



BANK OF ENGLAND PRUDENTIAL REGULATION AUTHORITY

Cancellation of Part 4A Permission (SUP 6 Ann 6D) Application Form

Firm Name

Firm Reference Number

Address

Please note that before completing this form to cancel all of your firm equilate activities, you may find it helpful to discuss your proposed application with your usual supervisory complete the FCA/PRA.

If you need further information about completing the apple tion place refer to our guidance document: https://www.fca.org.uk/publication/systems-information/firm.cancel-a.borisation-guide.pdf

Insolvency Practitioners please refer to our guidance docume in fore completing this application.

You should ensure that all relevant information and enfirmations are included in the form. If not, your application will be delayed whilst we seek the stands information and/or confirmations. Ultimately your application will be refused if the outstanding information are vor confirmations are not provided.

For more complex applications e.g. involuing banks or surance companies, we may request some additional information, in which case we will send a sparate sche ule.

If you want to cancel some but we a of the equate activities of your firm's permission then you should use the relevant Variation of Perression form to vary your firm's permission. Where a firm may require a long period in which to wind down (run ff) its be drage it is usually appropriate for the firm to apply to vary its permission before commencing the wind we Please contact your normal supervisory contact to discuss your options.

The FCA and Bank, Fingland process personal data in line with the requirements of the General Data Protection Regulation (EU) 20, 3/6, and the Log Protection Act 2018. For further information about the way we use the personal data collected in the second privacy notices available on our websites:

- FCA: <u>www.fca.</u> <u>J.uk/privacy</u>
- Bank of England https://www.bankofengland.co.uk/prudential-regulation/authorisations

Please complete and send this form to:

The Financial Conduct Authority Cancellations Team 12 Endeavour Square London, E20 1JN

and/or The Prudential Regulation Authority 20 Moorgate London, EC2R 6DA

Application Contact Details

Contact for this application

1.1 Contact for this application

	This will be the person we will ge	et in touch with about the application
	Title	
	First names	
	Last name	
	Job Title	
	Mobile Number	
	Email address	
	Individual Reference Number (IRN) applicable	
	Address Post de	
	number country code	
Y	Phone number	
	Fax number country code	
	Fax number country code	

Cancellation

Are you ready to cancel?

In order for us to process an application to cancel your firm's Part 4A permission i.e. all your firm's regulated activities, we require full and accurate responses to the application questions below please note, providing responses to these questions does not guarantee are oval.

Before you apply for a cancellation, you should also take the criteria set out in Chapter 6.4 of the Supervision (SUP) part of the CA Handbook, particularly those in SUP 6.4.22, and ensure you firm hal same dout all of its responsibilities. If you cannot adhere to the criteria set of then you should consider deferring your application and applying when you can demonstrate compliance (https://www.handbook.fca.org.uk/condbook/Sc. 16 t.html)

2.1 Please confirm that you have read a 'understood your responsibilities.

🗌 Yes

Please note that the gulat activities must cease no later than six months from the date of any approvation cancel Part 4A permissions (See SUP 6.4.3G). Due regulated firms should review the PRA website on cancellation. If you do not intend to cease regulated activities within the next six months you will not be able to apply at this stage.

2.2 Hz e yo notin. bell our firm's clients of its intention to cancel its ermission and how this will affect them? (See SUP 6.4.11)

Please provide a full explanation in Question 2.8

Are yer firm's fees paid up to date? (See SUP 6.4.22)

Nov Please provide a full explanation in Question 2.8

Have all your firm's regulatory returns been submitted up to date?

Please note that you must continue to submit your regulatory returns until the FCA has confirmed to you that the firm's permission has been cancelled. $\hfill \Box$ Yes

□ No → Please provide a full explanation in Question 2.8

2.5 Have you already informed your firm's approved persons of this application for cancellation?

🗌 Yes

□ No ▶ Please provide a full explanation in Question 2.8

2.6 Can you confirm that there are no unsatisfied or undischarged complaints against the firm that have not been fully dealt with in accordance with your firm's complaints procedures? (See SUP 6.4.10 & 22)



□ No ▶ Please detail below any unresolved complaints currently being dealt with by your firm and provide a full explanation in Question 2.8.

2.7 Firms applying to cancel but still carrying on regulated ctivities should cease doing so within the next 6 monups. Please confirm that your firm will be a position to do this. If this can be confirmed then you should not complete the application at the stime usee SUP 6.4.3)

🗌 Yes

If you submit your cancellation application us be re 31 March (or before the last day in February, if you are uso regular. Thy the PRA), you will not have to pay the annual fee for the for wing financia. year. If, however, your business continues to operate a 3 more s beyond this deadline – that's to say, past 30 June – then you will use to a vithe annual fee for the financial year.

2.8 To enable the FCA/PK. To process two application for the cancellation of the firm. Part 4A permission i.e. all of its regulated activities, your firm should ave taken the appropriate steps and be able to ans the error your application at the steps and the should contain der deferring your application at this time. If you still wish to suble it then you AUST provide full narrative and an explanation and the appropriate and an explanation and the provide steps and be applied to any destions where you have answered NO.

Your application

You must be aware that upon submission of this application it could be processed immediately. Therefore, if you enter the effective date of cancellation to be the date of submission, you may not be authorised to carry on any regulated business with immediate effect.

2.9 On behalf of the firm, I hereby apply to cancel the firm's Part 4A permission and declare that:

The firm has ceased or will cease conducting all regulated activities as an authorised person from (dd/mm/yyyy)

This must not be more than 6 months in the future.

2.10 What date would you like the cancellation to take effect? (dd/mm/yyyy)

This date can be the same or after the date of submission, but must be after the date the firm ceases all regulated activities as an authorised person.

|--|--|--|

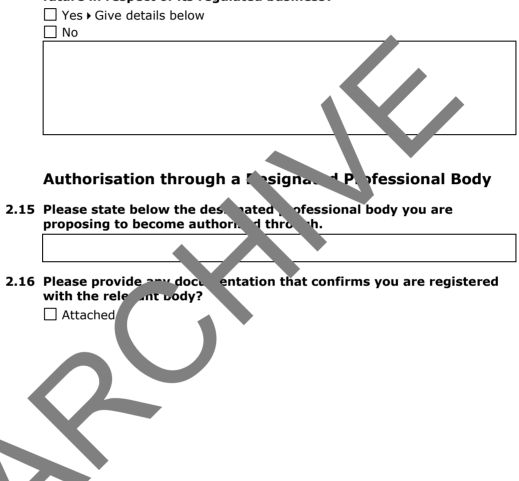
2.11 Please select one of the following reasons for cancellation and follow the instructions.

Business transfer	Please answer Questions 2.12 to 2.14 and continue to Question 2.21
Ceasing to trade	Please answer Questions 2.12 to 2.14 and continue to Clestion 2.21
Ceasing to trade – firm going into administration or liquidation or being dissolved	Please answ Questic 2.12 to 2.14, 2.18 and cont. e traduestion 2.21
Ceasing to carry out regulated activities but continuing in un- regulated activities	Please answ + Questic 2.12 to 2.14
☐ Firm never carried on regulated activities	and ontinue to Questions 2.12 to 2.14
Proposing to become authorised through a sign ed Professional Body	lease answer Questions 2.12 to 2.16 a. continue to Question 2.21
The Apple ant firm is become an Appoint I Representative	Please answer Questions 2.12 to 2.14, 2.17 and continue to Question 2.21
Part VII . Insfers	Please answer Questions 2.12 to 2.14, 2.19 and continue to Question 2.21
Trar er of Engagements	Please answer Questions 2.12 to 2.14 and continue to Question 2.20
Ther	Please answer Questions 2.12 to 2.14 and continue to Question 2.21

2.13 Is there any information, relating to the withdrawal of individual approved persons performing controlled functions, which the FCA / PRA should be made aware?

☐ Yes ▶ Before submitting your cancellation notification, please submit details of this information as part of a Form C – Notice of ceasing to perform controlled functions including senior management functions.
☐ No

2.14 Is the firm aware of any current or potential liabilities now or in the future in respect of its regulated business?



Becoming an Appointed Representative

2.17 Have you arranged for a Principal Firm to complete the Appointed Representative form (where applicable)?

Please ensure your Principal Firm has submitted an Appointed Representative application on your behalf prior to submitting this cancellation application. ☐ Yes ► Give details below

 \Box No \blacktriangleright Please note that your firm's application to cancel part 4A permission will not be held for submission of any appointed representative form. It is your and/or the principal firm's duty to arrange for this to be done as soon as possible. Failure to arrange this may result in you and/or your firm not being able to conduct any regulated business following approval of cancellation and until such time as these arrangements have been effected and/or approved

by the FCA/PRA.	
Firm Reference Number for Principal Firm	
Principal Firm Name	
Firm Reference Number for AR if already authorised	
AR Firm Name if already authorised	

Firms going into a mistration, liquidation or being dissolved

2.18 Please control the name of the Insolvency Practitioner and provide details of which stage the process is currently at.

Part VII Transfer

Please attach a copy of the evidence of executing the transfer or the scheme document

Attached

Transfer of engagements

2.20 Please attach a copy of the evidence that transfer of engagements has executed

Attached

All firms

2.21 Does the firm hold client money?

□ No ▶ Continue to Question 2.25 □ Yes

2.22 Are the client accounts closed?

Client accounts must be closed before we can approve this cancellation application. All client money/client deposits/discharged custody assets and any other property belonging to clients must be repaid or transferred before cancellation can proceed. Please refer to SUP 6.4.22(G).

🗌 No

🗌 Yes

As per SUP 3.10.4R and SUP 3.10.4A R you must attach a report from your auditor that states whether anything has come to the auditor battention that causes them to believe that the firm held client more yand or assets during the period covered.

Attached

2.23 Does your firm hold client money for insurance media on activities only?

No
Yes

2.24 Have you held client money whin a han-statutory trust account, or held client money that has example 2.24 £3,000 within a statutory trust account?

 \Box No \blacktriangleright You must attach a set from your accountant that states whether anything has crosses the as untant's attention that causes them to believe that the firm field client mone, furing the period covered.

At ched

□ Yes ► As or SUP 3.10. If and SUP 3.10.4A R, you must attach a report from our aud or that starts whether anything has come to the auditor's attaction that can be then to believe that the firm held client money and/or usets duing the period covered. The relevant format that the auditor's letter must follow is here.

Attacheu

25 Does our firm safeguard client assets?

No • Ontinue to Question 2.26

As per SUP 3.10.4R and SUP 3.10.4A R, you must attach a report from your auditor that states whether anything has come to the auditor's attention that causes them to believe that the firm held client money and/or assets during the period covered.

Attached

If this auditors report / Accountants letter (whichever is applicable) is not provided this may cause considerable delay to your application being completed.

Ceasing to Trade and/or Business Transfer

2.26 Does the firm have Run-off Professional Indemnity Insurance in place?

☐ Yes → Please attach your Professional Indemnity Insurance document ensuring it details the exclusions and endorsements and confirm how long the cover will be in place/renewed for.

□ No \blacktriangleright In line with SUP 6.4.10 and SUP 6.4.22 please specify what arrangements the firm has in place to deal with any liabilities that may fall due, or arise in the future, e.g. customer complaints.



Copy of Professional Indemnity Insurance doc nent at ed

2.27 At the time of submission, doer the fine have iny complaints currently under consideration with the Fine. To Ombudsman Service?

Please ensure you have checked with the inancial Ombudsman Service prior to submitting this application.

□ No ▶ Continue to Question 2

☐ Yes ▶ Please detail be to hat arrang ments have been made to deal with any outstanding to the complaints and any corresponding liabilities that might arise. Please include we will administer these complaints and who will retain legal bility for any associated costs of redress.

2.28 Plea attach any contractual or legal documentation which can verify w these complaints will be dealt with in the event that they upheld.

Accached

9 Have any of the firm's assets or intangible assets been transferred, or are they going to be transferred to another entity or entities?

□ Yes > Please provide a copy of any contractual agreement between your firm and the purchaser and detail the transfer value paid and how that value was determined. Please also detail clearly what is happening to the liabilities of the firm?

Attached

 \Box No \blacktriangleright Please explain what will happen to the assets and liabilities of the firm below and continue to Section 3.

Transferee Firm(s)

2.30 Is the firm or are the firms to which business is being transferred currently authorised or an Appointed Representative?

□ No • It must be authorised before the transfer takes place.

 \Box Yes \blacktriangleright Give details below of the firm(s) to which the business is being transferred. If you intend to transfer business to an appointed representative you will need to provide their principal firms Firm Reference Number and not the FRN of the Appointed Representative.

Firm 1

Firm Reference Number	
Firm Name	
Principal Contact at firm	
Address	
Firm 2	
Firm Reference Number	
Firm Name	
Principal Contact at firm	
Firm Name	
Firm	
F n Reft ence	
. m ame	
Princal Contact at firm	
fin. ame	

If you need more space you must use a separate sheet of paper. If you have used separate sheets of paper you must indicate how many below.

Numb	er of additional	
sheet	S	

2.31 What date do you propose to transfer this business or what date is the business being transferred? (dd/mm/yyyy)

The transfer date must be on or before the cancellation effective date.

	/					
	/		/			

Your activities

3.1 Does your firm:

i) have the regulated activity Managing investments, Managing an authorised AIF or Managing an unauthorised AIF?

□ No

Yes by signing this form you attest that all investments have been or will be appropriately disseminated or transferred to another appropriately authorised entity by the date of Cancellation.

ii) have the regulated activity Dealing in it estn. ts as Pr .cipal? □ No

☐ Yes > by signing this form you attest that all chant investment positions have been or will be closed or transferment to another appropriately authorised entity by the date of Cancellation.

iii) have registration for conviner v-to-let (CBTL) mortgage business? Is the firm also applying to uncel its CBTL registration?

	No
\square	Yes

vi) manage Contective vestment Schemes?

gning this applicant, you will be declaring that by the date of hemes man ged by the firm have been or will be wound up or ☐ Yes ▶ by cancellation, trar

Advising on investments

3.2 Does your firm provide Investment Advice?

□ No ▶ Continue to Question 3.3

 \Box Yes \blacktriangleright You must provide details below. This must include what products were advised on, when they were sold, the number of customers to which they were sold to and the values invested as a result.



3...

3.3 Does your firm have approval for the a tivities involving entering into regulated credit agreem. Its as a lender or exercising the rights and duties of a lender

□ No ▶ Continue to Question
□ Yes

- 3.4 Please attach full details of how approximation approximation of the second sec
- 3.5 Is the firm ware of an current or potential liabilities now or in the future in respect of its regulated activities?

rovide, ull details of how the firm has advised or intends to advise to tomers about any changes to their accounts. Please also attach copies of any correspondence used.

Copies of correspondence attached

Debt Management

3.7 Does your firm have approval as a debt manager?

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□ No ► Continue to Question 3.13□ Yes
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3.8 Please attach full details of how the applicant has run off its debt management activities and/or of the arrangements to transfer any active debt management agreements to another regulated debt manager.

Attached

- 3.9 You must provide details of what the firm inter s to do with its client book. If it is being sold, or assigned, please sovide f details of who it is being sold or assigned to.
- 3.10 How are the consumers creators' being informed of the change to their client's accounts? Please thach a ricopies of the correspondence use

Copies of correspondence tached

3.11 clease c plain the process for informing consumers about any hand the process for informing consumers about any compondence used.

C ies of correspondence attached

3.12 Please outline what the firm intends to do, or has done, with any personal data it holds on its customers.

Credit Broking

3.13 Does your firm have approval as a credit broker?

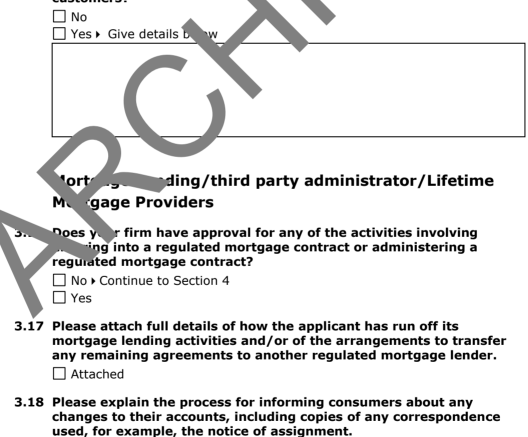
□ No ► Continue to Question 3.16□ Yes

3.14 Has the firm taken payment from its customers as a broker / introducer before a suitable credit product for that customer has been found?

🗌 No

☐ Yes ▶ Please explain below how the firm will respond → a request for a refund from the customer, given that, if a customer by not entered into a credit agreement within six months of an introduction to a potential source of credit, that customer has a right to request a refut.

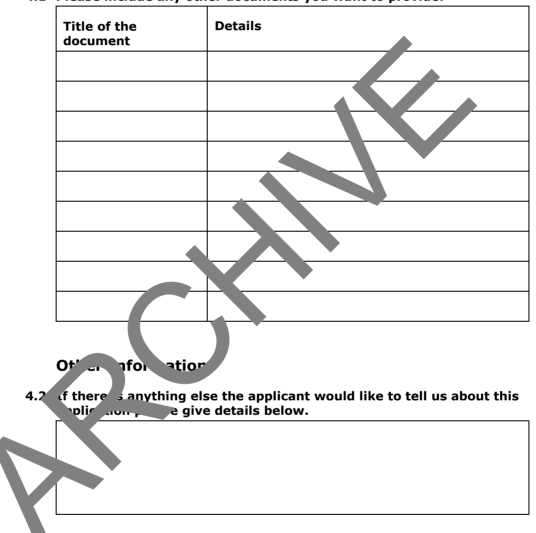




- **3.19** If the firm holds, or held, client money please confirm what the firm has done, or intends to do, with the money.
- **3.20** Please outline what the firm intends to do, or has done, with any personal data it holds on its customers.



Supporting Documents



4.1 Please include any other documents you want to provide.

Declaration and signatures

It is a criminal offence, knowingly or recklessly, to give the appropriate regulator information that is materially false or misleading (see sections 398 and 400 FSMA). Even if you believe or know that information has been provided to the appropriate regulator before (whether as part of another application or otherwise) or is in the public domain, you must nonetheless disclose it clearly and fully in this form and as part of this application – you should not assume that the appropriate regulator will itself identify such information during the assessment of this application. If there is any doubt about the relevance of information, it should be accluded.

There will be a delay in processing the application if incomation is unaccurate or incomplete, and it may call into question the subbility of the oplicant and/or lead to the appropriate regulator exercising its powers (including bound limited to taking disciplinary/ Enforcement action). You uset notify the appropriate regulator immediately if there is a change to the information of this form and/or if inaccurate information has been provided.

I/We confirm that the informatic provided in this application is accurate and complete to the best of my/our knowledge. We will notify the appropriate regulator immediately if there is a material change to the information provided.

I/We authorise the appropriate regulator to make such enquiries and seek such further information as it thin appropriate to identify and verify information that it considers religion as to the assessment of this application. These checks may include credit reference checks on formation pertaining to fitness and propriety. I/We are aware that the results of these enquiries may be disclosed to the firm/employe applicant.

We agree that the appropriate regulator may, in the course of processing this application undertake a Police National Computer (PNC) check in respect of any or all the constant whom this application relates.

When the signatory to this application has provided an address and/or email address in connuction with the applicant's business, the signatory agrees on behalf of the licant that the appropriate regulator may use such address and email address as the puoper address for service' at which to give the applicant a 'relevant document' as those terms are defined in Financial Services and Markets Act 2000 (Service of Notice) Regulations (SI 2001/1420).

I have attached the relevant documents where requested or where marked as 'send later' I have them fully ready and available on request and I have taken all reasonable steps to ensure they are correct.

I confirm that where I have certified that documents are ready they have been prepared to an appropriate standard and are available for immediate inspection by the appropriate regulator.

I understand that the appropriate regulator may require the applicant firm to provide further information or documents at any time.

I confirm that I am authorised to sign this form on behalf of the firm and/or controller(s) and (where applicable) to give each of the confirmations on behalf of the applicant set out in this declaration.

In addition to other regulatory responsibilities, firms and approved persons have a responsibility to disclose to the appropriate regulator matters of which it would reasonably expect to be notified. Failure to notify the appropriate regulator of such information may lead to the appropriate regulator taking disciplinary or other action against the firm and/or individuals.

I am aware that, while advice may be sought from a third party (e.g. legal advice), responsibility for the accuracy of information, as well as the disclosure of relevant information, on the form is ultimately the responsibility of those who sign the application.

☐ Tick here to confirm that the person submitting this Form on behalf of the Firm and (if applicable) the Individual named below - have read and understood the declaration.

This declaration must be signed by the person who is responsible for making this application on behalf of the Applicant. There can be the or two required signatures depending on the number of directors/partners in the firm.

Name of first signatory
Signature
Date (dd/mm, , ,)
Signature
Date (dd/mm/yyyy)