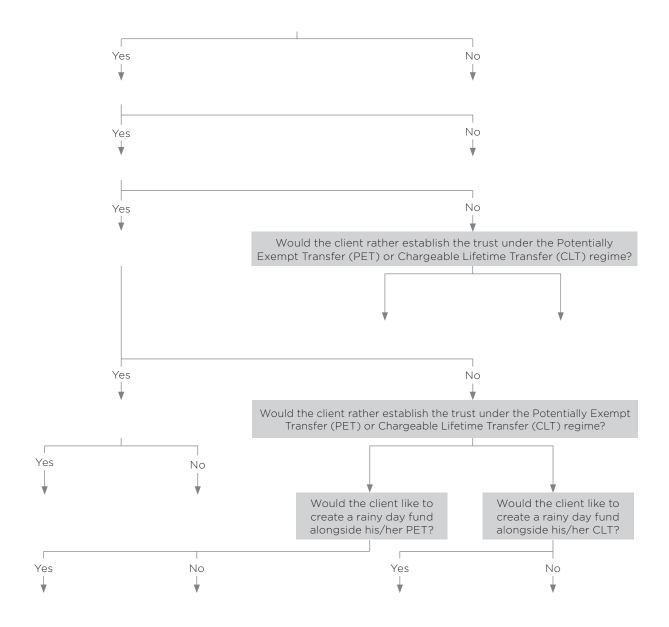
Trust Range

Which trust?

For financial advisers only

This is an interactive document to assist your navigation experience.





^{*} Please note that the Loan Trust cannot be used for existing policies.

Name of trust	Purpose	Suitable for UK domiciled individuals?	Effective for Inheritance Tax planning?	Suitable for non UK domiciled clients?	Is the Settlor a beneficiary?
The Isle of Man Probate Trust	Purely to avoid Manx Probate when the policy owner dies.	Yes.	No.	Yes but they may prefer to use the International Flexible Trust to avoid the proceeds being paid back into their estate.	Yes they are the sole beneficiary.
The International Flexible Trust	Creates a trust for a wide class of beneficiaries including the Settlor.	Definitely not because it is a chargeable transfer and a gift with reservation.	Only for clients who are currently non-UK domiciled but feel that in future they could become deemed UK domiciled. This is because the trust could be used as an Excluded Property Trust.	Yes. Both as a way of just creating a simple trust or to be able to use it as an Excluded Property Trust.	Yes. He is one of many potential beneficiaries.
The Loan Trust	To gift the growth of a policy and retain access to capital.	Yes.	Yes in terms of the growth on the policy and because of the ability to be able to 'write off' the loan to make further gifts.	It could be but where an individual has no liability to UK Inheritance Tax, it makes no sense for them to establish such a trust.	No but they are entitled to repayment of the loan.
The Gift Trust	To make a gift of the entire policy.	Yes.	Yes. The value of the entire policy would be outside of the Settlor's estate after 7 years.	Only where the Settlor is comfortable with gifting away all rights to access.	No.
The Discounted Gift Trust	To make a gift subject to the Settlor being able to retain an income for life.	Yes.	Yes. If the client died within 7 years of establishing the trust, the value of the gift for IHT purposes would be less than it would have been had an 'ordinary' Gift Trust been established.	It could be but where an individual has no liability to UK Inheritance Tax, it makes no sense for them to establish such a trust.	No. He is however entitled to an 'income' he has carved out in the form of capital repayments.

Important notes

For financial advisers only. Not to be distributed to, nor relied on by, retail clients.

Before proceeding with the establishment of any trust, please refer to our *Guide to Trusts* to ensure that the trust will achieve the client's objectives.

Please note that every care has been taken to ensure that the information provided is correct and in accordance with our current understanding of the law and Her Majesty's Revenue and Customs (HMRC) practice as at June 2015.

You should note however, that we cannot take upon ourselves the role of an individual taxation adviser and independent confirmation should be obtained before acting or refraining from acting upon the information given. The law and HMRC practice are subject to change. Legislation varies from country to country and the policyholder's country of residence may impact on any of the above.

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