

Privacy Statement

In order to provide you with financial planning services we will collect and hold personal data about and on you. We are also required to comply with the General Data Protection Regulation (Regulation (EU) 2016/679 (the "GDPR) and as such hereby set out details as to how we process your data and your rights.

Why we need your data:

We need your data in order for us to:

- Provide financial planning services to you in accordance with this
 agreement which may include but not limited to giving you financial
 advice and making recommendations as to investments and financial
 products which are suitable for you, taking into account current financial
 markets and economic conditions, availability of products and the
 providers of those products, as well as a detailed analysis of your personal
 circumstances and requirements i.e. legitimate interests.
- Comply with our regulatory obligations imposed by the Financial Conduct Authority in regard to the relevant 'Know Your Client' obligations. In addition, to comply with the Regulator's requirements for record keeping for the purposes of audits and reviews, records of transactions undertaken and customer histories for prescribed periods of time as directed.
- Respond to any legitimate legal requests for information about you to the Regulatory authority or pursuant to an order of any court or tribunal having relevant jurisdiction, or as required by law for the purposes of but not limited to combatting fraud, money-laundering and criminal activities.
- Carry out our legitimate business and professional management responsibilities which include, but are not limited to, preparing, verifying and auditing of statutory accounts and tax returns, monitoring and reviewing levels and types of business for marketing and quality control, assessing business risks and standards of services or investigating and resolving complaints.



Why we need your special category data:

Special category data is personal data which is more sensitive than Personal Data. This includes your racial or ethnic origin, political opinions, religious or philosophical beliefs. It also covers the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, or data concerning health, a person's sex life or sexual orientation.

It is almost certain that we will request some or all of the information covered under special category data during our relationship.

We need your data in order for us to:

- Provide a full financial plan, and other associated financial advice, life products or
 private medical insurance, in accordance with this agreement, which may include,
 but is not limited to, giving you financial advice and making recommendations as
 to investments and financial products which are suitable for you. Taking into
 account your personal situation, goals and objectives, the availability of products
 and the providers of those products, as well as a detailed analysis of your personal
 circumstances and requirements.
- Carry out our legitimate business and professional management responsibilities
 which include, but are not limited to providing you with suitable advice, with
 appropriate safeguards and personal data is not disclosed outside without the
 consent of the data subject

In order for us to lawfully process special category data, we require additional explicit consent from you, due to its sensitive nature, to enable us to process your information.

Please tick here if you consent to us asking for this information and processing it on your behalf.

1 1	Yes I give consent to being asked for Special Category Data to enable AMAS to provide me with a Full Financial Plan / Life products / Private Medical Insurance
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General information about your data and your rights:

Where we collect data directly from you, we will undertake:

- In addition to those third-party companies expressly detailed in this
 agreement, to inform you in writing of the name and contact details of the
 data controller for that data and their representative. For example, where
 we arrange an investment on your behalf with a third-party investment
 provider, the data controller may be the financial institution in question.
- To inform you, where appropriate, of the contact details for any Data Protection Officer appointed by us.
- To inform you and make clear the purposes for which the data is to be processed and the legal basis for that processing. In the event that the legal basis to be relied on is that of the legitimate interests of the data controller or any third party, we will inform you as to the nature of those legitimate interests.
- To inform you of the recipients or categories of recipients of data.
- In the event that the data controller proposes to transfer the data to a country other than those covered by the GDPR, to provide you with details of the safeguards surrounding such transfers and how to obtain a copy of them.
- To inform you of the period for which we propose to hold the data, or where this is not possible, the criteria which we will apply to data retention.
- To remind you of your rights whereby you may:
 - request access to data of which you are the data subject
 - object to, or withdraw consent for, the processing of the same
 - obtain rectification of inaccurate data
 - prevent data processing for the purposes of direct marketing
 - object to decisions being taken by automated means and to have the logic behind those decisions clearly explained
 - claim compensation for damages caused by a breach of the Act
 - request data erasure

Where you exercise your right to request (via email or post) access to data of which you are the data subject, we will undertake to respond to you within 30 calendar days of receipt of your request. There will be no charge for this service unless the request is manifestly unfounded or excessive in which case we reserve the right to charge a fee or refuse to respond.



You may at any time, by giving notice to us in writing, request that we cease to process your data. We will undertake to comply with any such request as soon as is reasonably practicable.

Where the legal basis for the processing of your data is to adhere to compliance with a statutory or contractual obligation, or the necessary precondition to entering into a contract, including compliance with the requirements of any Regulator, we will inform you as to:

- · Whether you are legally required to provide such data, and
- The consequences of failing to provide such data

Where we obtain your data otherwise than directly from you, you will have the same or equivalent rights to those set out above.

Save in the circumstance as detailed below, we will inform you which source the data originated from and whether it came from publicly accessible sources. The information to be provided will be in accordance with the following time periods, whichever shall occur first:

- As soon as practicable after obtaining the data and in any event within 1 month
- At the time of our first communication with you using the data
- When the data is first disclosed to another person

We shall not be obliged to provide you with the information:

- Where you already have this information
- Where we are subject to an obligation of professional secrecy prohibiting the disclosure of the information
- Where disclosure would render impossible or severely impair the achievement of the reasons for which the data is to be processed.
 In such cases, we will do what we can to protect your rights and freedoms with respect to our processing of the data

You have the right to complain in regard to any aspect of the processing of your data and any breach of the above rights to the relevant supervisory authority, who in the case of the United Kingdom is the Information Commissioners Office, whom may be contacted at:

Online:www.ico.org.uk

• Phone: 0303 123 1113



Holding your data:

We undertake to review the data we hold on you on a regular basis to ensure compliance with data protection law. In the course of any review, we will:

- Delete any data which is trivial or transitory in nature, or which in our opinion is no longer required for the purposes set out above.
- Update the data to ensure that any errors or inaccuracies are corrected.
- Archive data as detailed below.
- Subject to the data retention periods, as detailed below, securely delete the data when it is identified that we no longer need to hold it.

We may retain and process your data for the following periods. In the event that more than one period applies to the same data, we will retain the data to the last such period to expire:

- We will hold any agreements between you and us for a period of 6 years from the termination or expiry of the agreement unless we have been notified of any claim or circumstance which might give rise to a claim under or by reference to such agreements.
- We will hold data as required by any Regulator until the end of any limitation period imposed by that Regulator, which in the case of the Financial Services Authority is currently 6 years for all types of business.
- We will hold data as required by any relevant third party until the end of any limitation period imposed by that relevant third party, which in the case of HMRC shall be 7 years, unless we are notified that any period is considered
- "open" by HMRC in which case it will be until we are notified the period is "closed".
- We will hold data as required for the purposes of any legal proceedings for a period of 6 years following the conclusion of any such proceedings unless a longer period is required pursuant to any court rule or enactment. Proceedings will be taken to have concluded on the expiry of any period given for appealing any final judgment or on the date of concluding any settlement staying all relevant claims if the proceedings were settled before judgement.
- Save for the above, we will hold data for a maximum of 50 years from the date we receive the data.



Archiving data:

We will regularly review data and where in our opinion such data has ceased to be Active we will archive it and process it only as Archived Data. Any data which is deemed Archived Data will only be processed in limited circumstances.

All storage of data, whether Active Data or Archived Data will be in accordance with good industry practice and will be undertaken in accordance with organisational systems and procedures, which will be regularly reviewed, to maintain the security of data.

Data portability:

On the termination or expiry of any agreement to provide services to you and on your written request, we will, subject to our right to retain copies of data for the purposes set out above, agree to return any data you have provided to us in a structured, commonly used machine-readable format, or transfer the same to a new data controller nominated by you.

Whom we may share your data with:

In order to carry out our legitimate business and to provide you with financial advice, we have entered into agreements with and will share your information with the following companies, for the purposes of Compliance, IT systems security, data management and control and auditing. Full details of these companies addresses (all UK based) and contact details are available on request:

• Compliance and Training Solutions Ltd (Compliance consultants)

In addition to the above listed companies you will be notified in accordance with the terms of this agreement as to the name and contact details of the data controller for any other third-party entity with whom we share and / or transfer your data and their representative.



Marketing:

From time to time or financial produ to you. If you co below in regard to	acts and/or onsent to us	services which contacting you	we think m for this pu	ay be of interest	and/or beneficial		
Po	st 🗆	Email		Telephone			
If you do not tick any of the above options we will reasonably assume that you do not wish to be contacted by us in regard to additional investment, pension or financial products and services.							
We will not use your data for marketing purposes of any sort unless you have expressly given us your prior consent. The use of your data as detailed in the remained of this agreement is not affected by whether you choose to consent to the use of data for marketing purposes.							
• From This	rd Party In	vestment, Pensio	on or Finan	cial Institutions w	vithin the UK:		
We may also like to pass on your details to other Investment, Pension or Financial Institutions within the UK so that they may contact you with details of their products and services which may be of interest and/or beneficial to you. If you consent to us passing on your details to third party financial institutions within the UK for this purposes then please tick the options below in regard to how you would like them to contact you:							
Post $\overline{\Box}$		Email 🗆	Те	lephone 🗆			
If you do not tick any of the above options we will reasonably assume that you do not wish to be contacted by any third party financial institutions within the UK in regard to their investment, pension or financial products and services.							
Please note that notice in writing		vithdraw your c	onsent to n	narketing at any	time by giving us		



Legal Terms:

If any provision, or part thereof, of this agreement is found by any court or administrative body of competent jurisdiction to be invalid, unenforceable or illegal, the other provisions shall remain in force.

In the event of any change in Data Protection Law occurring after the date of this agreement which requires the adoption of revised provisions dealing with data retention or portability, the parties will use all reasonable endeavours to agree such consequential changes to this agreement as may reasonably be required to comply with the requirements of Data Protection Law ("Compliant Terms") and incorporate the same as an amendment to this agreement.

I/we understand that the terms contained within this document will be deemed to be effective from the date it was provided or when it has been signed to confirm receipt.
/We acknowledge how the firm handles and holds our personal data

I/We confirm that the marketing preferences section as detailed in the 'Marketing' section of this agreement is correct.

Client Name:
Client Signature:
Client Name:
Client Signature:
Adviser Name:
D.4.