

ADDITIONAL OFFICE FORM FOR ADMISSION TO THE CONVEYANCING PANEL OF THE YORKSHIRE BUILDING SOCIETY GROUP

- INCORPORATING YORKSHIRE BUILDING SOCIETY, ACCORD MORTGAGES LIMITED AND CHELSEA BUILDING SOCIETY ("THE SOCIETY")

Solicitorspanel@ybs.co.uk

NOTES:

- If your answer to any question exceeds the space allowed, continue on a separate sheet clearly marking the question number.
- The whole of this application form is to be completed by the senior partner/director of your practice.
- Please note that the Society reserves the right to terminate your membership of its Conveyancing Panel if you fail to provide any relevant information or provide incorrect information in this application form or in relation to any future requests for information.
- Please also note that your membership of the Society's Conveyancing Panel can be terminated at any time without notice by the Society in the event of a Disciplinary Tribunal decision or where your firm has not acted for the Society in the grant of a mortgage for a period in excess of one year.
- The Society will verify the regulatory status of every practice applying for admission to its Conveyancing Panel. The Society will check whether practices located in England and Wales hold Conveyancing Quality Scheme (CQS) accreditation where appropriate. The Society requires annual evidence that the practice has a renewed CQS certificate.
- The completed application form must be returned to Conveyancers Panel Administration, Customer Service Centre, Yorkshire Building Society, Yorkshire House, Yorkshire Drive, Bradford BD5 8LJ.
- We reserve the right to terminate your membership at any time should the Society deem this to be appropriate.
- Please note we require an answer to every question (unless otherwise specified).

A:	PRACTICE CONTACT DETAILS				
1.	Name of your practice (include any trading names)				
2.	Please state your practice's constitution (ie partnership/LLP/LDP/LTD/ABS)				
3.	Postal address of the practice's Branch office (including postcode and DX)				
4.	Is the branch supervised by a partner?	Yes		No	
	If no, please provide the details of who supervises this office. Please include the name, job title and the number of years post qualification in residential conveyancing				
	Email address of contact name in case of panel application queries				
в:	PRACTICE CLIENT ACCOUNT DETAILS				
Ple	ase state details of your Client Account				
1.	Account name				
2.	Account number				
3.	Bank sort code				
4.	Name of bank				
5.	Are the above details for all offices you intend to have added to our panel under this application?	Yes		No	
c:	GENERAL INFORMATION ABOUT YOUR PRACTICE				
Ple	ase provide the following information about your prac	ctice			
1.	Number of residential conveyancing transactions carried out by your practice	In previous 12 months		In the last 5 years	
2.	Detail who directly supervises all residential conveyancing transactions undertaken by the practice including name, job title and number of years post qualification experience in residential conveyancing.				

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(Has your practice or have any of your practice's employees ever previously been on, removed and/ or had any application rejected from the Society's	Yes		No	
	Conveyancing Panel or indeed been removed or had any application rejected from any other financial institution's panel?				
	If Yes, please provide details of the firm name including details of any rejection.				
4.	Has your practice or have any of your practice's employees ever been subject to an intervention /disciplinary sanctions by the Law Society, Solicitors Regulation Authority, Council for Licensed Conveyancers, Law Society of Scotland, Law Society of Northern Ireland or other regulator?	Yes		No	
	If Yes, please provide full details including the reason for the intervention / disciplinary sanctions and the outcome				
5.	Has your firm or clients (to the best of your knowledge) been the victim of any type of cyber attack/fraud scam?	Yes		No	
	 If Yes, please provide full details, including a) Any losses to firm or client and amount(s) involved b) Type of attack c) What happened/circumstances and how discovered 				
	 d) Outcome e) Remedial action taken/systems/process/ control security improvements implemented f) Were police involved, and if so when were they notified? 				
	Please provide details of a contact name to discuss				
6.	Please provide the number of upheld complaints in respect of residential conveyancing in the past 5 years.				
	If No complaints about conveyancing received please state None				
7.	Please provide details of the nature of any upheld complaints about conveyancing received by your practice over the last 5 years (please note: details of your client's identity can be redacted)				
D:	ACCREDITATION Accreditation is mandatory to allow consideration to	to be added to the	Danel for Englis	sh/Wolsh solicitors	
1.	Has your practice obtained Conveyancing Quality	Yes	anecioi Eligus	No No	
	Scheme (CQS) accreditation from the Law Society?	If Yes, please pro	vide a copy of v	your accreditation (no	ot applicable to
				ces in Scotland or No	
		If this has recently expired please also forward a copy of an email from the Law Society confirming they are in receipt of your renewal application and a copy of your expired Certificate			

E:	PROFESSIONAL INDEMNITY INSURANCE				
1.	Please state the name of your <u>actual</u> current professional indemnity insurance provider (not broker details) and your primary limit of cover				
2.	How many professional indemnity insurance residential conveyancing claims has your practice received over the past 5 years? (A number must be provided but we do not require details of closed notifications where no monies have been paid out)				
3.	Please provide a brief summary of each claim notified in point 2. To include any amounts paid out and confirmation as to whether the claim remains open or closed. (We only require actual claims where monies have been paid out and/or open claims, including where any claim has been settled privately but monies have been paid out)				
F:	CLIENT DETAILS				
Is this application associated with an existing mortgage application?		Yes		No	
		If Yes, please adv	ise:-		
Applicant name(s)					
App	licant case number (if known)				
(This will enable us to prioritise your client's application and advise the Lending Team acting if your panel application is successful)					
G: DOCUMENTATION					
On behalf of the practice I enclose the following: (please tick relevant boxes)					
(i)	A copy of the practice's current Professional Indemnity Insurance Certificate and master schedule. (We require the insurer to have a minimum financial security rating of AM Best B+ or Standard and Poor's A). Minimum cover of £2,000,000 for sole practitioners and partnerships and then minimum of £3,000,000 for LLP and Limited Companies.				
(ii)	A current copy of the practice's CQS, if the certificate has recently expired please also forward a copy of an email from the Law Society confirming that they are in receipt of your renewal application (this is mandatory) and your expired certificate.				
(iii)) Signed and dated Terms and Conditions Acceptance Form				
(iv)	A copy of the practice's most recent Client Account bank statement which must be addressed to the practice clearly showing the practice address. (This statement must be no older than 4 weeks at the time of receipt. Should your statement be older than 6 weeks at finalisation of the application a new statement will be required to complete your admission to the panel)				
(v)	Any incomplete application may be returned and would need to be re-submitted when fully complete. This will result in a delay to your panel acceptance.				
(vi)	i) Where we have agreed to hold your application pending receipt of information, failure to provide that information within 30 days will result in the return of your application. You will need to re-apply to join our panel.				

H: DECLARATION I declare that all the above particulars are true and correct to the best of my knowledge To be signed by Senior Partner/Director only (wet signature only) Name of signatory (please print full name)

Date

ACCEPTANCE OF TERMS AND CONDITIONS

I agree to the practice's appointment to the Society's Conveyancing Panel for the purpose of acting on the Society's behalf in relation to mortgage work on the attached 'Terms and Conditions of Panel Appointment'.

Although it is not required that you certify copy documentation, by signing the below you are confirming all copy documentation in support of this application and all future copy documentation are full and true copies of the original documents.

To be signed by Senior Partner/Director only (wet signature only)	Name of signatory (please print full name)
	Date

Please return this form to: Conveyancers Panel Administration

Customer Service Centre, Yorkshire Building Society,

Yorkshire House, Yorkshire Drive,

Bradford BD5 8LJ

Alternatively email it to: solicitorspanel@ybs.co.uk

YORKSHIRE BUILDING SOCIETY GROUP - TERMS AND CONDITIONS OF PANEL APPOINTMENT

1. General

- **1.1** Your appointment to our conveyancing panel is subject to these terms. Your acceptance of instructions from us is on the basis that you accept these terms. All mortgage work that you do on our behalf must be carried out in accordance with these terms, the written instructions that we give you and the CML Lenders' Handbook or any alternative set of standard instructions to which we may subsequently subscribe.
- **1.2** The phrases "you" and "your" mean any sole practitioner, partnership, limited liability incorporated practice (this includes all partners and all directors), licensed conveyancer or in Scotland independent qualified conveyancer.
- **1.3** "Us", "our" and "we" mean Yorkshire Building Society Group ("the Society").

2. Your Obligations

You agree:

- 2.1 To act for us at the practising address(es) noted on our records. Your office(s) will be open during normal office hours in your locality. We must be able to contact you between the hours of 9am to 5pm through Monday to Friday, except on Bank and Public Holidays.
- **2.2** If you are a sole practitioner, to arrange for appropriate cover where necessary. Your locum must be a member of our conveyancing panel.
- 2.3 To notify us in writing, of any change in your details as held on our records for example, change of address, telephone number, document exchange number, email address and client account bank details. Notification must be given to us at least 10 days before the change will be effective.
- 2.4 You must maintain access to the internet and be able to communicate with us using email. You must take reasonable steps to ensure that any computer equipment you use in connection with our mortgages is secure from unauthorised access. You must back up information held on your computer system relating to our mortgages at intervals of no more than one week.
- **2.5** To notify us promptly in writing of any changes to the structure of your practice, including but not limited to a change from a sole practitioner to a partnership or, in any case, a change to a limited liability partnership, legal disciplinary partnership, incorporated practice or alternative business structure.
- **2.6** To notify us immediately in writing if any of the events referred to in 5.2 below occur.
- 2.7 To at all times maintain a current practising certificate/licence for all partners/directors and legally qualified fee earners free from conditions (other than general conditions relating to training and indemnity). If any such conditions are applied you must notify us immediately and provide certified copies of the relevant practising certificate. If we request, you must produce certified copies of any practising certificates to us.

- **2.8** To keep in force at all times appropriate professional indemnity insurance and, if we request, to produce a certified copy of the insurance policy to us together with evidence of payment of the last premium due under the policy.
- **2.9** If at any time you enter the Assigned Risk Pool (solicitor practices in England and Wales only) you will notify us in writing immediately, you must also inform us immediately of any changes to your professional indemnity insurance.
- **2.10** To carry out our instructions with reasonable care and skill, ensuring that all employees carrying out mortgage work on our behalf are qualified and competent to do so.
- **2.11** To reply promptly to correspondence from us and to keep us advised of any delay or difficulty in carrying out our mortgage instructions or other matters which may be prejudicial to our interests.
- 2.12 That any title deeds or other documents you borrow from us in connection with the personal mortgage of a partner or director at your firm must be requested by a partner or director other than the partner or director concerned and the transaction must be handled by that other partner or director. If you are a sole practitioner and require the loan of title deeds or other documents in connection with your own mortgage, you must nominate a different firm on our panel to request the deeds or documents and handle the transaction.
- 2.13 That you have the consent of all borrowers to apply for the title deeds or other documents, before making any request for deeds or documents. We will accept your request for title deeds or other documents on the understanding that you have obtained such consent. If this is not the case then you should advise our Customer Service Department in writing when you make your request.
- **2.14** To immediately return our title deeds or other documents when required by us to do so.
- **2.15** To keep us informed of the reasons for any delay in your being able to send confirmation of completion of registration of our mortgage or standard security, the title deeds and or any other documents we require to us within two months.
- **2.16** To be responsible for the reconstitution of the title deeds or other documents (whether the title is registered or unregistered, at your own cost), where any title deeds or other documents in your possession, or which were last known to be in your possession, go missing. This also applies to any title deeds or other documents which are lost, mislaid or go missing whilst in transit to us from your practice whether by ordinary, recorded or special delivery post, DX, courier or any other method whatsoever.
- **2.17** To forward the title deeds and other documents to another solicitor/conveyancer within 24 hours of an instruction from us requiring you to do so. On forwarding the deeds or documents as instructed you will confirm to us that you have done so. Upon receipt of your confirmation, we will release you from all undertakings relating to your holding the title deeds or documents.
- **2.18** That all title deeds and other documents in your possession from time to time relating to a property that we have an interest in as mortgagee (heritable creditor in Scotland), will be held safely and to our order and that no lien will be created or exercised over them.
- **2.19** At all times to observe and comply with the provisions of the Data Protection Act 1998.

For evidential purposes, you must keep your file for a minimum of seven years from the date of the mortgage before destroying it. Microfiche or data imaging is suitable compliance with this requirement. It is important to retain these documents to protect our interests. Where you are processing personal data (as defined in the Data Protection Act 1998) on our behalf you must:

- take such security measures as are required to enable you to comply with obligations equivalent to those imposed
 on us by the seventh data protection principle in the 1998 Act; and
- process such personal data only in accordance with our instructions. In addition, you must allow us to conduct such reasonable audit of your information security measures as we require to ensure your compliance with our obligations in this paragraph.
- **2.20** Not to set off or claim any lien over monies, which you have received by way of advance or redemption from or on behalf of Yorkshire Building Society.
- **2.21** To indemnify us against all losses sustained by us and against all costs, claims, demand and liability arising out of any breach by you of your obligations including but not limited to payment of any administration charges or legal costs levied under clause 3.3 or 3.4 below.
- **2.22** All copy documentation produced with your application and all future copy documentation must be full true copies of the original documents.
- 2.23 To ensure that only appropriately qualified conveyancers are authorised to sign Certificates of Title.

3. Our Rights

We have the following rights:

- **3.1** to visit (together with any appropriate third party) the practising address(es) at any time during normal working hours, that being between 9am and 5pm Monday to Friday (excluding Bank or Public Holidays) for the purpose of inspecting all documents and files relating to transactions carried out on our behalf and where necessary for the purposes of taking copies, examining, verifying and/or retrieving all title deeds, other documents and papers held by you on our behalf;
- **3.2** to call for certified copies of your practising certificates or licences and insurance policies from time to time for inspection purposes;
- where deeds are outstanding for longer than a period which we consider reasonable without a reasonable explanation being provided to our Customer Service Department, and/or we are not satisfied that you are complying with these terms and conditions, then we may commence tracking and monitoring procedures which may include:
 - sending tracking letters to you and visits by our representatives (see 3.1 above);
 - reviewing your panel status, which may result in your being removed from our panel;
 - instructing in-house or external lawyers to assist us in retrieving or reconstituting outstanding title deeds or other documents;

Where it is necessary for us to invoke these procedures, you will be responsible for all in-house and external legal and administrative costs and expenses that we incur. We may also suspend further instructions to you during the monitoring process.

4. Periodic Review

We will review these terms from time to time and may vary them upon giving you not less than 14 days' notice in writing. Where it is necessary to vary these items, we will provide you with a full copy of varied terms upon requests.

5. Termination

- 5.1 You may terminate your panel appointment with us, upon giving us not less than 14 days' written notice.
- 5.2 Your panel appointment may be suspended or terminated by us at any time. Under no circumstances shall we be under any obligation to explain to you the reason for your suspension or termination. Your appointment shall in any event terminate automatically upon any one or more of the following events occurring.
 - **5.2.1** you ceasing to carry on a business or trade as a solicitor/licensed conveyancer or your practice being dissolved or wound up whether voluntarily or compulsorily or any partner/director being presented with a bankruptcy petition or entering into any agreement or arrangement with creditors; or
 - **5.2.2** you having an intervention agent or judicial factor appointed by the Solicitors Regulation Authority, Council for Licensed Conveyancers, Law Society or Scotland, Law Society or Northern Ireland or other regulator in respect of the practice or in respect or any matter on which instructions have been received from us;
 - **5.2.3** any partner/director being charged with any criminal offence (other than an offence under the Road Traffic Acts).
- 5.3 Following termination you;
 - **5.3.1** shall no longer be instructed to act on our behalf and any new instructions received after the date of termination shall be returned immediately to the address from which they were sent.
 - **5.3.2** shall, if required in writing by us, deal with all outstanding instructions in accordance with our further instructions and, if so required, return advance funds and all title deeds and other documents in your possession to us or any person or firm nominated by us.

6. Waiver

Any failure or neglect by us to enforce at any time any of these provisions shall not be construed or deemed to be a waiver of our rights, nor in any way affect the validity of the whole or any part of these terms, nor prejudice our rights to take subsequent action.

7. Notices

All notices required to be given under these terms shall be in writing and shall be deemed to have been given when delivered, if delivered by messenger, during normal business hours (as defined in clause 2.1); when sent, if transmitted by email or facsimile transmission, during normal business hours; or on the second business day following mailing if mailed by recorded or registered mail, or first class mail postage prepaid or Document Exchange.

Any notice shall be sent to us at Conveyancers Panel Administration, Customer Service Centre, Yorkshire Building Society, Yorkshire House, Yorkshire Drive, Bradford BD5 8LJ. Any notice to you shall be sent to your last known main office address.

Our printed material is available in alternative formats e.g. large print, braille or audio. Please visit us in branch or call us on **0345 1200 100**.

