

Terms of Business.



+44 20 345 6565
+44 7841 976090



www.lchwealth.co.uk
hello@lchwealth.co.uk



180 Strand,
London WC2R 1EA,



Terms of Business

This document contains important details about LCH Wealth Ltd, how we are regulated, and the basis upon which we will provide services to you. Please study this carefully to make sure that our services are right for you.

Our Services

Scope of Authorisation

We are permitted to give advice on and implement deals, on an advisory basis, in investments and non-investment insurance contracts.

Investments and Financial Planning

We will endeavour to fully understand your personal circumstances, agree your goals and create a plan for your finances to help you achieve them. We will however only make a recommendation when we know it is suitable for you.

General Insurance

We do not offer General Insurance contracts e.g. Buildings and Contents, from a range of insurers on a fair and personal basis.

Execution only

We may arrange a contract with a provider specified by you without giving any advice. In these circumstances, you are confirming that you have sufficient knowledge and experience to make your investment decision and do not want us to give any advice on the suitability of the product in relation to your circumstances.

Protection Planning

We will provide a personal recommendation about the insurance products offered and represent you as the customer and advice is based on a personal recommendation. Our advice is to protect yourself, your family or your business to provide peace of mind when there is an unexpected event.

We offer insurance products from:

- A wide range of providers on a fair and personal analysis of the market.
- We will receive a commission from the insurer which is a percentage of the total annual premium.

Defined Benefit Pension Schemes

We do not advise on Defined Benefit pension schemes.



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Who Regulates Us

LCH Wealth Ltd is authorised and regulated by the Financial Conduct Authority (FCA), the independent watchdog that regulates financial services in the United Kingdom.

Our Financial Services Register number is 1000611.

Your Rights

Unless we notify you in writing to the contrary, we will be treating you as a "retail client" for investment business. This means that you are afforded the highest level of protection under the regulatory system and should have the right to take any complaint to the Financial Ombudsman Service.

Assignment

We may assign any or all of our rights under any agreement by giving you no less than one week's written notice. You may not assign, subcontract or encumber any right or obligation under any agreement, in whole or in part, without our prior written consent, at our sole discretion.

Whose Products and Services Do We Recommend?

We will recommend investments based on a comprehensive and fair analysis of the market and provide advice to you on an independent basis. The advice is based on a broad analysis of the different types of financial instruments available. We will place no restrictions on the investments that we consider unless you instruct us otherwise.

Your Responsibility in the Advice Process

We offer financial planning and advice based on the information you have provided us with. Therefore, it is your responsibility to ensure that the information you provide is accurate. Any failure to do so or any failure to inform us of any subsequent changes may impact the quality of advice you receive.

You should also be aware that incorrect information or any changes that you fail to inform the product provider of may invalidate your policy. We do not accept any responsibility for verifying any information that you provide to us or ensuring that it is complete before passing it on to an insurer or another product provider.



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We only accept instructions in writing (paper or electronic means) to aid clarification and avoid future misunderstandings. Please note we will not act on verbal instructions to avoid any possible misunderstandings.

Financial Planning and the Advice Process

Stage 1. Financial Diagnosis Session

A Financial Diagnosis gives an accurate picture of your financial status now and shows the gaps stopping you from achieving your long-term goals.

Includes:

- Easy to do preparation templates for you to complete in advance of the meeting
- A lifetime cash flow model
- Easily see where you need to make changes
- Leave with a financial to-do list
- 1-hour virtual meeting

Stage 2. Data Gathering – Research Your Financial Situation and Arrangements

We will contact your pension, investment, and insurance providers to order all the up-to-date information that we will need. We will then research and analyse the information to prepare a report to suit your individual objectives.

Stage 3. Developing Your Financial Plan

The report will comprehensively outline your current position and make recommendations to maximise the opportunities for achieving your goals. We will cover areas such as Cash Savings, Retirement Planning, Investing, Mortgage Planning, Protection, and basic Estate Planning.

Stage 4. Implementing Recommendations

If you decide to proceed with our recommendations, we will act to implement the agreed actions and liaise with third parties on your behalf.

Stage 5. Ongoing Reviews

In order to ensure that your objectives are achieved, it is important to make sure that the strategy we have implemented continues to be appropriate.



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Our Costs and Charges

Before we provide any advice, we will agree with you the cost of our services. We will enter into a fee agreement with you. Below is a summary of our standard charging structure for our advisory work:

Financial Diagnosis (FD)

During the hour meeting we will discuss where you are now and where you want to be. We will build a simple cash flow model and create a financial to-do list. There is no commitment for you to take the relationship forward and no advice from us will be given, either personal or generic. **£350**

Information Gathering, Provider Recommendation and Report

We will produce some outline guidance via cashflow forecasting for a range of different potential scenarios that meet your objectives. This includes all the time taken to write off to your providers and to summarise where you are now. This will form the basis of our recommendation which will cover Cash Savings, Retirement Planning, Investing, Mortgage Planning, Protection, and where needed basic Estate Planning. We will research and recommend specific providers' products, fully outline all the associated costs for you, give you key information about each product. **£850 - £350 FD fee = £500**

Implementing Recommendations

If you wish to proceed with our recommendations, we will assist you in completing all the necessary application forms and paperwork and ensure that the plan is implemented as smoothly as possible. We will be responsible for chasing all transfers to completion and ensuring that all your money is invested as planned. Please note that you are likely to be responsible for setting up your cash plan. **£750 and 1.5% is charged on all assets up to £250,000 and 1% over. For £1m+ accounts, fees are often bespoke.**

Annual suitability assessment & planning

Ongoing reviews specifically agreed with you to review the progress made and ensure your plan remains on track. **0.75% of the value of investments, subject to a minimum of 1,875 p.a. Assets over £1m are charged at 0.5% and over £5m at 0.4%**



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The fee for the Financial Diagnosis session is payable in advance. We request that we receive this into our account 24 hours before your session.

Our initial fee is payable upon presentation of our financial planning, recommendation, and report.

There are two ways you can pay for this initial fee:

- Deduction from your funds by the recommended wrap/platform investment provider
- Directly from you. (Please see 'Client Money' later in the agreement to understand the payment options available to you).

Examples of what you might pay:

If you want to invest £500,000 in cash, you will be subject to our minimum fee of £7,850 (£1,600 + 1.5% at £250,000 and 1% of the second £250,000 = £6,250). This is an initial fee of 1.57%.

For ongoing advice, if you had £500,000 of assets under management with us, the ongoing fee of 0.75% would equate to £3,750.

Hourly Rates

Where the work is outside of our standard services proposition we will work on the following hourly rates. This charging structure is instigated at our option where you have complex pension arrangements, investment in non-mainstream products or complex tax or trust requirements to consider.

Technical work & advice	£350 Per Hour
Para-planning	£200 Per Hour
Administration	£90 Per Hour

We will agree on a fixed amount or a limit above which we will contact you for further instructions based on these rates.

For non-advised services, if the commission is available to us, you can choose to pay us by allowing us to keep the commission, or by paying us an adviser charge instead. If you choose to pay via commission, we will tell you how much we are paid.



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VAT

Normally all our services are, unless otherwise stated, undertaken with the intention of arranging and administrating regulated investments and as such it is exempted from VAT. We will tell you if you have to pay VAT.

Fees Paid Out of Investments or Income

We must draw to your attention that in certain circumstances paying fees in this way could be prejudicial in terms of tax liabilities. We will draw this to your attention if we believe this to be the case, but accept no liability for any tax incurred as a result of your choice of method of remuneration.

Commencement and Termination of Our Service

This Terms of Business agreement takes effect from the date it is given to you and will apply until terminated. The authority to act on your behalf may be terminated at any time without penalty by either party giving 28 days' notice in writing to that effect to the other, but without prejudice to the completion of transactions already initiated. Any transactions effected before termination and a due proportion of any period charges for services shall be settled to that date.

Cancellation of Products

In most cases, you can exercise a right to cancel by withdrawing from the contract. In general terms, you will normally have a 30-day cancellation period for a life, pure protection, payment protection or pension policy and a 14-day cancellation period for all other policies. If you cancel a single premium contract, you may be required to pay for any loss you might reasonably incur in cancelling it which is caused by market movements. This means that, in certain circumstances, you might not get back the full amount you invested if you cancel the policy.

Material Interest and Conflicts of Interest

We will act honestly, fairly and professionally known as 'conducting business in the client's best interest' regulations. Occasionally situations may arise where we or one of our other clients have some form of interest in business transacted for you. If this happens or we become aware that our interests or those of one of our other client's conflict with your interest, we will write to you and obtain your consent before we carry out your instructions, and detail the steps we will take to ensure fair treatment.



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Client Money

We do not handle clients' money. We never accept a cheque made out to us (unless it is a cheque in settlement of fees or disbursements for which we have sent you an invoice) or handle cash. All cheques for investment purposes should, therefore, be made payable to the product provider with which you have decided to invest your money.

Clients Assets

Investments will be registered in your own name unless you instruct us otherwise in writing. We will forward all documents showing ownership of your investments or policies to you as soon as practicable after we receive them. Where a number of documents relating to a series of transactions are involved, we will normally hold each document until the series is complete and then forward them to you.

Anti-Money Laundering

We are required by the anti-money laundering regulations to verify the identity of our clients, to obtain information as to the purpose and nature of the business which we conduct on their behalf, and to ensure that the information we hold is up-to-date. For this purpose, we may use electronic identity verification systems and may also check your details against the HMT Sanctions list as part of our obligation to prevent financial crime. We may conduct these checks from time to time throughout our relationship, not just at the beginning.

Complaints

If you wish to register a complaint, please contact us in writing or telephone us.

Our contact details are:

Lisa Conway-Hughes

Telephone: 07841976090

E-mail: Lisach@lchwealth.co.uk



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If you do make a complaint we will follow our internal complaints procedure to resolve your complaint quickly and fairly. If we cannot resolve your complaint to meet your expectations, you may contact:

The Financial Ombudsman Service (FOS)
Exchange Tower,
London,
E14 9SR

Telephone 08000 234 567

E-mail: complaint.info@financial-ombudsman.org.uk

A summary of our procedure for the reasonable and prompt handling of complaints is available upon request.

FSCS Financial Services Compensation Scheme

We are covered by the Financial Services Compensation Scheme for the regulated advising and arranging services we provide so that if we are unable to meet our liabilities, you may be protected by the scheme. For further information please go to www.fscs.org.uk

Declaration and GDPR Client Consent

What information do we hold?

As a client of LCH Wealth Ltd the data we hold is necessary to complete the services that you have engaged us to provide in the past as per the agreement we have with you. We use this data to enable us to carry out specific functions and report writing for which we are responsible. We will not collect any personal data from you that we do not need to provide the services we have agreed to provide you with.

You do have the right to object to this processing, but if you do not provide us with this information then we will be unable to provide the services requested.

The Lawful Basis on which we use this Information

We collect and use this information for the purpose of compliance with the Financial Conduct Authority (FCA).



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Why Do We Collect This Data?

The main reason we collect this data is to complete the services you have entered into a contract with us for. Without knowing any of this information, we would be unable to fulfil our legal and regulatory obligations. Therefore, it is essential we collect this information.

However, we also collect this data because you will have given us consent to do so. We will before proceeding, ask for you to provide us with your consent to the processing of your data.

If we need to collect special category data (e.g. health or mental conditions, trade union membership, biometric data (verification or identification data)) we will obtain your explicit consent first.

How Will We Collect Your Data?

We will collect and record your data from a variety of sources, however, we rely mostly on this information coming directly from you. We will collect this information usually over a series of meetings, but most of this will be collected during our Financial Diagnosis meeting.

We may also collect this data from third-parties such as, credit checks, your employer, as an example.

Storing This Information

We hold a person's data for as long as the customer remains with LCH Wealth Ltd or we are required to under this Terms of Business. Due to the nature of the service we offer, it may be required for us to retain personal data even after an account has been closed for legal or operational reasons under the guidance of the FCA.

Whom We Share This Information With

We can share this information with UK third-party companies that also follow the guidance of the GDPR legislation and the FCA. We do not share information without consent unless the law and our policies allow us to do so. If you choose to proceed with any of the recommendations given by our financial adviser we will share your data with external organisations such as fund providers and platforms, where needed.



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How Long Will We Hold Your Data For?

As we have entered into a contract for services, we will need to retain for a certain period of time to be able to carry out that contract. We, throughout the relationship not just at the beginning, will take reasonable steps to keep your personal data up to date.

In addition to this, we are also subject to regulatory requirements which require us to retain your data for a specified period of time. These are:

- Three years for mortgage business
- Three years for insurance business
- Five years for investment business
- Indefinitely for pension transfers and opt-out business

If you want to know more information about how we process your data, ask your adviser for a copy of our Privacy Policy. They will happily supply you with a copy.

If you have a concern about the way we are collecting or using your personal data, we request that you raise your concern with us in the first instance. Alternatively, you can contact the Information Commissioner's Office at <https://ico.org.uk/concerns/>

Client Consent

Please tick the appropriate box if you do consent

I consent to the processing of personal data as far as it is necessary for the services I require from LCH Wealth Ltd.

I consent to the processing of sensitive personal data as far as it is necessary for the services I require from LCH Wealth Ltd.

We would like to send you investment and news updates every now and again. Please tick this box if you wish for us to contact you for marketing purposes

If so, how would you like us to contact you?

Email?

Phone?

Post?

Please note that you may withdraw this consent at any time by notifying us at natalie@lchwealth.co.uk.



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Declaration

By signing this Terms of Business, I confirm:

- You have read, understand and consent to the above terms.
- You agree that the Terms of Business are effective from the date they are signed by yourself.
- You agree that information you provided may be disclosed to third parties when providing you with advice. These include but not limited to credit reference agencies, introducers and product providers, research tools, risk profile providers.

If there are any points you do not understand, please let us know and we will be happy to discuss this with you.

This agreement is governed and shall be interpreted in accordance with English law and both parties shall submit to the exclusive jurisdiction of the English Courts.

Client 1 Signature

Signed



Name

Date



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