

New Individual Saving Account (NISA)

Transfer Application including Terms and Conditions of Business

<p>1. Name and Address:</p> <div style="border: 1px solid #005696; height: 120px; width: 100%;"></div>	<p>2. Initial Total Value:</p> <div style="border: 1px solid #005696; padding: 5px;">£</div>
<p>3. Investment Objective</p> <div style="border: 1px solid #005696; height: 25px; width: 100%;"></div>	<p>4. Date of Birth & National Insurance No.</p> <div style="border: 1px solid #005696; padding: 5px; text-align: center;"> ____ / ____ / ____ </div> <div style="border: 1px solid #005696; height: 30px; width: 100%; margin-top: 10px;"></div>
<p>5. Service Required:</p> <div style="border: 1px solid #005696; padding: 10px;"> <p>I apply to transfer my existing Stocks & Shares ISA from (Name and Address of your existing ISA Manager) as stated below. Please also state Account number and Year of Subscription (if known)</p> <hr style="border: 0; border-top: 1px solid #ccc; margin: 5px 0;"/> <hr style="border: 0; border-top: 1px solid #ccc; margin: 5px 0;"/> </div>	
<p>6. Declarations:</p> <div style="border: 1px solid #005696; padding: 10px;"> <ul style="list-style-type: none"> All subscriptions made, and to be made, belong to me I am 18 years of age or over I have not subscribed and will not subscribe to another (N)ISA in the same tax year that I subscribe to this (N)ISA I am resident and ordinarily resident in the United Kingdom for tax purposes or, if not so resident, either perform duties which, by virtue of Section 28 of the Income Tax (Earnings & Pensions) Act 2003 (Crown employees serving overseas) are treated as being performed in the UK, or I am married to, or in a civil partnership with, a person who performs such duties. I will inform CTPM if any situation changes regarding my personal or tax circumstances I authorise CTPM to hold my cash, (N)ISA investments, interest, dividends and any other rights or proceeds in respect of those investments and any other cash I authorise CTPM to make on my behalf any claims to relief from tax in respect of (N)ISA investments </div>	<p>7. Risk Grade: (see Page 3)</p> <div style="border: 1px solid #005696; width: 100%; height: 30px;"></div>
<p>8. Fees Payable:</p> <div style="border: 1px solid #005696; padding: 5px;"> <p>1.5% per annum + VAT (if applicable) of the value of the portfolio, payable quarterly which are deducted automatically from the portfolio.</p> </div>	

Self-Certification for Individuals

Under FATCA and the UK Intergovernmental Agreements

Section A: Beneficial Owner Information	
Client Name	
Permanent Residence Address	
Mailing Address (if different from above)	
Country of Birth:	
Date of Birth (dd/mm/yy):	
Account Number(s)	
Section B: Tax Residency	

Please indicate ALL countries in which you are resident for the purposes of that country's Income Tax. If you are a US Citizen, Green Card holder, or US Resident, you must complete and return an IRS W-9 form to include any additional tax residencies in the table below.

Country of Tax Residency	UK Clients National Insurance Number	Non-UK Clients Tax Identification Number

Section C: Declaration Section	
1) I undertake to advise promptly of any change in circumstance which causes the information contained herein to become incorrect and to provide an updated declaration within 30 days of such a change in circumstances 2) I am aware that in certain circumstances this information will be shared with UK tax authorities, who may pass it on to other tax authorities 3) I declare that the information provided in this form is, to the best of my knowledge and belief, accurate and complete	
Signature	Print Name
Date:	Capacity

Charteris Treasury's Investment Risk Grades

You the client are required to select a risk grade for your investments. It is important that you tell us the average risk grade that should apply across your portfolio. Please insert the appropriate number on page one of the Investment Management Agreement.

1. I do not need my portfolio to take risks at all. Whilst I would like some growth or income, this should not be achieved by exposing the investments to any risk. I realise that returns will be very limited.
2. I want my investments to grow by more than I can achieve on deposit, however, I am only prepared to take minimal investment risks. I understand that the returns may not be great and may not always exceed that of deposit-based holdings.
3. I want my portfolio to benefit from partial exposure to stock markets. I would like a cautious approach and expect an average of 30% in equity-based investments and the remainder in more secure areas. I do not expect significant returns from the portfolio.
4. I can invest for several years and want to benefit from stock market exposure. I am relatively cautious and do not expect all of my investments to be held in volatile areas. An average of 40% exposure to equity-based investments would be acceptable.
5. I am a medium to long-term investor and I would like my portfolio to have a substantial exposure, when the managers deem appropriate, to stock markets. From time to time this may allow 60% of my funds to be in equity-based holdings, although I would like an element of caution to try and ensure that I do not suffer too greatly in times of market weakness.
6. I wish my portfolio to be invested mainly in equity markets. I understand that the portfolio is likely to exhibit volatility but I can either invest for the long term, or am prepared, or can afford to accept these risks in order to seek greater growth or income.
7. I am seeking a good level of growth or income from the equity markets. I am comfortable with all of my funds being invested in potentially volatile investments in order to seek the best long term returns.
8. I consider myself an experienced investor and am seeking strong returns from my portfolio. I am comfortable with stock market investment and would be happy for the manager to include particularly aggressive investments when it is felt suitable.
9. I would like an aggressive portfolio, seeking strong growth over both the short and long term. I am happy for the portfolio to be actively and frequently traded in seeking opportunities which may be of substantially greater volatility than usual. I appreciate that the returns will be highly speculative and the chance of losses are great.
10. I would like a very aggressively managed portfolio and give the managers complete freedom to invest as they choose. I expect frequent trading and high volatility in the value of individual holdings and the portfolio as a whole. In chasing exceptional returns, I understand the chances of loss are great.

Your Investment Risk Grade can be changed at any time by mutual consent to be confirmed in writing.

I acknowledge that I have been made aware of and accept the nature, policy and processes which Charteris Treasury Portfolio Managers Ltd has in place for providing best execution. Charteris Treasury Portfolio Managers Ltd shall have full discretion to choose a relevant vehicle for executing any order or order, taking into account all relevant factors in order to achieve the best possible result.

I hereby authorise you to transfer the above account(s) to Charteris Treasury Portfolio Managers Limited in cash/specie upon receipt of their instruction to do so. I agree to the ISA terms and conditions. I declare that this application form has been completed to the best of my knowledge and belief.

I confirm that I have read and agree to the Terms and Conditions of Business and the Investment Management Agreement.

Signature:

Date:

(Client)

Signature:

Date:

(For and on Behalf of Charteris Treasury Portfolio Managers Ltd) Authorised and Regulated by the Financial Conduct Authority)

1. Definitions

FCA Financial Conduct Authority

ACCOUNT MANAGER AND ADMINISTRATORS Charteris Treasury Portfolio Managers Limited (CTPM) who are regulated by the FCA. (Financial Conduct Authority). CTPM and are authorised to manage investments and to arrange and effect transactions relating to pensions, individual savings accounts (ISAs) investment trust savings schemes, authorised unit trusts, collective investment schemes and discretionary management services. These terms and conditions of business are effective from the date of signature by both parties to this agreement. We keep records of our business transactions for five years for MiFID or equivalent business and for three years in any other case. You have a right to request copies of contract notes, vouchers and entries in our books or computerised records relating to your transactions. If you should have any complaint, you should contact the Compliance Officer at Charteris Treasury Portfolio Managers Limited, Suite 10, 4th Floor, AMP House, 1 Dingwall Road, Croydon, CR0 2LX. Our Complaints Procedure Policy is available on request. Should you be dissatisfied with the outcome of our investigation, you may refer your complaint to the Financial Ombudsman Service, Exchange Tower, Harbour Exchange, London, E14 9SE. Your right to take legal proceedings against the company will not be prejudiced by doing this. You will be classified as a Retail client (which affords the highest level of consumer protection), but you have the right to request another classification. If you make a valid claim against this firm and we are unable to meet our liabilities in full, you may be entitled to redress from the Financial Services Compensation Scheme; which we will send you at your request. Further information is available from the FCA, 12 Endeavour Square, London, E20 1JN. The firm maintains Professional Indemnity insurance, providing additional protection.

Safe Custody - Registration Details - Nominee Registration

CTPM have appointed James Brearley & Sons Ltd to provide CTPM clients with custody and administration services. As such they have responsibility to you over the safe custody of your assets. Whilst James Brearley & Sons (JBS) view CTPM as its client, they will extend all regulatory obligations and duty of care to you as detailed in the rule book of the UK Financial Conduct Authority, as if you were a direct client of James Brearley. You will be classified as a retail client (which affords the highest level of consumer protection).

ACCOUNT INVESTMENTS Qualifying investments held inside your account in accordance with the ISA regulations, which may vary from time to time

REGULATIONS The Individual Savings Account Regulations 1998, which currently apply to your ISA investment and which may be amended from time to time

2. General

The Account will come into force, subject to the regulations and provisions of these terms and conditions, upon receipt of a completed application form and subscription monies. The terms and conditions shall apply to all transactions between you and us, in relation to the Account. We reserve the right to amend the terms and conditions and charges from time to time and any alteration will be notified in writing.

You should be aware that the value of investments and income from such investments can go down as well as up.

3. Subscriptions and Investments

LUMP SUM INVESTMENTS

To open an account, you must submit a completed application form. By completing and signing the application form you warrant that you:

- Have not and will not subscribe to any other Stocks & Shares ISA for the tax year in which the application is made.
- Are over 18 years of age.
- Are resident or ordinarily resident in the UK or if not so resident, perform duties which by virtue of Section 132(4)(A) of the Income and Corporation Taxes Act 1988 (Crown Employees Serving Overseas) are treated as being performed in the UK, or you are married to a person who performs such duties. You agree to inform the Account Manager if residency qualification ceases, and thereafter although the Account will still be entitled to tax benefits no further subscriptions may be made.
- Are subscribing with your own money.

The total of your investment in any one tax year must not exceed the maximum permitted by the Inland Revenue.

You may subscribe to the Account by the transfer of shares issued to you under an approved All Employee Savings Related Share Option Scheme defined in Paragraph 1, Schedule 9 of the Income and Corporation Tax Act 1988 or an approved All Employee Profit Sharing Scheme as defined in Chapter 4, Part 5 of the Income and Corporation Taxes 1988. These subscriptions will be accepted provided the shares are fully listed on a recognised Stock Exchange and provided the value of the shares, together with any cash subscription, does not exceed the subscription limits and that the transfer is made in accordance with Inland Revenue Regulations.

You may subscribe to the Account by the transfer of an existing Cash or Stocks & Shares ISA held with another ISA Manager.

We will only undertake transactions in investments which qualify as specified within the Inland Revenue Rules.

The Account Manager may apply for shares on your behalf in a company which has been brought to listing using cash from within the Account, providing they will be qualifying shares or shares of a qualifying Investment Trust within 30 days from which the shares are allocated.

The Account Manager can use cash to purchase shares brought to the market by an intermediary's offer or placing.

"Cooling Off Period" / Cancellation Rights: You have 7 days "cooling off period" in which you have the right to cancel your CTPM ISA prior to any monies being invested. Where you exercise this option, all monies will be returned to you. You have, however, up to a total of 30 days in which to cancel your subscription which will then be treated as though you have not subscribed to an ISA for the current period. However, if you do this after the "cooling off period" monies returned may be less than you have subscribed where

CTPM have invested monies in accordance with your instructions and the value of the investment has fallen due to market conditions.

4. Management

We will credit all sums received from you for the benefit of your Account, in an approved bank account in accordance with the Financial Services (Client Money) Regulations. "Free Money" (i.e. Money not immediately required to settle a purchase) will attract interest at a rate no lower than the bank's minimum deposit rate. Interest, calculated on a daily basis, will be credited every month. Interest is received gross and credited to your Account at the flat rate 20% Inland Revenue Charge. All distributions and tax reclaims received in respect of the investments held in the Account shall be credited to the Account, to be reinvested or paid out as income, as so directed by the investor. We will not be liable in respect of any default or fraud by the Banks or Building Societies where investors' monies have been deposited.

We will make claims, conduct appeals and agree on your behalf liabilities for and relief from United Kingdom tax in respect of the Account investments. We will not be responsible for the reclaiming of tax from authorities outside the United Kingdom.

We will also have to disclose to the Inland Revenue all such information as required by regulations and to take any action required to comply with those regulations in respect of the Account.

We may delegate various functions and responsibilities and may employ other agents to perform any of the services under the provision of these terms and conditions where we

are satisfied in regard to the agents' competence. We will, however, at all times be responsible to the Inland Revenue for the actions of any such agents.

Investments will be registered in the name of James Brearley Nominees Ltd, but will at all times be beneficially owned by you. Certificates/documents of title will be held by us in accordance with the relevant rules of the FCA and we accept liability for their safe custody obligations. Bearer, non-registered and some overseas investments may not always be able to be held by James Brearley Nominees Ltd directly, as a condition of the law or market practice in an overseas jurisdiction, or because it is not feasible or in the best interest of the investor to do so. These investments will be held to the order of James Brearley Nominees Ltd account. Details of overseas or electronic custodians used can be supplied upon request. Investors may not receive the same regulatory protections as in the UK and there may be differences in settlement, legal and regulatory requirements. No liability will be accepted for losses arising from fraud, wilful default or negligence on the part of the overseas or electronic custodian.

None of the Account investments, certificates or documents of title or any other property belonging to you shall be lent to any third party, nor used as security for a loan by us.

You may elect to receive a copy of the Annual Report & Accounts issued by every company or other concern in respect of shares, units or securities which form part of the account. A charge of £20 + VAT per security will be made. You may also elect to exercise the normal shareholder or unit holder rights to attend meetings to vote and to receive other information issued to shareholders and unit holders. A charge of £20 + VAT per security will be made.

A valuation is produced quarterly which will show, in respect of all the securities, the number of shares or nominal amount held, the value of such securities including cash balances and the basis of calculation of the value.

We will notify you of any rights entitlement unless you have instructed us to act on a discretionary basis. Takeovers or capital reorganisations will be advised at reporting times, where appropriate.

From time to time, certain companies make concessions available to shareholders but you should be aware that shareholder concessions are not usually available to Account Holders.

5. Charges

Annual Management Fee is usually 1.5% per annum plus VAT, charged on a quarterly basis. The Fee can be invoiced on request.

Transaction Charge – typically, the higher of £50 or 0.5% of the deal consideration

Transfer of Account in specie or cash to another Account Manager or closing an account – normal dealing charges plus £20.

Stamp Duty on purchases – current rate charges where applicable.

You authorise us to deduct any charges due from the account and if necessary realise funds by the sale of investments to meet those charges.

We reserve the right to discount or waive any part of the charge.

6. Withdrawals, Transfer and Termination of Accounts

You can elect to receive income from the account, comprising accrued dividends, interest and tax reclaims on a quarterly basis, net of any fees and charges, payable directly to your Bank or Building Society.

You may, at any time, give written notice to us instructing –

- A partial withdrawal of cash from the cash account (which may necessitate a sale of some investments)
- The closure of the account, either by the sale of all investments or the transfer in specie of the account's assets to another name
- The transfer of the entire (or part, subject to Inland Revenue Rules) account, either in cash or in specie with another approved Account Manager of your choice who agrees to accept the account transfer.

These instructions will be carried out when it is reasonably practical, following receipt of your instructions subject to the charges as detailed in Clause 5.

You must notify us immediately if at any time you cease to qualify as an investor under the regulations.

We shall be entitled to terminate any account where the value falls below £2000. We would not, however, automatically close an account if the reduction in value is due to the fall of the price of the investments.

We will notify you if, by reason of it being impossible or impractical to satisfy the regulations, the Account has or will have to become void.

On the death of an investor, an account ceases to be exempt from tax. The securities can be sold or transferred as directed by the personal representatives. We will give reasonable written notice to you of any intention to cease to act as Account Manager.

The information contained in these Terms and Conditions is based on our understanding of current legislation and Inland Revenue practice and could be affected by changes in legislation and any regulations there under.