PROPERTY

UK BUY TO LET PROPERTY INVESTMENT APPLICATION FORM





To London & Colonial (Trustee Services) Limited ("London & Colonial").				
Member(s) name(s):				
1. Name and address of property				
Address Line One				
Address Line Two				
Town/City				
County/State				
Postcode/Country				
2. Brief description of property				
	property, including age, state of repair, nature of use, ach plan if available) and nature of any known environmental			

3. Type of ownership				
Please indicate as applicable:	Freehold Leasehold* Other			
* If leasehold, then please state the meterms of the lease e.g. remaining ye expiry, Ground rent, service charge, Please enclose a copy if available.	ars till ars till			
4. Property Acquisition				
Property will be acquired:	By a single member's pension fund As a common investment held by a group of London & Colonial EU SIPP members From an existing pension arrangement			
5. Proposed purchase price				
Proposed purchase price	£			
Cost of any maintenance or repairs required - please provide schedule of works required	£			
6. Source of Funds				
Please confirm source of funds to be	used for property purchase:			
Transfer(s) From	£			
Contribution(s)	£			
Existing Pension Funds From	£			
Is a loan required?	Yes No			
Amount of Loan required	£			
Please note that no more than 50% of the net fund can be borrowed.				

Details of any proposed scheme borrowing Please provide details of the proposed lender (Please provide copy of offer letter if available): Name of lender Contact Name Address Line One Address Line Two Town/City County/State Postcode/Country Telephone **Email Address** Term Interest rate Repayment amount Repayment frequency Details of any existing tenancies Please include name of tenant(s), length of lease(s) and lease date, rent. (Please include a copy of the Tenancy Agreement if applicable). Details of proposed new tenant(s) (if applicable) Please include name of proposed tenant(s), length of proposed lease(s) start date, rent, etc.

10. Connected transactions		
Transactions with connected p adverse tax charges.	ersons must be carried out on arms length terms to avoid incurring	
Details of connection (if any) be	etween seller and the Scheme Member(s)	
Please note that the tenant CA property notes for further info	NNOT be you or anyone "connected" with you (please refer to prmation).	
1 1 2		
11. Nominated Solicitors		
Please nominate Solicitors you v	wish London & Colonial to appoint to act on behalf of trustees:	
Name Address Line One Address Line Two Town County		
Postcode/Country Email Address Telephone		
Please confirm if the trustees wi be retained to act on behalf of t	ish the solicitors named above to Yes No hem for future transactions	
12. Name and address of pres	sent owner	
Name Address Line One Address Line Two		
Town		
County		
Postcode/Country		
Telephone Number		

13. Solicitors acting for the pre	esent owner
Name	
Address Line One	
Address Line Two	
Town	
County	
Postcode/Country	
Telephone Number	
Email Address	
14. Nominated Surveyor / Valu	uer
The firm or individual nominated (e.g. RICS, RIBA):	I must be independent of the members and appropriately qualified
Name	
Address Line One	
Address line one	
Address Line Two	
Address Line Two	
Address Line Two Town	
Address Line Two Town County	
Address Line Two Town County Postcode/Country	
Address Line Two Town County Postcode/Country Telephone Number	de:

- a description of the general condition of the property and details of any repairs (including an indication of approximate cost) which may be required immediately or in the near future
- an opinion of the open market value and the open market rental value
- a reinstatement value for insurance purposes
- an opinion as to whether any further investigations are necessary to establish the extent of any potential contamination.

This will be on the understanding that you have knowledge of the property which gives you sufficient comfort that a full structural survey is not necessary and that you will have no claim on London & Colonial in the event that some feature or defect should subsequently come to light to the disadvantage of the fund.

	have a full structural survey you may indicate this below and we will letter of instruction to the Surveyor/Valuers.
Type of survey requested:	
	carried out already for you or another party such as your proposed would provide a copy to us with your application form.
	pection and valuation to be carried out and addressed to us in rements as a Trustee buyer and we will issue instructions for these
firm or individual to the fact that	uation has not yet been carried out it is advisable for you to alert the instructions may be received from more than one party. This should nclude all the various requirements in one inspection in order to keep
15. Property Manager Details	
Please nominate an independer	at property manager you wish to appoint to act on the Trustees' behalf:
Name of Firm Contact Name Address Line One Address Line Two	
Town/City	
County/State	
Postcode/Country	
Telephone Number Email Address	
Email 7 tadi 635	
16. Any additional information	n considered relevant

16.	Any additional information considered relevant (cont.)	

Declarations

I/We understand that the costs of survey and valuation, legal costs and the property purchase administration fee will be incurred even if for any reason the acquisition should not be completed.

I/We authorise London & Colonial to arrange for these to be paid from the fund as they arise without further instruction from me/us, either verbally or in writing.

	e received a copy of your notes entitled "F described in these Notes.	Property Inves	stment Notes" and accept the			
	te my/our preferences for commencing the kas appropriate)	ne purchase p	rocess as follows:-			
	I/We wish to wait for the inspection and valuation report before London & Colonial instruct solicitors to start the purchase process					
	I/We wish to wait for the offer of the loan to be made before London & Colonial instruct the solicitors					
	OR					
	I/We wish London & Colonial to proceed to instruct solicitors in advance of the offer of the loan and valuation report					
correct ar	st of my/our knowledge, the particulars and complete and I/we confirm that this ir on supplied.					
To be sign	ned by the Member(s):					
		Date	DD MM YYYY			
	Signed		Print Name			
		Date				
	Signed		Print Name			
		Date				
	Signed		Print Name			
		Date				
	Signed		Print Namo			

Print Name

18. Adviser Checklist				
For a single member property purchase or transfer from existing pension arrangement:				
Property Investment Application				
Section 17 Declarations signed by member				
For a group member common investment:				
Property Investment Application				
Section 17 Declaration signed by all participating common investment members				
Appendix A - Group Investment Request signed by all participating members				
Appendix B - Group Investment Agreement signed by all participating members				

Appendix A - Group Investment Request:					
To London & Colonial (Trustee Services) Limited					
Common Investment					
Name of property					
We wish this asset to be allocated between our respective arrangements in the proportions shown below.					
We understand that purchase.	t the proportions must reflect o	ur respective	contributi	ons to the total costs of the	
the allocations of the	t this allocation will apply for all ne purchase price and rental inco charges associated with the asse	ome, the cost			
Number:	Member Name:			Proportion of Asset:	
				%	
				%	
				%	
				%	
	Total: (mu	st add up to	100%)	%	
To be signed by all	participating common investme	ent members	::		
		Date		MMYYYY	
	Signed			Print Name	
		Date		MMYYYY	
	Signed			Print Name	
		Date		MMYYYY	
	Signed			Print Name	
		Date	DD	MMYYYY	
	Signed			Print Name	

Print Name

Appendix B - Group Investment Agreement

To London & Colonial (Trustee Services) Limited
Common Investment
Name of property

In accordance with specific requests from us (or from Investment Managers appointed by us) the benefits under our respective arrangements identified below (hereinafter called the "Arrangements") have been related in whole or in part to the same investments (hereinafter called the "Common Investment").

In consideration of your compliance with these requests we hereby agree as follows:

- 1. This agreement supersedes any previous agreement relating to the Common Investment.
- 2. If a benefit shall become payable under any of the Arrangements the cash necessary to finance the benefit shall be obtained first from cash deposits which are part of the Common Investment and then, to the extent that this would be insufficient, from the cash resulting from the sale of such quoted securities as are agreed by us (or by our appointed Investment Manager for the time being) or in the absence of such agreement by the sale of whatever proportion of all such securities as you shall determine to be necessary to realise the required sum.

If the sum available from any cash deposits or quoted securities which are part of the Common Investment are insufficient to provide the benefit which has become payable, you will at your discretion sell any land or property or realise any other assets which are part of the Common Investment, if necessary at auction without reserve, within one year of the date on which the benefit becomes payable unless within that period sufficient additional liquidity becomes available either from any borrowing which may be arranged upon the security of the Common Investment or from any additional income of any kind to the Fund represented by the Common Investment.

- 3. If the business or other association between us shall cease or if any of us shall at any time so request, the Common Investment shall be divided in appropriate proportions to form separate funds relating to each of our respective Arrangements. If it is not possible for the Common Investment to be divided then they shall, within one year of the date on which either the business association ceases or we so request, be sold by you unless we shall all notify you in writing of our agreement to an alternative course of action which is acceptable to you.
- 4. No request or instruction from any of us to sell the Common Investment shall be valid unless agreed in writing by all of us.
- 5. This agreement shall remain in force until all the Arrangements have terminated or until there shall cease to be any Common Investment or until we shall all make an alternative agreement in writing acceptable to you whichever shall first occur.
- 6. Nothing in this agreement shall be interpreted to override any of the provisions of the Scheme or to inhibit or qualify any of your rights or duties under the Scheme.

Appendix B - Group Investment Agreement (cont.)

The Arrangements:				
Number:	Member Name:			Proportion of Asset:
				%
				%
				%
				%
	Total: (mu	ıst add up to	100%)	%
To be signed by all	participating common investm	ent members	: :	
		Date		MM YYYY
	Signed			Print Name
		Date	DD	MMYYYY
	Signed			Print Name
		Date		MMYYYY
	Signed			Print Name
				THIR Wallie
		Date	DD	MMYYYY
	Signed			Print Name

EU SIPP

For more information about any of our products please scan the QR code below or contact:

0203 640 6840

0203 479 5506

www.londoncolonial.com

SalesSupport@londoncolonial.com





Life and Pensions

London & Colonial Holdings Limited, London & Colonial Services Limited, London & Colonial Central Services Limited and London & Colonial Trustees Limited are registered in England and Wales. Registered numbers 4093489, 2966313, 7966194, 2275364 respectively. Registered office at 38-42 Perrymount Road, Haywards Heath, West Sussex RH16 3DN. London & Colonial Services Limited is authorised and regulated by the Financial Conduct Authority.

London & Colonial Assurance plc and London & Colonial (Trustee Services) Limited are registered in Gibraltar. Registered numbers 80650 and 102550 respectively. Registered office PO Box 199, 57-63 Line Wall Road, Gibraltar. London & Colonial Assurance plc and London & Colonial (Trustee Services) Limited are authorised by the Gibraltar Financial Services Commission.

