



Variation of Permission (VOP) Application

Investment Business

Firm Name
Firms Reference Number

Important information you should read before completing this form

Purpose of this form

This form is **only** for firms wishing to change the scope of their permission for **Investment Business**. You must answer all sections.

If your application is for Mortgage and General Insurance business, or Insurance Business, Banking, E-Money, Lloyds Market and Funeral Plan Providers, there are specific forms for this purpose. If you are completing more than one of these forms (i.e. if your application is for more than one type of business), you do not have to complete any sections or questions that are duplicated, e.g. pages 2, 6, and 10-13.

The notes that accompany the forms will help you complete the questions. They also explain why we need the information we are asking for.

We will only grant an application to vary the permission of a firm if we are satisfied it meets conditions known as the threshold conditions. We need the information in this form so we can assess whether the applicant firm can continue to satisfy the threshold conditions.

It is important that you give accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence, it may increase the time taken to assess your application and may call into question your suitability to be authorised.

Submit your application by post to:

Permissions Department
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
LONDON
E14 5HS

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Contact details and timings for this application

We need this information in case we need to contact you when we assess this application.

Contact for this application

1.1 Details of the person we should contact about this application.

Title	
First names	
Surname	
Job title	
Business address	
Postcode	
Phone number (including STD code)	
Email address	
Timings for this	application

1.2 Does the applicant firm have any timing factors that it would like us to consider?

We will attempt to process your application as quickly as possible. If you wish your application to be granted by a specific date, we will try to do so. If we cannot, we will contact you with the reason why. However, please note that we must determine an application for a variation of permission once we have received it and deemed it to be complete within six months of it becoming complete.

2

Variation of Permission – Investment Business activities Tell us what it is you wish to do to change your firm's permission.

2.1 Answer this section if you wish to do the following:

- add a new investment business activity to your permission;
- add a customer type or investment type to a current activity on your permission;
- delete an activity from your permission; or
- change, add or delete a limitation.

If you wish to add or amend several activities in different ways, copy this page and attach it to this form.

Selec	t Inves	tment b	ousiness a	ctivity(ies)			
Add	d A	Amend	Delete				
nev		urrent	activity				
activ	ity a	ctivity	uotivity				
				Acting as the deposit	ary or so	ole direc	tor of an open-ended investment company
				Acting as trustee of a	n authoi	rised uni	it trust scheme
				Advising on investme	nts (exc	ept pen	sion transfers and opt outs)
		\sqcap	一	Advising on pension			
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		H	H		-		a regulated collective investment scheme
		닏	닏				a unregulated collective investment scheme
		\sqcup	\sqsubseteq			view to t	ransactions in investments
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		Ш		Providing basic advice	e on sta	keholde	r products
				Safeguarding and ad	ministra	tion of a	ssets
				Sending dematerialis	ed instru	uctions	
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Variation of Permission – Investment Business activities (cont'd) Tell us what it is you wish to do to change your firm's permission.

Limita	tion(s) or	n your firm's activity(ies)							
	Delete a	ew limitation current limitation							
∐ 		a current limitation							
Enter t	Enter the limitation(s) below, clearly indicating the amendments if applicable.								
	Requir	ement(s)							
2.2	Answer requiren	this question if you wish to add a new requirement, or amend or delete a current nent.							
2.2.1		e adding a new requirement to your firm's permission, select either a standard requirement pendix A in the notes that accompany this form, or enter a non-standard requirement:							
		Standard requirement from Appendix A:							
Ref Nu	umber	Short description							
		Non-standard requirement:							
2.2.2		e amending a current requirement on your firm's permission, enter it along with the ed changes in the box below.							
	If you ar	e deleting a current requirement on your firm's permission, enter it in the box below.							

Variation of Permission – Client Money
Tell us what it is you wish to do to change your firm's client money permission.

3.1	Does your firm wish to change your client money or assets permission?							
	No > Continue to Section 4.Yes > Answer the relevant questions in this section.							
3.2	What is the firm able to do now, and how does it wish to change its permission for client money?							
	Firm is currently able to: Firm wishes to be able to:							
	☐ Hold and control client money ☐ Control but not hold client money ☐ Not hold and not control client money ☐ Not hold and not control client money ☐ Not hold and not control client money							
3.3	Are you applying to stop holding client money?							
	No > Continue to next question. Yes > You must include a report from your auditors confirming that you have done this and that it has either been paid back to the clients concerned or transferred to another entity that is authorised to hold it. Have you attached this report?							
	☐ Yes > Continue to Section 4.☐ No > Explain why below.							
3.4	Are you applying to hold client money?							
	No > Continue to Section 4.Yes > Continue to next question.							
3.5	What type of account will your firm use to hold client money? (tick one)							
	□ Statutory trust > Continue to next question. □ Non-statutory trust > Continue to next question. □ Other > Provide further details below.							
Ī								
3.6	Is the account held at an approved bank that meets the requirements imposed under CASS?							
	Yes > Continue to next question.No > Explain why below.							
3.7	Have you read and understood the Client Money rules that you are required to follow?							
	Yes → Continue to Section 4.No → Explain why below.							



Reason for Variation

Tell us why you are applying to change your firm's permission.

We need to know why your firm is applying to change its permission. You should give as much information as possible, including:

- how this change will affect your firm and the long-term strategy for your business;
- any new operational, legal, market risks that you have identified and will need to consider; and
- details on any outsourcing.

5

Threshold Conditions

We need to know whether the firm will continue to satisfy the threshold conditions as a result of the change in its permission.

The threshold conditions are the minimum conditions a firm is required to satisfy, and continue to satisfy, to be given and retain Part 4A Permission. The firm must satisfy us these conditions will continue to be met if we grant the application.

You may be asked to provide documentary evidence to support of your answers, either during the application process or at a later point.

Table B of the document <u>'Investment Business – Notes'</u> gives details on what we may ask you to provide to support your application.

	to sup	port your	аррионоп.
5.1			wed Table B of the Notes, and submitted the supporting information as indicated by oplication?
		Yes No	 Continue to next question. Submitting the information now will significantly speed up the application process.
	Loca	tion of	Offices
5.2	ifRif	egistered you are n	llowing: body corporate, that your firm's Head Office (and also if you have a Registered Office, you Office) is located within the United Kingdom; or ot a body corporate and your Head Office is in the United Kingdom, that you carry on the United Kingdom.
		Yes No	Continue to next question.Give further details below.
		INO	> Give further details below.
		41 0	
			pervision
5.3			his application, will there be any impact on the appropriate regulator's ability to ervise the firm?
		No Yes	> Continue to next question. > Give further details below.
	Appr	opriate	resources
5.4	Prude	ntial cate	egory
5.4.1	What	is your fi	rm's current prudential category?
5.4.2	Will th	ne firm's _l	prudential category change as a result of this application?
		No	> Continue to question 5.5.
		Yes	> What prudential category will your firm be in?
5.4.3	What	will be th	e firm's new capital resource requirement?
	<u> </u>		
5.4.4	Is the	firm curr	ently able to meet this new capital requirement?
		Yes	> Continue to next question.
		No	> Explain why below.

7

	Profession	nal Ind	emnity Insur	anc	е							
.5.1												
	_		Continue toDo you holeand the pro	dà،	valid quot							
			☐ Yes ☐ No	i		nue to next in why belo		1.				
	Suitabili	ity										
6		st establ	ish, maintain inues to com				nce Mor	nitoring F	ogram'rogram'	me of a	actions to	chec
.6.1	Do you have in place a Compliance Manual and a Compliance Monitoring Programme that reflet the firm's current business and the proposed change in business, if applicable, for which you applying?											
	=		> Continue to > Explain wh			on.						
	Conduct	of Busin	ness Require	eme	nts -Cor	nduct of Bu	siness	(COBS)	Source	book		
.7			willing and		es the fi	rm have in	place th					
	applicable	e to this	application or the permi	ssio	n you ar	e applying	101 :					
.7 .7.1	applicable document	tation f 'es	a application or the permis > Continue to > Explain wh	ssio o ne:	xt questic		101 :					
.7.1	applicable document	tation for	or the permise to	ne y be	xt questicelow.	on.	101 :					
.7.1	applicable document Y N Systems a	tation for	or the permis > Continue to > Explain wh	o ne y be	xt questic	on.						
	applicable document Y N Systems a Does the f	res lo and Corfirm corres	or the permis > Continue to > Explain wh	o ne y be	xt questicelow. equirements he SYSC xt section	ents requireme						

We may contact you for more detailed information to support your application, especially if you are applying to significantly change your firm's current business.

Approved Persons

SUP 6 Ann 5D: VoP: Investment

6.1

If a firm changes its permission it may need to have new Approved Persons and/or additional Controlled Functions or it may no longer need some existing Controlled Functions.

You should consider the effect of this change on approved persons before submitting your application. If you require help, please call the FCA Contact Centre on 0300 500 0597 or email iva@fca.orguk.

H	No Yes			uestion 6.2.	Approved Person 'Form A' application form?
_			Yes No	-	mes of applicant(s) and new controlled functions belo
been the a	assessed	d as com vithout s	petent to	apply the knowle	w role (whether an approved person or not) has edge and skills necessary to engage in or oversee ave the necessary qualifications (where relevant)
	No Yes		ain why b this indiv		s role before (e.g. at another firm)?
			Yes No	Continue to quProvide inform competent.	estion 6.3 ation below on how they have been assessed as
				·	
	s the firm sers and I Yes No	nvestme > Prov	ent Manag	gers? rm name below.	to cover controlled functions such as Investmen
Advis	Yes No Changes yired. We want	> Prov > Expl	ride the find ain why be requested by the specific requested by the sp	gers? rm name below. pelow. ed may result in c	to cover controlled functions such as Investment urrent controlled functions no longer being rom the profiles of the relevant approved persons this?

7

EEA Notifications and Third-Country Banking and Investment Groups

We need to know about any connected firms outside the UK but within the EEA (European Economic Area). We also need to know whether the firm is a member of a third-country banking and investment group.

EEA Notifications

7.1 Is	s the firm	connec	ted with a firm o	utside the UK but within the EEA?	•			
		No Yes	> Continue to ne > Give details of	next question. If each connection below.				
	Name of EEA Regulated Firm			Name of EEA Regulator	Firm's Contact at EEA Regulator (include email address)			
	Third-	Countr	y Banking and	d Investment Groups				
7.2.1	Is the fi	rm a BIP	PRU / IFPRU / UK	designated investment firm?				
		No Yes	> Continue to Se > Continue to ne					
7.2.2	Is the fi	rm a me	mber of a third-c	ountry (i.e outside of the EEA) bar	nking and investment group?			
		No Yes	> Continue to Se > We will ask yo	ection 8. u to give further details once we hav	e received this application.			

Markets in Financial Instruments Directive (MiFID) and the Capital Requirements Regulation (CRR) / Capital Requirements Directive (CRD)

We need to know the firm has considered the effect of MiFID and the CRR/CRD, and whether it will change as a result of this application.

MiFID Status

	Will ID Status						
8.1	Is your firm subject to Maresult of this application		ject to the CRR/C	CRD, or will it become subject to them as a			
		nue to question 8.2 your firm wish to re		mpt firm?			
		Yes No, firm wishes to	o opt-in to MiFID.	Section complete.We will contact you for further information.Continue to next question.			
8.2	Will your firm be acting	as a 'Systematic I	nternaliser'?	Continue to noxt question.			
		ng on own account	Continue to nexContinue to nexContinue to nex	ct question.			
8.3	•	D / CRR categorisation					
8.3.1	Are you required to submit FINREP?						
	☐ No ☐ Yes		> Continue to nex				
	☐ N/A as not an IF	PRU firm	> Continue to nex				
8.3.2	Are you a Significant IF and 1.1.21R?	PRU Firm under th	ne following rules	of the FCA IFPRU sourcebook: 1.1.20R			
	☐ No		> Continue to nex				
	☐ Yes ☐ N/A as not an IF	PRII firm	> Continue to nex				
8.3.3	_	_		•			
	application is granted, sel	Indicate below what is the firm's current categorisation under the CRR / CRD and what it will be if this application is granted, selecting one Capital Resource Requirement and one Base Capital Resource					
	Requirement:			_			
	Capital Resource Requirement	Current Category	Proposed Category				
	Full Scope						
	Limited Activity						
	Limited Licence			7			
	Exempt CAD firm						
	UCITS Investment firm						
	Other						
	Base Capital Resource	ce Current	Proposed				
	Requirement	Category	Category	_			
	CAD exempt firm (Artic 31(1))						
	CAD exempt firm (Artic 31(2))	cle					
	IFPRU €50k						
	IFPRU €125k						
	IFPRU €730k						
	BIPRU firm						
	Other						

9

Fees

Changing your firm's permission can generate an application fee and vary your periodic fee.

If an application fee is due, you must pay it in full at the same time as submitting your application (by cheque or credit/debit card). If the fee is not paid in full within **five working days** of the date that you submit this form, your application will be returned to you. This fee is non-refundable; and we do not issue invoices for it.

If the proposed application will move the firm into a new fee block, a fee will apply as listed below. If the firm moves into more than one new fee block, you should pay the highest fee.

We charge a fee of £250 for applications that will increase your firm's permitted business activities but which do not change your firm's fee blocks. There is no fee to reduce your permission.

9.1	Which fee block(s) is the firm currently in?	
-----	--	--

9.2 Indicate which of the following applies to your application.

New Fee Block		Description	Application Fee
	A3	Friendly Societies	
	A4	Friendly Societies	
	A12	Advisory arrangers, dealers or brokers (holding or controlling client money and/or assets)	0
	A13	Advisory arrangers, dealers or brokers (not holding or controlling client money and/or assets)	Straightforward - £750
	A14	Corporate finance advisers	
	A18	Home finance providers, advisers and arrangers	
	A19	Insurance intermediaries	
	A1	E-money issuers only	
	A2	Home finance providers and administrators	
	A5	Managing agents at Lloyd's	Moderately
	A7	Fund managers (holding or controlling client money and/or assets)	complex -
	A9	Operators, trustees and depositories of collective investment schemes	£2,500
	A9	Operators of personal pension schemes	
	A10	Firms dealing as principal	
	A1 A3	Deposit acceptors (excluding e-money issuers and credit unions) Firms carrying on insurance activities subject only to prudential regulation (excluding friendly societies)	Complex -
	A4	Firms carrying on insurance activities subject to both prudential and conduct of business regulation (excluding friendly societies)	£12,500
	No change to fee block	Increase in scope of permission, but no change in fee block, e.g. only adding new customer or investment types to your activities, or removing a requirement or limitation	£250
	No new fee block	Reduction in scope of permission, e.g. only removing an activity, removing a customer or investment type from an activity, or adding a requirement or a limitation	No fee

9.3	Please confirm that you have enclosed a cheque for the correct application fee, where one is due.		
		Yes No, I will pay using a credit/debit card	
		ues should be made payable to the <u>Financial Conduct Authority</u> , with the firm name and reference er written on the back and enclosed with this form. To make a payment using a credit/debit card, please	

do not enter the details on this form. We will contact you to ask for the details.

Declaration and Signature

Warning

Knowingly or recklessly giving us information, which is false or misleading in a material particular, may be a criminal offence (sections 398A and 400A of the Financial Services and Markets Act 2000). Our rules (SUP 15.6.4R) require an authorised person to take reasonable steps to ensure the accuracy and completeness of information given to us and to tell us immediately if materially inaccurate information has been provided. Contravening these requirements may lead to disciplinary sanctions or other enforcement action by us. It should not be assumed that information is known to us just because it is in the public domain or has previously been disclosed to us or another regulatory body. If you are not sure whether a piece of information is relevant, please include it anyway.

Data Protection

For the purposes of complying with the Data Protection Act, the personal information in this form will be used by the FCA/PRA to discharge its statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation. It will not be disclosed for any other purposes without the permission of the applicant.

Declaration

By submitting this application form

- ✓ I confirm that the information in this application is accurate and complete to the best of my/our knowledge and belief and that I/we have taken all reasonable steps to ensure that this is the case.
- ✓ I am aware that it is a criminal offence knowingly or recklessly to give the FCA/PRA information that is false or misleading in a material particular.
- ✓ Some questions do not require supporting evidence. However, the records, which demonstrate the applicant firm's compliance with the rules in relation to the questions, must be available to the FCA/PRA on request.
- ✓ I will notify the FCA/PRA immediately if there is a significant change to the information given in the application pack. If I fail to do so, this may result in a delay in the application process or enforcement action.

Date	
Name of signatory ¹	
Position ² of signatory	
Individual Registration Number (if applicable)	
Signature	

¹ The signatory must be a suitable person of appropriate seniority at the firm.

² e.g. Director, Sole Trader, Compliance Officer, etc.