, **investment** monies may be temporarily uninvested ("out of the market") for the days between when the sell deals are placed and the subsequent buy deals are placed. During the time that **you** are out of the market, **unit** prices may rise or fall so the number of **units you** are able to purchase may be more or less than **you** could have purchased if your money had not been temporarily uninvested. **You** will not be able to place a sell deal for **investments** that **you** have recently purchased until those investments have been credited to your account.
- 5.6 Sections 12.26 and 12.27 of the **wrap services client terms and conditions** provide more information on switching and re-balancing.

6. Shareholder information and entitlements

- 6.1 You will receive a statement of your Wrap ISA and/or Wrap Personal Portfolio every 3 months. These statements will show your investments at the close of business on the last business day of the 3 month period. However, your financial adviser can provide you with a valuation or transaction statement at any time on your request, or you can ask us for one directly. Where you request a valuation or transaction statement, it may show your investments at the close of business on the business day prior to the generation of the statement. Each investment will be valued by using the most recent prices available to us at the time the statement is generated.
- 6.2 You can obtain, free of charge, the investment documentation for each mutual fund in which you have

- invested by asking your **financial adviser** or writing to **us**. Please see section 18 for our contact details.
- 6.3 In the case of a rights issue or a bonus issue (where shares are issued to existing shareholders in the same proportions as their existing holdings) or other capital reorganisation, the number of shares that **you** receive may be less than the number **you** would have received if your **investments** were held in your own name, rather than pooled with the **investments** of our other clients, in the name of a **nominee company**. This is because **units** may not be rounded up or down to full numbers where the **mutual funds** or **investments**, as a result of an action, are not awarded to decimal places. For more information on how your **investments** are held please see sections 14 and 15 in the **wrap services client terms and conditions**. Residual cash balances, if applicable, will be credited to your **Wrap ISA cash account** or to your **Wrap Personal Portfolio cash account** (as applicable).

7. Withdrawals

- 7.1 If you wish to make a withdrawal of cash from your Wrap ISA cash account or from your Wrap Personal Portfolio cash account, your financial adviser can provide us with the relevant instruction on your behalf via the wrap platform. If you do not have a financial adviser you can contact us. You may not be able to place a withdrawal instruction via the customer portal. Please contact us for information on any applicable restrictions on your transactional access. Money will be paid from your Wrap ISA cash account and/or from your Wrap Personal Portfolio cash account into your wrap cash account, or your nominated account, as requested by you.
- 7.2 You, or your financial adviser (on your behalf), can instruct us to make regular withdrawals from your Wrap ISA and/or Wrap Personal Portfolio. This can be monthly, quarterly, half-yearly or yearly. The withdrawal can either be funded from cash in your Wrap ISA cash account and/or in your Wrap Personal Portfolio cash account, as relevant, or by the sale of investments. Instructions to sell investments from your Wrap ISA and/or your Wrap Personal Portfolio, or to sell specific investments, can be set up by your financial adviser on your behalf. If you do not have a financial adviser, you can contact us. You may not be able to place an instruction to sell via the customer portal. Please contact us for information on any applicable restrictions on your transactional access.
- 7.3 Money will be paid into your wrap cash account, or your nominated account, within 10 business days of us receiving your instructions on the wrap platform or us receiving payment from the relevant manager of the mutual fund from which units are sold, whichever is later.
- 7.4 Withdrawals may be delayed or restricted where there are outstanding **charges** or where settlement proceeds have not been received.
- 7.5 The minimum regular withdrawal amount from your **Wrap ISA** and/or **Wrap Personal Portfolio** is £25. The value of your **Wrap ISA** or **Wrap Personal Portfolio**, as appropriate, must be at least £500 at all times to allow regular withdrawals to be made. Please contact your **financial adviser** or **us** for further details.

8. Pricing

8.1 Each mutual fund's unit price is set by the manager based on the value of the mutual funds underlying assets. The price of the other investments which you can hold in your Wrap ISA and/or your Wrap Personal Portfolio is set by the market. You can find the most recently published price for your investments from your financial adviser, by contacting us, from the wrap platform or customer portal. The prices for some investments are also published in some newspapers. You should remember that all prices are historic, may not include all price adjustments and are not, therefore, prices at which your dealing instructions will be executed.

9. Income

- 9.1 Income from mutual funds is made up of either interest or dividends. Most, but not all, mutual funds will offer two types of units: income units and accumulation units. The type of units available from each mutual fund is detailed in the relevant investment documentation.
- 9.2 Income **units** pay the income attributable to each **unit you** own to **you**, whereas accumulation **units** retain that income within the **mutual fund** and this is reflected in the published price which will be higher than for income **units**.
- 9.3 In relation to any **units** purchased in **mutual funds**, the first income distribution may include an amount of equalisation. This equalisation reflects income accrued by the **mutual fund** in the accounting period prior to being purchased. This applies equally to cash distributions paid by income **units**, or reinvested distributions in the case of accumulation **units**. The purpose of equalisation is to ensure that all investors in a **mutual fund** are treated fairly: investors who hold the **units** for the full accounting period receive the full distribution; investors who acquired the **units** during the accounting period will receive a lower income amount in their distribution for that accounting period. Amounts of income equalisation received as part of distributions on

units in **mutual funds** of the same type and in the same fund may be aggregated and the average amount of income equalisation attributed to each such **unit** acquired during the relevant period.

- 9.4 We will collect income from your investments for you and allocate it to your Wrap ISA cash account or Wrap Personal Portfolio cash account. We will use all reasonable endeavours to do this within 10 business days of receiving it. However there may be circumstances out of our control where an income payment may be delayed. You can elect to have this collected income paid to you, in which case we will then forward it to your nominated account, or reinvested to buy more of the units from which the income has been received. If you do not elect to have this collected income paid to your nominated account or reinvested, it will remain in your Wrap ISA cash account or Wrap Personal Portfolio cash account.
- 9.5 Money which you hold in your wrap cash ISA, Wrap ISA cash account and Wrap Personal Portfolio cash account is held in pooled client bank accounts, as explained in section 13.1 below.
- 9.6 You will receive a specific rate of interest in respect of money that we hold for you in respect of your wrap cash account, your Wrap Personal Portfolio cash account, your Wrap cash ISA and Wrap ISA cash account. We will retain the remainder (if any) of any interest earned on the bank accounts where the money is held, in the form of a cash management administration charge. The applicable interest rate and the amount of the cash management administration charge may fluctuate regularly. The applicable rate of interest and the amount of the cash administration charge may differ between each of your Wrap cash account, your Wrap Personal Portfolio cash account, your Wrap cash ISA and Wrap ISA cash account, and may vary depending on the amount of money we are holding for you in a particular cash account. Please see section 16 of the wrap services client terms and conditions for more details of the cash management administration charge and the interest rates. The applicable rate of interest for all cash accounts may be zero or negative.
- 9.7 Any interest due will be calculated daily based on the closing cash account balances (as reflected on the wrap platform) of each relevant cash account that day. This is based on the cleared cash held in each relevant cash account. Interest will be credited (less basic rate income tax deductions for the Wrap cash account and/or the Wrap Personal Portfolio cash account) to each of the relevant cash accounts monthly in arrears.
- 9.8 Any interest payable to **you** in respect of your holdings in the **Wrap ISA cash account** will be credited to the **Wrap ISA cash account**.

10. Charges, expenses and discounts

The charges payable by you depend on the investments you choose to invest in and hold in your Wrap ISA and/or Wrap Personal Portfolio and, where appropriate, the adviser charges we pay to your financial adviser. Your charges will be shown in your personal illustration and charges information document (where you have a wrap stocks and shares ISA and/or Wrap Personal Portfolio), and will be made up of some or all of the charges described in this section, depending on the holdings in your Wrap ISA and/or Wrap Personal Portfolio. You can obtain information on the current level of charges from the charging schedule and which are also available from your financial adviser or by contacting us). Where you (rather than your financial adviser) instruct payment (for example via the customer portal), payments must be made from an account held in your name.

Administration charges

10.1 Annual management charge

This is a daily charge levied by the **manager** of each **mutual fund** to pay for the services it provides. This charge is calculated daily and applied each **business day** after the **mutual fund** has been valued and before the **unit price** is set. The **personal illustration** will show details of any annual management charge that applies to **mutual funds you** have chosen and **you** can find out the annual management charge which applies to a particular **mutual fund** by contacting **us** or your **financial adviser**.

Standard Life Aberdeen group will not be responsible for any increase in the annual management charge levied by a manager which is not part of the Standard Life Aberdeen group. Standard Life Aberdeen group has the right to increase the annual management charge which it applies to the mutual funds that it manages. Increases will reflect increases in the Standard Life Aberdeen group's overall costs of managing and operating these mutual funds or any other reasonable grounds referred to in section 10.15. Any increases in the annual management charge levied by the Standard Life Aberdeen group will not increase the profit margins of Standard Life Aberdeen group above reasonable levels. Standard Life Aberdeen group will give you at least 30 days' notice (according to the process described in section 14) before it increases the annual management charge of a mutual fund that you invest in.

10.2 Mutual funds initial charge

Managers sometimes levy a one-off initial charge when you invest in a mutual fund.

This charge will be taken from the amount **you** intended to invest therefore reducing the number of **units you** can buy. Please ask your **financial adviser** or contact **us** for further information about this for any **mutual fund** that **you** invest in.

10.3 Additional expenses

Managers of certain funds, including the companies within the Standard Life Aberdeen group, may deduct additional expenses from the value of the assets in their funds when they calculate the price of their funds (to cover costs incurred by the funds such as regulator y expenses). The deduction of additional expenses is over and above the annual management charge and the **mutual funds** initial charge that applies. These include (but are not limited to):

- a) auditors fees;
- b) custodians fees;
- c) any depository or trustee fees; and
- d) regulatory expenses.

In addition, where the **mutual fund** is a fund of funds (a **mutual fund** that holds underlying funds as its **investments**), the additional expenses may also include the cost of managing the underlying funds. Where these expenses arise within the **mutual fund**, they have been taken into account in the calculation of the fund price.

More information on additional expenses can be found in each mutual fund's investment documentation, which you can obtain from us or your financial adviser.

10.4 Initial and exit investment costs

These are price adjustments the **manager** of a **mutual fund** sometimes imposes when **you** buy or sell **units** in their **mutual fund** to protect the value of the **units** held by other investors in their **mutual fund** and may be referred to as dilution levy, creation adjustment or swing price. More information may be available in the relevant **mutual fund's investment documentation** or by contacting your **financial adviser**

10.5 Transaction costs

These are cost and charges incurred by the **manager** of **a mutual fund** as a result of the acquisition and disposal of the **mutual funds**. These include broker commissions, transaction taxes, foreign exchange costs and entry and exit charges paid by the **fund**. These costs are included in the unit price of the mutual fund.

Charges for buying and selling stocks and shares

10.6 Transaction charge

We levy a transaction charge if you buy and sell listed securities using our dealing services.

Platform charge

- 10.7 We will make a monthly charge for the provision of the wrap services, some administration of the wrap products and a reasonable margin for profit. The annual equivalent of this monthly charge is set out in Part 1C of the charging schedule. The amount of this charge depends on the value of your platform eligible assets held in your wrap account. Please see Part 1C of the charging schedule for details.
- Provided that cleared cash is available, the platform charge for wrap ISA, wrap personal portfolio and wrap cash account will be deducted from your wrap cash account on the fifth day of each calendar month.
- 10.9 Your platform charge may, at our discretion, be reduced, for example where your financial adviser holds a certain level of platform eligible assets on the wrap platform. Any reduction may be different for the wrap cash account, the wrap cash ISA, the wrap stocks and shares ISA and the wrap personal portfolio. If such a reduction applies to you, the reduced charge will be shown on your personal illustration. Your platform charge may also be reduced by the family terms in accordance with sections 20.1 to 20.4 of the wrap services client terms and conditions and Annex 1 Part 4 of the charging schedule (but this will not be shown in your personal illustration). Please ask your financial adviser for further details of any reduced charges that may apply to you.
- 10.10 We take cash management administration charges to cover our costs for administering money held in your wrap cash account, your Wrap Personal Portfolio cash account, your Wrap cash ISA and/or Wrap ISA cash account. Please see section 9.6 of these terms, Part 3 of the charging schedule and our website www.standardlife.co.uk/wrapinfo for details.
- 10.11 Product charges are also applicable. Please see Part 3 of the **charging schedule** for details.

How we set our charges

10.12 Our total charges under the Wrap ISA and Wrap Personal Portfolio are intended to cover our overall costs in

providing the **Wrap ISA** and **Wrap Personal Portfolio** (including an appropriate proportion of the costs of the **wrap platform**, **customer portal**, **wrap services** and **wrap products**) and to provide a reasonable margin for profit. These overall costs include:

- a) expenses incurred at the start of your Wrap ISA and/or Wrap Personal Portfolio;
- b) expenses incurred during the term of your Wrap ISA and/or Wrap Personal Portfolio; and
- c) expenses incurred when your Wrap ISA and/or Wrap Personal Portfolio end.
- 10.13 The charges are expressed as a proportion of **units** held in your **Wrap ISA** and/or **Wrap Personal Portfolio**. **We** set the charges and discounts so that there is a reasonable balance between customers who are using the **wrap platform** for different **wrap products**.
- 10.14 **We** will review our charges at least once a year. **We** may increase these **charges** or introduce new ones for the reasons set out in sections 19.3 and 19.4 of the **wrap services client terms and conditions**.
- 10.15 Unless it says otherwise in section 10 section or sections 16.8 or 16.9 of the wrap services client terms and conditions, we'll give you at least 30 days' notice before any adjustments to the charges and discounts become effective, or we introduce a new charge or, in respect of charges which are set by a third party and are therefore beyond our control, we will notify your financial adviser (if you have one) as soon as reasonably practical.

Fund based charges on mutual funds

- 10.16 The fund based charges, expenses and levies on **mutual funds** are described in sections 10.1 to 10.3.
- 10.17 The **manager** of a **mutual fund** may increase or reduce their charge and, when **we** are informed, **we** will notify your **financial adviser** of the change. If **you** do not have a **financial adviser**, please visit standardlife.co.uk/fundrange for information on the **manager** charges.

Adviser Charges - your financial adviser's remuneration

10.18 This section only applies if you have a financial adviser. You can pay for the services of your financial adviser in two ways. Firstly, you can agree to pay a fee directly to your financial adviser or, secondly, you can ask us to facilitate the payment of an adviser charge to your financial adviser on your behalf. If you choose the second option and we agree to facilitate the payment of an adviser charge on your behalf, we will deduct the adviser charge from your wrap cash account (you cannot agree to pay an adviser charge from within your Wrap ISA or Wrap Personal Portfolio but we may deduct the corresponding charges, move cash and/or cancel or sell assets from within these products in accordance with section 11.1).

We do not have to agree to facilitate the payment of **adviser charges** and **we** reserve the right to refuse to do so, for any reason. For more information about **adviser charges**, please see section 19 of the **wrap services client terms and conditions** and the **charging schedule**.

11. Paying your charges

11.1 We may move money between cash accounts if you do not hold sufficient monies in the relevant cash account to pay charges and expenses which you owe us or a third party. We may also sell or instruct the sale of sufficient amounts of any investments we hold on your behalf. We will not contact you or your financial adviser before we do so. In order to avoid repeating such sales too frequently we may sell investments of greater value than the amount outstanding. This may have tax consequences for you, so it is important to ensure your cash accounts contain sufficient money to pay charges and expenses as they become due. For more information please see sections 12.20 and 12.21 of the wrap services client terms and conditions, or ask your financial adviser or contact us. If you have agreed to pay an adviser charge to your financial adviser please read section 19.14(c) of the wrap services client terms and conditions for important information about how we will pay adviser charges.

12. Changing or replacing these terms

- We can make reasonable and appropriate changes to **these terms** (or issue a replacement set of terms and conditions in their place) at any time while your **Wrap ISA** and/or **Wrap Personal Portfolio** are in force for the reasons set out in section 25.1 of the **wrap services client terms and conditions**.
- These terms change regularly. The latest versions are always available on our website www.standardlife.co.uk/wrapinfo/rbs and you should refer to them regularly. They are also available by contacting your financial adviser or us. Subject to section 12.3, we'll give you notice by post or email (as explained in section 14) of the change and this notice may be included in your periodic statements or other documentation we issue to you. Amendments made which are immaterial or not to your detriment will not require notification. Where we notify you, we will also provide you with an amended version of these terms or just the amended terms either by post, email, by posting them on the customer portal and/or wrap platform or by directing you to our website.
- 12.3 Changes to **these terms** that are due to a reason outside our control (e.g. a change in legislation) or which

- are immaterial or not to your detriment may take effect immediately. All other changes will take effect 30 days from the date of our notification or your **financial adviser** of the change or any later date specified in our notification. Each notification of change **we** provide to **you** will state the reasons for the change.
- 12.4 If you object to a change implemented by us in respect of the valid reasons contained in these terms please contact your financial adviser or us, but please note your only recourse may be to close your wrap account and close your Wrap ISA and/or Wrap Personal Portfolio.
- 12.5 If you object to a change implemented by us in respect of valid reasons which are not mentioned in these terms, you can notify us of your objection within the 30 day notice period by contacting us as explained in section 18. You will then have 90 calendar days to close your wrap account as explained in section 9 of the wrap services client terms and conditions and close your Wrap ISA and/or Wrap Personal Portfolio as explained in section 3 of these terms and we will waive any exit fees normally applicable. You will have to pay any charges from third par ties that we are able to pass on to you under these terms or the wrap services client terms and conditions.
- 12.6 Please see section 10 for details of the circumstances where **we** may amend our charges and the procedures **we** will follow.

13. Client money and client assets

- 13.1 Money which you hold in your wrap cash ISA, Wrap ISA cash account and Wrap Personal Portfolio cash account will be:
 - pooled together with money belonging to other customers;
 - held in bank accounts which we use only to hold client money and do not use to hold our own money; and
 - held in accordance with the FCA rules on holding clients' money.

For more details on the treatment of client money, including how **we** pay interest, please see the **charging schedule** and section 16 in the **wrap services client terms and conditions**.

Assets you hold in your Wrap ISA or Wrap Personal Portfolio will be pooled together with assets belonging to other customers and held in accordance with the FCA rules on holding clients' safe custody assets. Some of the assets may also be subject to a security interest, lien or right of set off, which means that the appointed custodian (or sub-custodian) may hold on to the assets until a charge or fee relating to the assets is paid, or because the appointed custodian (or sub-custodian) is required to do so by the law applicable in the jurisdiction where the assets are held. For more information regarding the ownership of investments, please see section 15 of the wrap services client terms and conditions ask your financial adviser or contact us.

14. Notices

- Notices that either **we** or **you** are required to serve on the other under **these terms** must be in writing and can be served by pre-paid post to the last notified address of the recipient. **We** may also serve notices on **you** by email to an email address which **you** or your **financial adviser** have provided to **us** in relation to your **wrap account**.
- 14.2 If a notice is served by pre-paid post, it will be deemed delivered 5 **business days** after being posted and in proving such service it shall be sufficient to prove that such envelope was properly addressed, stamped and posted.
- 14.3 If a notice is served by email, it will be deemed delivered on the day it was sent provided no non-delivery message is received by **us**.
- 14.4 If you have a financial adviser, a copy of all the notices served on you will be sent to them by email.

15. Governing law

- 15.1 **These terms** are governed by the applicable **UK** law which is determined by where **you** (or in the case of a **joint wrap account**, where the **first applicant**) live in the **UK** at the date of application for your **wrap account**.
- 15.2 **You** and **we** will submit to the non-exclusive jurisdiction of the courts of the applicable **UK** country (as set out in section 15.1) in relation to any claim or dispute arising under **these terms**.

16. Complaints

- We have an established complaints procedure in relation to the Wrap ISA and the Wrap Personal Portfolio which conforms to the FCA's complaints procedure requirements. If you wish to see a copy of our complaints procedure please contact us (our contact details are in section 18).
- 16.2 If you have a concern or complaint, please call us. We will discuss your issue with you and attempt to resolve it.
- 16.3 If **we** cannot resolve your complaint in this manner please write to **us** stating the nature of the complaint. Please quote any relevant dates and correspondence.

- 16.4 **We** will record details of your complaint centrally and make sure your complaint is thoroughly investigated by someone who has been trained in complaints handling.
- 16.5 If **we** are unable to deal with a complaint within 10 **business days** we will issue **you** with an acknowledgement letter together with a copy of our Internal Complaint Handling Procedures and provide **you** with regular updates.
- 16.6 Within 8 weeks of receiving your complaint **we** will send **you** one of the following two responses:
 - a) a final written response in which either: we offer you a remedy, whether or not we accept your complaint; or we reject your complaint and give you our reasons for doing so. This letter will include a copy of the Financial Ombudsman Service's standard explanatory leaflet and inform you that if you remain dissatisfied with our response, you may refer your complaint to the Financial Ombudsman Service within 6 months; or
 - b) an interim written response which will explain why **we** are not in a position to make a final response, and indicate when **we** expect to be able to provide **you** with one. This letter will also inform **you** that **you** can refer your complaint to the Financial Ombudsman Service and will include a copy of the Financial Ombudsman Service's standard explanatory leaflet.
- 16.7 The Financial Ombudsman Service is an independent service set up by the **UK** parliament to resolve disputes between consumers and businesses providing financial services. This service is free to consumers. Further information about the Financial Ombudsman Service may be found at **www.financial-ombudsman.org.uk**
- 16.8 Complaining to the Financial Ombudsman Service will not affect your rights. In general, **you** have 6 months from the date of our final response to refer your complaint to the Financial Ombudsman Service. Please note that the fact that **we** have categorised **you** as a retail client does not necessarily mean that **you** will be eligible to refer any complaints **you** might have about **us** to the Financial Ombudsman Service.

17. Personal information

- We or another member of the Standard Life Aberdeen group will collect and use personal information about you and any other individual named as part of your application for a Wrap ISA and/or Wrap Personal Portfolio such as your name, date of birth and national insurance number in order to provide the Wrap ISA and/or Wrap Personal Portfolio and our services under these terms and to manage our relationship with you.
 - It may be necessary as part of the **Wrap ISA** and/or **Wrap Personal Portfolio** or our services to collect and use personal information which is defined as 'special category data' by **data protection law**, e.g. health related. Any such special category data will only be collected and used where it's needed to provide the **Wrap ISA** and/or **Wrap Personal Portfolio** or our services or to comply with our legal and regulatory obligations and where **we** have obtained your explicit consent to process such information, or where such processing is permitted under applicable **data protection law**.
- To provide the **Wrap ISA** and/or **Wrap Personal Portfolio** or our services under **these terms** and meet our legal and regulatory obligations, **we** will keep your personal information and copies of records **we** create (e.g. calls with **us**). If the application does not proceed or when **you** close your **Wrap ISA** and/or **Wrap Personal Portfolio**, **we** are required to keep information for different legal and regulatory reasons. The length of time will vary and **we** regularly review our retention periods to make sure they comply with the relevant laws and regulations.
- 17.3 The information collected (including details of your Wrap ISA and/or Wrap Personal Portfolio) may be shared with your professional advisers, including your financial adviser; other companies of the Standard Life Aberdeen group and other companies we work with to support us in the provision of the Wrap ISA and/or Wrap Personal Portfolio or services under these terms. Where we consider it appropriate and lawful to do so, we may also share your information with other organisations. We may also transfer and disclose your personal information and any other information provided to us by you for the purposes of complying with an instruction from the FCA or other competent regulatory authority and with laws, regulations and FCA rules. Whenever we share your personal information, we will do so in line with our obligations to keep your information safe and secure.
- The majority of your information is processed in the **UK** or European Economic Area (EEA). However, some of your information may be processed by **us** or the third parties **we** work with in countries outside of the UK or EEA. Where your information is being processed outside of the UK or EEA, **we** take additional steps to ensure that your information is protected to at least an equivalent level as would be applied by **UK** or EEA data privacy laws e.g. **we** will put in place legal agreements with third parties and Standard Life Aberdeen affiliates with ongoing oversight to ensure they meet these obligations.
- 17.5 For more information on how **we** process your personal information and what your rights are, please read our Privacy Policy at www.standardlife.com/privacy or write to the Data Protection Officer at 1 George Street, Edinburgh, EH2 2LL.

18. How to contact us

18.1 If you have any questions or would like to make any changes to your Wrap ISA and/or Wrap Personal Portfolio, you should initially speak to your financial adviser (if you have one) or contact us. We would prefer you to contact us by telephone. You may also contact us in writing. Please have your Wrap ISA and/or Wrap Personal Portfolio details when calling. Calls and electronic communications may be recorded and/or monitored to protect both you and us and help with our training. We will retain these records for as long as required by regulation/law or to enable us to meet any future requirements or obligations. You may contact us for a copy of these records at any time. Call charges will vary.

Our main contact details are Phone: 0345 60 60 034 (Monday – Friday, 9am-5pm) Standard Life, Dundas House 20 Brandon Street Edinburgh, EH3 5PP

Our website can be found at **www.standardlife.com**. Please note **we** cannot provide **you** with financial advice.

19. Other Information

- 19.1 Other information, including details of the **manager**, depositary or trustee of a **mutual fund**, can be found in the **investment documentation**, which **you** can obtain from **us**, your **financial adviser** or from the **wrap platform**.
- 19.2 Should it become necessary, to ensure the continuation of a high quality of service to **you**, **we** reserve the right to transfer the management of your **Wrap ISA** and/or **Wrap Personal Portfolio** from **Standard Life Savings** to another **ISA manager** and/or **manager** within the **Standard Life Aberdeen group**. **We** will give **you** at least 30 days' notice prior to doing so, in accordance with section 14.

Force majeure

19.3 The performance of our obligations under **these terms** may be interrupted and shall be excused by the occurrence of a **force majeure event** affecting **us** or any of our key sub-contractors.

20. The Financial Services Compensation Scheme (FSCS)

20.1 Cash and investments in your Wrap Personal Portfolio or Wrap ISA may be eligible for cover under FSCS. For information on the compensation available under the FSCS, please ask your financial adviser, refer to the key features document, check our website at www.standardlife.co.uk/investor-protection, or contact FSCS at www.fscs.org.uk or 0800 678 1100. Please note call charges will vary. Please note that the fact that we have categorised you as a retail client does not necessarily mean that you will be eligible to claim compensation from the FSCS.

Part B - ISA Specific Information

1. The ISA

- 1.1 An **ISA**, as defined by the **ISA regulations** as amended, is approved by the Commissioners of HM Revenue & Customs for total exemption from **UK** income and capital gains taxation.
- 1.2 The ISA regulations restrict the type of investments that you can hold in any ISA.
- 1.3 In your wrap stocks and shares ISA you may be able to hold the following investments available from the wrap platform:
 - a) shares in **OEICs** and unit trusts (for more information please see the relevant **investment documentation** available from your **financial adviser** or **us** and from the **wrap platform** or the **customer portal**);
 - b) most shares listed on the **London Stock Exchange** or another **recognised stock exchange** or company shares (e.g. AIM traded companies) which are traded on any market of a **recognised stock exchange** in the EEA;
 - c) debt securities (loan stock, debentures, Eurobonds) provided that the securities are listed or the company issuing the securities is listed on the **London Stock Exchange**, or another **recognised stock exchange**; and
 - d) Government securities (e.g. gilts, gilt strips of the **UK** or any EEA State).

Not all of these **investments** are available to all **wrap account** holders or are available to invest in, view or trade via the **customer portal**. Some types of **dealing instructions** cannot be placed via the **customer portal** and **we** will only accept them from your **financial adviser** or, if **you** don't have a **financial adviser**, from **you**. Please contact **us** for information on any applicable restrictions on your transactional access.

- 1.4 The wrap cash ISA will only be available through your financial adviser. In your wrap cash ISA you can hold cash only. We reserve the right to introduce cash investments that qualify for a cash ISA under the ISA regulations.
- 1.5 If you have any concern about the suitability of an investment for either your wrap cash ISA or your wrap stocks and shares ISA, please consult a financial adviser.
- 1.6 **We** have delegated certain of our administrative functions and responsibilities, including holding your money and **investments**, to the **nominee company**. **We** have satisfied, and will continue to satisfy, ourselves that the **nominee company** is competent to carry out these delegated functions and responsibilities and **we** are responsible to **you** for their acts and omissions. **Investments** will generally be registered in the name of the **nominee company**, or as **we** may otherwise direct. Share certificates or other documents of title will be held by **us**, the **nominee company** or as **we** may otherwise direct.
- 1.7 If you wish to be able to attend share or unit holders' meetings, vote at such meetings or receive any other information issued to share or unit holders such as annual reports and accounts and other share or unit holder notices when you hold shares or units directly in your Wrap ISA, you must elect to do so and notify us in writing. If our regulatory obligations change, we will amend our procedures to comply with those obligations.

2. Eligibility

- 2.1 To open a **Wrap ISA you** must be:
 - a) 18 or over on the date of investment; and
 - b) a UK resident
- 2.2 An **ISA** may only be held by **you** in your sole name. Any **investments** held within your **ISA** will be, and must remain, in your beneficial ownership.
- 2.3 Under the **ISA regulations you** are required to supply **us** with your National Insurance Number (NINo), or make a declaration that **you** do not have a NINo for a valid reason. If **you** do not supply **us** with your NINo within 30 days of your **Wrap ISA** being opened your **Wrap ISA** will be made void (see section 7 of this Part B of **these terms**).
- 2.4 You can only subscribe to one stocks and shares ISA, one cash ISA, one innovative finance ISA and one lifetime ISA in each tax year. Please note that the innovative finance ISA and lifetime ISA are not currently available for holding within a wrap product portfolio.
- 2.5 There is no restriction on how many ISAs an individual may eventually hold, having taken out one new stocks and shares ISA, one new cash ISA, one new innovative finance ISA and one new lifetime ISA each tax year.

- 2.6 The amounts which **you** may invest in an **ISA** in any **tax year** will be subject to the **ISA maximum subscription limits**.
- 2.7 Once you have subscribed an amount equal to the ISA maximum subscription limits for one tax year into your Wrap ISA, you should make no further subscriptions to your Wrap ISA in that tax year, regardless of any withdrawals you have made.
- 2.8 If you subscribe less than the ISA maximum subscription limits for one tax year into any ISA you may still only invest an amount equal to the ISA maximum subscription limits for each subsequent tax year into any ISA.
- 2.9 **ISA investments** must not be used as security for a loan.
- 2.10 A person, acting under a power of attorney or an equivalent registered authority recognised by the **ISA regulations**, by which they have been given the power to act and make investment decisions on behalf of another, may open and make transactions in respect of an **ISA**, on behalf of a person who has granted them such power of attorney or an equivalent registered authority. The person who has granted them such power of attorney or an equivalent registered authority will be the named holder of the **ISA**. The **wrap services client terms and conditions** give more information on powers of attorney.
- 2.11 The start date for your **Wrap ISA** will be (subject to **us** having received and accepted an application for your **wrap ISA** from **you**) either (i) when your first payment is by direct debit, the date **we** are in receipt of your instructions to collect the direct debit, (ii) when your first payment is by cheque, the date **we** receive the cheque or (iii) where your first payment is not by direct debit or cheque, the date **we** receive the payment. Please do not send payment by cheque unless **you** have a **financial adviser**.
- 2.12 If you are no longer a UK resident, you will no longer be entitled to subscribe to a Wrap ISA.
- 2.13 An **ISA** may not be assigned. This means **you** are not able to transfer your **wrap ISA** to another person.

3. Cancelling your ISA

- 3.1 If you cancel your Wrap ISA within the 30 day cancellation period (by following the procedure explained in section 2 of Part A), your Wrap ISA and any subscriptions you have made to it will be deemed not to have existed for the purpose of calculating whether you have exceeded the ISA maximum subscription limits, and you will be entitled to subscribe your maximum allowance to a new ISA in the same tax year.
- 3.2 If you had opened your Wrap ISA in order to transfer assets from another ISA and you decide to cancel this ISA transfer, you must exercise your cancellation rights within 30 calendar days of opening your Wrap ISA. If both the wrap stocks and shares ISA and wrap cash ISA have been subscribed to, both will be cancelled.
- 3.3 If **you** decide to cancel the transfer of an **ISA** from another **ISA manager**, that **ISA manager** may not agree to accept the **ISA** back. This may result in your **ISA** being closed and the tax benefits being lost. More details on **ISA** transfers are included in Section 6 of this Part B of **these terms**.

4. Taxation

4.1 You are not required to declare any income or capital gains realised from your ISA on your tax return.

Capital Gains Tax

4.2 **You** will not be subject to tax in the **UK** on any capital gains realised on the sale of any of your **investments** in your **ISA**. However, if there is any local tax payable on gains on assets held in other jurisdictions, it may not be possible to recover that tax.

Income Tax

4.3 Cash ISA

Income earned on cash deposited in your **cash ISA** is not subject to income tax. This is the case whether **you** leave the interest in the **ISA** (to earn further interest) or ask for it to be paid to **you**.

There are occasions where a person paying interest may be required to deduct tax from any payment due. In general, your **ISA manager** is entitled to receive payments of interest into your **ISA** without deduction of interest from **UK** sources. If the situation arises where **UK** income tax has been deducted from a payment of interest, the **ISA manager** will claim this tax back from HM Revenue & Customs on your behalf.

Where an **investment** is held overseas, there may be a requirement to deduct tax locally before payment of interest. If this happens, it may not be possible to recover that tax.

4.4 Stocks and shares ISA

Generally, you will not be subject to income tax on income from your investments in your stocks and shares ISA.

However, there are occasions where a person paying interest may be required to deduct tax before paying interest out. In general, your **ISA manager** is entitled to receive payments of interest into your **ISA** without deduction of interest from **UK** sources. If the situation arises where **UK** income tax has been deducted from a payment of interest, the **ISA manager** will claim this tax back from HM Revenue & Customs on your behalf.

Where an **investment** is held overseas, there may be a requirement to deduct tax locally before payment of interest. If this happens, it may not be possible to recover that tax.

4.5 **You** should note that any description of tax reliefs in **these terms** refers to those that are currently applicable at the date of printing and may change in the future. The description is only relevant to persons subject to **UK** personal income tax and the value of relief depends on your individual circumstances. **You** authorise **us** to account for tax and provide information to HM Revenue & Customs if they request it.

5. Your Payments

- 5.1 Payments can only be made from your own bank account.
- 5.2 For regular monthly payments made by direct debit, the maximum amount of the direct debit will depend upon the number of remaining months in the **tax year**.

6. Transfers and withdrawals

- Transfer from a cash ISA to another cash ISA On your instructions we will transfer your cash ISA(s) (where available), with all rights and obligations, to a cash ISA with another ISA manager nominated by you. On our receipt of the transfer request from you, we will send the cash and relevant information to the new ISA manager within 5 business days.
 - All other transfers On your instructions and (subject to the below) within the time stipulated by you which must be no less than 30 days, we will transfer your ISA(s), with all rights and obligations, to another ISA manager nominated by you. We will carry out the transfer within a reasonable period but it may take up to 30 days from the date of receipt of your instruction.
- To transfer an existing ISA into your Wrap ISA or your Wrap ISA into an ISA managed by another ISA manager, please contact your financial adviser who will be able to process your instruction via the wrap platform, or contact us, if you do not have a financial adviser, for more information about the transfer process (please see section 18 for contact details). It is not possible to process your instruction to either transfer an existing ISA into your Wrap ISA or your Wrap ISA into an ISA managed by another ISA manager via the customer portal. Any transfer must be for the full value of your existing ISA in respect of both the current tax year and previous tax years. It is currently not possible to transfer an innovative finance ISA or a lifetime ISA into your Wrap ISA. Please speak to your financial adviser or contact us for further information on the options available.
- 6.3 If **you** wish to transfer your **Wrap ISA** to another **ISA manager**, depending on the terms and conditions imposed by the new **ISA manager**, **you** can either choose to:
 - a) transfer the investments that you hold in your Wrap ISA; or
 - b) sell your **investments** and transfer the sale proceeds (i.e. the resulting cash amount).
- 6.4 If **you** choose to sell your **investments** and transfer the sale proceeds, the procedure described at section 4 in Part A, will apply to the sale.
- 6.5 If you wish to transfer an existing ISA to us (and your existing ISA manager does not support the transfer of the investments held in that ISA), your ISA manager will sell your investments and transfer the proceeds to us instead. Any refunds of tax, or income payments, relating to your existing ISA that are received by us after the date of transfer, will be credited to your Wrap ISA. If the payment is credited to your wrap stocks and shares ISA, it will be held as cash until we receive your dealing instructions.
- On your instructions and (subject to the below) within the time stipulated by **you**, which must be no less than 30 days, **we** will transfer to **you** all or part of the proceeds arising from your **investments** in your **ISA(s)**.
 - **We** will carry out the transfer within a reasonable period but it may take up to 30 days from the date of receipt of your instruction. In this case the procedure described at section 4 of Part A of **these terms** will apply to the sale.
- 6.7 **We** require certain information from the existing **ISA** manager in order to accept the transfer of an existing **ISA**. If complete and accurate information is not provided, we will be unable to complete your instruction and may return the assets to the existing **ISA** manager. If we are able to identify these assets as yours, we will notify your **financial adviser** or **you** (if **you** do not have a **financial adviser**) if we do this.

7. ISA Termination

7.1 **We** shall be entitled to terminate your **Wrap ISA** and redeem all **investments you** hold in your **Wrap ISA**:

Wrap ISA and Wrap Personal Portfolio

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- a) if any information provided on your application form is found to be factually incorrect or materially incomplete;
- b) if the value of the investment you hold in your Wrap ISA falls below £250; or
- c) in the circumstances described in sections 3.2 and 3.3 of Part A.
- 7.2 An **ISA** may be found to be invalid. For example, it may be invalid because of failure to satisfy the provisions of the **ISA regulations**, the **investments** held in the account are not permitted for an **ISA**, **you** do not meet the eligibility criteria, or the payments made to the account are invalid. If the problem is capable of being remedied, the account may continue as an **ISA** after corrective action, or repair. Invalid accounts that cannot be repaired will be voided.
- If HM Revenue & Customs were to find your ISA invalid, they would write to us and detail the action that must be taken in relation to your ISA. They would also notify you in writing of the instructions given to us. If your ISA is voided, all income in respect of the invalid subscription will be taxable and all the invalid subscription monies and/or investments and income must be removed from the ISA. Valid subscriptions from other tax years will be unaffected. If your Wrap ISA is voided or is to be voided we will transfer any cash invested through invalid subscriptions or investments purchased with invalid subscriptions held in your Wrap ISA to your Wrap Personal Portfolio and then notify you. Cash will be transferred to your Wrap Personal Portfolio cash account. Investments will be transferred to your Wrap Personal Portfolio and invested proportionally in the same investments based on the amount the invalid subscription bears to the whole subscription.
- 7.4 If your **investments** need to be sold, the procedure described in section 4 in Part A will be followed.
- 7.5 If **you** die on or after 6th April 2018, your **Wrap ISA**, together with all associated tax benefits, will continue until the earliest of:
 - the administration of your estate being finalised; or
 - the closure of your Wrap ISA; or
 - three years after the date of your death.

After this time, or if **you** had died before 6th April 2018, your **Wrap ISA**, together with all associated tax benefits, will automatically cease. Although your **ISA** will no longer be in force, **we** will still hold the **investments** that used to be part of your **Wrap ISA**, and their value will remain subject to daily price movements and charges and expenses, until **we** receive instructions from your personal representatives either to sell the **investments** or, where allowed, transfer them to a new holder.

7.6 If we or you close your Wrap ISA after the 30 day cancellation period (referred to in section 2, 'Your right to cancel', of Part A), including in the circumstances set out in section 1.10 of Part A, your Wrap ISA and any subscriptions you have made to it will be deemed to have existed for the purpose of calculating whether you have exceeded the ISA maximum subscription limits, and you will not be entitled to subscribe to the same type of ISA that has been closed in the same tax year.

Annex 1 - Glossary

adviser charges means the adviser charges which you can ask us to pay to your financial adviser on your behalf in order to pay for their services. Part 2 of the charging schedule describes the corresponding charges which we may deduct from your wrap account to cover the cost of paying adviser charges to your financial adviser. Section 19.14 of the wrap services client terms and conditions sets out our terms for agreeing to facilitate the payment of adviser charges to your financial adviser.

adviser terms and conditions means the terms and conditions relating to the financial adviser's use of the wrap services, and the conditions under which they will be able to provide us with instructions on behalf of their customers, including you. We can amend the adviser terms and conditions from time to time.

AIM means the Alternative Investments Market established by the London Stock Exchange.

business day means 9am to 5pm Monday to Friday, except public holidays in the **UK** and Christmas Eve. It would also not be a **business day** in the exceptional circumstances where the **London Stock Exchange** or the major clearing banks in the City of London and Edinburgh are not open for business on a non-scheduled basis.

cash ISA means an ISA which can only be invested in cash (or a limited range of other investments that cannot be held in a stocks and shares ISA). Please note that cash held in a wrap ISA cash account is not treated as being held in a cash ISA.

charges means **charges**, including all **platform charges**, cash management administration charges and product charges (together with VAT where relevant) levied by **us** in respect of the **wrap services** or in respect of **wrap products** or for fees due for:

- a) servicing your wrap product portfolio; or
- b) wrap account; or,
- c) for the provision of dealing services.

Please note that details of our charges are set out in our charging schedule.

charges information document means the document containing the breakdown of cost and charges at a transactional level for **investments** in a **wrap stocks and shares ISA** and **wrap Personal Portfolio.**

charging schedule means the schedule of charges and discounts applicable to **wrap products** which is contained in Annex 1 of the **wrap services client terms and conditions**.

cleared cash means monies that have been credited to your **cash account(s)** and are available for **you** to spend. According to the method that **you** use to transfer money to your **cash account(s)**, it will take more or less time for the sums transferred to be available for **you** to spend.

contract note means the document that we will post on the part of the customer portal which displays information related to your wrap account and the wrap platform which displays information related to your wrap account and is accessible only to your financial adviser (if you have one) and you (if you have agreed such access with your financial adviser as described in section 6 in the wrap services client terms and conditions) following the purchase or sale of an investment. This document will include (but not be limited to) the following information:

- a) the day on which the transaction was executed,
- b) whether the transaction was a purchase or a sale,
- c) a description of the **investment** that **you** bought or sold,
- d) the price paid for each security,
- e) the currency in which the price is expressed, and
- f) the quantity of the security that **you** bought or sold.

customer portal means the web based platform which **you** login to for online access which enables **you** to place certain **dealing instructions**, update details and view details of your **wrap account**. (The customer portal would also allow **you** to access the document library which holds electronic copies of all statements and certain **investment documentation**, **contract notes** and selected other correspondence which has been produced for your **wrap products** or **investments**.) Some features of the **customer portal** may not be available when accessed via a mobile application. For details on the **customer portal**, please see section 6 in the **wrap services client terms and conditions**.

data protection law means data protection law means any law that applies from time to time to the processing of personal information or special category data by either us or your financial adviser under these terms

dealing charges means any and all the charges that will be levied by **us** or by third parties when **you** purchase or sell an **investment** via the **wrap platform**, **customer portal** or by contacting **us**. They are detailed in section 10 and include (but are not limited to):

- a) **mutual fund's** initial charge (described in section 10.2);
- b) initial and exit investment costs (described in section 10.3); and
- c) transaction costs and transaction charges (described in sections 10.5 and 10.6).

dealing instructions means the instructions given to **us** by **you**, or your **financial adviser** on your behalf, to buy, sell or switch **investments** by using the **dealing services** and/or the instructions given to the **execution-only stockbroker** via the **wrap platform** or by contacting **us**.

dealing services mean the dealing services available via the **customer portal**, the **wrap platform** and otherwise, as detailed in sections 4 and 5.

execution-only stockbroker means the stockbroker appointed by **us** that **you** may be able to use to buy or sell any of the securities which **we** make available on the **wrap platform**.

FCA means the Financial Conduct Authority or any successor regulator which regulates our investment business. The FCA can be contacted at 12 Endeavour Square, London, E20 1JN.

FCA rules means the Handbook of Rules and Guidance of the **FCA** or any successor regulator to the **FCA**, as amended from time to time

financial adviser means any financial intermediary who:

- a) is authorised under **FSMA** either directly or as an appointed representative of an authorised entity;
- b) provides **you** from time to time with financial and investment advice (whether on an independent or restricted basis) and/or provides **you** with an informed choice or execution- only service; and
- c) has signed the **adviser terms and conditions** and is therefore authorised by **us** to use the **wrap services** and the **wrap platform**.

Please note "financial adviser" does not include the support services provided by us or another member of the Standard Life Aberdeen group.

first applicant means the first named person on an application for a wrap account.

force majeure event literally means 'superior event'. It is an event that couldn't be predicted or if predicted its consequences are too drastic to plan for in a contract. In **these terms** it means any:

- a) act of God, fire, earthquake, storm or flood;
- b) explosion, nuclear accident or collision;
- c) sabotage, riot, civil disturbance, insurrection, epidemic, national emergency (whether in fact or law) or act of war (whether declared or not) or terrorism;
- d) requirement or restriction of or failure to act by any government, semi-governmental or judicial entity (other than a regulator y change);
- e) unavoidable accident,
- f) loss of supply of essential services including but not limited to electrical power, telecommunications, air conditioning and essential third party services
- g) any 'denial of service' or other targeted network attack; and
- h) any other cause beyond our reasonable control, as a consequence of which **we** can no longer administer your **Wrap ISA** and/or your **Wrap Personal Portfolio** for a given period.

FSMA means the Financial Services and Markets Act 2000 as amended from time to time and all regulations and orders under it.

innovative finance ISA means an **ISA** which is offered by peer to peer lending platforms. More information may be available on the HM Revenue & Customs website (**www.hmrc.gov.uk**). Please note that the **innovative finance ISA** is not currently available for holding within a **wrap product portfolio**.

investment trust means a listed company the business of which is investing in other companies.

investments means the **investments** that can be bought or sold on your behalf through our **dealing services**. These include:

- a) units in collective investment schemes such as unit trusts and shares in **OEICs**;
- b) investment trusts:
- c) UK equities;
- d) permanent interest bearing shares;
- e) convertible securities;
- f) interest bearing securities;
- g) warrants;
- h) depositary interests; or
- i) any other **investments** that **we** might make available from time to time.

In each case, for the **Wrap ISAs**, the above **investments** are subject to the **ISA regulations** and sections 1.3 and 1.4 of Part B of **these terms**.

investment documentation is the collective term for the disclosure documents (including prospectuses, key information documents, key investor information documents and factsheets) which are produced for each of the **investments**. **You** can obtain copies of the relevant documents from us.

ISA means an Individual Savings Account. On the **wrap platform**, an **ISA** can be invested in cash (a **cash ISA**, as defined above) and/ or in stocks and shares (a **stocks and shares ISA**, as defined below). When the term "**ISA**" is used in **these terms** without specific reference to either a **cash ISA** or a **stocks and shares ISA**, we mean either both types of **ISA** together or, depending on the context, your investment options and your personal investment choice to have either or both types of **ISA**, either a **cash ISA** and/or a **stocks and shares ISA**. The **wrap cash ISA** is only available through your **financial adviser**.

ISA manager means an organisation approved to manage an ISA under the ISA regulations.

ISA maximum subscription limits means the maximum amount set by the Government which **you** may subscribe to an **ISA** in any **tax year**. The limits are normally available on the HM Revenue & Customs website (www.hmrc.gov.uk).

ISA regulations means the Individual Savings Account Regulations 1998 as amended from time to time.

joint wrap account means a wrap account opened by two people acting together for their mutual benefit.

key features document means the document which sets out the high level aims and features of your **Wrap ISA** and/or **Wrap Personal Portfolio**. This will be provided to **you** by your **financial adviser** or **us** during the application process for your **Wrap ISA** and/or **Wrap Personal Portfolio**.

listed securities means any of the securities which **we** make available on the **wrap platform** which are bought and sold using our **execution-only stockbroker** including stocks, shares and debt securities or other investments listed on a **recognised stock exchange**.

lifetime ISA means an **ISA** whereby the UK Government may pay a bonus based on the subscriptions made by the investor. In certain circumstances, the UK Government may apply a charge for a withdrawal from a **lifetime ISA**. More information may be available on the HM Revenue & Customs website (www.hmrc.gov.uk). Please note that the **lifetime ISA** is not currently available for holding within a **wrap product portfolio**.

London Stock Exchange means the London Stock Exchange plc.

manager means the investment manager of a mutual fund.

mutual fund means a fund operated by an investment manager which raises money from investors and invests in a group of assets, in accordance with a stated set of objectives.

nominated account means a **UK** bank or building society account, which **you** have nominated in your application to open a **wrap account** (or which **you** have informed **us** of by subsequent written notice, in accordance with the provisions of section 14) as being the account into which **we** should make payments from your **wrap cash account** to **you**.

nominee company means the nominee company that the **Standard Life Aberdeen group** (or any sub-custodian from time to time appointed by the **Standard Life Aberdeen group**) appoints, to act on its behalf in the provision of custodial services.

OEIC means an open ended investment company.

off-platform assets means all investments in your wrap account which are held and/ or managed off the wrap platform.

personal illustration means an illustration which reflects the terms of the particular **wrap product** (in this case the **Wrap ISA** and/or the **Wrap Personal Portfolio**) and **investments** which **you** have decided to invest in, including the possible return that **you** could expect.

platform charge means the **charge** levied by **us** based on the value of **platform eligible assets** in your **wrap account** for the **wrap services we** provide to **you** and some administration of the **wrap products**. Please see Part 1C of the **charging schedule** for details.

platform eligible assets means (as relevant to you): cash in your wrap cash account, cash in your wrap cash ISA and the cash accounts for each wrap product you hold and all investments in your wrap account (with the exception of listed securities in your wrap SIPP) which are held and/or managed on the wrap platform, and which excludes off-platform assets and external assets

recognised stock exchange means the **London Stock Exchange** or any recognised overseas stock exchange. A list of the current overseas **recognised stock exchanges** is normally available on the HM Revenue & Customs website (on the date of first publication of **these terms**, the relevant website address is www.hmrc.gov.uk/fid/rse.htm

settlement date means the date on which either you must pay for an investment you have purchased, or you will receive payment for an investment that you have sold.

Standard Life Aberdeen group means Standard Life Aberdeen plc and each of its subsidiaries, subsidiary under takings and associated companies (whether direct or indirect) from time to time.

Standard Life Savings means Standard Life Savings Limited, 1 George Street, Edinburgh, EH2 2LL. **Standard Life Savings** is a wholly owned subsidiary of Standard Life Aberdeen plc.

stocks and shares ISA means an ISA which is invested in stocks and shares, including cash held in the Wrap ISA cash account.

support services means the telephone and other support available to **you** in connection with your **wrap account.** This support may be provided by another member of the **Standard Life Aberdeen group** on our behalf.

tax wrapper means a product having a specific tax regime, such as an ISA, in which underlying investments are held.

tax year means a year, which runs from 6 April in one year to 5 April of the next.

these terms means this terms and conditions document as amended or replaced from time to time.

UK means the United Kingdom of Great Britain and Northern Ireland, excluding the Isle of Man and Channel Islands.

UK resident means a person who:

- (i) is resident in the UK: or
- (ii) performs duties which, by virtue of Section 28 of Income Tax (Earnings & Pensions) Act 2003 (Crown employees serving overseas), are treated as being performed in the **UK**; or
- (iii) is married to, or in a civil partnership with, a person who performs such duties.

units are fractions of each mutual fund which are available to investors to buy and sell. Mutual funds are divided into units specifically for this purpose. The legal structure of some mutual funds means that the term share is more legally accurate than unit. However, for clarity we have used the term unit throughout this document.

unit price means the price for each unit in a mutual fund.

we and us, means Standard Life Savings and 'our' should be interpreted accordingly. Please see section 18 for our contact details.

wrap account means the account which Standard Life Savings will open in your name and in which your wrap products will be held. Your wrap account is identified by an individual wrap account reference number.

wrap cash account means the cash account which we will operate as the main cash account within your wrap account. The cash in this account can be used to purchase new wrap products and receive income and/or interest from your existing wrap products.

wrap cash ISA means the cash ISA developed by the Standard Life Aberdeen group for holding within a wrap product portfolio. A wrap cash ISA will only be available through your financial adviser.

Wrap ISA means the wrap cash ISA and/or the wrap stocks and shares ISA developed by the Standard Life Aberdeen group for holding within a wrap product portfolio.

Wrap ISA cash account is the cash held in your wrap stocks & shares ISA.

Wrap Personal Portfolio means the collective term for a range of **investments** not held in a **tax wrapper**, which **you** are able to hold, buy and sell within your **wrap product portfolio**. The **Wrap Personal Portfolio** is provided by the

Standard Life Aberdeen group for holding within a wrap product portfolio.

Wrap Personal Portfolio cash account means the cash account which **we** will operate as your cash account within your **Wrap Personal Portfolio**. **You** can lodge and hold cash in this account before allocating it to specific **investments**.

wrap platform means the online dealing and registration system provided by Standard Life Savings.

wrap product means each of the wrap SIPP, onshore bond for wrap, international portfolio bond for wrap, Wrap ISA and Wrap Personal Portfolio and any other products available for holding within a wrap account.

wrap product portfolio means the portfolio of wrap products which you hold within your wrap account.

wrap services means the services available to you and/ or your financial adviser in connection with your Wrap ISA and/or Wrap Personal Portfolio. These services may include, but not be limited to, the following:

- a) the functionality to open a Wrap ISA and/or Wrap Personal Portfolio;
- b) the functionality to make investments in your Wrap ISA and/or Wrap Personal Portfolio by using the dealing services;
- c) online access to your a Wrap ISA and/or Wrap Personal Portfolio either through the customer portal or wrap platform;
- d) telephone support in connection with your Wrap ISA and/or Wrap Personal Portfolio;
- e) access to information and literature relating to your Wrap ISA and/or Wrap Personal Portfolio; and
- f) support services.

wrap services client terms and conditions means the terms and conditions document (ref Wrap66d) provided to you by your financial adviser or us when you opened your wrap account.

wrap stocks and shares ISA means the stocks and shares ISA developed by the Standard Life Aberdeen group for holding within a wrap product portfolio.

you means the person (or in the case of a joint Wrap Personal Portfolio, persons) who is applying for, or has successfully applied for, a Wrap ISA and/or a Wrap Personal Portfolio with us (and, in the case of a joint Wrap Personal Portfolio, also means the surviving joint holder(s)) and 'your' should be interpreted accordingly.

Pensions Savings Investments Insurance

Find out more

Talk to a financial adviser for advice on how to plan for your financial future.

Call us on 0345 60 60 034

(Mon-Fri, 9am to 5pm). Calls may be monitored and/or recorded to protect both you and us and help with our training. Call charges will vary.

A copy of these terms in braille, large print or audio format can be arranged by calling the number above.

www.standardlife.co.uk

Products provided by subsidiaries of Standard Life Aberdeen plc or other specified providers.

Standard Life Savings Limited, provider of the Wrap Platform, Wrap Personal Portfolio and Wrap ISA, is registered in Scotland (SC180203), at 1 George Street, Edinburgh EH2 2LL. Standard Life Savings Limited is authorised and regulated by the Financial Conduct Authority.