

FURTHER/REMAINING PROPERTY SHARE PURCHASE FORM

Focussed pension administration, by Curtis Banks

This document is part of a set, all of which should be read together:

- Terms and Conditions
- Schedule of Fees
- Schedule of Allowable Investments
- Privacy Information Notice
- Key Features
- Property Guide
- Further/Remaining Property Share Purchase Form
- Panel of Property Professionals
- Property Insurance Notes (where applicable)
- · Declaration of Trust/Group Investment Agreement (where applicable)

Your future, our focus.

curtisbanks.co.uk

Only one Further/Remaining Property Share Purchase Form per property is required. In addition a separate Your Future SIPP application form is required for each client if they do not already have a SIPP with Curtis Banks.

Please contact your adviser for an application form.

Please use this form if you want Curtis Banks to acquire a further or the remaining share in a property already held as an investment in your pension fund under our Nominee, Joint Title or Partial Ownership structure.

All clients to use their SIPP to purchase the property must sign the form.

This is a legally binding document between you and Curtis Banks. If you have any queries please contact your adviser. Your application can be either posted to us, or sent via secure mail. Please complete this form using black ink and block capitals.

Please check that all required sections have been completed. Incomplete forms may cause delays for which we cannot be held responsible. We will contact the **lead member** if we require any additional information or we cannot proceed with the investment.

Any technical terms are highlighted in bold and explained in section 7 - Terms explained.

Accessing our services

If you experience difficulties accessing any of our services due to personal circumstances, we may be able to make some adjustments to help you. Please contact our SIPP Support Team on 01473 296 969 or sippsupportteam@curtisbanks.co.uk to discuss any support adjustments that may be available to you.

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1 Details of client(s)

This section is for completion by all clients who wish to invest. Joint investors should nominate a **lead member** to be our point of contact (and whose details should be the first to be entered in this section). We will be entitled to deal with that individual on all matters relating to the acquisition of the property and its subsequent management, including disclosure (where required) of individual client cash balances.



Title Mr/Mrs/Miss/Ms/Other Forename Surname Adviser Firm Office Mobile Telephone numbers Email address

1.2 Clients' personal details

f there ar	e more than 5 clients, please (use photocopies of page 4 and attach them to the form.
This first c	lient will be the lead member.	
1	Title Mr/Mrs/Miss/Ms/Other	
	Forename	
	Middle name(s)	
	Surname	
	Plan number(s)	
	Date of birth Day/Month/Year	
		Home Work
	Telephone numbers	Mobile
		Mobile
	Email address	
2	Title Mr/Mrs/Miss/Ms/Other	
	Forename	
	Middle name(s)	
	Surname	
	Plan number(s)	
	Date of birth Day/Month/Year	
	Talaphana numbers	Home Work
	Telephone numbers	Mobile
	Email address	

1.1 Clients' personal details (continued)

3	Title Mr/Mrs/Miss/Ms/Other	
	Forename	
	Middle name(s)	
	Surname	
	Plan number(s)	
	Date of birth Day/Month/Year	
		Home Work
	Telephone numbers	Mobile
		none
	Email address	
4	Title Mr/Mrs/Miss/Ms/Other	
	Forename	
	Middle name(s)	
	Surname	
	Plan number(s)	
	Date of birth Day/Month/Year	
		Home Work
	Telephone numbers	
	Telephone numbers	Home Work Mobile
	Telephone numbers Email address	
	Email address	
5		
6	Email address Title Mr/Mrs/Miss/Ms/Other Forename	
5	Email address Title Mr/Mrs/Miss/Ms/Other Forename Middle name(s)	
5	Email address Title Mr/Mrs/Miss/Ms/Other Forename Middle name(s) Surname	
6	Email address Title Mr/Mrs/Miss/Ms/Other Forename Middle name(s) Surname Plan number(s)	
5	Email address Title Mr/Mrs/Miss/Ms/Other Forename Middle name(s) Surname	Mobile
5	Email address Title Mr/Mrs/Miss/Ms/Other Forename Middle name(s) Surname Plan number(s)	
6	Email address Title Mr/Mrs/Miss/Ms/Other Forename Middle name(s) Surname Plan number(s) Date of birth Day/Month/Year	Mobile
5	Email address Title Mr/Mrs/Miss/Ms/Other Forename Middle name(s) Surname Plan number(s) Date of birth Day/Month/Year	Mobile

2 Property information

Address of the property (the property)

Property reference number

3 Further/remaining property share purchase instruction

Please complete this section to confirm the further percentage share you would like Curtis Banks to acquire in the property.

3.1 Further property share

% interest in the property to be acquired by Curtis Banks		%
s purchase price subject to VAT?	Yes	No
If yes, is the purchase price stated above VAT inclusive?	Yes	Νο
	If subject to V	/AT, VAT registration, VAT partnership agreement and Option to Tax documents will be required.
Will Curtis Banks be assigned a rther share of the existing loan?	Yes	No

3.2 Remaining property share

If you would like Curtis Banks to acquire the remaining share in the property, please confirm:

Purchase price of the remaining share in the property to be purchased by the SIPP(s)	£		
			ne seller is a connected party, we are required under HMRC regulation to purchase the rrent market value.
Is a loan required?	Yes	No	
	If Yes, please o	complete se	ction 4.2.
Is the property listed?	Yes	No	If Yes, we will require a formal Reinstatement Cost Assessment (RCA) to be commissioned. Please refer to Section 5.4.
Are composite panels used in the construction of the building?	Yes	No	If Yes, we may require additional information/surveys as part of the acquisition.

4 Sources of funds

This section is for details of further/remainder share purchase. It tells us how you propose to finance the acquisition.

The sources of funds include lending, transfer values from other pension schemes, contributions to your SIPP, and existing SIPP funds.

4.1 Property purchase

Funds for the purchase	These can be assembled from the following:
Transfers	£
Contributions	£
Existing SIPP funds	£
Subtotal	£
Less current approximate SIPP borrowings	£
Current net fund value	£
	Borrowing is limited to 50% of the net value of your SIPP fund (less any existing borrowing) at the point of purchase or borrowing for building works.
	Please note that VAT, if payable, must be accommodated within this limit.
Do you need to borrow funds?	Yes No If Yes, please give details below. Otherwise go on to section 5.

4.2 Details of lender

Name of lender				
Contact name				
Address				
Telephone			Fax	
Email address				
Amount of loan required				
Towards property purchase	£			
To cover building works	£			
Has any lender made an indicative offer?	Yes No			
	If Yes:			
	Copy attached Co	py to follow		

5 Professionals

This section is for details of your preferred professionals.

5.1 Solicitor

To purchase the additional share in the property and, where necessary, to draw up any necessary legal documentation.

No

If yes, please provide details of the chosen firm below. If no firm details are provided below, we will allocate a panel firm on your behalf. The Panel of Property Professionals document is available on our website, or contact us or your adviser.

Firm	
Contact	
Address	
Telephone	Fax
Email address	

5.2 Valuer

To advise on the market value/the terms of any new lease.

 Will you be using a Curtis Banks panel surveyor?
 Yes. The Panel of Property Professionals document, to include a schedule of fees is available on our website. Please contact us if you would like to discuss further.

 No. Please give details below.
 This must be an independent valuer registered with the Royal Institution of Chartered Surveyors (RICS).

 Firm
 Contact

 Address
 Fax

 Email address
 Fax

5.3 Property manager

To manage the property.	
Do you wish us to appoint a property manager?	Yes. Please give the details of the preferred property manager below.
	No. We will contact you if we require a property manager to be appointed, for example, if there are residential parts of the property, areas that are not let or common areas such as stairwells or shared facilities.
	This must be a RICS registered surveyor or professional property management firm.
Firm	
Address	
Telephone	Fax
Email address	

5.4 Reinstatement Cost Assessment Surveyor

If the property is listed, or has a declared value over £1million, we will require in all cases a formal Reinstatement Cost Assessment (RCA) to be commissioned. Please give the details of the preferred surveyor below.

> Firm Contact Address

Telephone

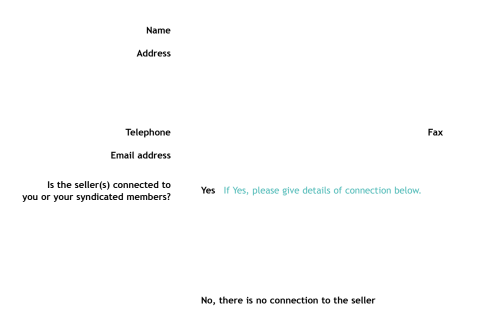
Email address

Fax

Seller 6

This section is for details of the seller (if a property purchase) and their solicitor.

6.1 Details of seller



In the event there is no connection between you and the seller, we will require you to confirm that there are no other ongoing associated transactions between you and your syndicated members and the seller(s).

Is there any associated transaction where this acquisition forms part of a larger transaction involving the acquisition of other property, assets or goodwill owned by a connected party?

Yes Please give details below.

No

6.2 Seller's solicitor

Name Address Telephone Fax

Email address

7 Terms explained

accountant	a professional who is appointed by us to manage a property which is partially owned.
connected party	 a connected person as defined in section 993 of the Income Tax Act 2007. This includes amongst others: a. you, your spouse, registered civil partner, children, parents, siblings and other direct descendants and ancestors of you and your spouse or registered civil partner; b. in respect of an investment in property, any syndicated member and their relatives as in a. above; c. a company of which an individual (or individuals) in a. and b. control 20% or more of the shares.
declaration of trust/ group investment agreement	where a property is held on behalf of more than one client, an agreement between the syndicated members, or the syndicated members and Curtis Banks, setting out each client's ownership share and the process that will be followed should any of the clients wish to sell the property or their share in it.
joint title holder	where Curtis Banks has a partial interest in the property, the individual, company or other legal entity who has a joint ownership in the property.
lead member	the client chosen by the clients to liaise with the syndicated members and to provide all instructions to Curtis Banks in relation to a property. You will be the lead member where you are the sole client.
market value	the price an investment may reasonably be expected to fetch on the open market calculated in accordance with section 272 of the Taxation of Chargeable Gains Act 1992.
property manager	a Royal Institution of Chartered Surveyors (RICS) registered surveyor or professional property management firm who is appointed by Curtis Banks to manage the property.
taxable property	assets that attract a tax charge if held directly or indirectly (i.e. within certain investments unless covered by specific exemptions) by your SIPP which includes residential property.

8 Declaration, details of ownership and signature(s)

For your own benefit all clients should read carefully the declaration below before signing in section 8.2. If you do not understand any point then please ask your adviser or us for further information.

8.1 Client's declaration

Declaration

- I declare that to the best of my knowledge and belief the statements made in all sections of this Further/Remaining Property Share Purchase Form (whether in my handwriting or not) are full and accurate.
- I confirm I have received a copy of the Property Guide.
- Where there is more than one client, I confirm that following completion of the property acquisition, I will sign up to a Declaration of Trust or Group Investment Agreement supplied by Curtis Banks if one has not already been signed.
- I authorise Curtis Banks to instruct the above mentioned solicitor, valuer or lender as may be decided.
- I acknowledge that Curtis Banks does not monitor the property on an ongoing basis. I acknowledge that any
 responsibility for doing so falls upon me and any other clients and that I will reimburse Curtis Banks to the extent
 of my share of any liabilities, losses, damages and costs which it may incur, for example, as a result of the property
 becoming or remaining taxable property.
- I agree to be solely responsible for my share of all costs, fees and charges associated with the ongoing administration
 of the property and these will be payable from my SIPP.
- I agree to be solely responsible for my share of all liabilities, losses, damages and costs which Curtis Banks may incur in holding the property and I agree to reimburse Curtis Banks if they are responsible to pay any such liabilities, losses, damages and costs.
- Where there is more than one client, liability is acknowledged and agreed to be joint and several. This means that I am jointly and individually liable for the whole amount.

8.1 Client's declaration (continued)

 I acknowledge that in the event that I do not instruct Curtis Banks to obtain a formal insurance reinstatement value for the property from a suitably qualified professional of my choosing, and one is not provided, any claim may be scaled back by insurers. This means that the actual amount paid out in settlement of a claim could be significantly less than the amount required to reinstate the property.

In addition to the above, the following apply also if you are purchasing the remaining share of the property:

- I confirm that I have received a copy of the Property Insurance Notes and acknowledge that these form part of my
 agreement with Curtis Banks. I acknowledge that unless legal responsibility rests with a third party, Curtis Banks will
 arrange for the property to be insured on their block insurance policy.
- I understand that once completion has taken place, Curtis Banks will become the legal owner/landlord of the property and will be legally obliged to insure the property. As such Curtis Banks will arrange for the property to be insured on our block policy. This is reflective of our Terms and Conditions.
- I understand that once completion has taken place, Curtis Banks will, going forward, assume responsibility for the
 management of the property. This is to include rent collection, making any loan repayments, dealing with VAT
 returns (if applicable) and any other day-to-day management. To this end, I will ensure that the appropriate account
 statements, currently prepared by the Title Holder/accountant, are up-to-date, correct and have been provided to
 Curtis Banks.

8.2 Details of ownership and signature(s)

The proposed percentage shares in the property should reflect the respective contributions towards the purchase price of the share by each client.

Please complete the following for each client in the order in which they have been entered in section 1.1.

1	Name					
	Signature		Date			
			Ownership [%	Loan share	%
			share	70	(if applicable)	/0
0	Name					
•	Signature		Date			
			Ownership [Loan share	
			share	%	(if applicable)	%
	Name					
	Signature		Date			
	-		Ownership [Loan share	
			share	%	(if applicable)	%
4	Name					
	Signature		Date			
			Ownership	%	Loan share	%
			share	/6	(if applicable)	/0
5	Name					
	Signature		Date			
			Ownership share	%	Loan share (if applicable)	%
6	Name					
	Signature		Date			
			Ownership [%	Loan share	%
			share	/0	(if applicable)	/0
The ownership	shares will be finalised after comp	letion and confirmed in a Declaration of	Total of ownership	100%	Total of loan	100%
	will supply, and which all investor		share		share	

Curtis Banks Limited, 3 Temple Quay, Bristol, BS1 6DZ

Curtis Banks, 153 Princes Street,

T 0370 414 7000 F 0117 929 2514 curtisbanks.co.uk lpswich, IP1 1QJ T 0370 414 7000 F 0370 414 8000

Call charges will vary. We may record and monitor calls. If you're contacting us by email, please remember not to send any personal, financial or banking information because email is not a secure method of communication.

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